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UNITED STATES  
SECURITIES AND EXCHANGE COMMISSION  
Washington, D.C. 20549

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FORM 10-K

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(MARK ONE)

Annual Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

For the fiscal year ended December 31, 2011

Transition Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

For the transition period from \_\_\_\_\_ to \_\_\_\_\_

Commission file number: 000-27831



**NEXUS ENTERPRISE SOLUTIONS, INC.  
CORP.**

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(Exact name of registrant as specified in its charter)

Wyoming

(State or other jurisdiction of  
incorporation or organization)

5340 N Federal Hwy STE 206  
Lighthouse Point, Florida

(Address of principal executive offices)

\*

(IRS Employee Identification No.)

33064

(Zip Code)

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Registrant's telephone number, including area code: (561) 767-4346

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Securities Registered pursuant to Section 12(b) of the Exchange Act:

Title of each class	Name of each exchange on which registered
Common Shares	None

Securities Registered pursuant to Section 12(g) of the Exchange Act:

Common Stock, \$0.001 Par Value
(Title of class)

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. Yes  No

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act. Yes  No

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes  No

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K (§ 229.405 of this chapter) is not contained herein, and will not be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K.

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b2 of the Exchange Act.

Large accelerated filer  Accelerated filer   
 Non-accelerated filer  Smaller reporting company   
 (Do not check if a smaller reporting company)

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act) Yes  No

State the aggregate market value of the voting and non-voting common equity held by non-affiliates computed by reference to the price at which the common equity was last sold, or the average bid and asked price of such common equity, as of the last business day of the registrant's most recently completed second fiscal quarter.

As of December 31, 2011 the market value was \$170,716. There are approximately 44,969 shares of our common voting stock held by non-affiliates. This valuation is based upon the bid price of our common stock as quoted on the OTCBB on 31 December 2011, or the last trade prior to that date.

APPLICABLE ONLY TO REGISTRANTS INVOLVED IN BANKRUPTCY  
 PROCEEDINGS DURING THE PRECEDING FIVE YEARS:

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Indicate by check mark whether the registrant has filed all documents and reports required to be filed by Section 12, 13 or 15(d) of the Securities Exchange Act of 1934 subsequent to the distribution of securities under a plan confirmed by a court. Yes  No

(APPLICABLE ONLY TO CORPORATE REGISTRANTS)

Indicate the number of shares outstanding of each of the registrant's classes of common stock, as of the latest practicable date. The number of shares outstanding of the registrant's common stock as of December 31, 2011 is 151,648.

(DOCUMENTS INCORPORATED BY REFERENCE)

None

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NEXUS ENTERPRISE SOLUTIONS, INC. CORP.  
FORM 10-K

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## PART I

This annual report on Form 10-K contains forward-looking statements that are based on current expectations, estimates, forecasts and projections about the Company, us, our future performance, our beliefs and our Management's assumptions. In addition, other written or oral statements that constitute forward-looking statements may be made by us or on our behalf. Words such as “expects,” “anticipates,” “targets,” “goals,” “projects,” “intends,” “plans,” “believes,” “seeks,” “estimates,” or variations of such words and similar expressions are intended to identify such forward-looking statements. These statements are not guarantees of future performance and involve certain risks, uncertainties and assumptions that are difficult to predict or assess. Therefore, actual outcomes and results may differ materially from what is expressed or forecast in such forward-looking statements. Except as required under the federal securities laws and the rules and regulations of the SEC, we do not have any intention or obligation to update publicly any forward-looking statements after the filing of this Form 10-K, whether as a result of new information, future events, changes in assumptions or otherwise.

Unless the context otherwise requires, throughout this Annual Report on Form 10-K the words “Company,” “we,” “us” and “our” refer to NEXUS ENTERPRISE SOLUTIONS, INC. CORP. and its consolidated subsidiaries.

### **Item 1. Business.**

#### **History**

Nexus Enterprise Solutions, Inc. (fka Mutualoan., Inc.), a corporation organized under the laws of the State of Wyoming, entered into a business combination with Nexus Business Solution, Inc., a corporation organized under the laws of the State of Florida. The business combination was effective on September 16, 2011.

The business combination (the “Agreement”) stipulated that the companies would undergo a business combination and the surviving entity would be Mutualoan Corp.. Nexus Enterprise Solutions, Inc. was then dissolved into Mutualoan Corp. Mutualoan Corp. then changed its name to Nexus Enterprise Solutions, Inc. The transaction has been accounted for as a reverse merger, whereby Mutualoan is the surviving entity legal purposes and Nexus is the surviving entity for accounting purposes. Nexus Enterprise Solutions, Inc. has submitted to FINRA the required documentation for official name change and is in the process of changing it’s ticker symbol.

Based in Lighthouse Point, Florida, Nexus Enterprise Solutions, Inc. is a lead generation services company dedicated to helping the largest consumer-facing brands identify, engage and develop long term customer relationships. Nexus Enterprise Solutions, Inc. was not operational but had its agents attempting to secure lines of credit to commence operations. Nexus Enterprise Solutions, Inc. has a total of nine employees. Also, during the Third Quarter of 2011 Maureen Morgan was elected as the Vice President and Director of the company.

Through a host of proprietary lead generation systems designed to identify customers that are more likely to grow with its clients beyond a single transaction, Nexus Enterprise Solutions, Inc. has established itself as a leader in providing a broad range of internet marketing strategies to capture targeted buyer data and use that data to generate revenues through both affiliate marketing and lead generation sales.

Nexus Enterprise Solutions, Inc. is quickly expanding into a number of different verticals and currently serves as a lead generation engine for several of the nation’s largest companies in the insurance and financial service sectors.

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Nexus Enterprise Solutions, Inc has never been a shell company. It is currently in operation and is currently in the process of establishing vertical leads. There are no subsidiary or affiliates of the company.

Nexus Enterprise Solutions, Inc. has not declared a stock dividend nor recapitalized its stock. Nexus Enterprise Solutions, Inc. has not been delisted by any securities exchange or deleted from the OTCBB. No legal proceedings are pending or threatened against Nexus Enterprise Solutions, Inc., its Directors, officers, or affiliates.

No financial effects of existing or probable governmental regulations are anticipated in our business model. Also, we do not anticipate and costs related to compliance of environmental laws. No other material reclassification, merger, consolidation, or purchase or sale of any significant amount of asset(s) have taken place, nor has any material change in control taken place, nor any increase of 10% or more of any class of securities outstanding taken place.

As of the completion of business in the Fourth Quarter of 2011, Nexus Enterprise Solutions, Inc. has approximately 9 employees.

### **Business Overview**

Nexus Enterprise Solutions, Inc. is currently an operational company, with a SIC code 7379 for computer related services, and was operational with 9 total consultants.

### **Industry**

Nexus Enterprise Solutions, Inc. is currently an operational company, with a SIC code 7379 for computer related services. It is currently in the sector of developing and facilitating lead generation.

### **Milestones**

The Company has recorded the following significant milestones:

- A completed merger with Nexus Enterprise Solutions, Inc.
- A completed management team, Board of Directors and Advisory Board is in place.

### **Business Model**

**LEAD GENERATION DEFINITION:** A lead, in a marketing context, is a potential sales contact: an individual or organization that expresses an interest in your goods or services. Leads are typically obtained through the referral of an existing customer, or through a direct response to advertising/publicity. A company's marketing department is typically responsible for lead generation. Pursuing and closing leads normally falls to the company's sales department. For example, a vendor will display their wares at an industry trade show, hoping to attract the attention of qualified buyers attending the exhibit. Each inquiry for more vendor information would be a "lead," which might subsequently be developed into a sale. A company's lead generation efforts and its approach to dealing with leads can significantly impact its success in the marketplace.

We can break down how leads are generated into two categories. They are online generation and offline generation.

### **Online generation**

There are many ways to generate leads online. Each has its own formula that needs to be perfected in order to find the balance between quantity and quality. They are the following with description.

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1. **Proprietary Lead Portals** : provides several ways for advertisers to put targeted offers in front of a buying consumer audience via a proprietary network of websites all specifically built for a broad or specific vertical. Advertisers pay per generated lead on a cost per lead (the delivery of just the name and contact details) or cost per acquisition basis (an actual credit card paid transaction.)

2. **Search engine optimization (SEO)**: is the process of improving the volume or quality of traffic to a website from search engines via "natural" or un-paid ("organic" or "algorithmic") search results as opposed to search engine marketing (SEM) which deals with paid inclusion. Typically, the earlier (or higher) a site appears in the search results list, the more visitors it will receive from the search engine. SEO may target different kinds of search, including image search, local search, video search, and industry-specific vertical search engines. This gives a web site web presence.

As an Internet marketing strategy, SEO considers how search engines work and what people search for. Optimizing a website primarily involves editing its content and HTML and associated coding to both increase its relevance to specific keywords and to remove barriers to the indexing activities of search engines.

The acronym "SEO" can refer to "search engine optimizers," a term adopted by an industry of consultants who carry out optimization projects on behalf of clients, and by employees who perform SEO services in-house. Search engine optimizers may offer SEO as a stand-alone service or as a part of a broader marketing campaign. Because effective SEO may require changes to the HTML source code of a site, SEO tactics may be incorporated into web site development and design. The term "search engine friendly" may be used to describe web site designs, menus, content management systems, images, videos, shopping carts, and other elements that have been optimized for the purpose of search engine exposure. Another class of techniques, known as black hat SEO or spamdexing, use methods such as link farms, keyword stuffing and article spinning that degrade both the relevance of search results and the user-experience of search engines. Search engines look for sites that employ these techniques in order to remove them from their indices.

3. **Pay Per Click**: is an Internet advertising model used on websites, in which advertisers pay their host only when their ad is clicked. With search engines, advertisers typically bid on keyword phrases relevant to their target market. Content sites commonly charge a fixed price per click rather than use a bidding system.

**Cost per click (CPC)** is the amount of money an advertiser pays search engines and other Internet publishers for a single click on its advertisement that brings one visitor to its website.

In contrast to the generalized portal, which seeks to drive a high volume of traffic to one site, PPC implements so called affiliate model, that provides purchase opportunities wherever people may be surfing. It does this by offering financial incentives (in the form of a percentage of revenue) to affiliated partner sites. The affiliates provide purchase-point click-through to the merchant. It is a pay-for-performance model—if an affiliate does not generate sales, it represents no cost to the merchant. The affiliate model is inherently well-suited to the web, which explains its popularity. Variations include, banner exchange, pay-per-click, and revenue sharing programs.

Websites that utilize PPC ads will display an advertisement when a keyword query matches an advertiser's keyword list, or when a content site displays relevant content. Such advertisements are called *sponsored links* or *sponsored ads*, and appear adjacent to or above organic results on search engine results pages, or anywhere a web developer chooses on a content site.

Although many PPC providers exist, Google AdWords, Yahoo! Search Marketing, and Bing adCenter are the three largest network operators, and all three operate under a bid-based model. Cost per click (CPC) varies depending on the search engine and the level of competition for a particular keyword.

The PPC advertising model is open to abuse through click fraud, although Google and others have implemented automated systems to guard against abusive clicks by competitors or corrupt web developers.

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4. **Email Advertising:** is a form of direct marketing which uses electronic mail as a means of communicating commercial or fundraising messages to an audience. In its broadest sense, every e-mail sent to a potential or current customer could be considered e-mail marketing. However, the term is usually used to refer to:

- sending e-mails with the purpose of enhancing the relationship of a merchant with its current or previous customers and to encourage customer loyalty and repeat business,
- sending e-mails with the purpose of acquiring new customers or convincing current customers to purchase something immediately,
- adding advertisements to e-mails sent by other companies to their customers, and
- sending e-mails over the Internet, as e-mail did and does exist outside the Internet

Researchers estimate that United States firms alone spent US\$600 million on e-mail marketing in 2008.

5. **Online Internet Publishers:** are companies specializing in lead generation and spend a great deal of money buying email, search, and banner traffic to drive potential leads to proprietary portals that they own. Using ads promoting information about products and services, potential leads arrive at these portals at which time they are required to fill out their full contact information. The lead prospects see a variety of different advertisements from all types of industries - healthcare, auto, finance, and of course travel to name a few. The prospects then choose freely what advertisements they are interested in by opting into or filling out a custom form of each offer they want more information about. After they clicked on a offer or filled out a form, they then become a lead which will be delivered to an agency or client real-time to email or a Contact Relationship Management Solution. Since each lead opts in, the Internet publishers capture the ip address of the computer each lead comes from, as well as the date and time of capture. This protects an outbound call center against having anyone complain against being on the Do Not Call List, because by opting in they have given a company permission to call.

6. **Website Banner Advertisements:** A **web banner** or **banner ad** is a form of advertising on the World Wide Web. This form of online advertising entails embedding an advertisement into a web page. It is intended to attract traffic to a website by linking to the website of the advertiser. The advertisement is constructed from an image (GIF, JPEG, PNG), JavaScript program or multimedia object employing technologies such as Java, Shockwave or Flash, often employing animation, sound, or video to maximize presence. Images are usually in a high-aspect ratio shape (i.e. either wide and short, or tall and narrow) hence the reference to banners. These images are usually placed on web pages that have interesting content, such as a newspaper article or an opinion piece. Affiliates earn money usually on a CPC (cost per click) basis, for every unique user click on the ad, the affiliate earns money.

The web banner is displayed when a web page that references the banner is loaded into a web browser. This event is known as an "impression". When the viewer clicks on the banner, the viewer is directed to the website advertised in the banner. This event is known as a "click through". In many cases, banners are delivered by a central ad server.

When the advertiser scans their log files and detects that a web user has visited the advertiser's site from the content site by clicking on the banner ad, the advertiser sends the content provider some small amount of money (usually around five to ten US cents). This payback system is often how the content provider is able to pay for the Internet access to supply the content in the first place. Usually though, advertisers use ad networks to serve their advertisements, resulting in a revshare system and higher quality ad placement. Web banners function the same way as traditional advertisements are intended to function: notifying consumers of the product or service and presenting reasons why the consumer should choose the product in question, although web banners differ in that the results for advertisement campaigns may be monitored real-time and may be targeted to the viewer's interests. Behavior is often tracked through the use of a click tag.

Many web surfers regard these advertisements as highly annoying because they distract from a web page's actual content or waste bandwidth. (Of course, the purpose of the banner ad is to attract attention and

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many advertisers try to get attention to the advert by making them annoying. Without attracting attention it would provide no revenue for the advertiser or for the content provider.) Newer web browsers often include options to disable pop-ups or block images from selected websites. Another way of avoiding banners is to use a proxy server that blocks them, such as Privoxy.

7. **Blogs:** A **weblog**, **web log** or simply a **blog**, is a web application which contains periodic time-stamped posts on a common webpage. These posts are often but not necessarily in reverse chronological order. Such a website would typically be accessible to any Internet user. "Weblog" is a portmanteau of "web" and "log". The term "blog" came into common use as a way of avoiding confusion with the term server log.

Blogs run from individual diaries to arms of political campaigns, media programs and corporations, and from the writing of one occasional author to the collaboration of a large community of writers. Many weblogs enable visitors to leave public comments, which can lead to a community of readers centered around the blog; others are *non-interactive*. The totality of weblogs or blog-related websites is usually called the blogosphere. When a large amount of activity, information and opinion erupts around a particular subject or controversy in the blogosphere, it is commonly called a **blogstorm** or **blog swarm**. The format of weblogs varies, from simple bullet lists of hyperlinks, to article summaries with user-provided comments and ratings. Individual weblog entries are almost always date and time-stamped, with the newest post at the top of the page. Because links are so important to weblogs, most blogs have a way of archiving older entries and generating a static address for individual entries; this static link is referred to as a permalink. The latest headlines, with hyperlinks and summaries, are offered in weblogs in the RSS or Atom XML format, to be read with a feed reader.

A weblog is edited, organized and published often through a content management system or *CMS*.

8. **Social Networking:** is a term that describes use of social networks, online communities, blogs, wikis or any other online collaborative media for marketing, sales, public relations and customer service. Common social media marketing tools include Twitter, LinkedIn, Facebook, Flickr, Wikipedia, Orkut and YouTube.

In the context of internet marketing, social media refers to a collective group of web properties whose content is primarily published by users, not direct employees of the property (e.g., the vast majority of video on YouTube is published by non-YouTube employees).

9. **Affiliate Networks:** is an Internet-based marketing practice in which a business rewards one or more affiliates for each visitor or customer brought about by the affiliate's marketing efforts. It is an application of crowdsourcing. Examples include rewards sites, where users are rewarded with cash or gifts, for the completion of an offer, and the referral of others to the site.

The affiliate marketing industry has four core players: the merchant (also known as 'retailer' or 'brand'), the network, the publisher (also known as 'the affiliate') and the customer. The market has grown in complexity to warrant a secondary tier of players, including affiliate management agencies, super-affiliates and specialized third parties vendors.

Affiliate marketing overlaps with other Internet marketing methods to some degree, because affiliates often use regular advertising methods. Those methods include organic search engine optimization, paid search engine marketing, e-mail marketing, and in some sense display advertising. On the other hand, affiliates sometimes use less orthodox techniques, such as publishing reviews of products or services offered by a partner.

10. **Affiliate Programs:** using one website to drive traffic to another—is a form of online marketing, which is frequently overlooked by advertisers. While search engines, e-mail, and website syndication capture much of the attention of online retailers, affiliate marketing carries a much lower profile. Still, affiliates continue to play a significant role in e-retailers' marketing strategies.

## Offline Lead Generation

### Live Phone Lead Transfer Division

Using a combination of a predictive dialer call center solution and an overseas outsourced call center solution, management will generate custom live transfer leads for the education, debt settlement, mortgage, and travel lead vertical. Management has consulted with some of the current leaders in the call center space, and is confident that a high volume of live leads can be generated and sold for a profit. A pre-screened custom real-time live lead is considered the best type of lead for any sales organization. From this fact alone, it is possible to charge high prices for leads generated by the division in order to meet profitability goals and acquisition costs goals for the client. Competitive pricing will be determined from the ability to generate a certain volume of leads/day for each custom campaign. Scaling up or down for any campaign will be determined each day from the Live Phone Lead Transfer Division Sales Manager whom will be monitoring all campaigns each business day from the Internet and with the current client base. The goal of this division is to continually grab market share through a full commission sales force, tradeshow, networking, and a website.

## Projected Financial Performance

Projected financial performance for NEXUS ENTERPRISE SOLUTIONS, INC. is summarized below:

<i>(\$ in thousands)</i>	<i>May '12</i>	<i>June '12</i>	<i>July '12</i>	<i>Aug '12</i>
Leads sold per Month	4,200	6,300	9,450	11,800
Revenue	\$200,000	\$270,000	\$330,000	\$377,000
Operating costs	\$155,000	\$208,000	\$250,000	\$282,000
Gross Profit	\$45,000	\$ 62,000	\$80,000	\$95,000
Net Profit	\$(18,000)	\$(3,000)	\$10,000	\$15,000

## Revenue Model

Our revenue model is based on customer development. We are a lead generating company that produces very high quality leads which must get verified via Polk. This is a data base that retrieves information similar to the DMV, which verifies drivers license, registration and tag number. These are used by the individual applying on-line for a auto quote. We allow accredited brokers to sell their leads as well through our system so long as they meet the stringent criteria of our Polk system. The majority of our brokers are required to have their own leads to qualify and are vetted through our fraud filters in order to ensure quality.

A second source of revenue is our fee for service option. The cost of developing an automated system such as ours is prohibitive for a majority of companies. We fulfill a need by allowing these companies to use our technology, forms, landing pages etc, for a fee. We currently are back logged with the amount of companies looking to buy and sell leads to us, our carriers and agencies. In return, we get compensated on the buy and sell side of the transaction. We are currently focusing our attention on the auto insurance market, but expect to expand to other verticals in the very near future.

## Competition

Going forward, we see very little competition for our business model.

## Platform

Lead generation services, such as Leadmesh, do exist. However, our automated solution is a mass market product that enables potential buyers and sellers to quickly purchase and sell various leads. We are in the process of creating and operating a platform which will create a new method for facilitating such transactions.

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**Strategy**

Structured as a technology services company, our business model is designed to provide an automated solution to the lead generating process. We anticipate in the near future having a solid footprint with minimal competition.

**Number Of Persons Employed**

With the majority of the Company's back office operational costs outsourced and variable, Nexus Enterprise Solutions, Inc. is able to maintain a small employee base focused on income producing activities. Currently, the Company has nine (9) total employees.

**Item 1A. Risk Factors.**

We are a smaller reporting company as defined by Rule 12b-2 of the Securities Exchange Act of 1934 and are not required to provide information under this item.

**Item 1B. Unresolved Staff Comments.**

We are a smaller reporting company as defined by Rule 12b-2 of the Securities Exchange Act of 1934 and are not required to provide information under this item.

**Item 2. Properties.**

Our current offices are located at the address we stated above, 5340 N Federal Hwy STE 206 Lighthouse Point, FL 33406 1375; (561) 767-4346. We now rent offsite administrative support and services. Currently, while leaving a small physical footprint, Nexus Enterprise Solutions, Inc. has spent over \$50,000 in developing its web site, which will be the primary beacon to its potential customers.

**Item 3. Legal Proceedings.**

There has been no current, past, pending or threatened legal proceedings or administrative background image actions either by or against the Company that could have a material effect on the Company's business, financial condition, or operations and any current, past or pending trading suspensions by a securities regulator.

**Item 4. (Removed and Reserved).****PART II****Item 5. Market For Registrant's Common Equity, Related Stockholder Matters And Issuer Purchases Of Equity Securities.**

Currently our common stock is traded on the Pinksheets and is very thinly traded, often with no trades taking place for significant amounts of time. We have not applied to have the common stock quoted for trading in any registered exchange. In the immediate future, we intend to apply to have the common stock quoted on the OTC Bulletin Board (the "OTCBB").

Quotations on the OTCBB reflect inter-dealer prices, without retail mark-up, markdown or commission and may not reflect actual transactions. Our common stock will be subject to certain rules adopted by the SEC that regulate broker-dealer practices in connection with transactions in "penny stocks." Penny stocks generally are securities with a price of less than \$5.00, other than securities registered on certain national exchanges or quoted on the Nasdaq system, provided that the exchange or system provides

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current price and volume information with respect to transaction in such securities. The additional sales practice and disclosure requirements imposed upon broker-dealers are and may discourage broker-dealers from effecting transactions in our shares which could severely limit the market liquidity of the shares and impede the sale of shares in the secondary market.

The penny stock rules require broker-dealers, prior to a transaction in a penny stock not otherwise exempt from the rules, to make a special suitability determination for the purchaser to receive the purchaser's written consent to the transaction prior to sale, to deliver standardized risk disclosure documents prepared by the SEC that provides information about penny stocks and the nature and level of risks in the penny stock market. The broker-dealer must also provide the customer with current bid and offer quotations for the penny stock. In addition, the penny stock regulations require the broker-dealer to deliver, prior to any transaction involving a penny stock, a disclosure schedule prepared by the SEC relating to the penny stock market, unless the broker-dealer or the transaction is otherwise exempt. A broker-dealer is also required to disclose commissions payable to the broker-dealer and the registered representative and current quotations for the securities. Finally, a broker-dealer is required to send monthly statements disclosing recent price information with respect to the penny stock held in a customer's account and information with respect to the limited market in penny stocks.

As of December 31, 2011, we have 186 shareholders of record of our common stock.

We have not paid any dividends to shareholders. There are no restrictions which would limit our ability to pay dividends on common equity or that are likely to do so in the future. The Wyoming Revised Statutes, however, do prohibit us from declaring dividends where, after giving effect to the distribution of the dividend; we would not be able to pay our debts as they become due in the usual course of business; or our total assets would be less than the sum of the total liabilities plus the amount that would be needed to satisfy the rights of shareholders who have preferential rights superior to those receiving the distribution.

#### Recent Sales of Unregistered Securities.

We have sold securities within the past three years without registering the securities under the Securities Act of 1933 as shown in the following table:

<b>Name</b>	<b>Equity</b>	<b>Paid per Security</b>	<b>Date of Purchase</b>	<b>Accredited or Sophisticated</b>
None	common shares	\$*N/A	N/A	N/A

#### Beneficial Owners:

Cede & Co   PO Box 20, Bowling Green Station New York, NY 10004	24,601 shares
Linda Hawk 211 Kirkwood Court Sugarland TX 77478	22,549 shares
Nexus Enterprise Solutions, Inc. c/o Peter Campitiello Rarter Krinsky & Drogin LLP 1350 Broadway New York, NY 10018	72,235 shares

#### Certain Beneficial Interests:

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1. The owner of more than 5% of Nexus Enterprise Solutions, Inc. 's common shares, excluding Officers and Directors, are:
    - Cede & Co | 24,601 shares
    - Linda Hawk | 22,549 shares
    - Nexus Enterprise Solutions, Inc. | 72,235 shares
  2. The Company has approximately \$0 in aggregate debt that resulted from the transaction, which includes loans from majority block investors.

*Exemptions From Registration For Unregistered Sales*

All of the sales by Company of the unregistered securities listed immediately above were made by the Company in reliance upon Section 4(2) of the Act. All of the individuals and/or entities listed above that purchased the unregistered securities were all known to the Company and its management, through pre-existing business relationships, as long standing business associates, friends, and employees. All purchasers were provided access to all material information, which they requested, and all information necessary to verify such information and were afforded access to management of the Company in connection with their purchases. All purchasers of the unregistered securities acquired such securities for investment and not with a view toward distribution, acknowledging such intent to the Company. All certificates or agreements representing such securities that were issued contained restrictive legends, prohibiting further transfer of the certificates or agreements representing such securities, without such securities either being first registered or otherwise exempt from registration in any further resale or disposition.

**Item 6. Selected Financial Data.**

We are a smaller reporting company as defined by Rule 12b-2 of the Securities Exchange Act of 1934 and are not required to provide information under this item.

**Item 7. Management's Discussion And Analysis Of Financial Condition And Results Of Operations.**

THE FOLLOWING DISCUSSION SHOULD BE READ IN CONJUNCTION WITH OUR AUDITED FINANCIAL STATEMENTS AND NOTES THERETO INCLUDED HEREIN. FORWARD-LOOKING STATEMENTS ARE STATEMENTS NOT BASED ON HISTORICAL INFORMATION AND WHICH RELATE TO FUTURE OPERATIONS, STRATEGIES, FINANCIAL RESULTS OR OTHER DEVELOPMENTS. FORWARD LOOKING STATEMENTS ARE NECESSARILY BASED UPON ESTIMATES AND ASSUMPTIONS THAT ARE INHERENTLY SUBJECT TO SIGNIFICANT BUSINESS, ECONOMIC AND COMPETITIVE UNCERTAINTIES AND CONTINGENCIES, MANY OF WHICH ARE BEYOND OUR CONTROL AND MANY OF WHICH, WITH RESPECT TO FUTURE BUSINESS DECISIONS, ARE SUBJECT TO CHANGE. THESE UNCERTAINTIES AND CONTINGENCIES CAN AFFECT ACTUAL RESULTS AND COULD CAUSE ACTUAL RESULTS TO DIFFER MATERIALLY FROM THOSE EXPRESSED IN ANY FORWARD LOOKING STATEMENTS MADE BY, OR ON OUR BEHALF. WE DISCLAIM ANY OBLIGATION TO UPDATE FORWARD-LOOKING STATEMENTS.

Nexus Enterprise Solutions, Inc. is a development stage company and has yet to begin formally operating front end business activities; namely generate cash flow through business operations by the sale of its product, as opposed to generating cash flow through financing activities. As such, no representations can be made as to Nexus Enterprise Solutions, Inc. being a going concern.

Nexus Enterprise Solutions, Inc. has continued its efforts for fundraising through CMB Family Investment, LLC. CMB Family Investment, LLC ran through their client list and was able to secure

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funding for ongoing business expenses.

**RESULTS OF OPERATIONS**  
**FOR YEAR ENDED DECEMBER 31, 2011 COMPARED TO**  
**YEAR ENDED DECEMBER 31, 2010**

**NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES**

Nature of Business

Nexus Enterprise Solutions, Inc. (fka Mutualoan, Inc.) (“the Company”), a corporation organized under the laws of the State of Wyoming, entered into a business combination with Nexus Business Solution, Inc. (“Nexus Florida”), a corporation organized under the laws of the State of Florida. The business combination was effective on September 16, 2011.

The business combination (the “Agreement”) stipulated that the companies would undergo a business combination and the surviving entity would be Mutualoan Corp. Nexus Enterprise Solutions, Inc. was then dissolved into Mutualoan Corp. Mutualoan Corp. then changed its name to Nexus Enterprise Solutions, Inc. The transaction has been accounted for as a reverse merger, whereby Mutualoan is the surviving entity legal purposes and Nexus is the surviving entity for accounting purposes. The shareholders of Nexus Enterprise Solutions, Inc. received 100,000,000 shares in aggregate; the shareholders of Mutualoan Corp. retained their holdings 1:1 and the authorized number of shares in the surviving entity remained at 300,000,000 and the issued and outstanding shares will be accordingly adjusted to 100,351,679, upon total issuance; even though the 100,000,000 share consideration for Nexus Enterprise Solutions, Inc. will be broken out in to the first tranche of 13,000,000 shares, three tranches of 20,000,000 shares, and the fourth tranche of 27,000,000.

Basis of Presentation

The financial statements as of December 31, 2011 have been prepared in accordance with accounting principles generally accepted in the United States. The Company has elected a December 31, 2011 fiscal year end.

Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates.

Cash and Cash Equivalents

For purposes of the financial statements, the Company considers all highly liquid debt investments purchased with a maturity of three months or less to be cash equivalents.

Income Taxes

The Company applies ASC 740, which requires the asset and liability method of accounting for income taxes. The asset and liability method requires that the current or deferred tax consequences of all events recognized in the financial statements are measured by applying the provisions of enacted tax laws to determine the amount of taxes payable or refundable currently or in future years. Deferred tax assets are reviewed for recoverability and the Company records a valuation allowance to reduce its deferred tax assets when it is more likely than not that all or some portion of the deferred tax assets will not be recovered. This interpretation also requires recognition and measurement of uncertain tax positions using a “more-likely-than-not” approach, requiring the recognition and measurement of uncertain tax positions. The adoption of ASC 740 had no material impact on the Company’s financial statements.

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### Earnings (Loss) Per Share

The computations of basic loss per share of common stock are based on the weighted average number of shares outstanding at the date of the financial statements. The Company computes net income (loss) per share in accordance with ASC 260. ASC 260 requires presentation of both basic and diluted earnings per share (EPS) on the face of the income statement. Basic EPS is computed by dividing net income (loss) available to common shareholders (numerator) by the weighted average number of shares outstanding (denominator) during the period. Diluted EPS gives effect to all dilutive potential common shares outstanding during the period using the treasury stock method and convertible preferred stock using the if-converted method. In computing Diluted EPS, the average stock price for the period is used in determining the number of shares assumed to be purchased from the exercise of stock options or warrants. Diluted EPS excludes all dilutive potential shares if their effect is anti-dilutive. The Company had no common stock equivalents outstanding as of December 31, 2011.

### **NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)**

#### Fair Value of Financial Instruments

Fair value estimates of financial instruments are made at a specific point in time, based on relevant information about financial markets and specific financial instruments. As these estimates are subjective in nature, involving uncertainties and matters of significant judgment, they cannot be determined with precision. Changes in assumptions can significantly affect estimated fair value. The carrying value of cash and cash equivalents and accounts payable and accrued liabilities approximate their fair value because of the short-term nature of these instruments. Management is of the opinion that the Company is not exposed to significant market or credit risks arising from these financial instruments.

#### Accounts Receivable

Trade accounts receivable are recorded at the invoiced amount and do not bear interest. The allowance for doubtful accounts represents the Company's best estimate of the amount of probable credit losses in the existing accounts receivable balance. The Company determines the allowance for doubtful accounts based upon historical write-off experience and current economic conditions. The Company reviews the adequacy of its allowance for doubtful accounts on a regular basis. Account balances are charged off against the allowance after all means of collection have been exhausted and the potential for recovery is considered remote. The Company's allowance for doubtful accounts was \$-0- as of December 31, 2011.

#### Revenue Recognition

The Company applies the provisions of ASC 605 which provides guidance on the recognition, presentation, and disclosure of revenue in financial statements filed with the SEC. ASC 605 outlines the basic criteria that must be met to recognize revenue and provides guidance for disclosure related to revenue recognition policies.

In general, the Company recognizes revenue when (i) persuasive evidence of an arrangement exists, (ii) delivery has occurred or services have been rendered, (iii) the fee is fixed or determinable, and (iv) collectability is reasonably assured.

#### Advertising

Advertising costs are expensed as incurred. Advertising expenses totaled \$14,204 for the period ended December 31, 2011.

#### Concentrations of Credit Risk

Occasionally, the Company has funds deposited in a financial institution in excess of amounts insured by the FDIC. At December 31, 2011, the Company had \$-0- on deposit in excess of currently insured amounts.

#### Recent Accounting Pronouncements

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Management has considered all recent accounting pronouncements issued since the last audit of our financial statements. The Company's management believes that these recent pronouncements will not have a material effect on the Company's financial statements.

#### **NOTE 2 – NOTES PAYABLE**

During the period from inception through December 31, 2011, the Company received \$169,895 of proceeds from its notes payable. Additionally, the Company assumed notes payable totaling \$343,590 pursuant to its combination with Nexus Florida. These notes accrue interest at a rate of 6.0% per annum, are unsecured, and are due on demand. During the period from inception through December 31, 2011 the Company recognized \$18,828 in interest expense relating to these notes. The notes payable and accrued interest were converted to equity as of December 31, 2011 in connection with the recapitalization as described in Note 1.

#### **NOTE 3 - GOING CONCERN**

The accompanying financial statements have been prepared in conformity with accounting principles generally accepted in the United States, which contemplate continuation of the Company as a going concern. However, the Company has not generated revenues since inception and has an accumulated deficit of \$313,368 as of December 31, 2011. The Company currently has limited liquidity and has not completed its efforts to establish a stabilized source of revenues sufficient to cover operating costs over an extended period of time. These factors raise substantial doubt about the Company's ability to continue as a going concern.

Management anticipates that the Company will be dependent, for the near future, on additional investment capital, primarily from its shareholders, to fund operating expenses. The Company intends to position itself so that it may be able to raise additional funds through the capital markets. In light of management's efforts, there are no assurances that the Company will be successful in this or any of its endeavors or become financially viable and continue as a going concern.

#### **NOTE 4 - INCOME TAXES**

Net deferred tax assets consist of the following components:

	December 31, 2011
Deferred tax asset	\$ 122,214
Valuation allowance	(122,214)
Net deferred tax asset	<u>\$ -</u>

The income tax provision differs from the amount of income tax determined by applying the U.S. federal and state income statutory tax rates to pretax income (loss) from continuing operations as follows:

	December 31, 2011
Tax benefit at statutory rates	\$ (122,214)
Impairment of asset	-
Change in valuation allowance	122,214
Net deferred tax asset	<u>\$ -</u>

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The Company has accumulated net operating loss carryovers of approximately \$308,000 as of December 31, 2011 which are available to reduce future taxable income. Due to the change in ownership provisions of the Tax Reform Act of 1986, net operating loss carry forwards for federal income tax reporting purposes may be subject to annual limitations. A change in ownership may limit the utilization of the net operating loss carry forwards in future years. The tax losses begin to expire in 2031. The fiscal year 2011 remains open to examination by federal tax authorities and other tax jurisdictions.

#### **NOTE 5 – SHAREHOLDERS’ EQUITY**

At its inception, the Company issued 100,000,000 shares of its common stock to its founders. The shares were recorded at the founders cost of \$-0-.

On September 16, 2011, the Company issued 351,679 shares in the business combination described in Note 1 which were valued at \$222,713 which is the amount of the net assets (liabilities) assumed in the recapitalization.

#### **NOTE 6 – RELATED PARTY TRANSACTIONS**

##### Accrued Salaries

On January 18, 2007 the Company entered into a salary contract with an executive of the Company. The contract states that the executive earns \$40,000 per year for services to the Company. At December 31, 2011 the Company has accrued salary payable of \$68,000 under the terms of the agreement.

##### Related Party Notes Payable

In 2007 the Company was loaned \$28,500 by a related party. The loan is subject to 6% interest that is compounded annually and is due on demand. At December 31, 2011 the note has accrued interest of \$7,110.

During 2011 the Company was loaned \$264,385 by related parties. The loans are subject to 6% interest that is compounded annually and is due on demand. At December 31, 2011 the note has accrued interest of \$2,240. \$214,385 of the related party notes payable and accrued interest were converted to equity as of December 31, 2011 in connection with the recapitalization as described in Note 1, leaving a balance due of \$50,000.

#### **NOTE 7 – SUBSEQUENT EVENTS**

Subsequent to December 31, 2011, the Company received \$550,000 in subscriptions for 2,200,000 shares of its common stock at \$0.25 per share.

In accordance with ASC 855 the Company’s management reviewed all material events through the date of this report and there are no additional material subsequent events to report.

#### **Off-Balance Sheet Arrangements**

In the second quarter of 2009, Nexus Enterprise Solutions, Inc. has made agreements to absorb part of the costs of CMB Family Investment, LLC's travels and efforts on its behalf. Nexus Enterprise Solutions, Inc. will only absorb part of the costs because CMB Family Investment, LLC was conducting business in those locations on behalf of itself and other clients, as well as Nexus Enterprise Solutions, Inc. No firm agreement has been reached on the proportion of reimbursement to CMB Family Investment, LLC; nor

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has any agreement been reached on ceilings or floors on reimbursements. This arrangement is still outstanding.

### **Management's Discussion and Analysis**

The fiscal year 2011 was a busy year for Nexus Enterprise Solutions, Inc. During the third quarter, Nexus Enterprise Solutions, Inc. successfully completed a merger with Nexus Enterprise Solutions, Inc., a Florida based corporation. The surviving entity retained the operational name of Nexus Enterprise Solutions, Inc. The corporation merger was completed on September 16, 2011. Also, during the third and fourth quarter of 2011, the corporation began the process of changing its ticker symbol with FINRA in order to better represent the industry it serves.

Nexus Enterprise Solutions, Inc. is in preliminary talks to acquire proprietary software which will enable and facilitate future growth of the corporation. Through a host of proprietary lead generation systems designed to identify customers that are more likely to grow with its clients beyond a single transaction, Nexus Enterprise Solutions, Inc. has established itself as a leader in providing a broad range of internet marketing strategies to capture targeted buyer data and use that data to generate revenues through both affiliate marketing and lead generation sales. Nexus Enterprise Solutions, Inc. is quickly expanding into a number of different verticals and currently serves as a lead generation engine for several of the nation's largest companies in the insurance and financial service sectors.

In order to continue facilitating ongoing business growth, the fiscal year saw significant cash infusion into the corporation in exchange for equity in the corporation. This equity was used primarily to develop the infrastructure needed to become a market leader in the lead generation business.

During the fiscal year 2011, Nexus Enterprise Solutions, Inc. began the process of having its financial statements for the fiscal year 2010 and 2011 audited by an independent firm, J & J Consultants. Nexus Enterprise Solutions, Inc. has begun this process in order to provide transparency in its business transactions in the past and for ongoing business. Nexus Enterprise Solutions, Inc. is also setting the necessary requirements in place in anticipation of applying for listing on the Bulletin Board in the very near future.

### **Item 7A. Quantitative And Qualitative Disclosures About Market Risk.**

We are a smaller reporting company as defined by Rule 12b-2 of the Securities Exchange Act of 1934 and are not required to provide information under this item.

### **Item 8. Financial Statements And Supplementary Data.**

NOTE: Financial statements were prepared by an independent auditing firm, J & J Consultants.

**NEXUS ENTERPRISE SOLUTIONS, INC.**  
(fka Mutual Loan Corporation)  
Balance Sheet

ASSETS

		December 31, 2011
<b>CURRENT ASSETS</b>		
Cash	\$	24,338
Accounts receivable, net		18,087
Total Current Assets		42,425
<b>PROPERTY AND EQUIPMENT, net</b>		1,745
<b>TOTAL ASSETS</b>	<b>\$</b>	<b>44,170</b>

LIABILITIES AND STOCKHOLDERS' DEFICIT

<b>CURRENT LIABILITIES</b>		
Accounts payable and accrued expenses	\$	8,711
Accrued expenses-related parties		68,000
Notes payable - related parties		50,000
Total Current Liabilities		126,711
<b>STOCKHOLDERS' DEFICIT</b>		
Preferred stock, 10,000,000 shares authorized, at no par value, no shares issued and outstanding.		-
Common stock, 300,000,000 shares authorized at no par value; 100,351,679 shares issued and outstanding, respectively		-
Additional paid-in capital		222,713
Accumulated deficit		(313,368)
Total Stockholders' Deficit		(90,655)
<b>TOTAL LIABILITIES AND STOCKHOLDERS' DEFICIT</b>	<b>\$</b>	<b>36,056</b>

**NEXUS ENTERPRISE SOLUTIONS, INC.**  
(fka MutuaLoan Corporation)  
Statement of Operations

		From Inception on June 13, 2011 Through December 31, 2011
REVENUES	\$	29,877
COST OF SALES		37,282
GROSS PROFIT		(7,405)
OPERATING EXPENSES		
General and administrative		89,359
Research and development		51,301
Consulting fees		138,361
Total Operating Expenses		279,021
LOSS FROM OPERATIONS		(286,426)
OTHER EXPENSES		
Interest expense		(18,828)
LOSS BEFORE INCOME TAXES		(305,254)
PROVISION FOR INCOME TAXES		-
NET LOSS	\$	(305,254)
BASIC AND DILUTED LOSS PER COMMON SHARE	\$	(0.00)
WEIGHTED AVERAGE NUMBER OF COMMON SHARES OUTSTANDING		100,351,679

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**NEXUS ENTERPRISE SOLUTIONS, INC.**  
(fka MutuaLoan Corporation)  
Statement of Stockholders' Equity (Deficit)

	<u>Common Stock</u>		<u>Additional Paid-in Capital</u>	<u>Accumulated Deficit</u>	<u>Total Stockholders' Equity (Deficit)</u>
	<u>Shares</u>	<u>Amount</u>			
Balance at inception on					
June 1, 2011	-	\$ -	\$ -	\$ -	\$ -
Founders' shares issued	100,000,000	-	-	-	-
Recapitalization	351,679	-	222,713	-	222,713
Net loss for the period from inception on June 1, 2011 through December 31, 2011	-	-	-	(305,254)	(305,254)
Balance, December 31, 2011	<u>100,351,679</u>	<u>\$ -</u>	<u>\$ 222,713</u>	<u>\$ (305,254)</u>	<u>\$ (82,541)</u>

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**NEXUS ENTERPRISE SOLUTIONS, INC.**  
(fka MutuaLoan Corporation)  
Statement of Cash Flows

		From Inception on June 13, 2011 Through December 31, 2011
<hr/>		
<b>OPERATING ACTIVITIES</b>		
Net loss	\$	(305,254)
Adjustments to reconcile net loss to net cash used by operating activities:		-
Changes in operating assets and liabilities:		
Accounts receivable		(18,087)
Accounts payable and accrued expenses		175,649
		<hr/>
Net Cash Used in Operating Activities		(147,692)
		<hr/>
<b>INVESTING ACTIVITIES</b>		
		-
<hr/>		
<b>FINANCING ACTIVITIES</b>		
Proceeds from notes payable-related parties		169,895
		<hr/>
Net Cash Provided by Financing Activities		169,895
		<hr/>
NET INCREASE IN CASH		22,203
CASH AT BEGINNING OF PERIOD		-
		<hr/>
CASH AT END OF PERIOD	\$	22,203
		<hr/> <hr/>
<b>SUPPLEMENTAL DISCLOSURES OF CASH FLOW INFORMATION</b>		
<b>CASH PAID FOR:</b>		
Interest	\$	-
Income Taxes	\$	-
 <b>NON CASH FINANCING ACTIVITIES:</b>		
Conversion of debt to equity	\$	222,713

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A. FOOTNOTES TO FINANCIAL STATEMENTS

[END OF NOTES TO FINANCIAL STATEMENTS]

**Item 9. Changes In And Disagreements With Accountants On Accounting And Financial Disclosure.**

NONE – Not applicable.

**Item 9A. Controls And Procedures.**

*Evaluation of Disclosure Controls and Procedures*

Our management, with the participation of our Chief Executive Officer and Chief Financial Officer, has evaluated the effectiveness of the design and operation of our disclosure controls and procedures (as defined in Rule 13a-15(e) under the Securities Exchange Act of 1934, as amended (the “Exchange Act”) as of the end of the period covered by this annual report on Form 10-K. Based on this evaluation, our Chief Executive Officer and Chief Financial Officer concluded that these disclosure controls and procedures were effective as of such date, at a reasonable level of assurance, in ensuring that the information required to be disclosed by our company in the reports we file or submit under the Exchange Act is: (i) accumulated and communicated to our management (including the Chief Executive Officer and Chief Financial Officer) in a timely manner, and (ii) recorded, processed, summarized and reported within the time periods specified in the SEC’s rules and forms.

*Internal Control Over Financial Reporting*

Our management is responsible for establishing and maintaining adequate internal control over financial reporting, as such term is defined in Exchange Act Rules 13a-15(f). Under the supervision and with the participation of our management, including our Chief Executive Officer and Chief Financial Officer, we conducted an evaluation of the effectiveness of our internal control over financial reporting based on the criteria in *Internal Control – Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission*. Based on our evaluation, management has concluded that our internal control over financial reporting was effective as of December 31, 2011. Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risks that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate. This annual report does not include an attestation report of our registered public accounting firm regarding internal control over financial reporting pursuant to temporary rules of the Securities and Exchange Commission.

*Changes in Internal Control Over Financial Reporting*

There was no change in our internal control over financial reporting (as defined in Rule 13a-15(f) under the Securities Exchange Act of 1934, as amended) during our last fiscal quarter that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

**Item 9B. Other Information**

None

**PART III**

**Item 10. Directors, Executive Officers And Corporate Governance.**

The following individuals were serving as our executive officers and directors on December 31, 2011:

<u>Name</u>	<u>Age</u>	<u>Position</u>
John Limansky	33	President, CEO, Director
Maureen Morgan	32	Secretary, Director
Vacant		Director

**JOHN LIMANSKY, CEO**

Business Address:  
 3457 Ringsby Ct Unit 307  
 Denver, CO 80216

Dr. Limansky is a physician in internal medicine. His background in finance includes 5 years experience as an equities trader in New York. He combines his knowledge in finance with his medical experience to generate ideas for future growth in health insurance leads.

Dr. Limansky holds a B.S. from UCLA as well as a doctrate of medicine and is currently pursuing a board certification in Internal medicine.

He is currently employed by Exempla St. Joseph Hospital as well as being CEO of Nexus Enterprise Solutions, Inc. and has no other employment history in the past five years.

**MAUREEN MORGAN, DIRECTOR**

Business Address:  
 8806 Grand Bayou Ct  
 Tampa, Fl 33635

Maureen graduated from the University of Toledo, Ohio, first in 2001 with a Bachelor of Pharmacy in Pharmaceutical Sciences, and a minor in Chemistry. Then she graduated from graduate school in 2003 earning a Doctor of Pharmacy, PharmD. degree. She has served the communities she's resided for nearly a decade as a retail pharmacist. Maureen works for a major retail pharmacy chain, CVS. She was selected to be a pharmacy manager as well as a preceptor for pharmacy students several years ago.

All executive officers are elected by the Board and hold office until the next Annual Meeting of stockholders and until their successors are elected and qualify.

*Compliance With Section 16(a) Of The Exchange Act*

Section 16(a) of the Securities Exchange Act of 1934, as amended, requires the registrant's officers and directors, and persons who own more than 10% of a registered class of the registrant's equity securities, to file reports of ownership and changes in ownership of equity securities of the Registrant with the Securities and Exchange Commission. Officers, directors and greater-than 10% shareholders are required by the Securities and Exchange Commission regulation to furnish the registrant with copies of all Section 16(a) forms that they file.

### Item 11. Executive Compensation.

#### *Compensation.*

The following table sets forth compensation awarded to, earned by or paid to our Chief Executive Officer and the four other most highly compensated executive officers for the years ended December 31, 2011 and 2010 (collectively, the "Named Executive Officers").

SUMMARY COMPENSATION TABLE									
Name and principal position	Year	Salary	Bonus	Stock Awards	Option Awards	Non-Equity Incentive Plan Compensation	Nonqualified Deferred Compensation Earnings	All Other Compensation	Total
Brian Tompakov, CEO(1)	2010	0	0	0	0	0	0	0	0
	2009	0	0	0	0	0	0	0	0
John Limansky, CEO(2)	2011	0	0	0	0				
	2010								
Maureen Morgan, VP	2011	60,000	0	0	0	0	0	0	0

(2) Dr. Limansky does not receive a salary for his services from Nexus Enterprise Solutions, Inc.

OUTSTANDING EQUITY AWARDS AT DECEMBER 31, 2010									
OPTION AWARDS						STOCK AWARDS			
Name	Number of Securities Underlying Unexercised Options (#) Exercisable	Number of Securities Underlying Unexercised Options (#) Unexercisable	Equity Incentive Plan Awards: Number of Securities Underlying Unexercised Options (#)	Option Exercise Price (\$)	Option Expiration Date	Number of Shares or Units of Stock That Have Not Vested	Market Value of Shares or Units of Stock That Have Not	Equity Incentive Plan Awards: Number of Unearned Shares, Units or Rights	Equity Incentive Plan Awards: Market or Payout Value of Unearned Shares, Units or Other

							Vested (\$)	That Have Not Vested (#)	Rights That Have Not Vested (#)
John Limansky	0	0	0	0	0	0	0	0	0

*Employment Contracts*

We do not have an employment contract with any executive officer.

We have made no Long Term Compensation payouts.

*Director Compensation*

DIRECTOR COMPENSATION							
Name	Fees Earned or Paid in Cash	Stock Awards	Option Awards	Non-Equity Incentive Plan Compensation	Change in Pension Value and Nonqualified Deferred Compensation Earnings	All Other Compensation	Total
John Limansky	0	0	0	0	0	0	0
Maureen Morgan	0	0	0	0	0	0	0

(1) Dr. Limansky does not receive a salary for his services from Nexus Enterprise Solutions, Inc.

Our directors do not receive compensation for their attendance at meetings of the board of directors.

All of our officers and/or directors will continue to be active in other companies. All officers and directors have retained the right to conduct their own independent business interests.

It is possible that situations may arise in the future where the personal interests of the officers and directors may conflict with our interests. Such conflicts could include determining what portion of their working time will be spent on our business and what portion on other business interest. To the best ability and in the best judgment of our officers and directors, any conflicts of interest between us and the personal interests of our officers and directors will be resolved in a fair manner which will protect our interests. Any transactions between us and entities affiliated with our officers and directors will be on terms which are fair and equitable to us. Our Board of Directors intends to continually review all corporate opportunities to further attempt to safeguard against conflicts of interest between their business interests and our interests.

**The name, address, telephone number, and email address of each of the following outside providers that advise the issuer on matters relating to the operations, business development and disclosure.**

1. CMB Family Investment LLP: Business Development Consultant
2. Promoter(s): None
3. Counsel:
  - Ken Bart
  - Owner/Managing Partner
  - Bart and Associates, LLC
  - Phone: (720) 226-7511
  - Fax: (303) 745-1880
  - Email: [kbart@kennethbartesq.com](mailto:kbart@kennethbartesq.com)
  - [www.kennethbartesq.com](http://www.kennethbartesq.com)
4. Accountant or Auditor -- Gordon Jones
  - J&J Counsultants, LLC
  - 291 South 200 West
  - Farminton, UT 84025
  - Phone: (801) 916-3884
  - Fax: (801) 447-6880
  - Email: [gjonest@aol.com](mailto:gjonest@aol.com)
  - <http://www.jandjconsultantsllc.com/>

**Item 12. Security Ownership Of Certain Beneficial Owners And Management And Related Stockholder Matters.**

The following table and the notes thereto set forth information, as of December 31, 2011 (except as otherwise set forth herein), concerning beneficial ownership (as defined in Rule 13d-3 under the Securities Exchange Act of 1934) of common stock by: (i) each director of the Company, (ii) each executive officer (iii) all executive officers and directors as a group, and (iv) each holder of 5% or more of the Company's outstanding shares of common stock.

Name and Address of Beneficial Owner(1)	Number of Shares of common stock Beneficially Owned(2)	Percentage of common stock Outstanding(3)
Cede & Co.	24,631	* %
Nexus Enterprise Solutions, Inc. Corp.	72,235	* %

<sup>1</sup>Unless otherwise stated above, the address of beneficial owner is c/o NEXUS ENTERPRISE SOLUTIONS, INC. 5340 N Federal Hwy STE 206 Lighthouse Point, FL 33406

<sup>2</sup>Beneficial ownership of each person is shown as calculated in accordance with Rule 13d-3 of the Securities Exchange Act of 1934, which includes all securities that the person, directly, or indirectly through an contract, arrangement, understanding, relationship or otherwise has or shares voting power which includes the power to vote or direct the voting of a security, or investment power, which includes the power to dispose, or direct the disposition of such security.

<sup>3</sup>Based on 151,648 shares of common stock outstanding as of December 31, 2011.

<sup>4</sup>Loan converted 10,000 shares of common stock from a note owed to CMB Family Investment commencing on 1 January 2006.

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There are approximately 186 beneficial shareholders of record.

*The name and address of the Transfer Agent:*

First American Stock Transfer, Inc.  
4747 N. 7<sup>th</sup> St., Suite 170  
Phoenix, AZ 85014  
(877) 271-0548  
Registered and regulated under the State of Arizona.

*Transfer Agent is authorized under the Exchange Act Regulatory authority of the SEC CIK:  
0001397380*

**Item 13. Certain Relationships And Related Transactions, And Director Independence.**

Other than the stock transactions discussed below, we have not entered into any transaction nor are there any proposed transactions in which any of our founders, directors, executive officers, shareholders or any members of the immediate family of any of the foregoing had or is to have a direct or indirect material interest.

1. Belmont Partners, L.L.C. who helped locate and assign Global Link Technologies to Nexus Enterprise Solutions, Inc. .

**Item 14. Principal Accounting Fees And Services.**

*Audit Fees*

We were billed \$2,000 for the fiscal year ended December 31, 2011 and \$3720 for the fiscal year ended December 31, 2010 for professional services rendered by the principal accountant for the audit of our annual financial statements, the review of our quarterly financial statements, and other services performed in connection with our statutory and regulatory filings.

*Audit Related Fees*

There were \$0 in audit related fees for the fiscal year ended December 31, 2011 and \$0 in audit related fees for the fiscal year ended December 31, 2010. Audit related fees include fees for assurance and related services rendered by the principal accountant related to the audit or review of our financial statements, not included in the foregoing paragraph.

*Tax Fees*

Tax fees were \$0 for the fiscal year ended December 31, 2011 and \$0 for the fiscal year ended December 31, 2010.

*All Other Fees*

Legal fees amounted to \$10,437 for the fiscal year ended December 31, 2011. There were no other professional services rendered by our principal accountant during the last two fiscal years that were not included in the above paragraphs.

*Preapproval Policy*

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Our Board of Directors' current policy is to pre-approve all audit and non-audit services that are to be performed and fees to be charged by our independent auditor to assure that the provision of these services does not impair the independence of the auditor. Our board pre-approved all audit and non-audit services rendered by our principal accountant in 2011 and 2010.

## PART IV

### Item 15. Exhibits, Financial Statement Schedules.

(a) Financial Statements and Schedules. The following financial statements and schedules for the Company as of December 31, 2011 are filed as part of this report.

- (1) Financial statements of the Company and its subsidiaries.
- (2) Financial Statement Schedules:

All schedules are omitted because they are not applicable or the required information is shown in the financial statements or notes thereto.

#### (A) EXHIBITS.

The following Exhibits are incorporated herein by reference or are filed with this report as indicated below.

<u>Exhibit No.</u>	<u>Description of Exhibits</u>
3.01	Certificate of Incorporation(1)
3.01(a)	Certificate of Amendment of Certificate of Incorporation(2)
3.02	By-laws(1)
3.02(a)	Certificate of Amendment of Bylaws(3)
21.1	Subsidiaries(2)
31.2	Certification pursuant to Sarbanes-Oxley Section 302
32.1	Certification pursuant to 18 U.S.C. Section 1350

## SIGNATURES

In accordance with Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

NEXUS ENTERPRISE SOLUTIONS, INC. CORP.:

By: /s/ John Limansky

Name: John Limansky

Title: Chief Financial Officer and Director

Date: December 31, 2011

I, John Limansky, CEO of Nexus Enterprise Solutions, Inc. , certify that:

1. I have reviewed this Annual disclosure statement for the Fourth quarter of 2011 of Nexus Enterprise Solutions, Inc.

2. Based on my knowledge, this disclosure statement does not contain any untrue statements in light of a material fact necessary to make or omit 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 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 issuers as of, and for, the period in this disclosure statement.

Date: 31 December 2011

