

# Buscar Company

Amendment to [Attorney Letter with Respect to Current Information](#) - Updated letter for 06/30/2025 originally published through the OTC Disclosure & News Service on 03/10/2026

## Explanatory Note:

Add to and amend the information in the attorney's letter to meet OTC requirements.

*\*\*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.*

# JONATHAN D. LEINWAND, P.A.

18305 Biscayne Blvd.  
Suite 200  
Aventura, FL 33160  
Tel: (954) 903-7856  
Fax: (954) 252-4265  
E-mail: jonathan@jdlpa.com

March 27, 2026

OTC Markets Group, Inc.  
300 Vesey Street, 12th Floor  
New York, NY10282

**Re: Buscar Company**  
Opinion of Counsel regarding Caveat Emptor Designation

Dear Sir or Madam:

The undersigned, Jonathan D. Leinwand, a member in good standing of the bar of Florida and admitted to practice before of the State of Florida and the U.S. District Court, Southern District of Florida, hereby provides this opinion letter.

This firm, **Jonathan D. Leinwand, P.A.**, has been retained by **Buscar Company** (“**CGLD**” or the “**Company**”) for the purpose of preparing this Opinion of Counsel, applying the applicable laws of the United States and the Pink OTC Markets Disclosure Guidelines as applicable to the removal of the Caveat Emptor Designation appended to the Company’s information set forth on otcmarkets.com. This opinion is provided pursuant to the OTC Markets Group Inc. Attorney Letter Agreement and is intended to satisfy the requirements for a Part B Attorney Letter under the Pink OTC Markets Disclosure Guidelines.

In preparing this opinion, counsel has reviewed the following documents relating to the Company:

1. Articles of Incorporation and all amendments thereto;
2. Bylaws and all amendments thereto;
3. Minutes of meetings of the Board of Directors and shareholders;
4. Stock ledger and capitalization records;
5. The following disclosure documents posted on www.otcmarkets.com:

<b>PUBLISH DATE</b>	<b>TITLE</b>	<b>PERIOD END DATE</b>
02/13/2026	<u>Quarterly Report - Consolidated Q2</u>	12/31/2025
11/19/2025	<u>Quarterly Report - Buscar Company Q1 - Amended</u>	09/30/2025
11/19/2025	<u>Quarterly Report - Buscar Company Q1</u>	09/30/2025
11/12/2025	<u>Notification of Late Filing</u>	09/30/2025
10/10/2025	<u>Annual Report - Amended</u>	06/30/2025

10/02/2025	<u>Management Certification</u>	06/30/2025
08/19/2025	<u>Annual Report</u>	06/30/2025
05/14/2025	<u>Quarterly Report - QR March 31, 2025</u>	03/31/2025
03/26/2025	<u>Quarterly Report - Amended</u>	12/31/2024
03/26/2025	<u>Management Certification - Amended</u>	06/30/2024
03/23/2025	<u>Management Certification</u>	06/30/2024
03/11/2025	<u>Quarterly Report</u>	12/30/2024
01/30/2025	<u>Quarterly Report - Updated to new requirements- Amended</u>	09/30/2024
11/12/2024	<u>Quarterly Report - Updated to new requirements</u>	09/30/2024
10/29/2024	<u>Quarterly Report - Amended</u>	09/30/2024
10/18/2024	<u>Quarterly Report- September 30, 2024 report</u>	09/30/2024
07/24/2024	<u>Annual Report – June 30, 2024 Annual Report</u>	06/30/2024

Counsel has also examined other related corporate information as necessary, and information provided by the Company's management for the purposes of this letter.

Additionally, counsel has personally conferred with Alex Dekhtyar the Company's Chief Executive Officer and Andrew Osichnuk, the Company's Chief Financial Officer, who constitute a majority of the board of directors, to discuss the information contained in the above-described documents and any sales of company securities.

The opinions and conclusions contained in this Opinion Letter are based upon documentation and facts made available to this firm and are solely based on the accuracy of those documents and facts. All such information is believed to be accurate and reliable. However, we have not independently verified the accuracy of the factual information provided by the Company, except as specifically noted herein. We have relied upon representations and certifications of officers and directors of the Company concerning certain factual matters. Counsel has discussed the above documentation, and the underlying assumptions this firm is relying upon, with the management of the corporation.

The Company has 950,000,000 (Nine Hundred Fifty Million) authorized common shares and 150,000,000 (One Hundred Fifty Million) Preferred Shares of which 50,000,000 (Fifty Million) shares of Preferred E Stock are authorized, and 10,000,000 (Ten Million) shares of Preferred Stock B are authorized. 382,928,024 shares of common stock, 33,141,328 shares of Preferred E Stock, and 9,965,000 shares of Preferred B stock are issued and outstanding as of date hereof. The Company's fiscal year end is June 30.

The party responsible for the preparation of the unaudited financial statements of the Company is Andrew Osichnuk. Mr. Osichnuk is a financial banking expert. He was a founder and vice-president of Central

European Bank, working with the administration of the president of Ukraine. From 1995 to 2000 he worked with financial institutions in Zurich, Budapest and Prague to raise funds for projects in Ukraine, Russia and Canada.

The Company's Transfer Agent is:  
 Empire Stock Transfer  
 1859 Whitney Mesa Dr,  
 Henderson, NV 89014  
 702-818-5898

An inquiry to the transfer agent was the source of confirmation of the Company's shares outstanding. Additionally, a search of the SEC's EDGAR system confirmed that Empire Stock Transfer is a registered transfer agent.

Based on our review of the Company's financial statements, business operations, and discussions with management, it is our opinion that the Company is not currently, and has not been at any time during the past five years, a shell company as defined in Rule 405 of the Securities Act of 1933 and Rule 12b-2 of the Securities Exchange Act of 1934. The Company has more than nominal assets and is engaged in active business operations as evidenced by [describe specific business activities].

Further, pursuant to an inquiry of management and directors of the corporation, to the best of this firm's knowledge, neither the Company nor any person or entity holding at least five percent (5%) of the corporation's stock is currently under investigation by any federal or state regulatory authority for any violation of federal or state securities law.

Additionally, we have made an inquiry with regard to the sale and ownership of the Company's securities by the following persons, being all of the persons of the type identified in Item 16 of Exhibit B of OTC Market's Attorney Letter Guidelines:

Name	Position	Address	Shares	Date Acquired	Consideration	Legend
Alexander Dekhtyar	CEO, Director, Owner of more than 5%	Hollywood, CA	61,720,064 Common Stock	10/14/2022-36,720,064  07/31/2023-25,000,000	36,720,064 -Stock Swap agreement as part of EON discovery *Acquisition.  25,000,000 as compensation for employment for years ending 2022 and 2023.	Restricted

Alexander Dekhtyar	CEO, Director, Owner of more than 5%	Hollywood, CA	3,321,667 Series B Preferred Stock (2)	Swap agreement as part of EON Discovery Acquisition (1)	Swap agreement as part of EON discovery *Acquisition.	Restricted
Andrew Osichnuk	CFO, Director, Owner of more than 5%	Sun Valley, CA	61,720,064 Common Stock	07/19/2022-36,720,064  07/31/2023-25,000,000	36,720,064 -Stock Swap agreement as part of EON discovery *Acquisition.  25,000,000 as compensation for employment for years ending 2022 and 2023.	Restricted
Andrew Osichnuk	CFO, Director, Owner of more than 5%	Sun Valley, CA	3,321,666 Series B Preferred Stock (2)	06/02/2023	Swap agreement as part of EON discovery *Acquisition.	Restricted
Apricus Capital Inc. Controlled by Rostislav Kechedzhi	5% Holder	Cheyenne, WY	22,727,553 Common Stock	08/13/2025 -22,727,553	22,727,553 as part of a Share Exchange Agreement with Thomas Heathman after Mr. Heathman's resignation from Buscar Company.	Free Trading
Apricus Capital Inc. Controlled by Rostislav Kechedzhi	5% Holder	Cheyenne, WY	13,000,000 Series E Preferred Stock (3)	07/07/2025	Note Conversion	Restricted
Apricus Capital Inc. Controlled by Rostislav Kechedzhi	5% Holder	Cheyenne, WY	3,321,667 Series B Preferred Stock (2)	06/08/2023	Assignment from Heathman for mutual release	Restricted

Jose Kreidler	Officer, 5% Holder	Los Angeles, CA	20,350,000 Common Stock	07/26/2022 – 350,000  08/22/2022 – 5,000,000  07/28/2023 – 15,000,000	350,000 Advisory Board Bonus  5,000,000 Compensation as President and Director  15,000,000 Additional compensation.	Restricted
Clear Sky Alliance Inc. Controlled by Wayne Giles	5% Holder	Cheyenne, WY	24,051,939 Common Stock	03/18/2025-15,203,731  04/03/2025-8,848,208	Stock Swap with Wayne Giles.  Stock Swap with Richard Northrup.	Unrestricted
Clear Sky Alliance Inc. Controlled by Wayne Giles	5% Holder	Cheyenne, WY	19,700,000 Series E Preferred Stock (3)	12/04/2025	Conversion of Buscar Company's Note.	Restricted
Alex Mond	5% Holder	Sherman Oaks, CA	20,000,000 Common Stock (4)	01/20/2025	Stock Swap with Buscar Company.	Restricted
Daniel Michael McGill	COO	Menifee, CA	15,000,000 Common stock	02/28/2023	Services performed as Chief Operating Officer (COO) of the Company	Restricted
Srinivas Rao Chennamaraja	Consultant	Herndon, VA	4,000,000 Common stock	04/14/2025	Media content creation, operational assessment, financial assessment, and development of future growth and financing strategies	Restricted
Willem Edward Nel	Vice President of Operations	Centurion Golf Estates, South Africa	1,000,000 Common stock	04/14/2025	Services as Vice President of Operations	Restricted
Jeffrey Maller	Legal Counsel	Los Angeles, CA	12,500,000 Common Stock	04/15/2025	Legal services	Restricted
Kevin Kading	Consultant	Millbrook, NY	1,000,000 Common stock	04/22/2025	Consultant providing financial and operational advisory services	Restricted

Boris Nayflish	Consultant	Mequon, WI	250,000 Common stock	04/22/2025	Media content creation, operational assessment, financial assessment, and development of future growth and financing strategies.	Restricted
Fabian Morrison	Consultant	Waldorf, Maryland	1,000,000 Common stock	04/24/2025	Media content creation services	Restricted
Gene Kruppa	Consultant	La Grange, TX	1,600,000 Common stock	04/29/2025	Media content creation, operational assessment, financial assessment, and development of future growth and financing strategies.	Restricted
Margarita Rubenstein	Consultant	Playa Del Rey, CA	250,000 Common stock	05/01/2025	Media content creation, operational assessment, financial assessment, and development of future growth and financing strategies.	Restricted
Steve Cohen	Consultant	Lake Worth, FL	250,000 Common stock	05/06/2025	Steve Cohen	Restricted
Hunter Senftner	Consultant	Los Angeles, CA	150,000 Common stock	05/06/2025	Development of future growth strategies consulting services	Restricted
Robert Van Ronkel	Consultant	Las Vegas, Nevada	1,000,000 Common stock	05/21/2025	Media content creation, operational assessment, financial assessment, and development of future growth and financing strategies.	Restricted
Christopher Boehr	Consultant	San Gabriel, CA	500,000 Common stock	05/23/2025	International product marketing and operational advisory services	Restricted
The Mountain ViewTrust/ Steven Cloyes	Consultant	South Londonderry, VT	2,500,000 Common stock	06/03/2025	Financial and operational advisory service	Restricted

Carat Investment Group LLC / Vladimir Terushkin	Consultant	Sheridan, WY	100,000 Common stock	06/03/2025	Consultant providing media creation, financial, and operational advisory service.	Restricted
Margaret Kimura	Consultant	Whittier, California	150,000 Common stock	07/10/2025	Advisory services in the areas of financial strategy, operational assessment, funding initiatives, investor relations, and business growth planning	Restricted
David Bernard	Consultant	Santa Monica, CA	2,500,000 Common stock	09/23/2025	Financial and operational consulting services.	Restricted
Eric Sauer	Advisory board member	Sarasota, FL	750,000 Common stock	10/13/2025	Advisory board member Services	Restricted
Anatoliy Demchenko	Advisory board member	Chermihiv, Ukraine	350,000 Common stock	10/27/2025	Advisory board member Services	Restricted
John O'Neal Johnston	Advisory board member	Maineville, Ohio	350,000 Common stock	10/27/2025	Advisory board member Services	Restricted
Christopher Vataj	Advisory board member	Bronx, NY	1,000,000 Common stock	10/27/2025	Advisory board member Services	Restricted
Howard Schraub	Advisory board member	New York, NY	350,000 Common stock	11/11/2025	Advisory board member Services	Restricted
Soheil Shahrooz	Consultant	Brooklyn, NY	500,000 Common stock	11/25/2025	Financial and operational advisory services	Restricted
Thomas Heathman	Consultant	San Marcos, TX	1,000,000 Common stock	11/25/2025	Media content creation, operational assessment, financial assessment, and development of future growth and financing strategies.	Restricted

Srinivas Rao Chennamaraja	Consultant	Herndon, VA	1,500,000 Common stock	02/13/2026	Media content creation, operational assessment, financial assessment, and development of future growth and financing strategies.	Restricted
------------------------------	------------	-------------	------------------------------	------------	---	------------

- (1) On June 2, 2020, Buscar Company The acquisition was structured as a reverse merger transaction pursuant to which Eon Discovery became a wholly-owned subsidiary of Buscar Company.
- (2) Each share of Series B Preferred Stock has rights of 2,000 votes per share and is not convertible into Common Stock.
- (3) Each share of Series E Preferred Stock does not have any voting rights and is convertible into 5 shares of Common Stock at any time at the option of the holder.
- (4) Alex Mond entered into a Stock Swap Agreement with Buscar Company on January 20, 2025, whereby Alex Mond exchanged 10,000,000 common shares of his company, Terramer Inc., for 4,000,000 Series E Preferred shares of Buscar which were convertible into 20,000,000 common shares of Buscar. Mond converted the Series E Preferred shares on July 15, 2025 into 20,000,000 restricted common shares of Buscar Company. The shares are restricted pursuant to Rule 144 of the Securities Act of 1933, as amended, and bear a restrictive legend.

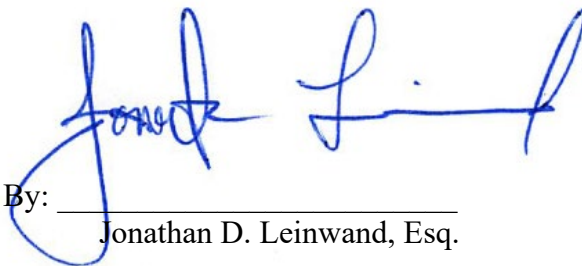
Counsel has made specific inquiry of each of the officers, directors, and controlling persons listed above, persons engaged in promotional activities regarding the Issuer, and persons owning more than five percent (5%) of the Company’s securities (collectively, the “*Insiders*”), and based upon such inquiries and other information available to counsel, there have been no market sales of any of the Company’s securities by any of the Insiders during the preceding twelve (12) months, and nothing has come to the attention of counsel indicating that any of the Insiders has made any purchase or sale of the Company’s securities based upon 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.

No person or entity other than OTC Markets Group Inc. and its subsidiaries is entitled to rely upon this opinion. OTC Markets, however, is granted full and complete permission and rights to publish this document via the OTC Disclosure and News Service for viewing by the general public and regulators. The public, broker-dealers, and OTC Markets Group Inc. may rely on the above 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, as amended. The information that has been posted via OTC Disclosure and News Service as of March 19, 2026, constitutes adequate current public information, is available within the meaning of Rule 144(c)(2) of the Securities Act of 1933, as amended, includes all the information that a broker-dealer would be required to obtain from an issuer in order to publish a quotation for its securities pursuant to Rule 15c2-11 under the Securities Exchange Act of 1934, as amended, and complies as to form with the OTC Markets Guidelines for Providing Adequate Current Information.

The author of this letter has been admitted to practice in the State of Florida and is a resident of the United States. Counsel is in good standing with the Florida Bar (Bar Number: 64076). Counsel has been retained by the issuer solely for the purpose of reviewing the current information supplied by the issuer and rendering this opinion letter. Counsel does not beneficially own any shares of the issuer’s securities, nor does counsel have any direct or indirect interest in the issuer or its securities. Counsel has not received and does not have any agreement to receive in the future, shares of the issuer’s stock or any other securities or equity interest in the issuer, in payment for services or otherwise. The opinions expressed herein are based upon and limited to the federal securities laws of the United States and the laws of the State of Florida, and counsel expresses no opinion as to the laws of any other jurisdiction. The undersigned counsel

is permitted to practice before the Securities and Exchange Commission and has never been suspended, disbarred, or otherwise prohibited from practice before the Commission. Counsel is not currently, nor has counsel in the past five years, been the subject of 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. Additionally, during the last five years counsel has not been suspended or barred from practicing in any state or jurisdiction, has not been convicted of any felony or misdemeanor involving moral turpitude, and has not been charged with or convicted in any criminal case, nor has counsel been the subject of any disciplinary action by any bar association or court.

Very truly yours,  
JONATHAN D. LEINWAND, P.A.

  
By: \_\_\_\_\_  
Jonathan D. Leinwand, Esq.