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October 25, 2023

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VIA EMAIL/FAX ONLY

Blanket Opinion as to the Dividend Shares issued by GTII to shareholders as of

April 2023.

Dear Sir,

This opinion applies to the Dividend Shares issued by GTII, the "Company", as noted on the

Company Website (https://www.gtii-us.com/), (https://tinyurl.com/gtii-letter), and confirmed in

the Company filing for the period ending June 30, 2023, (https://bit.ly/46Lc2Ui). Shareholders

that have restrictive covenants, i.e. leak out agreements, insider, officer, affiliate holding periods,

etc, remain subject to those limitations.

This opinion is provided in fulfillment of the direction and desire of the Board of Directors to

assist the Company shareholders. This opinion applies only to the lifting of the restrictive

covenant that the subject shares were issued with, it may not be applied to any other shares held

by the requesting shareholder, and does not remove any other restriction applicable to a particular

shareholder.

The Dividend shares were issued to the shareholders of GTII by Direction of the Board of

Directors on April 29, 2023.

The Dividend Shares are considered earned and fully paid for and have not been issued as a

result of any specific work conducted by a particular shareholder, or for other such compensation.

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The lifting of the restrictive legend is applicable to those requiring a holding period of six months from the date of issuance.

Substantially the receiving shareholders are not insiders, officers, directors, or affiliates and have not been for the past ninety (90) days. If that fact is applicable they remain subject to the market, statutory, or regulatory limitations as before these shares were received by the shareholder, and this opinion may be used in conjunction with any additional supportive opinions provided by the requesting shareholder.

In furtherance of removing the restriction which the shares were issued with I examined the Company and concluded the following:

- 1. The shares were authorized by the board on April 15th and subsequently issued to ALL Shareholders through the transfer agent as of April 29th 2022. There were no limitations as to who would get the shares.
- 2. The disposal of these particular shares remain subject to the limitations of each specific shareholder, for example markets conditions, leak out agreements, statutory limitations, etc.
- 3. As the shareholders have been issued and by extension held the shares for a period of six (6) months as of October 30, 2023, and as most of the holders have not been, or are not insiders, affiliates, or control parties, as it relates to their specific condition for the past ninety(90) days, they have therefore held the shares for the period of time determined for a company subject to the exchange act, which GTII is. In the alternative, applicable restrictions as to liquidation apply.

In further support of my position that the restrictive covenant/legend may be removed from the dividend shares, I investigated their salability by investigating GTII:

1. According to state records (https://esos.nv.gov/EntitySearch/BusinessInformation) the Company, Global Tech Industries Group, Inc. (GTII), is validly existing under the laws of the State of Nevada, NV Business ID # NV19801007149, and entity #C4163-1980

- 2. GTII is a reporting company under the rules of the SEC, and by reason and belief is presently and has been for the past 90 days or more a fully reporting company, CIK#: 0000356590. GTII is presently traded on the Pink Sheets of the OTC Markets, aka the OTC.
- 3. According to public disclosures, (https://www.sec.gov/cgi-bin/browse-edgar?company=Global+Tech+Industries+Group), by my estimates and relying on the information contained in the SEC Edgar database, the company has been filing consistently since 2013 and its public information is current.
- 4. Based on the available information, and my understanding of the limited number of insiders, affiliates, and control parties, I have concluded that the dominant number of parties that are benefiting from the dividend shares are not such persons, and will be able to rely on this opinion without further input. Insiders, affiliates, and control parties will need to provide additional details as to their particular circumstance at time of sale.

The restrictive legend of the Dividend Shares should be lifted as:

- 1. The Company is properly authorized and organized under its foundation state, NV, and is current with the State according to information publicly available,
- 2. The Company is not a shell company, was not initially organized as a shell company and has addressed the disclosure of being a shell during its lifetime by providing information in compliance with Form 10 by filing an S-1 in 2021. Therefore the shares are not limited by the rules applicable to a shell company.
- 3. The Company has complied with its reporting requirements for greater than ninety (90) days, and continues to do so.
- 4. For most of the dividend stock shareholders the shares are not subject to limitations, either statutorily or through agreement, if they are, that fact is not altered by this opinion, and needs to be addressed when the holder chooses to liquidate these particular shares.

5. The shareholders, and by extension the selling broker/agent, may rely on the applicable sections of Rule 144 as an exemption in disposing of the securities, but must apply the

statutory, contractual, or other limits should they be applicable to the disposing

shareholder.

The conclusions contained in this opinion are based on a review of public information on the

company, rules relating to the sale of restricted securities, and a review of the circumstances

under which the shares were issued.

It is my opinion the shares qualify to be sold under the applicable exemptions under Rule 144

& this opinion and its holdings may be relied upon by the parties noted herein, the selling broker,

GTII, and Liberty Transfer.

Respectfully,

Warren Markowitz, Esq.

Attorney and Counselor at Law

cc: David Reichman < <u>david@gtii-us.com</u>>

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