

EXHIBIT A  
JOHN D. THOMAS, P.C.

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October 28, 2021

**OTC Markets Group, Inc.**

**Re: Green Automotive Company Annual Report and Quarterly Reports**

Dear Sir/Madam:

We have acted as counsel to Green Automotive Company (the “Company”) for specific securities and corporate issues, and were retained for the purpose of reviewing the current information supplied by the Company. We are domiciled in Utah and are licensed to practice law in Utah and Texas. We are residents of the United States. OTC Markets may rely upon this letter in determining whether the Company has made adequate current Information publicly available in accordance with Rule 144 (c)(2) under the Securities Act of 1933.

We have (i) consulted with management of the Company, (ii) reviewed the Company’s annual financials for the years ended December 31, 2019 and December 31, 2020 filed with the OTC Disclosure and News Service on [www.otcmarkets.com](http://www.otcmarkets.com) and posted on October 22, 2021 (the “Annual Report”); (iii) reviewed the Company’s quarterly financials for the quarters ended March 31, 2021 and June 30, 2021 also filed with the OTC Disclosure and News Service on [www.otcmarkets.com](http://www.otcmarkets.com) and posted on October 22, 2021 (the “Quarterly Reports”); and (iv) discussed the information with management and directors of the Company.

To the best of our knowledge, after inquiry of management, the Chief Executive Officer, Board of Directors and all other control persons of the Company, 5% holders of securities of the Company, and corporate counsel, none of these parties are currently under investigation by any federal or state regulatory authority for any violation federal or states securities laws. There are no family relationships or related party transactions with Green Automotive Company to disclose in its filings or in the Attorney Letter.

This letter covers the laws of the United States and does not depend on another law firm’s opinion or letter. We are permitted to practice before the Securities and Exchange Commission without prohibition.

The person responsible for the preparation of the Annual Report and Quarterly Reports, which are unaudited, is Fred V. Schiemann, CPA. Mr. Schiemann is a qualified accountant and has worked as an accountant for public companies for several years.

We may rely on information obtained from public officials, officers of the Company and we believe that these sources are reliable. In rendering our letter, we have examined the following:

1. Corporate records and other documents of the Company;
2. Financial Statements including: Balance Sheet, Income Statement, Statement of Cash Flows, Statement of Changes in Shareholders' Equity, and Notes to the financial statements for the Annual Report and Quarterly Reports;
3. The Annual Report and Quarterly Reports inclusive of exhibits thereto;
4. Representations to us made by the officers and directors of the Company, which we deem as reliable;
5. Review of the Shareholder's List provided by the Company's transfer agent Action Stock Transfer Corporation 2469 E. Fort Union Blvd, Suite 214, Salt Lake City, UT 84121; 801-274-1088 indicating the shares outstanding; and
6. Our meetings with management.

This Letter is governed by and shall be interpreted in accordance with the Legal Opinion Accord (the "Accord") of the American Bar Association Section of Business Law (1991). As a consequence, it is subject to a number of qualifications, exceptions, definitions, limitations on coverage, and other limitations, all as more particularly described in the Accord, and this Letter should be read in conjunction therewith. The law relevant to the opinions expressed herein is limited to the laws of the United States of America.

Based upon the foregoing and subject to the qualifications hereinafter set forth, we are of the opinion that the Annual Report and Quarterly Reports:

1. Constitutes "adequate current public information" concerning the securities and the Company "is available" within the meaning of Rule 144(c)(2) under the Securities Act of 1933;
2. Includes all of the information that a broker-dealer would be required to obtain from the Company to publish a quotation for the securities under Rule 15c2-11 under the Securities Exchange Act of 1934;
3. Complies as to form with the OTC Markets' Guidelines for Providing Adequate Current Information, which are located on the internet at [www.otcm Markets.com](http://www.otcm Markets.com);
4. Has been posted through the OTC Disclosure and News Service; and
5. Action Stock Transfer Corporation is registered under the Securities Exchange Act of 1934.

6. After review and discussion with management and certain representations made by the Company's officers, directors, and "*affiliate*" shareholders, as such term is defined pursuant to Rule 405 promulgated under the United States Securities Act of 1933 (hereafter, the "Securities Act") as referenced in Exhibit A attached hereto (collectively, the "Control Persons"), it is our opinion that all sales of equity securities by the Control Persons within the twelve-month period prior to this opinion have been made in compliance with Rule 144, and nothing has come to our attention indicating that any of the Control Persons are in possession of any material non-public information regarding the Company or its Securities that would prohibit any of them from buying or selling the Securities under Rules 10b-5 or 10b5-1 under the Exchange Act.

This Letter may be relied upon by OTC Markets, Inc., but may not be used or relied on by any other person for any other purpose whatsoever, without in each instance our prior written consent. OTC Markets may publish this Letter through the OTC Disclosure and News Service for viewing by the public or regulators.

Very truly yours,

/s/ John D. Thomas  
John D. Thomas, P.C.

## EXHIBIT A

Name of Officer/Director and Control Person	Affiliation with Company (e.g., Officer/Director/Owner of more than 5%)	Number of shares owned	Share type/class	Issue Date/Restriction	Consideration Provided
Fred Luke	President, Treasurer and Director of GAC, and majority owner of Global Business Strategies Inc. - Control Person - 23 Corporate Plaza Drive, Suite 150, Newport Beach CA 92660	25,000	Series A Convertible Preferred Stock	03/03/2019 (Affiliate Restricted)	Acquired from Eurasia Finance & Development Corp. on 3.13.2019 for \$0.10/share
Fred Luke	Majority owner of Global Business Strategies Inc. - Control Person - 23 Corporate Plaza Drive, Suite 150, Newport Beach CA 92660	1,440,499	Series A Convertible Preferred Stock	09/19/2019 (Affiliate Restricted)	\$0.001/share Originally issued to Global Market Advisors Inc. 10.20.2017 for cancellation of debt. Then transferred to Eurasia Finance & Development Corp. as dividend, then 1,440,499 sold to GBSI in 2019 for \$0.027/Share.
Fred Luke	President and Director of Eurasia Finance & Development Corp. 23 Corporate Plaza Drive, Suite 150, Newport Beach CA 92660	500,000	Common Stock	04/21/2015 (Affiliate Restricted)	Owned By Eurasia Finance & Development Corp. – acquired from Global Trade Finance as dividend in 2015.
Alan Rothman	Secretary and Director 825 Dove Street, Suite 300, Newport Beach, CA 92660	60,000,000	Common Stock	10/18/2019 (Affiliate Restricted)	0.0004/share
Carter Read	Former GAC CEO, Secretary and Director, and CEO and Director of NCI until July 13, 2015 (as to GAC) and July 20, 2015 (as to NCI). 21264 Via Verde Covina, CA 91724	21,000,000	Series Y Convertible Preferred Stock	09/11/2014 (Stop Transfer)	Originally Issued as Common Stock in the purchase of 100% of Newport Coachworks Inc. on 10.12.2012 – Par Value/Share, then converted to Series Y preferred.

Ian Hobday	Former CEO and Director, and interim Secretary and Chief Accounting Officer until October 8, 2014. 1 Alle Des Bleuets, Lamorlaye, France 60260	150,000	Series A Convertible Preferred Stock	07/17/2012 (Stop Transfer)	Issued as part of Independent Contractor Agreement on 7.23.2012 at Par Value/Share
Ian Hobday	Former CEO and Director, and interim Secretary and Chief Accounting Officer until October 8, 2014 1 Alle Des Bleuets, Lamorlaye, France 60260	4,000,000	Series Y Convertible Preferred Stock	09/11/2014 (Stop Transfer)	Part of the issuance related to the acquisition of 100% of Liberty Electric Ltd. On 6.28.2012 – at \$0.0088/share per 10-K schedule.
Hobbers Inc.	Hobbers Inc. 1 Alle Des Bleuets, Lamorlaye, France 60260 Company owned by Ian Hobday	6,438,823	Series Y Convertible Preferred Stock	09/11/2014 (Stop Transfer)	Part of the issuance related to the acquisition of 100% of Liberty Electric Ltd. On 6.28.2012 – at \$0.0088/share per 10-K schedule. Hobday subsequently transferred to Hobbers Inc.
Darren West (Estate)	Former CEO until March 29, 2014. 17 Leaze Road, Newton Abbot, Devon, UK	150,000	Series A Convertible Preferred Stock	07/17/2012 (Stop Transfer)	Issued as part of Independent Contractor Agreement on 7.23.2012 at Par Value/Share
Peter Leeds	Former Director 15 WEST 75TH STREET NEW YORK, NY 10023	10,000 12,000 3,000	Series A Convertible Preferred Stock	01/07/2014 (Restricted – No Market For Series A Preferred)	\$7.50/share \$5.00/share \$15.00/share
Peter Leeds	Former Director 15 WEST 75TH STREET NEW YORK, NY 10023	2,880,392	Series Y Convertible Preferred Stock	03/21/2013 (Restricted – No Market For Series Y Preferred)	Services: Originally issued as Common Stock at Par Value/Share then converted to Series Y Preferred Stock at Par Value/Share.
Peter Leeds	Former Director 15 WEST 75TH STREET NEW YORK, NY 10023	17,947	Common Stock	06/27/2013 (Unrestricted)	Issued for Services at Par Value/Share.