

# HAND & HAND

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July 24, 2012

OTC Markets Group, Inc.  
304 Hudson Street, Second Floor  
New York, New York 10013

**Re:    Attorney Letter with respect to information supplied by Greenway Technology  
      (GWYT.PK)**

Dear Sirs and Mesdames:

We have been retained by Greenway Technology, a Nevada corporation ("Greenway") as its regular disclosure counsel to provide this letter to OTC Markets Group, Inc. ("OTC Markets") in connection with certain information provided to OTC Markets by Greenway (the "Disclosure"). We acknowledge that OTC Markets will rely on this letter to determine whether Greenway has made adequate current Information publicly available within the meaning of Rule 144(c)(2) under the Securities Act of 1933.

We advise you that this firm provides counsel to Greenway from time to time regarding corporate and securities law matters; that the firm is a professional corporation licensed to practice law in the State of California; that the sole shareholder and sole attorney associated with this firm, Jehu Hand, is a US resident and is admitted to and in good standing with the State Bar of California and is permitted to practice before the Securities and Exchange Commission. To clarify, the counsel for Greenway is "Hand & Hand, a professional corporation." For purposes of US law, this firm is considered to be domiciled in the United States. The Securities and Exchange Commission ("SEC") considers lawyers to be permitted to practice before it as long as such lawyers are licensed in the relevant jurisdiction and such lawyer has not been barred from such practice. To our knowledge, when the SEC bars an attorney from practice, it bars the individual attorney and not the law firm itself. Therefore, any discussion of whether counsel is permitted to practice before the SEC is necessarily a question of whether the individual attorney is permitted, or whether all the attorneys in the firm are admitted, not whether the incorporated counsel is admitted. Otherwise, an individual barred from practice before the SEC could evade the bar by merely establishing a new juridical entity such as a professional corporation or a professional limited liability company.

In connection with this letter, we have examined the following documents and such other documents, agreements and records of Greenway as in our judgment are necessary or appropriate to enable us to provide this letter. In our examination of such documents, we have assumed the genuineness of all signatures, the authenticity of all documents submitted to us as originals and the conformity to the original documents of all documents submitted to us as copies, and we

have relied upon the aforesaid documents with respect to the accuracy of material factual matters contained therein, in all cases wherein we have deemed such to be reliable.

1. The Articles of Incorporation and Bylaws of Greenway, as amended, and as posted on OTCIQ.com on February 28, 2008, and the minute book of Greenway.
2. The shareholder list of Greenway as of June 30, 2012, as provided by Greenway's transfer agent, Manhattan Transfer Registrar, Inc., whose address is 57 Eastwood Road, Miller Place, New York 11764. We have verified that Manhattan Transfer Registrar is registered as a transfer agent with the US Securities and Exchange Commission, file number 084-01868.
3. The Annual Update to Company Information and Disclosure Statement as filed with OTCIQ.com on July 24, 2012, including the exhibits and financial statements incorporated by reference.
4. The accounting records of Greenway.

In addition, Jehu Hand, the sole shareholder of this firm which is counsel for Greenway, has personally met with the management of Greenway, including a majority of the Board of Directors, and reviewed the Disclosure with such persons in July 2012. Mr. Hand also personally discussed the unaudited financial statements contained in the Disclosure with Mr. Holbert, who prepared such financial statements. Mr. Holbert is not trained as an auditor or accountant, but is an experienced investor and understands financial statement presentation.

In instances where we have expressed a view "to our best knowledge," the term "knowledge" refers to the actual knowledge of the attorneys at our firm who have rendered legal services in connection with the Disclosure and the preparation of this letter, and we have not undertaken any independent investigation or made inquiries of any outside third parties with respect to such matters.

Based upon the foregoing and subject to the assumptions, limitations, qualifications and exceptions stated herein, we believe that:

A. The Disclosure (i) constitutes "adequate current public information" concerning the Securities and the Issuer and "is available" within the meaning of Rule 144(c)(2) under the Securities Act, (ii) includes all of the information that a broker-dealer would be required to obtain from the Issuer to publish a quotation for the Securities under Rule 15c2-11 under the Securities Exchange Act of 1934 (the "Exchange Act"), (iii) complies as to form with the OTC Markets' Guidelines for Providing Adequate Current Information, which are located on the Internet at [www.otcm Markets.com](http://www.otcm Markets.com), and (iv) has been posted through the OTC Disclosure and News Service.

B. To our best knowledge, after inquiry of management and the directors of Greenway, neither Greenway, any 5% holder, or counsel is currently under investigation by any federal or state regulatory authority for any violation of federal or states securities laws.

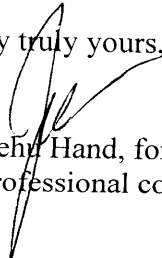
C. After specific inquiry of each such person, and review of the documents described herein, to our knowledge: the executive officers, directors, and other control person of Greenway own the shares of Greenway common or preferred Stock set forth in the Disclosure; all of such shares bear legends restricting transfer except pursuant to Rule 144 and none of which such shares have had the Rule 144 legend removed; there are no promoters, finders, consultant or any other advisor of Greenway which has received securities as consideration for services rendered to Greenway; no person has assisted Greenway in preparing or providing information with respect to the Disclosure other than accounting or legal advisors, who were not compensated by the issuance of any securities; no person has engaged in any promotional activity with respect to Greenway.

The above statements are subject to the following qualifications:

1. The shareholder of our firm is qualified to practice law in the State of California and we express no view as to the laws of any jurisdictions except for those of California and the United States of America referred to herein. For the purposes of this letter, we have assumed that if a court applies the laws of a jurisdiction other than the laws of California, the laws of such other jurisdiction are identical in all material respects to the comparable laws of the State of California.
2. The statements set forth herein do not constitute a legal opinion, are expressed as of the date hereof and remain valid so long as the documents, instruments, records and certificates we have examined and relied upon as noted above, are unchanged and the assumptions we have made, as noted above, are valid.

This letter is furnished by us as counsel to Greenway and may only be relied upon by you in connection with Greenway's quotation on OTC Market. It may not be used or relied upon by you for any other purpose or by any other person, nor may copies be delivered to any other person, without in each instance our prior written consent, except by OTC Disclosure and News Service for viewing by the public and regulators.

Very truly yours,

  
/s/ John Hand, for Hand & Hand  
A professional corporation