JILL ARLENE ROBBINS

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September 29, 2010

Pink Sheets, LLC 304 Hudson Street, 2nd Floor New York, NY 10013

Re: Legal Opinion, Adequate Current Information, Continuing Disclosure Obligations of Energy 1 Corp., up to Quarter Ended June 30, 2010.

This office has been engaged by **Energy 1 Corp.**, a Nevada corporation, (the "Issuer") as its corporate and securities counsel and particularly for purposes of this opinion.

This opinion may be posted on the Pink Sheets news service for viewing by the general public and Pink Sheets may rely on said opinion in determining whether the Issuer has made adequate current information publicly available within the meaning of Rule 144(c) (2) of the Securities Act of 1933, as amended. Additionally, this letter includes all 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, as amended and complies as to form with the Pink Sheets Guidelines for Providing Adequate Current Information, as currently listed on the Pink Sheet web based form.

Counsel is licensed in the State of Florida and is a resident of the State of Florida. Counsel is permitted to practice before the Securities and Exchange Commission and has not been prohibited from practice thereunder. Counsel had been retained the Issuer for the purpose of reviewing the current information supplied by the Issuer.

For purposes of this opinion counsel has reviewed the:

- 1. Articles of Incorporation Amendments of the Articles of Incorporation of the Issuer,
- 2. Corporate By-Laws,
- 3. Corporate Minutes of the Board of Directors and Shareholders,
- 4. Such other corporate records as were necessary and provided by management for purposes of this letter, including pres releases and current financial statements,
- 5. Met with management and reviewed operations of the Issuer.

The opinion and conclusions herein are based upon documentation and facts made available by the Issuer and is based on the accuracy of those documents and facts. Additionally counsel has reviewed all prior disclosures posted by the Issuer with Pink Sheets News Service other than those listed above. All such information is believed to be true. In the event that the facts and information in all such documents are determined not to be true, this opinion shall be null and void.

Counsel has personally met with management and discussed with the majority of the Board of Directors of the Issuer to discuss the Information provided to Pink Sheets.

The information posted to Pink Sheets News Services that was reviewed is:

| <u>Type</u> | Period E | and Date | Received |
|---|----------|------------------|-----------------|
| Quarterly Report | | Jun 30, 2010 | Aug 25, 2010 |
| Quarterly Report- 10-Q March 31, 2010 | | Mar 31, 2010 | May 25, 2010 |
| Initial Company Information and Disclosure Statement- December3 | 1, 2009 | Dec 31, 2009 | Apr 9, 2010 |
| Quarterly Report- Financial Statements | | Sept 30, 2009 | Apr 9, 2010 |
| Quarterly Report- Financial Statements | | Jun 30, 2009 | Apr 9, 2010 |
| <u>Ouarterly Report</u> - Financial Statements | | Mar 31, 2009 | Apr 9, 2010 |
| Annual Report- December 31,2008 | | Dec 31, 2008 | Apr 9, 2010 |
| Corporate Bylaws | | Jun 1, 2004 | Aug 20, 2009 |

This opinion is further based upon those representations.

Energy 1 Corp., a Nevada corporation, was incorporated under the name of Northwest Horizon Corporation in the State of Nevada on February 5, 2003. The name was changed to Dairy Fresh Farms Inc. on August 11, 2005. Dairy Fresh Farms Inc. was a reporting company under the Securities Exchange Act of 1933, as amended until the Issuer voluntarily terminated registration on January 6, 2009. In April, 2009, the Issuer changed their name to Energy 1 Corp.

The corporate offices of the Issuer are located at 2000 Town Center Suite 1900, Southfield Michigan, 48075. Their website is energy1corp.com.

The primary business of the Issuer is energy research and development, specializing in the development of energy and emission solutions for the post carbon economy within the Transportation, Institutional Commercial Real-Estate and, Multi-unit Residential industries. As of September 7, 2010, the authorized capital of the Issuer is 400,000,000 shares of common stock par value \$0.001 per share of which 379,680,408 shares were issued and outstanding. This information was provided to this office by email on September 7, 2010 by Melinda Orth at Interwest Transfer Co., Inc.

The Fiscal year end for the Issuer is December 31. Financial Statements of the Issuer are prepared by management, and annual reports are audited. The primary officer preparing the Issuer's financial statements is Mr. Marc Gagnon, a professional book keeper with over 20 years experience in both private and the public domain. Mr. Gagnon has also in the past been the interim CFO of Energy 1 Corporation (EGOC.PK) and worked closely with the auditor Laposta and Associates working on the most recent year end audit (2009) and the quarterly reports in 2009 and 2010.

Audited annual reports for December 31, 2008 and 2007, and December 31, 2008 and 2009 as well as quarterly reports for fiscal 2009 and the periods ended March 31, 2010 and June 30, 2010 are posted. Laposta and Associates, 8530 Champ D'Eau, Suite 202, Montréal, Québec, Canada H1P 1Y3 are the independent registered public accounting firm responsible for auditing and reviewing the Issuer's financial statements. There are no threatened or pending legal proceedings against the Issuer and there are no defaults on senior securities.

In rendering the statements set forth in this Letter, Counsel assumes the following:

- (a) the legal capacity of each natural person;
- (b) the power and authority of each person other than the Issuer or person(s) acting on behalf of the Issuer to execute, deliver and perform each document executed and delivered and to do each other act done or to be done by such person;
- (c) the authorization, execution and delivery by each person other than the Issuer or person(s) acting on behalf of the Issuer of each document executed and delivered or to be executed and delivered by such person;
- (d) that there have been no undisclosed modifications of any provision of any document reviewed by this Counsel in connection with the rendering of the statements set forth in this Letter;
- (e) the genuineness of each signature, the completeness of each document submitted to this Counsel, the authenticity of each document reviewed by this Counsel as an original, the conformity to the original of each document reviewed by this Counsel as a copy and the authenticity of the original of each document received by this Counsel as a copy;
 - (f) the truthfulness of each statement as to all factual matters otherwise not

known to this Counsel to be untruthful contained in any document encompassed within the due diligence review undertaken by this Counsel;

- (g) the accuracy on the date of this Letter as well as on the date stated in all governmental certifications of each statement as to each factual matter contained in such governmental certifications;
- (h) that with respect to the information reviewed and to the transactions referred to therein, there has been no mutual mistake of fact and there exists no fraud or duress.

The qualification of any statement with respect to the existence or absence of facts by the phrase "to our knowledge" or "known to us" means the actual knowledge of the attorneys at this firm involved with the review and negotiation of the information reviewed. We have not conducted an independent audit of the Issuer or its files.

Further to a review of the books and records of the Issuer and discussions with management, Counsel is of the opinion that (i) the information provided by the Issuer constitutes "adequate public information" concerning the Securities of the Issuer and is "available" within the meaning of Rule 144(c) (2) of the Securities Act of 1933; and (ii) includes all 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; and (iii) complies as to form with the Pink Sheets Guidelines for Providing Adequate Current Information; and (iv) has been posted in the Pink Sheets news Service.

To the best of counsel's knowledge, neither the Issuer nor any 5% holder of stock of the Issuer is currently under investigation by any federal or state regulatory authority for any violation of federal or state securities laws.

The Transfer Agent for the Issuer is Interwest Transfer Co., Inc., 1981 Murray Holladay Road Suite 100, Salt Lake City, UT 84117. Phone: 801-272-9294 fax: 801-277-3147. The agency is registered with the SEC. A shareholders list provided directly to me as of September 7, 2010, by Melinda Orth representative of the transfer agent, detailing the outstanding shares of the Issuer for the period ended September 7, 2010.

This opinion may be posted on the Pink Sheets news service for viewing by the general public and Pink Sheets may rely on said opinion in determining whether the Issuer has made adequate current information publicly available within the meaning of Rule 144(c) (2) of the Securities Act of 1933. This opinion letter is not to be relied on by any other party or for any other purposes.

In rendering the conclusion expressed below, I advise you that I am a member of the Bar of the State of Florida and express no opinion herein concerning the applicability or effect of any laws of any other jurisdiction, except the securities laws of the United States of America referred to herein.

This opinion letter has been prepared and is to be construed in accordance with the Report on Standards for Florida Opinions dated April 8, 2001, as amended and supplemented, issued by the Business Law Section of The Florida Bar (the "Report"). The Report is incorporated by reference into this opinion letter.

Counsel looks forward to making further disclosures to Pink Sheets News Services as required or as requested by Pink Sheets or the Issuer. If you have any questions, please call me at 305-531-1174.

Singerely,

Jill Arlene Robbins