CMD CARMEL, MILAZZO & DICHIARA LLP

ATTORNEYS AT LAW

December 20, 2019

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

Re: Go Green Global Technologies Corp. Sufficiency of Adequate Current Information

Dear OTC Markets,

We have been requested, as securities counsel for Go Green Global Technologies Corp., a Nevada corporation (the "<u>Company</u>"), to render a sufficiency of adequate current information letter (this "<u>Letter</u>") in connection with the filing by the Company of the Company's Amended Annual Reports and the Company's Quarterly Reports. The Company is required to have filed with the OTC Markets Annual Reports for the years ended December 31, 2018 and December 31, 2017 (the "Amended Annual Reports") and Quarterly Reports for the quarters ended March 31, 2019, June 30, 2019, and September 30, 2019 (the "<u>Quarterly Reports</u>"), pursuant to Rule 15c2-11(a)(5) of the Securities Exchange Act of 1934, as amended, (the "<u>Exchange Act</u>"), and Rule 144(c)(2) under the Securities Act of 1933, as amended (the "<u>Securities Act</u>").

It is of our opinion that the Amended Annual Reports and the Quarterly Reports and all other documents filed with the OTC Markets Group, Inc. ("<u>OTC Markets</u>"): (i) constitutes adequate current public information concerning the shares of common stock of the Company (the "<u>Securities</u>") 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 Company to public as quotation for the Securities under Rule 15(c)2-11 of the Exchange Act; (iii) complies as to form with the OTC Markets Group's OTC Pink Disclosure Guidelines for Providing Adequate Current Information, which are located on the Internet at www.otcmarkets.com; and (iv) has been updated through September 30, 2019 in the OTC Disclosure and News Service. The OTC Markets is entitled to rely on 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.

In rendering this Letter, we have reviewed such corporate records and other documents as we deemed necessary for purposes of rendering this Letter. In addition, we have made such investigation and have considered such questions of law as we deemed necessary and appropriate for the purposes of rendering this Letter. In all examinations, we have assumed the genuineness of all signatures, the authenticity of all documents received as originals, and the authenticity of all received copies of documents. Further, we have relied on information obtained from the officers of the Company and other sources we deem to be reliable. The Company's management is responsible for the preparation of the corporate filings. The unaudited financial statements were prepared by Erwin Vahlsing, Jr., the Company's accountant. These financial statements are then reviewed by management prior to filing. The primary officer reviewing and approving the financial statements is Danny Bishop, the Company's Chief Executive Officer.

The Company's transfer agent is Direct Transfer, LLC ("<u>Direct Transfer</u>"), located at One Glenwood Avenue, Suite 1001, Raleigh, NC, 27603. Direct Transfer is registered with the Securities and Exchange Commission. We have confirmed with the Company and Direct Transfer that as of September 30, 2019 the Company had 52,175,176 shares of common stock issued and outstanding.

We have reviewed the Amended Annual Reports and the Quarterly Reports including the Company's unaudited financial statements and notes thereto for the years ended December 31, 2017 and December 31, 2018, which were posted on the OTC Markets on December 20, 2019 and for the quarters ended March 31, 2019, June 30, 2019, and September 30, 2019, which were posted on the OTC Markets on December 20, 2019.

We have personally reviewed the Amended Annual Reports and the Quarterly Reports including all unaudited financial statements and it is our opinion that the Amended Annual Reports and the Quarterly Reports comport with all necessary requirements of Rule 144(c)(2) of the Securities Act, and that the Amended Annual Reports and the Quarterly Reports are accurate and contain current information regarding the Company. We have personally met and spoken with the Company's management and a majority of the Company's directors including Danny Bishop, Massimo Decarli, and John E. D'Alessandro to discuss the Company's Amended Annual Reports for the years ended December 31, 2017 and December 31, 2018, posted on the OTC Markets on December 20, 2019, and the Quarterly Reports for the quarters ended March 31, 2019, June 30, 2019, and September 30, 2019, which were posted on the OTC Markets on December 20, 2019.

To the best of our knowledge, after inquiry of the Company's management and directors, neither the Company, any 5% holders, nor counsel is currently under investigation by any federal or state regulatory authority for any violation of federal or state securities laws.

The Company is a "shell company" as defined in Rule 405 of the Securities Act and Rule 12b-2 of the Exchange Act.

This letter confirms that we have not received the shares of the Company's stock, in payment for our services rendered. However, we may receive such shares in the future.

I, Ross D. Carmel, Partner at Carmel, Milazzo & DiChiara LLP, am a resident of the United States of America and am admitted to practice law in the state of New York. I am permitted to practice before the Securities and Exchange Commission (the "SEC") and have never been prohibited from practicing before the SEC. I am not currently, or has been in the past five years, been the subject if an investigation, hearing, or proceeding by the SEC, the U.S. Commodity Futures Trading Commission ("CFTC"), the Financial Industry Regulatory Authority ("FINRA"), or any other federal, state, or foreign regulatory agency. I have not been charged in a civil or

criminal case. I am not under investigation by any federal or state regulatory authority for any violation of federal or state securities laws.

This Letter covers the laws of the state of New York and the laws of the United States of America. This Letter does not rely on the work of other counsel.

While this Letter is intended exclusively for use and reliance by the OTC Markets, the same is hereby granted full and complete permission and rights to publish this Letter through the OTC Disclosure & News Service for viewing by the public and regulators.

Please email me at <u>rcarmel@cmdllp.com</u> if you have any questions or concerns.

Sincerely,

<u>/s/ Ross D. Carmel</u> Ross D. Carmel Partner at Carmel, Milazzo & DiChiara LLP