Financial institutions Energy Infrastructure, mining and commodities Transport Technology and innovation Life sciences and healthcare NORTON ROSE FULBRIGHT

# Unlocking the blockchain

### A global legal and regulatory guide

Chapter 3: Using intellectual property rights to protect distributed ledger technology

A preview

### Overview

Interest in distributed ledger technology has grown dramatically over the last twelve months. This has triggered growth in investment in businesses operating in this area and marked engagement from all industry sectors (and financial institutions in particular) in distributed ledger technology and its disruptive potential. Such engagement has led to the development of increasingly sophisticated proof-ofconcept use cases and notable live deployments.

Against this backdrop, a number of regulators have been focusing on the benefits, challenges and risks posed by distributed ledger technology and how the technology might operate within the existing regulatory framework. Any proposed deployment will need to take into account such regulatory considerations and a range of other legal issues. In view of this, Norton Rose Fulbright's global blockchain and distributed ledgers practice group has produced a global legal and regulatory guide to distributed ledger technology.

This guide will be published in a series of chapters, covering the following topics and use cases:

#### Topics

- An introduction to blockchain technologies
- Using intellectual property rights to protect distributed ledger technology
- The regulatory considerations
- Litigation and dispute resolution considerations
- Competition/anti-trust issues
- Tax considerations

#### Use cases

- Digitizing the insurance value chain
- Securitisation and trade receivables finance
- Identity (including data privacy issues)
- Clearing and settlement
- Supply chain management
- DAOs (decentralised autonomous organisations)

We hope that you will find this third chapter on using intellectual property rights to protect distributed ledger technology insightful and would welcome the opportunity to discuss any aspect of it with you in greater detail.

If you would like to receive Chapter 3 and register for the subsequent chapters, please contact julie.frizzarin@nortonrosefulbright.com.

#### Sean Murphy

**Global head of blockchain and distributed ledgers** Norton Rose Fulbright

#### **Paul Keller**

**Partner, Intellectual property** Norton Rose Fulbright

### Introduction

### "There are lots of unresolved questions about what is patentable and how IP laws intersect with the mostly open source software used in the systems."

Dugie Standeford, Blockchain Technology Raises Challenging IP Issues, Say Speakers, Intellectual Property Watch, http://www.ip-watch.org/2016/09/05/blockchain-technology-raises-challenging-ip-issues-say-speakers, September 5, 2016.

A significant amount of attention is being paid to the disruptive potential of distributed ledger technology (DLT). Many businesses (both customers and suppliers) – particularly those operating in the financial services sector – are making huge investments in DLT-enabled products and/or services. Recently, for example, a new consortium called Enterprise Ethereum Alliance that operates in this space was announced. It had over thirty members at its launch.

In the midst of all of this industry activity, a significant amount of time is now being spent by businesses on analyzing the various legal and regulatory issues impacting upon the DLT space, and rightly so. However, many businesses have not yet considered strategies as to whether to (and how to):

- Protect their investment in the technology by creating enforceable intellectual property rights in respect of it.
- Put themselves in the best possible position to defend themselves from infringement claims in relation to the use of DLT technology by competitors and so-called "patent trolls" (known as non-practicing entities).

Businesses cannot afford to be complacent over these issues. Patent litigation, for example, can frequently be a "fight to the death" where the disputed technology is core to a business. Businesses that develop or use the technology will quickly need to become conversant with its intellectual property implications, and to have a good understanding of the offensive and defensive intellectual property strategies available to them. To do otherwise may be to risk market share or key business strategies.

In this chapter of the *Unlocking the Blockchain: A Global Legal and Regulatory Guide* we consider, first, some intellectual property rights-related use cases for DLT. We then consider whether and to what extent intellectual property rights (in particular, patents, copyright and trade secrets) can subsist in the technology and can be used to protect and enforce proprietary rights in it. Next, the impact that the use of open source software could have on these issues is examined, and the competing "open source vs. proprietary" strategic approaches considered. Finally, as "rights creation" and ownership are likely to be key issues in many DLT developments (which are often collaborative projects), the key issues for businesses desiring to implement an intellectual property rights management strategy in relation to the technology are explored.

In this chapter, although a detailed understanding is not required, it will be helpful to have some familiarity with DLT (and one particular iteration of such technology, blockchain). For more information on how the technology works, refer to our first chapter of the *Guide, An Introduction to Blockchain Technologies*.

If you would like to receive Chapter 3 and register for the subsequent chapters, please contact julie.frizzarin@nortonrosefulbright.com.

### Contacts

#### Asia



Stella Cramer Partner, Singapore Tel +65 6309 5349 stella.cramer@nortonrosefulbright.com



Barbara Li Partner, Beijing Tel +86 10 6535 3130 barbara.li@nortonrosefulbright.com

.....

#### Australia



Nick Abrahams Partner, Sydney Tel +61 2 9330 8312 nick.abrahams@nortonrosefulbright.com



Zein El Hassan Partner, Sydney Tel +61 2 9330 8196 zein.elhassan@nortonrosefulbright.com

#### Canada



Anthony de Fazekas Partner, Lawyer, Patent Agent, Toronto Tel +1 416 216 2452 anthony.defazekas@nortonrosefulbright.com



#### Robert Percival Head of Technology and Innovation -Canada, Toronto Tel +1 416 216 4075 robert.percival@nortonrosefulbright.com

#### Europe



Huw Evans Partner, London Tel +44 20 7444 2110 huw.evans@nortonrosefulbright.com



Sean Murphy Partner, London Tel +44 20 7444 5039 sean.murphy@nortonrosefulbright.com



Floortje Nagelkerke Partner, Amsterdam Tel +31 20 462 9426 floortje.nagelkerke@nortonrosefulbright.com



Jamie Nowak Partner, Munich Tel +49 89 212148 0 jamie.nowak@nortonrosefulbright.com



Michael Sinclair Consultant, London Tel +44 20 7444 2344 michael.sinclair@nortonrosefulbright.com



Sven Jacobs Associate, Frankfurt Tel+49 69 505096 416 sven.jacobs@nortonrosefulbright.com

#### Latin America



Ramón Ignacio Andrade Monagas Partner, Caracas Tel +58 212 276 0014 ramon.andrade@nortonrosefulbright.com

#### South Africa



Rohan Isaacs Director, Johannesburg Tel +27 11 685 8871 rohan.isaacs@nortonrosefulbright.com



Kerri Crawford Senior associate, Johannesburg Tel +27 11 685 8929 kerri.crawford@nortonrosefulbright.com

#### **United States**



Paul Keller Partner, New York Tel +1 212 318 3212 paul.keller@nortonrosefulbright.com



Ronald Smith Partner, Dallas Tel +1 214 855 8349 ron.smith@nortonrosefulbright.com



David Barrett Partner, New York Tel +1 212 318 3037 david.barretts@nortonrosefulbright.com



Kathleen A. Scott Senior counsel, New York Tel +1 212 318 3084 kathleen.scott@nortonrosefulbright.com

### Norton Rose Fulbright

Norton Rose Fulbright is a global law firm. We provide the world's preeminent corporations and financial institutions with a full business law service. We have more than 3500 lawyers and other legal staff based in more than 50 cities across Europe, the United States, Canada, Latin America, Asia, Australia, Africa, the Middle East and Central Asia.

Norton Rose Fulbright will combine with Chadbourne & Parke, a leading international law firm, during the second quarter of 2017. Norton Rose Fulbright's expanded practice will have more than 1000 lawyers in the US and 4000 lawyers worldwide.

Recognized for our industry focus, we are strong across all the key industry sectors: financial institutions; energy; infrastructure, mining and commodities; transport; technology and innovation; and life sciences and healthcare.

Wherever we are, we operate in accordance with our global business principles of quality, unity and integrity. We aim to provide the highest possible standard of legal service in each of our offices and to maintain that level of quality at every point of contact.

Norton Rose Fulbright Verein, a Swiss verein, helps coordinate the activities of Norton Rose Fulbright members but does not itself provide legal services to clients. Norton Rose Fulbright has offices in more than 50 cities worldwide, including London, Houston, Toronto, Sydney and Johannesburg. For more information, see <u>nortonrosefulbright.com/legal-notices</u>.

The purpose of this communication is to provide information as to developments in the law. It does not contain a full analysis of the law nor does it constitute an opinion of any Norton Rose Fulbright entity on the points of law discussed. You must take specific legal advice on any particular matter which concerns you. If you require any advice or further information, please speak to your usual contact at Norton Rose Fulbright.

© Norton Rose Fulbright LLP BDD5789\_A 05/17 (UK) Extracts may be copied provided their source is acknowledged.

## NORTON ROSE FULBRIGHT

Law around the world nortonrosefulbright.com