

September 28, 2017

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

Re: Legal Opinion concerning Adequate Current Information of Net Savings Link, Inc. (Symbol—NSAV)

Ladies/Gentlemen:

You are entitled to rely on this letter in determining whether Net Savings Link, Inc., (the "Issuer" or "Company") has made adequate current information publicly available within the meaning of Rule 144(c)(2) under the Securities Act of 1933.

I am a resident of the United States and have been retained by the Issuer for the purpose of rendering this letter and related matters. My relationship with the Issuer includes, over and above writing this letter, serving as general corporate counsel for the Issuer which duties may include preparing or reviewing disclosure information and press releases, interfacing with the chief financial officer and independent accountants, and giving general legal advice to management.

I have examined such corporate records and other documents and such questions of law as I have considered necessary or appropriate for purposes of writing this letter. In all such examinations, I have assumed the genuineness of all signatures, the authenticity of all documents submitted to me as originals, the conformity to original documents of all documents submitted to me as copies and the authenticity of all originals of such documents submitted as copies. Further, in all such examinations, I may have relied on information obtained from public officials, officers of the Issuer, and other sources, and represent that all such sources are believed to be reliable.

This letter relates to the laws of the United States, specifically Federal securities law. I have been a member in good standing of the bar of the State of Utah continuously since 2006, and am permitted to practice before the Securities and Exchange Commission (the "SEC") and I have not been prohibited from practice thereunder.

The Issuer is not currently a reporting company and, therefore, does not now file annual or other reports with the SEC. It was, however, previously a fully reporting company, before terminating its registration on September 15, 2017. In preparing this Opinion, I have reviewed publicly available information relating to the Issuer including: the Issuer's profile posted on the OTC Markets Group website; their quarterly and annual reports filed with the OTC Markets Group; their Initial Registration Statement filed with the Securities and Exchange Commission on June 9, 2008 and amended June 27, 2008; their Quarterly and Annual reports filed in accordance with rule 15(d) of the Securities Act between August 1, 2008 and April 20, 2015; their Form 15-12G Notice of Suspension of Duty to File Reports filed on September 15, 2017; their consolidated 2015-2016 Annual Reports through the period ended November 30, 2016 filed with the OTC Open Markets Group on September 19, 2017; their Quarterly financial reports for the periods ended February 28, 2017 and May 31, 2017, filed with the OTC Open Markets Group on September 27, 2017, and their Company Information and Disclosure Statement, filed with the OTC Open Markets Group on September 27(collectively, the "Information").



It is my opinion that the Information (i) constitutes adequate current public information concerning the Issuer's securities and is available within the meaning of Rule 144(c)(2) under the Securities Act of 1933; (ii) includes all of the information that a broker-dealer would be required to obtain from the Issuer to publish a quotation for the Securities under Rule I5c2-11 under the Securities Exchange Act of 1934 (the "Exchange Act"); (iii) complies as to form with the OTC Markets Group's Guidelines for Providing Adequate Current Information, which are located on the Internet at www.otcmarkets.com; and (iv) has been posted through the OTC Disclosure and News Service.

The unaudited financial statements contained in the Information were prepared by the Company's accountant, and were confirmed by the Company's Chief Executive Officer.

The Issuer's transfer agent is Pacific Stock Transfer Co., which is registered with the SEC. The method used to confirm the number of outstanding shares of common stock set forth in the Information Statement was to examine a shareholder list issued by the transfer agent, as of August 25, 2017. As of August 25, 2017, the total outstanding shares of common stock of the Issuer were 3,274,504,075.

I have personally spoken with management and the director of the Issuer; I have reviewed the Information, as amended, published by the Issuer through the OTC Disclosure and News Service; and I have discussed the Information with management and a majority of the directors of the Issuer.

To the best of my knowledge, after inquiry of management and the directors of the Issuer, neither, counsel nor any officer, director or 5% holder of the securities of the Issuer is currently under investigation by any federal or state regulatory authority for any violation of federal or states securities laws.

No person other than the OTC Markets Group is entitled to rely on this letter. However, I hereby grant the OTC Markets Group full and complete permission and rights to publish the letter through the OTC Disclosure and News Service for viewing by the public and regulators.

I have compiled and listed below, as of August 25, 2017, the names of each executive officer, director, general partner and other control person of the Issuer and promoter, finder, consultant or any other advisor of the Issuer who assisted, prepared or provided information with respect to the Issuer's disclosure or who received securities as consideration for services rendered to the Issuer and the following information related to each:

(i) their full name, (ii) their business address, (iii) the number and class of the Issuer's securities beneficially owned by each of them, (iv) with respect to each of the securities described in the preceding clause whether or not the certificate or other document that evidences the securities contains a legend stating that the securities have not been registered under the Securities Act and setting forth or referring to restrictions on transferability and sale of the securities and (v) a complete description of the consideration received by the Issuer in connection with each issuance of shares to any of them including, without limitation, the nature of any services performed for or on behalf of the Issuer. For purpose of this letter, the term "control person" includes (i) any person controlling, under common control with, or controlled by, the Issuer or (ii) any person who obtained securities of the Issuer in connection with a negotiation with the Issuer within the three-year period prior to the date of the opinion. With respect to any of the Issuer's control persons that is an entity and any parent entity of any control person, this letter provides the information described in the first sentence of this paragraph for each control person of such entity or parent entity.



## LAW OFFICE OF S. Y. JENKINS

## ATTORNEY AT LAW

- (i) Name: James Tilton, CEO, President, Secretary, Treasurer, Sole Director
- (ii) Business Address: 2374 Route 390, P.O. Box 609, Mountainhome, PA 18342
- (iii) Number and Class of Shares Beneficially Owned: 30,000,000 shares of Preferred A
- (iv) All restricted pursuant to Rule 144
- (v) Acquired in private transaction
- (i) Name: Jane J. Zheng, Vice President.
- (ii) Business Address: 2374 Route 390, P.O. Box 609, Mountainhome, PA 18342
- (iii) Number and Class of Shares Beneficially Owned: N/A
- (iv) All restricted pursuant to Rule 144
- (v) Acquired shares via private transaction

I have made specific inquiry of each of the persons listed above, persons engaged in 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 counsel, any sales of the Securities by 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.

I trust this information complies with your request, If you need any additional information please contact me.

Very truly yours,

Stacey Y. Jenkins, ESQ