Neutra Corp.

Amendment to Attorney Letter with Respect to Current Information NTRR Attorney Letter for Annual Report - Amended for 01/31/2024 originally published through the OTC Disclosure & News Service on 12/31/2024

Explanatory Note:
Amended letter by request of OTC Markets

^{**}This coversheet was automatically generated by OTC Markets Group based on the information provided by the Company. OTC Markets Group has not reviewed the contents of this amendment and disclaims all responsibility for the information contained herein.



January 6, 2025

OTC Markets Group, Inc. 300 Vesey Street, 12th Floor New York, New York 10282

Re: Neutra Corp.

Gentlemen:

Our Firm has been retained by Neutra Corp. (the "<u>Issuer</u>") to render an opinion as to whether the Annual Report – NTRR 2023 Year End - Amended posted by the Issuer on the OTC Disclosure & News Service on December 20, 2024; the Quarterly Report – NTRR 2024 Q3 Filing - Amended posted on December 20, 2024; the Quarterly Report – NTRR Q2 Quarterly Report - Amended posted on December 20, 2024; and the Quarterly Report – NTRR Q1 Financial Report – Amended posted December 20, 2024 (such documents, the "<u>Information</u>") constitute adequate current information for purposes of Rule 144(c)(2) promulgated under the Securities Act of 1933 (the "<u>Act</u>"). Our Firm has been retained solely for purposes of reviewing the Information and providing this opinion.

OTC Markets Group, Inc. ("OTC Markets") may rely on this opinion in determining whether the Issuer has made adequate current information publicly available within the meaning of Rule 144(c)(2) of the Act.

We have examined such corporate records and other documents and such questions of law as we have deemed necessary or appropriate for purposes of rendering this opinion. As to matters of fact, we have made such inquiries of the Issuer's officers as we deemed necessary to render this opinion, and we believe that such sources were reliable.

The financial statements contained in the Information were prepared by Fresh Notion Financial Services, the Company's Accountant. The financial statements contained in the Information are not audited. Fresh Notion Financial Services is an expert in accounting and financial reporting for public and private companies and is well qualified by experience to prepare the Issuer's financial statements.

The Issuer's transfer agent is Transhare Corporation (the "<u>Transfer Agent</u>"). The Transfer Agent is registered with the SEC as such under the Securities Exchange Act. We have confirmed the number of outstanding shares of the Issuer set forth in the Information with a shareholder list furnished by the Transfer Agent.

The undersigned attorney has (a) personally met with management and a majority of the directors of the Issuer, including Sydney Jim, Gilbert Fung, Daniel Chen, Amar Raval, and Cole Munger, (b) reviewed the Information posted by the Issuer on the OTC Disclosure & News Service, and (c) discussed the Information with management and the directors of the Issuer.

To our knowledge, after inquiry of management and the directors of the Issuer, the Issuer, no holder of five percent (5%) or more of its securities, nor the Issuer's counsel is currently under investigation by any federal or state regulatory authority for any violation of federal or state securities laws.

The Issuer has provided us with a written representation that, based a review of public filings and the Issuer's business and financial records, the Issuer is not, and neither the Issuer nor its predecessors have been, a shell company as defined by Rule 405 and Rule 144(i)(1)(i) of the Securities Act of 1933 and Rule 12b-2 of the Securities Exchange Act of 1934.

As a result of the foregoing, we are of the opinion that:

- 1. The Information constitutes adequate current public information concerning the Issuer's securities and the Issuer within the meaning of Rule 144(c)(2).
- 2. The Information is available within the meaning of Rule 144(c)(2).
- 3. The Information includes all of the information that a broker-dealer would be required to obtain from the Issuer to publish a quotation for the Issuer's securities under Rule 15c2-11 under the Exchange Act.
- 4. The Information complies as to form with OTC Markets' Pink Basic Disclosure Guidelines.
- 5. The Information has been posted through the OTC Disclosure & News Service.

The undersigned attorney is a resident of the United States and is admitted to practice law in the State of Texas. The undersigned attorney is permitted to practice before the Securities and Exchange Commission and has not been prohibited from practice thereunder. The undersigned attorney was a defendant in a civil action filed by the Securities and Exchange Commission alleging violations of the registration provisions of the Securities Act and was assessed a civil penalty and disgorgement in the total sum of \$36,800.

Neither our Firm nor the undersigned attorney has received any shares of the Issuer's securities. There is no agreement between our Firm nor the undersigned attorney with the Issuer to receive shares of the Issuer's stock as payment for services.

This opinion is limited solely to the laws of the United States of America. This opinion speaks only of the above date and is based solely on the facts and circumstances known to us as of such date. In rendering this opinion, we assume no obligation to revise, update or supplement this opinion in response to any subsequent factual or legal developments.

This opinion is rendered solely to OTC Markets and no person other than OTC Markets is entitled to rely upon it. However, we grant OTC Markets full and complete permission and rights to publish this opinion through the OTC Disclosure & News Service for viewing by the public and regulators.

Very truly yours,

WHITLEY LLP ATTORNEYS AT LAW

By: /s/ Samuel E. Whitley
Samuel E. Whitley

Samuel E. Whitley
Partner, Corporate and Securities Law