

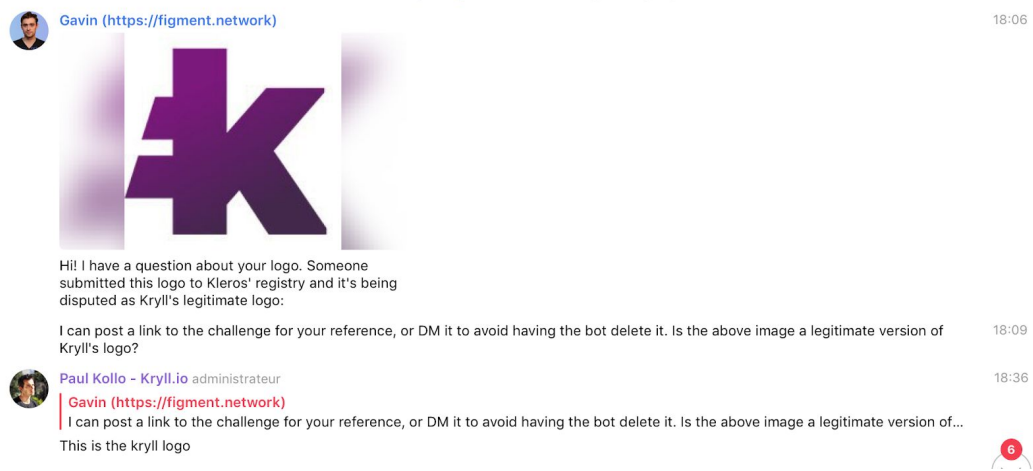
The logo of the submitted KRL token is correct.

Once again, the Challenger is acting in bad faith:

- 1° He highlights many logos that represent the KRYLL project (application, platform, etc.) but not the KRL logo; this is also specified in [the media kit](#):



- 2° He invites the jurors to vote against the submission because the logo does not come from an official source; **THIS IS FALSE**; the logo was confirmed by the [project managers](#) who expressly indicated that it was the KRL Token logo:



It is clear from [the policy](#) that **the TOKEN SYMBOL must be submitted** and not the logo of the project or mobile application.

➤ The token symbol should be a transparent PNG. It should be centered and take most of the space available in the image. It should not include the project or token name unless the symbol always includes it. It should be of a definition high enough such it should not appear pixelated or blurry unless those are on-purpose features of the symbol. The logo should be fully included.

- 3° Finally, the Challenge makes a misleading use of case law: it relies on the [TrueUSD](#), [Wings](#), [LockTrip](#), [Huobi](#), [Propy](#), [Request](#) and [Aeron](#) cases. But in all these cases, **the logo was incorrect and had not been confirmed by an official source**. Moreover the submitted logo was OBVIOUSLY incorrect an far from the official one (please check yourself, it's very quick).

In the [Lendingblock](#) case, however, the logo was accepted on the grounds that **the logo had been confirmed by the project managers**. Even though there was doubt about the relevant logo (Black B on white ou White B on black)