

COMPLETE FINANCIAL SOLUTIONS, INC.
101 Convention Center Dr.
Suite 900
Las Vegas, Nevada 89109
ir@CompleteFin.com
1-702-291-1922

Annual Report

For the period ending December 31, 2024 (the "Reporting Period")

Outstanding Shares

The number of shares outstanding of our Common Stock was:

948,502,196 as of December 31, 2024

47,752,196 as of December 31, 2023

Shell Status

Indicate by check mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933, Rule 12b-2 of the Exchange Act of 1934 and Rule 15c2-11 of the Exchange Act of 1934):

Yes: No:

Indicate by check mark whether the company's shell status has changed since the previous reporting period:

Yes: No:

Change in Control

Indicate by check mark whether a Change in Control⁴ of the company has occurred during this reporting period:

Yes: No:

⁴ "Change in Control" shall mean any events resulting in:

- (i) Any "person" (as such term is used in Sections 13(d) and 14(d) of the Exchange Act) becoming the "beneficial owner" (as defined in Rule 13d-3 of the Exchange Act), directly or indirectly, of securities of the Company representing fifty percent (50%) or more of the total voting power represented by the Company's then outstanding voting securities;
- (ii) The consummation of the sale or disposition by the Company of all or substantially all of the Company's assets;
- (iii) A change in the composition of the Board occurring within a two (2)-year period, as a result of which fewer than a majority of the directors are directors immediately prior to such change; or
- (iv) The consummation of a merger or consolidation of the Company with any other corporation, other than a merger or consolidation which would result in the voting securities of the Company outstanding immediately prior thereto continuing to represent (either by remaining outstanding or by being converted into voting securities of the surviving entity or its parent) at least fifty percent (50%) of the total voting power represented by the voting securities of the Company or such surviving entity or its parent outstanding immediately after such merger or consolidation.

On October 21, 2024, the Company entered into a Stock Purchase Agreement (“SPA”) with Direct Finance Corporation (“DFC”), a California corporation pursuant to which DFC purchased 1,000,000 2024 Series A Preferred Shares of DFC for two hundred thousand (\$200,000). Each 2024 Series A Preferred Share is convertible into 1,000 shares of common stock. On November 11, 2024, DFC converted 900,000 of the 1,000,000 2024 Series A Preferred Shares into 900,000,000 common stock shares, and holds 100,000 remaining 2024 Series A Preferred Shares. DFC is the Company’s controlling shareholder with a total of 95.4% ownership of the Company’s issued and outstanding Common Shares and 2024 Series A Preferred Shares.

During the 4th quarter ended December 31, 2024, the Company commenced its strategic business plan related to the outdoor recreation sector and emerged from its shell status by buying parcels of land in Glenwood Springs, Colorado valued at \$11,120,000. The purchase of the land was financed through the issuance of an interest free promissory note for \$749,000 and the issuance of 4,148,000 Preferred Shares of the Company’s Series A Outdoorsmen Preferred Stock, along with a short term, interest free promissory note due on April 20, 2025. On April 19, 2025, the due date of the note was extended to June 30, 2025.

1) Name and address(es) of the issuer and its predecessors (if any)

In answering this item, provide the current name of the issuer and names used by predecessor entities, along with the dates of the name changes.

Complete Financial Solutions Inc.

The state of incorporation or registration of the issuer and each of its predecessors (if any) during the past five years; Please also include the issuer’s current standing of incorporation (e.g. active, default, inactive):

Current State and Date of Incorporation or Registration: Nevada 07/07/2006

Standing in this jurisdiction: (e.g. active, default, inactive): Active

Prior Incorporation Information for the issuer and any predecessors during the past five years:

None

Describe any trading suspension or halt orders issued by the SEC or FINRA concerning the issuer or its predecessors since inception:

None

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

None

Address of the issuer’s principal executive office:

101 Convention Center Dr.
Suite 900
Las Vegas, Nevada 891

Address of the issuer’s principal place of business:

Check if principal executive office and principal place of business are the same address:

Has the issuer or any of its predecessors been in bankruptcy, receivership, or any similar proceeding in the past five years?

No: Yes: If Yes, provide additional details below:

On February 23, 2022, the Eighth Judicial Court of Clark County Nevada issued an Order appointing Brandon Dean as the Custodian on behalf of the Issuer. On August 8, 2022, the Custodian appointed Timothy Moody as the Issuer's sole officer and director. On June 6, 2024, the Court issued an Order cancelling the outstanding 2,000,000 Series B Preferred Shares. On July 19, 2024 the Issuer filed an amended Series A Preferred Stock Certificate of Designation providing for voting rights and a conversion rate equal to 1,000 common shares per Series A Preferred Share held. On July 25, 2024, the Court issued an Order cancelling the outstanding 1,319,700 Series C Preferred Shares. On July 25, 2024, the Court issued an Order terminating the Custodianship.

2) Security Information

Transfer Agent

For common stock only

Name: V Stock Transfer LLC

Phone: 212-828-8436

Fax: (646) 536-3179

Email: www.VStockTransfer.com

Address: 18 Lafayette Place
Woodmere, NY 11598

For preferred stock only

Name: ClearTrust LLC

Phone: 813-235-4490

Email: info@cleartrust.com

Address: 16540 Pointe Village Dr. Suite 210,
Lutz, FL 33558

Publicly Quoted or Traded Securities:

The goal of this section is to provide a clear understanding of the share information for its publicly quoted or traded equity securities. Use the fields below to provide the information, as applicable, for all outstanding classes of securities that are publicly traded/quoted.

Trading symbol:	CFSU
Exact title and class of securities outstanding:	Common Stock
CUSIP:	204535108
Par or stated value:	\$0.001
Total shares authorized:	1,000,000,000 as of date: December 31, 2024
Total shares outstanding:	948,502,196 as of date: December 31, 2024
Total number of shareholders of record:	174 as of date: December 31, 2024

Please provide the above-referenced information for all other publicly quoted or traded securities of the issuer.

None

Other classes of authorized or outstanding equity securities that do not have a trading symbol:

The goal of this section is to provide a clear understanding of the share information for its other classes of authorized or outstanding equity securities (e.g., preferred shares that do not have a trading symbol). Use the fields below to provide the information, as applicable, for all other authorized or outstanding equity securities.

Exact title and class of the security:	2024 Series A Preferred Share Class		
CUSIP (if applicable):	None		
Par or stated value:	\$0.001		
Total shares authorized:	1,000,000,000	as of date:	December 31, 2024
Total shares outstanding:	100,000	as of date:	December 31, 2024
Total number of shareholders of record:	1	as of date:	December 31, 2024

Exact title and class of the security:	Series A Outdoorsmen Preferred Stock		
CUSIP (if applicable):	None		
Par or stated value:	\$0.001		
Total shares authorized:	200,000,000	as of date:	December 31, 2024
Total shares outstanding (if applicable):	4,148,000	as of date:	December 31, 2024
Total number of shareholders of record (if applicable):	1	as of date:	December 31, 2024

Please provide the above-referenced information for all other classes of authorized or outstanding equity securities.

None

Security Description:

The goal of this section is to provide a clear understanding of the material rights and privileges of the securities issued by the company. Please provide the below information for each class of the company's equity securities, as applicable:

1. For common equity, describe any dividend, voting and preemption rights.

The Company's Common Stock is not eligible for dividends, and has full voting rights on all corporate matters, and does not have preemptive rights.

2. For preferred stock, describe the dividend, voting, conversion, and liquidation rights as well as redemption or sinking fund provisions.

The Company has ten Series A Preferred Stock Classes, with the following rights and preferences:

The 2024 Series A Preferred Share Class is not eligible for a dividend, is convertible into common stock at the ratio of one 2024 Series A Preferred Share into 1,000 shares of Common Stock, with voting rights of 1,000 common stock votes, upon conversion per each one 2024 Series A Preferred Share, and no preemptive rights.

Series A Outdoorsmen Preferred Class Shares are eligible for dividends and have no voting rights or preemptive rights.

Series A Real Estate Preferred Class Shares are eligible for dividends and have no voting rights or preemptive rights.

Series A Real-World Asset Preferred Class Shares are eligible for dividends and have no voting rights or preemptive rights.

Series A Entertainment Preferred Class Shares are eligible for dividends and have no voting rights or preemptive rights.

Series A DebtEQ Preferred Class Share are eligible for dividends and have no voting or preemptive rights.

Series A Defense Preferred Class Shares are eligible for dividends and have no voting rights or preemptive rights.

Series A Energy Preferred Class Shares are eligible for dividends and have no voting rights or preemptive rights.

Series A Aerospace Preferred Class Shares are eligible for dividends and have no voting rights or preemptive rights.

Series A DeFi Preferred Class Shares are eligible for dividends and have voting rights or preemptive rights.

3. Describe any other material rights of common or preferred stockholders.

2024 Series A Preferred Shares. With respect to the 2024 Series A Preferred Shares, there are Fifty Million Authorized, and the value of each 2024 Series A Preferred Class Share is par value \$0.001.

Series A Outdoorsmen Preferred Class. With respect to the Series A Outdoorsmen Preferred Class Shares, there are Two Hundred Million Authorized, and the value of each Series A Outdoorsmen Preferred Class Share is \$2.50

Series A Real Estate Preferred Class. With respect to the Series A Real Estate Preferred Class Shares, there are Two Hundred Million Authorized, and the value of each Series A Real Estate Preferred Class Share is \$2.00

Series A Real-World Asset Preferred Class. With respect to the Series A Real-World Asset Preferred Class Shares, there are Two Hundred Fifty Million Authorized, and the value of each Series A Real-World Asset Preferred Class Share is \$100.00

Series A Entertainment Preferred Class. With respect to the Series A Entertainment Preferred Class Shares, there are Fifty Million Authorized, and the value of each Series A Entertainment Preferred Class Share is \$100.00

Series A DebtEQ Preferred Class. With respect to the Series A DebtEQ Preferred Class Shares, there are Fifty Million Authorized, and the value of each Series A DebtEQ Preferred Class Share is \$100.00

Series A Defense Preferred Class. With respect to the Series A Defense Preferred Class Shares, there are Fifty Million Authorized, and the value of each Series A Defense Preferred Class Share is \$100.00

- B. List any subsidiaries, parent company, or affiliated companies.

Complete Defense Solutions, Complete Energy Solutions, Outdoorsmen Holdings, CompleteRE Holdings, DecentralizedFi Holdings, Space Holdings, RWA Holdings,

- C. Describe the issuers' principal products or services.

The Company commenced its strategic business plan related to the outdoor recreation sector by buying 48 Lots of land in Glenwood Springs, Colorado valued at \$11,120,000.

5) Issuer's Facilities

The goal of this section is to provide investors with a clear understanding of all assets, properties or facilities owned, used or leased by the issuer and the extent in which the facilities are utilized.

In responding to this item, please clearly describe the assets, properties or facilities of the issuer. Describe the location of office space, data centers, principal plants, and other property of the issuer and describe the condition of the properties. Specify if the assets, properties, or facilities are owned or leased and the terms of their leases. If the issuer does not have complete ownership or control of the property, describe the limitations on the ownership.

The Company leases space at the office building located at 101 Convention Center Dr, Las Vegas, NV 89109. The Company leases co-working space for \$900.00 per month on an annual basis.

6) All Officers, Directors, and Control Persons of the Company

Using the table below, please provide information, as of the period end date of this report, regarding all officers and directors of the company, or any person that performs a similar function, regardless of the number of shares they own.

In addition, list all individuals or entities controlling 5% or more of any class of the issuer's securities. If any insiders listed are corporate shareholders or entities, provide the name and address of the person(s) beneficially owning or controlling such corporate shareholders, or the name and contact information (City, State) of an individual representing the corporation or entity. Include Company Insiders who own any outstanding units or shares of any class of any equity security of the issuer.

The goal of this section is to provide investors with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant or beneficial owners.

Individual Name (First, Last) or Entity Name (Include names of control person(s) if a corporate entity)	Position/Company Affiliation (ex: CEO, 5% Control person)	City and State (Include Country if outside U.S.)	Number of Shares Owned (List common, preferred, warrants and options separately)	Class of Shares Owned	Percentage of Class of Shares Owned (undiluted)
Direct Finance Corp (Abe Arnous – Voting Control) *	Former CEO	Irvine, CA	900,000,000 Common and 100,000 Preferred	Common and 2024 Series A Preferred Share Class **	95.4%
Jeff Gabrelcik*	CEO	Pooler, Georgia	-	-	-

* Jeff Gabrelcik was appointed as our CEO on February 28, 2025.

** **2024 Series A Preferred Share Class** is not eligible for a dividend, is convertible into common stock at the ratio of one 2024 Series A Preferred Share into 1,000 shares of Common Stock, with voting rights of 1,000 common stock votes, upon conversion per each one 2024 Series A Preferred Share, and no preemptive rights.

Confirm that the information in this table matches your public company profile on www.OTCMarkets.com. If any updates are needed to your public company profile, log in to www.OTCIQ.com to update your company profile.

7) Legal/Disciplinary History

A. Identify and provide a brief explanation as to whether any of the persons or entities listed above in Section 6 have, in the past 10 years:

1. Been the subject of an indictment or conviction in a criminal proceeding or plea agreement or named as a defendant in a pending criminal proceeding (excluding minor traffic violations);

No

2. Been the subject of 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, financial- or investment-related, insurance or banking activities;

No

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

No

4. Named as a defendant or a respondent in a regulatory complaint or proceeding that could result in a "yes" answer to part 3 above; or

No

5. Been the subject 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.

No

6. Been the subject of a U.S Postal Service false representation order, or a temporary restraining order, or preliminary injunction with respect to conduct alleged to have violated the false representation statute that applies to U.S mail.

No

- B. Describe briefly any material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which the issuer or any of its subsidiaries is a party to or of which any of their property is the subject. Include the name of the court or agency in which the proceedings are pending, the date instituted, the principal parties thereto, a description of the factual basis alleged to underlie the proceeding and the relief sought. Include similar information as to any such proceedings known to be contemplated by governmental authorities.

None

8) Third Party Service Providers

Provide the name, address, telephone number and email address of each of the following outside providers. You may add additional space as needed.

Confirm that the information in this table matches your public company profile on www.OTCMarkets.com. If any updates are needed to your public company profile, update your company profile.

Securities Counsel

Name: Frederick M. Lehrer, P. A.
Address 1: 2108 Emil Jahna Road
Address 2: Clermont, Florida 34711
Phone: (561) 706-7646
Email: flehrer@securitiesattorney1.com

Accountant or Auditor

Name: David Natan -outsourced accountant
Firm: Natan & Associates, LLC
Address 1: 6720 NW 74th Court
Address 2: Parkland, Florida 33067
Phone: 786-412-6085
Email: dn474747@aol.com

Investor Relations

Name: _____

Firm: _____
Address 1: _____
Address 2: _____
Phone: _____
Email: _____

All other means of Investor Communication:

X (Twitter): _____
Discord: _____
LinkedIn _____
Facebook: _____
[Other] _____

Other Service Providers

Provide the name of any other service provider(s) that **that assisted, advised, prepared, or provided information with respect to this disclosure statement**. This includes counsel, broker-dealer(s), advisor(s), consultant(s) or any entity/individual that provided assistance or services to the issuer during the reporting period.

Name: _____
Firm: _____
Nature of Services: _____
Address 1: _____
Address 2: _____
Phone: _____
Email: _____

9) Disclosure & Financial Information

A. This Disclosure Statement was prepared by (name of individual):

Name: David Natan
Title: Independent Consultant
Relationship to Issuer: None

B. The following financial statements were prepared in accordance with:

IFRS
 U.S. GAAP

C. The following financial statements were prepared by (name of individual):

Name: David Natan
Title: Independent CFO Consultant
Relationship to Issuer: None

Describe the qualifications of the person or persons who prepared the financial statements:⁶ David Natan has Over 45 years of experience preparing GAAP financial statements and serving as the Chief Financial Officer of Five public companies.

Provide the following qualifying financial statements:

- Audit letter, if audited;
- Balance Sheet;
- Statement of Income;
- Statement of Cash Flows;
- Statement of Retained Earnings (Statement of Changes in Stockholders' Equity)
- Financial Notes

Financial Statement Requirements:

- Financial statements must be published together with this disclosure statement as one document.
- Financial statements must be “machine readable”. Do not publish images/scans of financial statements.
- Financial statements must be presented with comparative financials against the prior FYE or period, as applicable.
- Financial statements must be prepared in accordance with U.S. GAAP or International Financial Reporting Standards (IFRS) but are not required to be audited.

⁶ The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS and by persons with sufficient financial skills.

COMPLETE FINANCIAL SOLUTIONS, INC.
BALANCE SHEETS
(UNAUDITED)

	December 31, 2024	December 31, 2023
ASSETS		
Current assets		
Cash	\$ 55	\$ -
Total current assets	55	-
Land	11,120,000	
Total Assets	<u>\$ 11,120,055</u>	<u>\$ -</u>
LIABILITIES & STOCKHOLDERS' DEFICIT		
Current liabilities		
Accounts payable	\$ 2,038	\$ 144,483
Accrued payroll and payroll taxes	-	599,926
Accrued stock based compensation	-	173,177
Revolving lines of credit	-	17,682
Deposit	-	118,304
Loan production payable	-	263,042
Warehouse line of credit	-	6,779,844
Notes payable	749,000	-
Current portion of long term debt	-	154,673
Current liabilities	<u>751,038</u>	<u>8,251,131</u>
Long term debt	-	2,116,582
Accrued taxes	-	17,336
Total liabilities	<u>751,038</u>	<u>10,385,049</u>
Stockholders' Deficit		
Series A Preferred Stock \$0.001 par value, 50,000,000 shares authorized, 100,000 and -0- issued and outstanding as of December 31, 2024 and December 31, 2023, respectively	100	-
Series A Outdoorsmen Preferred Stock \$0.001 par value, 200,000,000 shares authorized, 4,148,000 and -0- issued and outstanding as of December 31, 2024 and December 31, 2023, respectively	4,148	-
Series B Preferred Stock \$0.001 par value, 2,000,000 shares authorized, -0- and 2,000,000 shares issued and outstanding as of December 31, 2024 and December 31, 2023, respectively	-	2,000
Series C Preferred Stock \$0.00 par value, 2,000,000 shares authorized, -0- and 1,319,700 shares issued and outstanding as of December 31, 2024 and December 31, 2023, respectively	-	1,320
Common Stock, \$0.001 par value, 1,000,000,000 shares authorized, 948,502,196 and 47,752,196 shares issued and outstanding as of December 31, 2024 and December 31, 2023, respectively	948,502	47,752
Additional paid in capital	21,607,501	11,937,512
Accumulated deficit	(12,191,234)	(22,373,633)
Total Stockholders' (Deficit)	<u>10,369,017</u>	<u>(10,385,049)</u>
Total Liabilities and Stockholders' Deficit	<u>\$ 11,120,055</u>	<u>\$ -</u>

The accompanying notes are an integral part of these unaudited financial statements

COMPLETE FINANCIAL SOLUTIONS, INC.
STATEMENTS OF OPERATIONS
(UNAUDITED)

	Year ended December 31, 2024	Year ended December 31, 2023
Revenue	\$ -	\$ -
Operating Expenses:		
Administrative expenses	\$ 202,650	\$ -
Total operating expenses	<u>202,650</u>	<u>-</u>
(Loss) from operations	(202,650)	-
Gain on the extinguishment of debt	10,385,049	-
Other (expense) net	<u>-</u>	<u>-</u>
Income (loss) before provision for income taxes	10,182,399	-
Provision for income taxes	<u>-</u>	<u>-</u>
Net Income (Loss)	<u>\$ 10,182,399</u>	<u>\$ -</u>
Basic and diluted earnings(loss) per common share	<u>\$ 0.04</u>	<u>\$ -</u>
Weighted average number of shares outstanding	<u>272,939,696</u>	<u>47,752,196</u>

The accompanying notes are an integral part of these unaudited financial statements

Balance, December 31, 2024	<u>4,148,00</u>	<u>4,14</u>	<u>100,000</u>	<u>100</u>	<u>-</u>	<u>-</u>	<u>-</u>	<u>\$ -</u>	<u>948,502,19</u>	<u>948,50</u>	<u>21,607,50</u>	<u>(12,191,23</u>	<u>4)</u>	<u>\$ 10,369,017</u>
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The accompanying notes are an integral part of these unaudited financial statements

COMPLETE FINANCIAL SOLUTIONS, INC.
STATEMENTS OF CASH FLOWS
(UNAUDITED)

	Year ended December 31, 2024	Year ended December 31, 2023
Cash Flows From Operating Activities:		
Net income (loss)	\$ 10,182,399	\$ -
Gain on the extinguishment of debt	(10,385,049)	
Stock based compensation	201,667	
Changes in operating assets and liabilities:		
Accounts payable	2,038	
Net cash provided by (used for) operating activities	1,055	-
Cash Flows From Investing Activities:		
Purchase of property for cash	(750,000)	
Net cash provided by (used for) investing activities	(750,000)	-
Cash Flows From Financing Activities:		
Proceeds from notes payable	749,000	
Net cash provided by (used for) financing activities	749,000	-
Net Increase (Decrease) In Cash	55	-
Cash At The Beginning Of The Period	-	-
Cash At The End Of The Period	\$ 55	\$ -
 Supplemental disclosure of non-cash financing activity		
Purchase of land for Preferred stock	\$ 10,370,000	\$ -

The accompanying notes are an integral part of these unaudited financial statements

NOTES TO UNAUDITED FINANCIAL STATEMENTS

Note 1 – Organization and Basis of Accounting

Complete Financial Solutions Inc. (“CFSI” the “Company”) was incorporated in July 2006 under the laws of the State of Nevada. The Company was formerly as a financial services holding company primarily engaged in mortgage services. The Company’s subsidiary, Acceptance Capital Mortgage Corporation, was a residential mortgage broker, lending and processing company that operated and maintained offices throughout the United States.

The Company was dormant from the end of 2018 through February 2022.

On February 23, 2022, the Eighth Judicial Court of Clark County Nevada issued an Order appointing Brandon Dean as the Issuer’s Custodian. On August 8, 2022, the Custodian appointed Timothy Moody as the Issuer’s sole officer and director. On June 6, 2024 the Court issued an Order cancelling the outstanding 2,000,000 Series B Preferred Shares. On July 19, 2024, the Issuer filed an amended Series A Preferred Stock Certificate of Designation, which provides for voting rights and a conversion rate equal to 1,000 common stock shares per Series A Preferred Share held. On July 25, 2024, the Court issued an Order cancelling the outstanding 1,319,700 Series C Preferred Shares. On July 25, 2024 the Court issued an Order terminating the Custodianship. As of the date of the filing of this disclosure, the Issuer is no longer in custodianship.

On October 21, 2024, the Company entered into a Stock Purchase Agreement (“SPA”) with Direct Finance Corporation (“DFC”), a California corporation pursuant to which DFC purchased 1,000,000 2024 Series A Preferred Shares of DFC for two hundred thousand (\$200,000). Each 2024 Series A Preferred Share is convertible into 1,000 shares of common stock. On November 11, 2024, DFC converted 900,000 of the 1,000,000 2024 Series A Preferred Shares into 900,000,000 common stock shares. DFC is the Company’s controlling shareholder with 95.4% ownership of the Company’s issued and outstanding shares.

During the 4th quarter ended December 31, 2024, the Company commenced its strategic business plan related to the outdoor recreation sector and emerged from its shell status by buying parcels of land in Glenwood Springs, Colorado valued at \$11,120,000. The purchase of the land was financed through the issuance of an interest promissory note for \$749,000 and the issuance of 4,148,000 Preferred Shares of the Company’s Series A Outdoorsmen Preferred Stock, along with a short term, interest free promissory note due on April 20, 2025. On April 19, 2025, the due date of the note was extended to June 30, 2025.

The Company’s year-end is December 31st.

Note 2 – Summary of significant accounting policies

Basis of presentation

The accompanying financial statements have been prepared in accordance with generally accepted accounting principles for financial information and with the instructions to OTC Markets Alternative Reporting Standard. Since the Company has been dormant since 2018, all assets are considered written off resulting in no assets on the balance sheet. During the three months ended June 30, 2024, the statute of limitations expired on all Company debt. As a result, \$10,385,049 in liabilities were extinguished and the Company recorded a gain of \$10,385,049 on its Statements of Operations for the three months ended June 30, 2024.

Use of Estimates

The preparation of the financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amount of revenues and expenses during the reporting period. The management makes its best estimate of the outcome for these items based on information available when the financial statements are prepared. Actual results could differ from those estimates made by management.

Adoption of Recent Accounting Pronouncements

The Company has implemented all new accounting pronouncements that are in effect and that may impact its financial statements and does not believe that any other new accounting pronouncements have been issued that might have a material impact on its financial position or results of operations.

Recent Accounting Pronouncements

There are no recent accounting pronouncements that have any impact on the Company's operations.

Note 3 – Going Concern

The accompanying financial statements have been prepared on a going concern basis, which contemplates the realization of assets and the satisfaction of liabilities in the normal course of business. The Company had an accumulated deficit on December 31, 2024 of \$12,191,234. The Company requires capital for its contemplated operational and marketing activities. The Company's ability to raise additional capital through the future issuances of common stock is unknown. The obtainment of additional financing, the successful development of the Company's contemplated plan of operations, and its transition, ultimately, to the attainment of profitable operations are necessary for the Company to continue operations. The financial statements of the Company do not include any adjustments that may result from the outcome of these uncertainties.

Note 4 -Property

The Company owns a number of parcels of land in Glenwood Springs, Colorado. As of December 31, 2024, the balance of the land, which is not being depreciated, amounted to \$11,120,000

Note 5 -Promissory Note

During the 4th quarter ended December 31, 2024, the Company commenced its strategic business plan related to the outdoor recreation sector and emerged from its shell status by buying parcels of land in Glenwood Springs, Colorado valued at \$11,120,000. The purchase of the land was financed through the issuance of an interest promissory note for \$749,000 and the issuance of 4,148,000 Preferred Shares of the Company's Series A Outdoorsmen Preferred Stock, along with a short term, interest free promissory note due on April 20, 2025. On April 19, 2025, the due date of the note was extended to June 30, 2025.

Note 6 -Equity

Common stock

The Company is authorized to issue 1,000,000,000 shares of common stock with a par value of \$0.001. As of December 31, 2024 and 2023 the Company had 948,502,196 and 47,752,196 common shares issued and outstanding, respectively.

Preferred Stock

As of December 31, 2024 the Company had the following classes of common stock authorized :

Series A Preferred

2024 Series A Preferred Shares. With respect to the 2024 Series A Preferred Shares, there are Fifty Million Authorized, and the value of each 2024 Series A Preferred Class Share is par value \$0.001. Each 2024 Series A Preferred Share is convertible into 1,000 shares of common stock. On November 11, 2024, Direct Finance converted 900,000 of the 1,000,000 2024 Series A Preferred Shares into 900,000,000 common stock shares. As of December 31, 2024 there were 100,000 Series A Preferred Shares Outstanding.

Other Preferred Shares

For all of the preferred shares described below, such shares were authorized but there were no shares issued and outstanding as of December 31, 2024

Series A Outdoorsmen Preferred Class. With respect to the Series A Outdoorsmen Preferred Class Shares, there are Two Hundred Million Authorized, and the value of each Series A Outdoorsmen Preferred Class Share is \$2.50

Series A Real Estate Preferred Class. With respect to the Series A Real Estate Preferred Class Shares, there are Two Hundred Million Authorized, and the value of each Series A Real Estate Preferred Class Share is \$2.00

Series A Real-World Asset Preferred Class. With respect to the Series A Real-World Asset Preferred Class Shares, there are Two Hundred Fifty Million Authorized, and the value of each Series A Real-World Asset Preferred Class Share is \$100.00

Series A Entertainment Preferred Class. With respect to the Series A Entertainment Preferred Class Shares, there are Fifty Million Authorized, and the value of each Series A Entertainment Preferred Class Share is \$100.00

Series A DebtEQ Preferred Class. With respect to the Series A DebtEQ Preferred Class Shares, there are Fifty Million Authorized, and the value of each Series A DebtEQ Preferred Class Share is \$100.00

Series A Defense Preferred Class. With respect to the Series A Defense Preferred Class Shares, there are Fifty Million Authorized, and the value of each Series A Defense Preferred Class Share is \$100.00

Series A Energy Preferred Class. With respect to the Series A Energy Preferred Class Shares, there are Fifty Million Authorized, and the value of each Series A Energy Preferred Class Share is \$100.00

Series A Aerospace Preferred Class. With respect to the Series A Aerospace Preferred Class Shares, there are Fifty Million Authorized, and the value of each Series A Aerospace Preferred Class Share is \$100.00

Series A DeFi Preferred Class. With respect to the Series A DeFi Preferred Class Shares, there are Fifty Million Authorized, and the value of each Series A DeFi Preferred Class Share is \$100.00

Note 7 -Subsequent Events

On January 1, 2025, we executed Unanimous Board Resolutions approving the following corporate events to occur between January 1, 2025 and April 30, 2025: (a) Form the CompleteRE Holdings subsidiary to conduct Mergers and Acquisitions of residential and commercial real estate industry companies into the subsidiary, and to file an Amended Certificate of Designation of the Series A Real Estate Preferred Shares to include Conversion Rights and a Dividend; (b) Form the Outdoorsmen Holdings subsidiary to conduct Mergers and Acquisitions of Outdoor recreation industry companies and real estate land projects into the subsidiary, and to file an Amended Certificate of Designation of the Series A Outdoorsmen Preferred Shares to include Conversion Rights and a Dividend. (c) Form the Complete Defense Solutions subsidiary to conduct Mergers and Acquisitions with U.S. Department of Defense Contractors into the subsidiary; (d) Form the Complete Energy Solutions subsidiary to conduct Mergers and Acquisitions of U.S. Department of Energy Contractors into the subsidiary; (e) Form the DecentralizedFi Holdings subsidiary to conduct Mergers and Acquisitions of DeFi companies into the subsidiary; (f) Form the Space Holdings subsidiary to conduct Mergers and Acquisitions of aerospace industry supply chain companies into the subsidiary; (g) Form the RWA Holdings subsidiary to conduct Mergers and Acquisitions of companies creating real world digital asset, into the subsidiary.

On January 1, 2025, we executed a Unanimous Board Resolution approving the following corporate event to occur on January 1, 2025: (a) To complete the closing outlined in the Plan of Merger Agreement dated October 22, 2024, between the Complete Financial Solutions subsidiary, CompleteRE Holdings, and LikeRE, which Merger Agreement specifies the closing date as on or before January 1, 2025.

On January 1, 2025, we executed a Unanimous Board Resolution approving the following corporate event to occur on January 1, 2025: (a) To complete the closing outlined in the Plan of Merger Agreement dated October 22, 2024, between the Complete Financial Solutions subsidiary, Outdoorsmen Holdings, and Outdoorsmen, which specifies the closing date as on or before January 1, 2025.

On January 7, 2025, we executed a Unanimous Board Resolutions approving our subsidiary Outdoorsmen Holdings, to complete the definitive asset purchase agreement terms for acquiring the following hunting and fishing expos through Outdoorsmen Holdings: (a) The All-Canada Show Milwaukee, Wisconsin; (b) The All-Canada Show Chicago, Illinois; (c) The All-Canada Show Green Bay, Wisconsin.

On January 14, 2025, our subsidiary Outdoorsmen Holdings, completed a Non-Binding Letter of Intent to negotiate the terms of a definitive purchase agreement by April 30, 2025, with intentions to possibly acquire a real estate land development project in Acapulco, Mexico, using Series A Outdoorsmen Preferred Shares. The beachfront land was recently appraised at a value of \$149.9M USD and would require successful financing from Outdoorsmen Holdings for a considerable long-term investment in the development of a state-of-the-art Family Outdoor Adventure Park and Resort, featuring planned Entertainment Venues, Hotels, Residential Condominiums, and Retail Shopping.

On February 25, 2025, we completed three separate contracts to buy real estate mountain land development projects in Cripple Creek, CO and Parachute, CO. The planned closings were scheduled on March 31, 2025, and May 16, 2025. The three separate land development projects are planned to include an Outdoor Recreation Park and Lodge, Retail Shopping, an RV Park, Residential Housing, and Entertainment Venues, among other commercial real estate build-out initiatives. The land development acquisitions through Outdoorsmen Holdings were recently appraised at a total HBU value of \$74.3M USD, for approximately 43 acres.

On February 28, 2025, we executed Unanimous Board Resolutions approving the following corporate events to occur on February 28, 2025: (a) Abe Arnous resigned as the Company's Chief Executive Officer; (b) Jeff Gabrelcik was appointed as the Company's Chief Executive Officer; (c) To complete the Plan Of Merger Agreement dated March 1, 2025, between the Complete Financial Solutions subsidiary, DecentralizedFi Holdings, and DecBlock; (d) To complete the Consulting Agreement between Cornerstone Compliance, LLC. and the Company on March 2, 2025, to form a Decentralized Security Token Transfer Agency.

On March 12, 2025, we executed a Unanimous Board Resolution approving the closing outlined in the Asset Purchase Agreement dated November 21, 2024, between the Complete Financial Solutions subsidiary, Outdoorsmen Holdings, and Tennessee Valley Hunting and Fishing Expo, which agreement specifies the closing date of on or before March 31, 2025.

On March 31, 2025, we executed a Unanimous Board Resolution approving the March 31, 2025 purchase and closing of the first of three separate land development projects in Colorado, which were contracted on February 25, 2025, using a combination of seller financing and the additional consideration of Series A Outdoorsmen Preferred Shares.

On April 11, 2025, we executed a Unanimous Board Resolution approving the following corporate event to occur on April 14, 2025: (a) Jason Berg was appointed as the Company's Chief Business Development Officer, overseeing the M&A deal-flow into the Complete Defense Solutions subsidiary and the Complete Energy Solutions subsidiary.

On April 16, 2025, and in connection with the January 14, 2025 Letter of Intent with a real estate land development project in Acapulco, Mexico that aims to develop a state-of-the-art Family Outdoor Adventure Park and Resort, featuring planned Entertainment Venues, Hotels, Residential Condominiums, and Retail Shopping Center. Our subsidiary, Outdoorsmen Holdings, completed a Memorandum of Agreement with the Fashion Arts & Entertainment Company to partner with the development project and to assist in the funding strategy and planning of the development.

In connection with the \$749,000 December 20, 2024 promissory note for the \$11.1M purchase of a land development in Glenwood Springs Colorado to develop an outdoor recreation center and residential community, on April 19, 2025, the due date of the note was extended from April 20, 2025, to June 30, 2025.

10) Issuer Certification

Principal Executive Officer:

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles but having the same responsibilities) in each Quarterly Report or Annual Report.

The certifications shall follow the format below:

I, Jeff Gabrelcik certify that:

1. I have reviewed this Disclosure Statement for Complete Financial Solutions, 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.

April 29, 2025

s/s Jeff Gabrelcik

(Digital Signatures should appear as "/s/ [OFFICER NAME]")

Principal Financial Officer:

I, Jeff Gabrelcik certify that:

1. I have reviewed this Disclosure Statement for Complete Financial Solutions, 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.

April 29, 2025

s/s Jeff Gabrelcik

(Digital Signatures should appear as "/s/ [OFFICER NAME]")