

July 5, 2018

By E-mail

Jeffrey C. Johnson jeff.johnson@klgates.com

T +1 206 370 8338 F +1 206 623 7022

Evgeni Borisov Chief Executive Officer Vimana Global info@vimana.global

Re: Vimana Global's Announced Partnership With Apollo Currency

Mr. Borisov:

We write on behalf of Jelurida Swiss SA ("Jelurida") in response to recent announcements on social media that you intend to enter into a partnership with Apollo Currency ("Apollo"). This letter is necessary because Vimana Global ("Vimana") appears to be misinformed about Apollo's business and, more importantly, the technology that makes said business possible.

For example, on June 22, 2018, the Twitter account for Vimana Global ("Vimana") stated that "[a]dvancement of Apollo's technology will become part of the #Vimana Blockchain Airspace Network."¹ In reality, "Apollo's technology" is **Jelurida's** Nxt blockchain platform, and Apollo's use of same is lawful only to the extent that it complies with the Jelurida Public License (the "JPL").² As you will note, Apollo, as licensee, has no right to sublicense Nxt **or any technology built off of Nxt**. Instead, if Apollo conveys Nxt-based technology to Vimana, Vimana "receives a license from the original Licensor to use, copy, propagate or modify the Covered Work subject to terms and conditions at least equal and in accordance with this License." Article 7.1.

This includes the Nxt airdrop requirement, which requires that 10% of all allocated forging coins be airdropped to Nxt holders. In this regard, we find your proposed partnership with Apollo particularly concerning given an email Jelurida received from Daniel Korogodski dated May 22, 2018.³ Mr. Korogodski, after representing that his company First Bridge Company was working on designing Vimana, asked Jelurida to "consider changing the [JPL], as it conflicts with the rules of coin distribution at Vimana.global."

¹ https://twitter.com/VIMANA_AAV/status/1010206706750644227

² The JPL is available for your review at https://www.jelurida.com/jpl.

³ A copy of this email is attached hereto as Exhibit A.

Jelurida did not respond to Mr. Korogodski, and certainly did not agree to change the terms of the JPL. Any representation by Apollo that Vimana can use Nxt (or technology built off of Nxt) without complying with the 10% airdrop requirement is unequivocally false.

In sum, any lawful use of a blockchain based on Nxt must be licensed, either under the JPL or a private commercial license. If Vimana desires a commercial license for a private blockchain, Jelurida has the exclusive right to grant such a license. If Vimana requires a public blockchain, that public blockchain, like all public blockchains based on Nxt, can only be licensed under the JPL.

Accordingly, any future use of "Apollo's technology" that does not comply with the terms of the JPL, including the 10% airdrop requirement, will be willful infringement of the license and/or United States copyright law. Representations that certain blockchain technology was "created" by Apollo and/or Vimana may also violate false advertising law to the extent that said technology merely copies Nxt features with no copyrightable additions.

By no later than July 12, 2018, please confirm that you either: 1) wish to obtain a commercial license for a private blockchain **from Nxt;** or 2) intend to comply with all terms of the JPL (including the 10% airdrop requirement). Otherwise, please confirm that you have notified Apollo that the announced partnership will not move forward as planned.

This letter is sent without waiver of any of Jelurida's rights, and Jelurida hereby reserves all of its rights and remedies it may have in connection with the issues set forth in this letter. Under no circumstances shall this letter be considered a final resolution of these issues and diminish, exclude or otherwise limit any remedies set forth in the JPL and/or under applicable law.

Very truly yours,

O. Johnson