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John T. Root, Jr.

August 29, 2017

OTC Markets Group, Inc. 304 Hudson Street 2nd Floor New York, New York 10013

Re: Ilustrato Pictures International, Inc. (ILUS)

Quarterly and Annual Information and Disclosure Statement

Quarters Ended March 31 and June 30, 2017,

Years Ended December 31, 2016 and December 31, 2015, as published by OTC

Markets Group, Inc.

Ladies and Gentlemen:

My office has been engaged by Ilustrato Pictures International, Inc., and even though the corporate name has been changed to Cache Elite, Inc. on the Nevada Secretary of State's records, I will still refer to it as Ilustrato Pictures International, Inc. herein pending a formal change by FINRA) (the "Company") to be its special securities counsel. This letter will also address concerns that certain publications are authorized and published by, Ilustrato Pictures International, Inc. This letter will address the public availability of current information. My services included reviewing disclosure information, other publications purportedly authorized by Ilustrato Pictures International, Inc. and interfacing with the Chief Accounting Officer. I have examined such corporate records and other documents and have asked such questions of law as I have considered necessary or appropriate for the purpose of writing this letter, and I have addressed specific issues as raised by OTC Markets. Additionally, I have reminded management of their continuing and on-going responsibilities regarding promoting their equities, as required pursuant to securities laws. Responses to questions raised related to the stock of the Company have been addressed, questioned, and, ultimately, relied upon. I also have relied on publicly available information from the Secretary of State of the State of Nevada and information obtained from the Company's officers and directors. I have also reviewed the following documents as published at www.OTCMarkets.com in connection with the preparation of this letter:

- The Company's <u>Unaudited Quarterly Report</u>, published August 22, 2017, for the period ended June 30, 2017, as amended;
- Attorney Letter with Respect to Current Information-Quarterly and Annual Disclosure Statement Including updated Part B information, published August 11 and 23, 2017, respectively;

- The Company's <u>Unaudited Quarterly Report</u>, published August 10, 2017, for the period ended June 30, 2017, including integrated disclosures;
- The Company's <u>Unaudited Quarterly Report</u>, published May 17, 2017, for the period ended March 31, 2017, including integrated disclosures;
- Attorney Letter with Respect to Current Information, published May 3, 2017;
- The Company's <u>Unaudited Annual Report</u> for the periods ended December 31, 2016 and December 31, 2015 and as published February 15, 2017 and June 7, 2016, respectively.
- And such other information and documents that I considered necessary under the specific circumstances.

I believe the sources I have relied upon to be reliable. As part of my investigation, and in response to specific questions about recent publications, I further obtained copies of authorized publications, and confirmed and questioned management as to their issuance and authority to issue. I did not make further inquiry into such matters, as their publication was denied by management. I have assumed the genuineness of their responses, documents and other information provided by the Company, without independent investigation.

This opinion is based expressly on the facts stated herein, and may not be relied upon in the event that other facts, not presently known to me, come to light. Opinion letters of counsel are not binding upon the OTC Markets or the Courts, and to the extent that persons relying upon this letter may have knowledge of facts or circumstances that are contrary to those upon which this opinion is based, this opinion would not be applicable and will result in a different opinion. The opinions expressed herein are limited to the Federal Law of the United States of America, specifically the Securities Act of 1933, the Rules and Regulations relating thereto, and no opinion is provided regarding any federal or state law not specifically referenced herein. I am a member in good standing of the bar of the State of Arkansas since 1990, am a resident of the United States and am permitted to practice before the Securities and Exchange Commission ("SEC") and have not been prohibited from practice thereunder.

The Company is not a reporting issuer pursuant to the Securities Exchange Act of 1934 (the "Exchange Act") and, therefore, does not file periodic reports with the SEC. As is the current acceptable practice, I understand that all accounting reports are currently stated using US GAAP in existence currently.

This information, as filed with OTC, constitutes, in my opinion, adequate current public information concerning the Company's securities and is available within the meaning of Rule 144(c)(2) under the Securities Act. The information, as filed, includes all of the information that a broker-dealer would be required to obtain from the Company to publish a quotation for the

Beneficial Ownership, as Mr. McWilliams and Ms. Colombo are married.

² Approximately 91% of the outstanding common shares.

securities under Rule 15c2-11 under the Exchange Act and complies as to form with the OTC Market's Guidelines for Providing Adequate Current Information.

The person responsible for the preparation of the Company's financial statements is Derrick McWilliams. All financial statements and disclosures were prepared by Mr. McWilliams, who has become intimately involved in the business of Ilustrato Pictures International, Inc., including all aspects of the business. Mr. McWilliams has a vast background in management and his involvement has proven and will continue to prove helpful to the business.

The Company's transfer agent is Securities Transfer Corporation, which is registered with the SEC. The transfer agent is SEC registered as confirmed by checking the SEC's Edgar system.

The undersigned has spoken with all of management and Directors of the Company and all currently engaged Investor Relations Services via tele-conference and discussed such information as was considered necessary to issue this opinion letter. The undersigned has reviewed the Information Statement, as published by OTC Disclosure and News Service, August 10 and as amended August 22, 2017. The undersigned discussed the disclosed information with management of the Company.

I have made specific inquiry regarding each of the individuals listed below, executive officer, director, general partner and other control person of the Issuer and each currently engaged promoter, finder, consultant or any other advisor of the Issuer that assisted, prepared or provided information with respect to the Issuer's disclosure or who received securities as consideration for services rendered to the Issuer, and also all other persons owning more than ten percent (10%) of the Securities of the Company, and other persons described in Rule 144 of the Securities Act of 1933 and, with the exception of management personnel, who are necessarily in possession of such insider information, and based on information available to me in addition to such inquiries, no individuals, or other entities, described above or listed below are in possession of any material, non-public information regarding the Company. Further, there are no authorized persons promoting such Securities of the Company unaware of these requirements. Also, further, based upon disclosures made to me, and other information available to me, it is my opinion that all sales of the Securities of the Company have been in compliance with Rule 144 of the Securities Act of 1933, and there have been no sales to insiders in possession of any material non-public information within the previous twelve (12) months, that would have required the filing of Form 144, and nothing has come to my attention indicating that any of the Insiders is in possession of any material non-public information

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regarding the Issuer or the Securities that would prohibit any of them from buying or selling such Securities pursuant to Rules 10b-5 or 10b5-1 under the Securities Exchange Act of 1934. While engagement of Pacifix Financial, LLC was anticipated and previously listed as an Investor Relations third-party provider, negotiations with this entity were never consummated, and thus terminated, Art Brent at StockVest was previously issued 1,650,000 restricted shares to publish and this entity did list the Company on their website from January 2017 to March 31, 2017. There is no Investor Relations third-party provider currently engaged or listed on the recently updated disclosures.

To the best of my knowledge, after inquiry of management and the directors of the Company, neither counsel nor any officer, director or 5% or greater holder of the outstanding securities of the Company is currently under investigation by any federal or state regulatory authority for any violation of federal or states securities laws.

I have compiled and list below the names of each executive officer, director, general partner and other control person of the Company and promoter, finder, consultant or any other advisor of the Company who assisted, prepared or provided information with respect to the Company's disclosure or who received securities as consideration for services rendered to the Company and the following information related to each: (i) their full name, (ii) their business address, (iii) the number and class of the Company's securities beneficially owned by each of them, (iv) with respect to each of the securities described in the preceding clause whether or not the certificate or other document that evidences the securities contains a legend stating that the securities have not been registered under the Securities Act and setting forth or referring to restrictions on transferability and sale of the securities and (v) a complete description of the consideration received by the Company in connection with each issuance of shares to any of them including, without limitation, the nature of any services performed for or on behalf of the Company. For purpose of this letter, the term "control person" includes (i) any person controlling, under common control with, or controlled by, the Company or (ii) any person who obtained securities of the Company in connection with a negotiation with the Company within the three-year period prior to the date of the opinion. With respect to any of the Company's control persons that is an entity and any parent entity of any control person, this letter provides the information for each control person of such entity or parent entity.

Mr. Derrick McWilliams, Chief Operating Officer, Director
13802 N. Scottsdale Rd. Ste. 139
Scottsdale, AZ 85254
360,000,000¹ Common Shares²

¹ Beneficial Ownership, as Mr. McWilliams and Ms. Colombo are married.

² Approximately 91% of the outstanding common shares.

> Ms. Rhonda Colombo, Director 13802 N. Scottsdale Rd. Ste. 139 Scottsdale, AZ 85254

360,000,000¹ Common Shares²

The business address for all officers and directors is: 13802 N. Scottsdale Rd. Ste. 139, Scottsdale, AZ 85254, unless otherwise stated herein.

The total outstanding shares of Common Stock, as of August 29, 2017, is 395,707,831 common shares as confirmed by the transfer agent.

No person or entity other than OTC Markets is entitled to rely upon this opinion. OTC Markets, however, is granted full and complete permission and rights to publish this document via the OTC Disclosure and News Service for viewing by the general public and regulators. The public and OTC Markets may rely on the above in determining whether Ilustrato Pictures International, Inc. has made adequate current information publicly available within the meaning of Rule 144(c)(2) of the Securities Act of 1933. However, the information which is concurrently being uploaded and published via OTC Disclosure and News Service constitutes adequate current public information, the information presented to me, and upon which this opinion is predicated, includes all the information that a broker-dealer would be required to obtain from an issuer in order to publish a quotation for its securities pursuant to Rule 15c2-11 under the Securities Exchange Act of 1934, and complies as to form with the OTC Markets Guidelines for Providing Adequate Current Information.

Sincerely,

John T. Root, Jr.

² Approximately 91% of the outstanding common shares.