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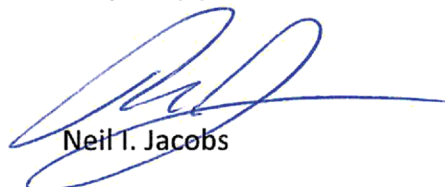
Re: Crimson Investment Partners/ Bedford Acquisition Partners Ltd./Cannalysis

Dear All:

This office represents Crimson Investment Partners ("Crimson"). We understand that Mr. Migliore and Ms. Jones represent both Bedford Acquisition Partners Ltd. ("Bedford") and QC CLB I, LLC ("HoldCo"), and that Messrs. Koplewicz and Hopkinson are the other principals of Bedford. We further understand that Bedford is conducting a funding round on behalf of HoldCo pursuant to an Executive Summary ("PPM"), dated April 2019, in connection with HoldCo's acquisition of Cannalysis. The Executive Summary appears to contain material misstatements of fact regarding the structure, ownership and status of Bedford, as well as management of the target post-acquisition. The principals of Bedford had an oral agreement regarding its administration, which has been effectively voided by one party's proffer of a written agreement for signature, explicitly to the contrary, last night.

You are hereby directed not to consummate any transactions with investors on the basis of such PPM as same could give rise to significant liability under both federal and state securities laws. Please cease and desist from further actions in connection with the fundraising and do not turn over any funds to Cannalysis. I make all statements herein with full reservation of all my client's rights.

Very truly yours,



Neil I. Jacobs

cc: Crimson Investment Partners

NIJ/slf