

Quarterly Report for Period Ending June 30, 2013

OTC Pink Basic Disclosure Guidelines

1) Name of the issuer and its predecessors

Capital Financial Global, Inc. (the "Company") is a Nevada corporation incorporated on June 8, 1988. Within the last 5 years the Company was formerly known as "Toyshare, Inc." until April 29th, 2011, when the Company changed its name to Capital Financial Global, Inc., and changed its ticker symbol to CFGX.

2) Address of the issuer's principal executive offices

Corporate Address

Capital Financial Global, Inc.
1042 Fort Union Boulevard, #521
Midvale, UT 84047
801-747-2000 (Office)
801-747-2001 (fax)
<http://www.capfiglobal.com>

IR Contact

Capital Financial Global, Inc.
1042 Fort Union Boulevard, #521
Midvale, UT 84047
801-747-2000 (Office)
801-747-2001 (fax)
<http://www.capfiglobal.com>

3) Security Information

Common Stock

Trading Symbol: CFGX
Exact title and class of securities outstanding: Common
CUSIP: 140143 108
Par or Stated Value: .001
Total shares authorized: 500,000,000 as of: 6/30/2013
Total shares outstanding: 179,187,258 as of: 6/30/2013

Series A Preferred Stock

Trading Symbol: N/A
Exact title and class of securities outstanding: Series A Preferred Stock
CUSIP: N/A
Par or Stated Value: .001
Total shares authorized: 100 as of: 6/30/2013
Total shares outstanding: 100 as of: 6/30/2013

Series B Preferred Stock

Additional class of securities (if necessary):
Trading Symbol: N/A
Exact title and class of securities outstanding: Series B Preferred Stock
CUSIP: N/A
Par or Stated Value: .001
Total shares authorized: 20,000,000 as of: 6/30/2013
Total shares outstanding: 1,270,000 as of: 6/30/2013

Transfer Agent

Transfer Online, Inc.
 512 SE Salmon Street
 Portland, OR 97214
 Phone: 503.227.2950
 FAX: 503.227.6874

Is the Transfer Agent registered under the Exchange Act? Yes

List any restrictions on the transfer of security:

None

Describe any trading suspension orders issued by the SEC in the past 12 months.

None

List any stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:

Dividends are accruing under Series A & Series B Preferred.

4) Issuance History

7/22/2011	1,333,333	1,333,333		debt relief	Long-term debt holder
7/25/2011	1,333,333	1,333,333		debt relief	Long-term debt holder
7/25/2011	1,333,333	1,333,333		debt relief	Long-term debt holder
8/2/2011	3,000,000	3,000,000		debt relief	Long-term debt holder
8/2/2011	3,000,000	3,000,000		debt relief	Long-term debt holder
8/2/2011	3,000,000	3,000,000		debt relief	Long-term debt holder
10/7/2011	1,333,333	1,333,333		debt relief	Long-term debt holder
10/24/2011	1,500,000	1,500,000		Securities Act 504 (Delaware)	Fairhills Capital
11/4/2011	1,333,333	1,333,333		debt relief	Long-term debt holder
11/4/2011	1,333,333	1,333,333		debt relief	Long-term debt holder
11/4/2011	1,000,000	1,000,000		debt relief	Long-term debt holder
11/4/2011	1,000,000	1,000,000		debt relief	Long-term debt holder
11/4/2011	1,000,000	1,000,000		debt relief	Long-term debt holder
11/29/2011	2,000,000	2,000,000		debt relief	Long-term debt holder
2/23/2012	5,000,000	5,000,000		debt relief	Long-term debt holder
2/23/2012	5,000,000	5,000,000		debt relief	Long-term debt holder
2/23/2012	5,000,000	5,000,000		debt relief	Long-term debt holder
2/23/2012	5,000,000	5,000,000		debt relief	Long-term debt holder
7/23/2012	13,750,000	13,750,000		Securities Act 504 (Delaware)	EMSEG & CO, Wells Fargo Bank
7/24/2012	10,000,000	10,000,000	yes	services	Paul Edward Norat
7/24/2012	1,000,000	1,000,000	yes	services	Heath Markovetz
7/24/2012	1,000,000	1,000,000	yes	services	Matt L. Reed
7/24/2012	1,000,000	1,000,000	yes	services	Stephen P. Gaskill
7/24/2012	1,000,000	1,000,000	yes	services	Curtis Rasmussen
8/7/2012	5,000,000	5,000,000		debt relief	Long-term debt holder
9/28/2012	6,400,000	6,400,000	yes	services	Hong Kong Alliance Fund
9/28/2012	6,400,000	6,400,000	yes	services	Wakabayashi Fund
10/30/2012	6,800,000	6,800,000	yes	services	Chatterbox Call Center LTC
10/30/2012	6,800,000	6,800,000	yes	services	Eurasian Capital, LLC
1/8/2013	1,000,000	1,000,000	yes	services	Curtis Rasmussen
1/8/2013	1,000,000	1,000,000	yes	services	Stacey Y. Jenkins
1/8/2013	1,000,000	1,000,000	yes	services	Paul Edward Norat
1/8/2013	1,000,000	1,000,000	yes	services	Craig Olivas

5) Financial Statements

The following financial information is posted for this period through the OTC Disclosure and News Service and is incorporated herein by reference thereto:

- A. Balance sheet;
- B. Statement of income;
- C. Statement of cash flows;
- D. Financial notes; and
- E. Audit letter, if audited

6) Describe the Issuer's Business, Products and Services

- A. a description of the issuer's business operations;

Summary of Business Model & Services

Capital Financial Global, Inc. (CFGX) is a specialty finance company that provides asset-backed financing and loan advisory services to insurance trusts & pension funds, owners of commercial real estate, owners of residential real estate pools, and owners of mining & precious metals assets. We are publicly traded on the OTC Markets trading system under the symbol "OTC:CFGX".

Market Positioning & Differentiation

Unlike traditional banking models, CFGX helps organizations obtain needed liquidity by using an **asset-backed approach rather than a traditional credit approach** to originating new loans, buying and selling existing loans, and converting distressed collateral into cash or trade-able form. We are the preferred alternative to traditional bank financing.

Our Revenue Model

We make money by charging loan fees, making interest rate spreads on loans we hold, and by buying & selling loans in whole or in part to institutional investors, hedge funds, or other secondary market participants. We also make money by charging loan servicing fees and by selling distressed assets that we acquire for our own investment or through some type of foreclosure.

Our services

CFGX provides **commercial loans and credit facilities** starting at \$250,000 USD up to \$5 Million USD. In combination with its own resources, CFGX funds loans through investor syndications and credit participations.

The Company also provides fee based **loan advisory services** related to its primary activities. For example, the owner of a dormant mine may want to borrow \$3 Million USD to re-open the mine and begin extracting ore, processing, refining, and selling the resulting gold bullion. CFGX will take the mine from its dormant state and prepare all the requisite paperwork, bring together the necessary investment bankers, accountants, and attorneys to make the transaction happen.

After loans are funded or acquired, CFGX provides ongoing **loan servicing** through its proprietary loan servicing platform. This service entails holding and safeguarding collateral as custodian, collecting borrower payments, dispersing interest to investors and credit participants, and coordinating collections and foreclosure proceedings.

Our Strategic Position in the Value Chain

Our historical business purpose and primary objective has always been **loan acquisition & aggregation** as an investor of **closed loans** and credit participations in the secondary debt markets. Since the credit crisis and the ensuing aftermath, CFGX has had extreme difficulty accessing appropriate levels of funding capital with which to pursue its intended purpose. As a result, we have by necessity been forced to operate in the primary market section of the Real Estate Loan Value Chain.

The “primary market” is where loan officers meet with borrowers and individual loans are underwritten and originated, one at a time. The “secondary market” is where loans originated in the primary market are purchased, setup for servicing, aggregated in pools, and repackaged for subsequent re-sale or for securitization in the “capital markets.”

We are **transitioning the focus of the Company’s operations back** to activity based in **the secondary market** section of the value chain (See Figure 1 below).

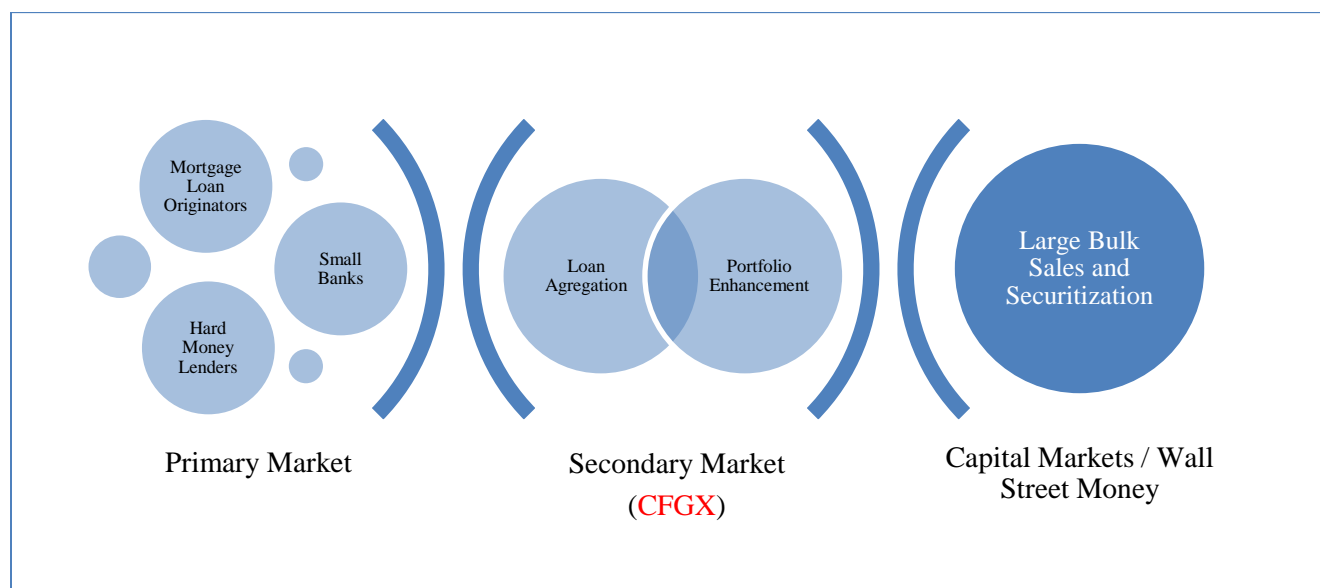


Figure 1: The Real Estate Loan Value Chain

Management plans to release separate Supplemental Information and Management Discussion & Analysis reports through the online OTC Disclosure and News Service on a periodic basis as news and material developments exist. These periodic reports are incorporated herein by reference.

B. Date and State (or Jurisdiction) of Incorporation:

June 8, 1988

C. the issuer’s primary and secondary SIC Codes;

Primary SIC Code: 6153 – Short-term Business Credit Institutions; SIC Code: 6159—Miscellaneous Business Credit Institutions; SIC Code: 6162 – Mortgage Bankers & Loan Correspondents.

D. the issuer’s fiscal year end date;

December 31st

E. principal products or services, and their markets;

See section A, above.

7) Describe the Issuer's Facilities

As of this filing, the Company owns 85.5 acres of property with 5 patented lode mining claims located in Clark County Nevada comprising the St. Louis mine, booked at \$548,835 after impairments (see notes). The Company leases approximately 1500 sqft of a 4500 sqft office space under a flexible plan that allows for expansion based on need, on a month to month basis at the following address: 358 S. Rio Grande Street, Suite 250, Salt Lake City, UT 84101. The Company leases offsite cloud infrastructure and storage facilities. Please see the Company's "Consolidated Statements of Financial Condition" for further detail.

8) Officers, Directors, and Control Persons

A. Names of Officers, Directors, and Control Persons. In responding to this item, please provide the names of each of the issuer's executive officers, directors, general partners and control persons (control persons are beneficial owners of more than five percent (5%) of any class of the issuer's equity securities), as of the date of this information statement.

1. Paul Edward Norat, President, CEO, and Chairman of the Board of Directors:

Mailing address: 1042 Fort Union Boulevard, #521, Midvale, UT 84047

Mr. Paul Norat is President, CEO, and Chairman of Capital Financial Global, Inc. Mr. Norat was President, CEO, and Chairman of Capital Financial Services, Inc., a specialty finance company based in Salt Lake City, Utah and operating in the western region of the USA, from April 2000 to May 2010. Prior to 2000, Mr. Norat served as Chief Operations Officer, Vice President of Marketing, and Director of Marketing, respectively, at Equity First Marketing, LLC, a privately held nationwide financial services firm. Mr. Norat began his career as an Investment Analyst for USA Financial Security Corporation, New York, in 1992. Mr. Norat received his BS in Economics and Minor in Business at the University of Utah, and a Master in Business Administration at the David Eccles School of Business at the University of Utah. Mr. Norat lives in the foothills of the Wasatch Mountain Range in Salt Lake City, where he and his wife enjoy raising their three children in the active lifestyle that the mountainous area provides.

Norat & Company, LLC owns all 100 shares of the issuer's Series A Preferred Stock, where Paul Edward Norat is an affiliate; and Mr. Norat personally owns 13,484,000 shares of common stock of the Company.

2. Curtis Rasmussen, Director

Mailing address: PO Box 392, Kaysville, UT 84037

Curtis Rasmussen is a Certified Public Accountant

Curtis Rasmussen owns 2,000,000 shares of common stock of the Company.

B. Legal/Disciplinary History. Please identify whether any of the foregoing persons have, in the last five years, been the subject of:

1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);

None

2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities;

None

3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or

None

4. The entry of an order by a self-regulatory organization that permanently or temporarily barred suspended or otherwise limited such person's involvement in any type of business or securities activities.

None

- C. Beneficial Shareholders. Provide a list of the name, address and shareholdings or the percentage of shares owned by all persons beneficially owning more than ten percent (10%) of any class of the issuer's equity securities. If any of the beneficial shareholders are corporate shareholders, provide the name and address of the person(s) owning or controlling such corporate shareholders and the resident agents of the corporate shareholders.

As of the period ending June 30, 2013, the following were beneficial owners:

Paul Edward Norat (13,484,000 shares, 7.53%)
1042 Fort Union Blvd., #521
Midvale, UT 84121
Contact: Mr. Paul Norat
801-747-2000

Norat & Company, LLC (100 Series A Preferred, convertible to 51%)
1042 Fort Union Blvd., #521
Midvale, UT 84121
Contact: Mr. Paul Norat, Manager

9) Third Party Providers

Please provide the name, address, telephone number, and email address of each of the following outside providers that advise your company on matters relating to operations, business development and disclosure:

Legal Counsel

None

Accountant or Auditor

Hansen, Barnett & Maxwell
Certified Public Accountants
5 Triad Center
Suite 750
Salt Lake City, UT, 84180
801-532-2200

Investor Relations Consultant

None

Other Advisor:

None

10) Issuer Certification

I, Paul Edward Norat, certify that:

1. I have reviewed this quarterly disclosure statement of Capital Financial Global, Inc.;

2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

Date: August 22, 2013

/s/ Paul Edward Norat

Paul Edward Norat
Chairman, Chief Executive Officer, President