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September 20, 2015

OTC Markets Group, Inc.  
304 Hudson Street  
2<sup>nd</sup> Floor  
New York, NY 10013

RE: Arcis Resources Corporation [ARCS].

The Bunker Law Group, PLLC (“Counsel”), with its principal offices at 3753 Howard Hughes Parkway, Suite 200, Las Vegas, NV 89169, serves as counsel to Arcis Resources Corporation, ARCS (hereinafter the “Company”) and has been retained by the Company for the purposes of posting this letter on the OTC Disclosure and News Service. Pink OTC is entitled to rely upon this letter in determining whether the Company has made adequate current information publicly available within the meaning of Rule 144(c)(2) of the Securities Act of 1933.

Counsel serves as regular securities counsel to the Company. The undersigned attorney is a resident of the United States of America and has been retained by the Company to render this letter and for other matters as well. The undersigned attorney is licensed to practice law in the highest court in the state of Nevada and this letter covers the jurisdiction of the state of Nevada as well as the applicable laws of the United States of America. The undersigned attorney is permitted to practice before the Securities and Exchange Commission and has not been prohibited from practice thereunder.

The OTC Markets Group, Inc. (“OTCMG”) is entitled to rely upon the contents of this letter solely for the purpose of determining whether the Company has made adequate current information publicly available within the meaning of Rule 144(c)(2) under the Securities Act of 1933, as amended (the “Act”). OTCMG has full and complete permission and rights to publish this letter with OTC Disclosure and News Service for viewing by the general public and regulators, and OTCMG may rely upon this opinion in determining whether the Company has made adequate current information publicly available within the meaning of Rule 144(c)(2) of the Act without the prior written consent of Counsel. However, this opinion may not be quoted to, furnished to, or relied upon, by any other person, including, without limitation, public investors making their investment decisions, without the prior written consent of Counsel.

In rendering this letter, we have examined the Company’s corporate minutes and actions of the Company’s Board of Directors and its Shareholders, its Certificate of Incorporation (and any amendments thereto), and its Bylaws (collectively, “the Corporate Documents”) and such other documents as deemed necessary or appropriate for purposes of rendering this letter.

We have reviewed the following reports respectively posted on July 24th, 27th 2015 and September 19, 2015; 1) the Company’s Semi-Annual report; (2) included Interim Financial Report and (3) Amended Disclosure Statement. It is my opinion that said documents are accurate, up to date and contains the most current information available on the Issuer.



In rendering this letter, Counsel has personally met with management and with all of the Directors of the Company, has reviewed the Statement published by the Company and personally discussed the Statement with management and all of the Directors of the Company.

In our opinion, the Annual Report constitutes adequate current information that is publicly available within the meaning of Rule 144(c)(2) under the Securities Act of 1933 as a result of such Semi-Annual Report, Interim Financial Report, and Amended Disclosure Statement being posted on the OTC Disclosure and News Service on July 24th, July 27th, 2015 and September 19, 2015, and that the Semi-Annual Report and Interim Financial Report includes all of the information that a broker-dealer would be required to obtain from the Company to publish a quotation for all of the Securities of the Company under Rule 15c2-11 under the Securities and Exchange Act of 1934, and that the Annual Report complies as to form with the OTC Pink Basic Disclosure Guidelines.

The party responsible for the preparation of the financial statements is: Finance & Technology Consultants, Inc, 6257 Hammock Park Rd, West Palm Beach, FL 33411 (office number 561-282-6744). Finance & Technology Consultants, Inc. services both individual and corporate clients, providing accounting, financial, and technological consulting services. The financial statements have not been audited.

The Company's transfer agent is Action Stock Transfer Corporation, located at 2469 E. Fort Union Blvd, Roosevelt Blvd, Ste 214, Salt Lake City, UT 84121, which is a registered transfer agent with the Securities and Exchange Commission. Counsel confirmed the outstanding shares set forth in its Annual Report by personally contacting the transfer agent at the transfer agent's office, on September 18, 2015.

Counsel has (i) personally met with management and a majority of the directors of the Company, (ii) reviewed the Information, as amended, published by the Issuer through the OTC Disclosure & News Service and (iii) discussed the Information with management and a majority of the directors of the Company.

Pursuant to our Attorney letter Agreement, and based on the Companies certified Common and Preferred shareholder lists as of September 18, 2015 and in review of same from and during the Disclosure period, these are the only persons and entities responsive to Exhibit B, Item 14. Accordingly, and as follows:

Christopher Margait  
3200 Summit Blvd., # 15902  
West Palm Beach, FL 33416  
300,000,000 Common Shares/Restricted/Control Person (Officer)  
250,000 Preferred Shares/Restricted Control Person (Officer)

TST Advisors LLC  
Shaun Gazarra, Managing Member  
930 S 4th St.  
Las Vegas, Nevada 89101

5,000,000 Common Shares/Restrictive legend

LATTENO FOOD CORP.  
c/o John A. Pinheiro, CEO  
3300 Park Avenue, Unit 10,  
Bridgeport, Conn 06604  
200,000,000 Common Shares/Restricted/Control Person

The MaryJane Group, Inc.  
c/o Joel Schneider, C.E.O.  
910 16th Street, Suite 412  
Denver, CO 80202  
200,000 common shares/Restrictive legend pursuant to agreement whereby they are to receive 100,000 per month for a years' term.

Joel Schneider  
910 16th Street, Suite 412  
Denver, CO 80202  
200,000 common shares/Restrictive legend pursuant to agreement whereby he is to receive 100,000 per month for a years' term.

On February 26, 2015, ARCIS RESOURCES CORPORATION filed its Plan of Exchange with the Nevada Secretary of State as its Articles of Exchange and did acquire 100% of the Capital Shares of True Prospects, Inc., as its wholly owned subsidiary for which Christopher Margait was issued 5,000,000 restricted Common shares and 250,000 Preferred shares of stock of ARCIC. On April 15, 2015, ARCIS RESOURCES CORPORATION issued 195,000,000 shares to Christopher Margait for his officer and director services to the company, making his then total of common shares 200,000,000. On August 17, 2015, ARCIS RESOURCES CORPORATION issued 100,000,000 shares to Christopher Margait for his officer and director services to the company, giving him a total of 300,000,000 restricted common shares. Chris Margait owns more than 5% of the outstanding common shares of ARCIS, is an officer of ARCIS, and is to be considered a Control person.

On April 28, 2015, ARCIS RESOURCES CORPORATION entered into a written Services and Consultant Agreement with and did hire TST Advisors LLC, a Nevada Corporation, which is principally owned and managed by its Managing Member Shaun Gazarra (the "Consultant") whereby the Consultant for the period which commenced April 28, 2015 and shall terminate on April 28, 2016, is, and shall continue to render to ARCIS content management, E-Commerce Solutions, affiliate Consulting, Third party payment options, Analytics, Search Engine Optimization, Custom WordPress Development, Custom Web Development, custom logo design, custom landing pages, custom web site design, web development, social networks, web site consulting, corporate identity package, web site management, and web site hosting services. For these Services and duties ARCIS has issued the Consultant a total of Five Million (5,000,000.) restricted shares of the common stock of Arcis Resources Corporation, a Nevada corporation, divisible monthly should this engagement end earlier than the Engagement Period.

On April 30, 2015, ARCIS RESOURCES CORPORATION entered into a written Services and Consultant Agreement with and did hire LATTENO FOOD CORP., a Delaware corporation, to provide certain Services for the period which commenced April 15, 2015 and terminating on April 15, 2016, and is and shall continue to develop an in-depth familiarization with the Recipient's business objectives and bring to its attention potential or actual opportunities which meet those objectives and their logical extensions, thereof, and by enacting an overall strategy, marketing, and general business planning and opportunity evaluation. In exchange for said services by the Consultant during the Engagement Period, ARCIS has paid the Consultant a total of Two Hundred Million (200,000,000) restricted shares of the common stock of Arcis Resources Corporation. Latteno Food Corp. owns more than 5% of the common outstanding shares of ARCIS and is to be considered a Control person.

Made effective as of July 15th, 2015, ARCIS RESOURCES CORPORATION entered into a written Services and Consultant Agreement with and did hire The MaryJane Group, Inc., a Nevada Corporation, by and through Joel Schneider its Chief Executive Officer acting as an independent contractor to the Company ("Consultant") as a member of the Advisory Board of, and a consultant to, the Company. The Consultant agreed to (i) act as a member of the Company's Advisory Board and attend quarterly meetings of the Company's Advisory Board (the "Advisory Board Service") and (ii) spend one day per quarter in person at the Company's headquarters or such other place that the Company may reasonably request acting as a consultant on such matters as the Company may reasonably request (the "Consultant Service"). Including the foregoing time commitments, the Consultant will devote up to eight (8) days in total annually to providing the Advisory Board Service and the Consulting Service to the Company pursuant to this Agreement. The Consultant will be engaged by the Company as a Consultant for the exchange of strategic and business development ideas. Consultant's relationship with the Company shall be that of an independent contractor and not that of an employee. Consultant shall have no authority to enter into contracts which bind the Company or create obligations on the part of the Company. The Agreement is to remain in effect for one (1) year. As full consideration for the Advisory Board Service and the Consultant Service provided hereunder, the Company shall compensate Consultant at the completion of each month of service, One Hundred thousand (100,000.) restricted shares of ARCIS RESOURCES CORPORATION common stock.

Made effective as of July 15th, 2015, ARCIS RESOURCES CORPORATION entered into a written Services and Consultant Agreement with and did hire Joel Schneider, a Colorado resident, personally, acting as an independent contractor to the Company ("Consultant") as a member of the Advisory Board of, and a consultant to, the Company. The Consultant agreed to (i) act as a member of the Company's Advisory Board and attend quarterly meetings of the Company's Advisory Board (the "Advisory Board Service") and (ii) spend one day per quarter in person at the Company's headquarters or such other place that the Company may reasonably request acting as a consultant on such matters as the Company may reasonably request (the "Consultant Service"). Including the foregoing time commitments, the Consultant will devote up to eight (8) days in total annually to providing the Advisory Board Service and the Consulting Service to the Company pursuant to this Agreement. The Consultant will be engaged by the Company as a Consultant for the exchange of strategic and business development ideas. Consultant's relationship with the Company shall be that of an independent contractor and not that of an employee. Consultant shall have no authority to enter into contracts which bind the

Company or create obligations on the part of the Company. The Agreement is to remain in effect for one (1) year. As full consideration for the Advisory Board Service and the Consultant Service provided hereunder, the Company shall compensate Consultant at the completion of each month of service, One Hundred thousand (100,000.) Restricted shares of ARCIS RESOURCES CORPORATION common stock.

Pursuant to our Attorney letter Agreement, and based on the Companies certified shareholder lists as of September 18, 2015 and in review from and during the Disclosure period, these are the only persons and entities responsive to Exhibit B, Item 15, we have made specific inquiry of each of the persons listed in the paragraphs above, persons engaged in any promotional activities regarding the Issuer, and persons owning more than ten percent (10%) of the Securities (collectively, the "Insiders"), and based upon such inquiries and other information available to us, all sales of the Securities by the Insiders within the twelve-month period prior to the opinion have been made in compliance with Rule 144, including, without limitation, any required filings of Form 144, and nothing has come to the attention of counsel indicating that any of the Insiders is in possession of any material non-public information regarding the Issuer or the Securities that would prohibit any of them from buying or selling the Securities under Rules 10b-5 or 10b5-1 under the Exchange Act.

To the best knowledge of this firm, after inquiry of management and the Directors of the Company, neither the Company nor any 5% holder, or the undersigned attorney, is currently under investigation by any Federal or state regulatory authority for any violation of Federal or state securities laws.

Sincerely,

*/s/ Benjamin L. Bunker*

BENJAMIN L. BUNKER, ESQ.

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