

Decentral Life, Inc.
6400 S. Fiddlers Green Circle
Suite 300
Greenwood Village, Colorado 80111

(855) 933-3277
www.Decentral-Life.com
Email: ir@WDLF.ai

Quarterly Report

For the period ending June 30, 2025 (the “Reporting Period”)

Outstanding Shares

The number of shares outstanding of our Common Stock was:

7,394,792,892 as of August 11, 2025

7,394,792,892 as of December 31, 2024

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.

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.

Decentral Life, Inc. (referred to herein as the "Company" or the "Issuer")

Current State and Date of Incorporation or Registration: Nevada
Standing in this jurisdiction: (e.g. active, default, inactive): Active

Prior Incorporation Information for the issuer and any predecessors during the past five years:
Social Life Network, Inc: Nevada, USA

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:

The Company anticipates the need for conducting a reverse stock split to qualify for an up listing to a major U.S. stock exchange. The Board will affect the Reverse Stock Split only upon approval of the listing of its Common Stock on a major U.S. stock exchange.

In order to accomplish an up listing, the Company anticipates a recapitalization, merger(s), acquisition(s), and reorganization in order to complete a listing of the Common Stock on a major U.S. stock exchange.

Address of the issuer's principal executive office:

6400 S. Fiddlers Green Circle
Suite 300
Greenwood Village, Colorado 80111

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:

2) Security Information

Transfer Agent

Name: Clear Trust, LLC
Phone: (813) 235-4490
Email: inbox@cleartrusttransfer.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:	<u>WDLF</u>	
Exact title and class of securities outstanding:	<u>Common</u>	
CUSIP:	<u>83362T104</u>	
Par or stated value:	<u>\$0.001</u>	
Total shares authorized:	<u>10,000,000,000</u>	<u>as of date: June 30, 2025</u>
Total shares outstanding:	<u>7,394,792,892</u>	<u>as of date: June 30, 2025</u>
Total number of shareholders of record:	<u>21,775</u>	<u>as of date: June 30, 2025</u>

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:	<u>Preferred Stock</u>	
Par or stated value:	<u>\$0.001</u>	
Total shares authorized:	<u>300,000,000</u>	<u>as of date: June 30, 2025</u>
Total shares outstanding:	<u>0</u>	<u>as of date: June 30, 2025</u>
Total number of shareholders of record:	<u>0</u>	<u>as of date: June 30, 2025</u>

Exact title and class of the security:	<u>Series A Preferred Stock</u>	
Par or stated value:	<u>\$0.001</u>	
Total shares authorized:	<u>100,000,000 of 300,000,000</u>	<u>as of date: June 30, 2025</u>
Total shares outstanding:	<u>0</u>	<u>as of date: June 30, 2025</u>
Total number of shareholders of record:	<u>0</u>	<u>as of date: June 30, 2025</u>

Exact title and class of the security:	<u>Series B Preferred Stock</u>	
Par or stated value:	<u>\$0.001</u>	
Total shares authorized:	<u>100,000,000 of 300,000,000</u>	<u>as of date: June 30, 2025</u>
Total shares outstanding:	<u>0</u>	<u>as of date: June 30, 2025</u>
Total number of shareholders of record:	<u>0</u>	<u>as of date: June 30, 2025</u>

Exact title and class of the security:	<u>Class B Common Stock</u>	
Par or stated value:	<u>\$0.001</u>	
Total shares authorized:	<u>200,000,000</u>	<u>as of date: June 30, 2025</u>
Total shares outstanding:	<u>100,000,000</u>	<u>as of date: June 30, 2025</u>

Total number of shareholders of record: 1 as of date: June 30, 2025

Exact title and class of the security:	Class C Common Stock
Par or stated value:	\$0.001
Total shares authorized:	500,000,000 <u>as of date: June 30, 2025</u>
Total shares outstanding:	0 <u>as of date: June 30, 2025</u>
Total number of shareholders of record:	0 <u>as of date: June 30, 2025</u>

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:

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

Each Series A and Series C common stock share has one vote.

The Series B common stock has 100 votes per share.

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

The 300,000,000 authorized preferred stock consists of two series : 100,000,000 Series A Preferred Shares and 100,000,000 Series B Preferred Shares, which leaves 100,000,000 Preferred Shares out of the 300,000,000 authorized, without the powers, designations, preferences and relative, participating, optional and other special rights, and the qualifications, limitations and restrictions affixed to them as of December 31, 2024.

Solely at the Board's discretion, the Company shall pay the holders of Series A and Series B Preferred Stock a 5% annual cash dividend.

The 100,000,000 authorized Series A provides for the right of the Series A Preferred Holder to convert each Series A Cumulative Convertible Preferred Share into twenty (20) Class A Common Stock Shares, if and only if, the Company becomes listed on a major U.S. stock exchange and has liquidation rights over all other series of Preferred Stock. The Series A Preferred Stock does not have voting rights.

The 100,000,000 authorized Series B provides for the right of the Series B Preferred Holder to, if and only if, at any time after the Company's Class C Common Stock shares become listed on a major U.S. stock exchange, to convert each Series B Preferred Share into \$5.00 worth of Series C Common Stock Shares, based on the 10-day average trading price of the Series C Common Stock prior to the date of the conversion. The Series B Preferred Stock does not have voting rights.

Describe any other material rights of common or preferred stockholders.

None

Describe any material modifications to rights of holders of the company's securities that have occurred over the reporting period covered by this report.

None

3) Issuance History

*The goal of this section is to provide disclosure with respect to each event that resulted in any changes to the total shares outstanding of any class of the issuer's securities **in the past two completed fiscal years and any subsequent interim period.***

Disclosure under this item shall include, in chronological order, all offerings and issuances of securities, including debt convertible into equity securities, whether private or public, and all shares, or any other securities or options to acquire such securities, issued for services. Using the tabular format below, please describe these events.

Changes to the Number of Outstanding Shares for the two most recently completed fiscal years and any subsequent period.

Indicate by check mark whether there were any changes to the number of outstanding shares within the past two completed fiscal years:

No: Yes: (If yes, you must complete the table below)

Shares Outstanding <u>Opening Balance:</u> Date <u>7/1/2023</u> Common Stock A: <u>7,394,792,892</u> Common stock B 100,000,000			*Right-click the rows below and select "Insert" to add rows as needed.							
Date of Transaction	Transaction type (e.g., new issuance, cancellation, shares returned to treasury)	Number of Shares Issued (or cancelled)	Class of Securities	Value of shares issued (\$/per share) at Issuance	Were the shares issued at a discount to market price at the time of issuance? (Yes/No)	Individual/Entity Shares were issued to.	Reason for share issuance (e.g. for cash or debt conversion) - OR- Nature of Services Provided	Restricted or Unrestricted as of this filing.	Exemption or Registration Type.	
—	—	—	—	—	—	—	—	—	—	
—	—	—	—	—	—	—	—	—	—	
—	—	—	—	—	—	—	—	—	—	
Shares Outstanding on Date of This Report:										
<u>Ending Balance:</u> Date 6/30/2025 Common Stock A: <u>7,394,792,892</u> Class B Common: <u>100,000,000</u>										

Example: A company with a fiscal year end of December 31st 2024, in addressing this item for its Annual Report, would include any events that resulted in changes to any class of its outstanding shares from the period beginning on January 1, 2023 through December 31, 2024 pursuant to the tabular format above.

Any additional material details, including footnotes to the table are below:

Each Class B Common Share may be converted into 100 votes. The Issuer's Chief Executive Officer, Ken Tapp, controls approximately 57.5% of outstanding shareholder votes via its issuance of 100,000,000 Class B Common Stock Shares to him representing control of 10,000,000,000 votes out of the total of 17,394,792,892 outstanding common stock shares (votes). The total 17,394,792,892 outstanding votes is comprised of a total of 7,394,792,892 outstanding shares of Class A Common Stock representing: (a) one vote per each one Class A Common Stock Share held (7,394,792,892 Votes); and (b) a total of 100,000,000 outstanding shares of Class B Common Stock representing one hundred votes per each one Class B Common Stock Share held (10,000,000,000 Votes).

Convertible Debt

The following is a complete list of the Company's Convertible Debt which includes all promissory notes, convertible notes, convertible debentures, or any other debt instruments convertible into a class of the issuer's equity securities. The table includes all issued or outstanding convertible debt at any time during the last complete fiscal year and any interim period between the last fiscal year end and the date of this Certification.

Check this box to confirm the Company had no Convertible Debt issued or outstanding at any point during this period.

Date of Note Issuance	Principal Amount at Issuance (\$)	Outstanding Balance (\$) (include accrued interest)	Maturity Date	Conversion Terms (e.g., pricing mechanism for determining conversion of instrument to shares)	# Shares Converted to Date	# of Potential Shares to be Issued Upon Conversion ⁵	Name of Noteholder (entities must have individual with voting / investment control disclosed)	Reason for Issuance (e.g., Loan, Services, etc.)

Total Outstanding Balance:

Total Shares:

Any additional material details, including footnotes to the table are below:

4) Issuer's Business, Products and Services

⁵ The total number of shares that can be issued upon full conversion of the Outstanding Balance. The number should not factor any "blockers" or limitations on the percentage of outstanding shares that can be owned by the Noteholder at a particular time. For purposes of this calculation, please use the current market pricing (e.g. most recent closing price, bid, etc.) of the security if conversion is based on a variable market rate.

The purpose of this section is to provide a clear description of the issuer's current operations. Ensure that these descriptions are updated on the Company's Profile on www.OTCMarkets.com.

Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")

Decentral Life focuses on the accumulation of crypto assets such as Ethereum and Bitcoin for long-term investment. Decentral Life also provides Software-as-a-Service (SaaS), AI Data-as-a-Service (DaaS), and Blockchain-as-a-Service (BaaS), Energy as a Service (EaaS) to clients in need of its AI, Web3, and Energy solutions.

Through license agreements with its clients, some of which participate in the Issuer's Technology Business Incubator ("TBI") program that operates as a division of the company, recurring revenue is generated. The Issuer's TBI division focuses on providing Emerging Growth Companies with executive leadership and C-suite Consulting Services to make it easier for their founders to focus on expanding their business growth by utilizing AI and Web3 technology solutions, such as AI compute infrastructure and Decentralized Applications (dApps) that support the Tokenization of their Real-World Assets (RWAs).

Decentral Life's mission is to educate and guide companies through the convergence of AI and Blockchain technology. AI processes vast amounts of data, identifies patterns, and makes predictions, while blockchain offers transparency, security, and decentralized transaction verification. When combined, AI can optimize blockchain operations by improving decision-making and automating tasks, while blockchain can enhance the security and integrity of data used for AI training. This creates a foundation for building trustworthy and transparent systems capable of managing complex tasks more smoothly.

The integration of AI and Web3 will lead to accelerating the digitization and tokenization of real-world assets, enabling autonomous and intelligent asset management, improved decision-making, greater efficiency, increased accessibility to financial services, enhanced regulatory compliance, and innovative financial products, all of which Decentral Life's mission supports. AI and Blockchain have much greater power requirements than traditional cloud-based software applications, and for companies to achieve their business goals they must factor in the increased energy cost and secure access to the power requirements for operating AI and Blockchain technologies at large scale. This can be accomplished by repurposing commercial land to include microgrid power generation, of which the energy assets can be tokenized.

The Issuer's business operations include the licensing of Services, as noted above, and targeted acquisitions of companies, as well as Real-World Assets (RWAs) that can be tokenized as digital assets, to support the convergence of AI and Blockchain technology.

The tokenization of RWAs, such as corporate securities, real estate, commodities (E.g. gold, oil, and natural gas), are projected to be transformative to the capital markets and will be instrumental for Decentral Life's clients, assets, and companies to access their full liquidity potential.

Tokenized AI compute infrastructure backed by real power and physical data centers is a way for companies and government agencies to plan, invest, and ensure their compute capacity requirements are met in the future. Decentral Life provides AI and Web3 solutions for its clients and affiliates by way of license service agreements to generate revenue, and consulting service agreements for equity.

List any subsidiaries, parent company, or affiliated companies.

Affiliated: Complete Financial Solutions, DecentralizedFi Holdings, and Space Innovation Unit, Inc.

Describe the issuers' principal products or services.

The Issuer's products and services are Consulting, Software-as-a-Service (SaaS), AI Data-as-a-Service (DaaS), and Blockchain-as-a-Service (BaaS) AI and Web3 solutions provider.

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.

As of January 1, 2025, the Issuer is leasing office suite located at 6400 S. Fiddlers Green Circle, Suite 300, Greenwood Village, CO 80111 for \$250 per month, not including the rental expense of conference room space each month for meetings with clients.

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)
Ken Tapp	CEO/Director	Englewood, CO	0	Common A	0%
Ken Tapp	CEO/Director	Englewood, CO	100,000,000 *	Class B Common*	100%
Brian Lazarus	Director	Hunt Valley, MD	5,000,000	Common A	.07%

Britt Glassburn	Director	Denver, CO	1,283,333	Common A	.02%
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*CEO Ken Tapp holds no Class A Common Stock; he does maintain control of about 57.5% of the Issuer's voting shares through his 100,000,000 (one-hundred million) Class B Common Stock Shares, each such share of which provides 100 votes. This gives him ten billion votes out of 17,394,792,892 total outstanding common voting shares.

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

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:

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);

None

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;

None

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;

None

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

None

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.

None

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.

None

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.

Material Legal Proceedings

Crown Bridge Partners, LLC

On September 23, 2022, the Issuer, DarkPulse, Inc., and Redhawk Holdings Corp. jointly sued Crown Bridge Partners LLC and its control persons, Soheil and Sepas Ahdoot (the "Crown Bridge Parties"), alleging violations of the Racketeer Influenced and Corrupt Organizations Act.

On September 29, 2023, the District Court granted the Crown Bridge Parties' Motion to Dismiss the Issuer's Complaint. The Issuer promptly appealed the decision to the United States Court of Appeals for the Second Circuit.

On September 9, 2024, the United States Court of Appeals for the Second Circuit reversed and vacated the District Court's decision and remanded the case for proceedings consistent with its decision.

The case is actively in discovery on a single issue, with an April 11, 2025, deadline for dispositive motion practice on that issue. The Issuer is still litigating its claims for relief against the Crown Bridge Parties.

Alan Lamothe

On December 8, 2023, Alan Lamothe ("Lamothe") commenced legal action in the United States District Court of Colorado against the Issuer, MjLink.com, Inc., HuntPost.com, Inc., LikeRE.com, Inc., Ken Tapp and Gregory Todd Markey. Lamothe's complaint alleges the foregoing parties falsely represented material information and/or omitted material information, and such misstatements or omissions caused Lamothe to suffer injuries from his investments into the securities of the Issuer and MjLink.com, Inc.

On November 12, 2024, the United States District Court of Colorado granted in part, the motion to dismiss brought by the Issuer, MjLink.com, Inc., HuntPost.com, Inc., LikeRE.com, Inc., Ken Tapp and Gregory Todd Markey. The Issuer vigorously denies the merits of Lamothe's claims and intends to vigorously defend itself until the dismissal of this case.

* * *

The Issuer knows of no other material pending legal proceedings. In addition, the Issuer does not know of any such proceedings contemplated by any governmental authorities.

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
Firm:	Frederick M. Lehrer, P. A.
Address 1:	2108 Emil Jahna Road Clermont Florida

Phone: (561) 706-7646
Email: flehrer@securitiesattorney1.com

Accountant or Auditor

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

Investor Relations

Name: N/A
Firm: N/A
Address 1: _____
Address 2: _____
Phone: _____
Email: _____

All other means of Investor Communication:

X (Twitter): https://x.com/Decentral_Life
Discord: _____
LinkedIn: <https://www.linkedin.com/company/decentrallife>
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: Frederick M. Lehrer
Firm: Frederick M. Lehrer, P. A.
Nature of Services: Legal
Address 1: 2108 Emil Jahna Road, Clermont, Florida 34711

Phone: (561) 706-7646
Email: flehrer@securitiesattorney1.com

9) Disclosure & Financial Information

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

Name: Ken Tapp
Title: CEO/CFO

Relationship to Issuer: CEO/CFO

The following financial statements were prepared in accordance with:

IFRS
 U.S. GAAP

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

Name: **David Natan**
Title: **Accountant**
Relationship to Issuer: **None-Outside Consultant**

Describe the qualifications of the person or persons who prepared the financial statements:⁶

David Natan has 44 years of accounting experience, including having served as chief financial officer for five Nasdaq listed companies, and also has 32 years of experience preparing GAAP financial statements.

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.

DECENTRAL LIFE, INC.
BALANCE SHEETS
(Unaudited)

	June 30, 2025	December 31, 2024
ASSETS		
Current Assets:		
Cash	\$ 8,224	\$ 19,942
Accounts receivable – related parties	1,084,950	925,150
Accounts receivable other	1,150	1,150
Security deposits	17,618	17,618
Total current assets	<u>1,111,942</u>	<u>963,861</u>
Investments	39,105	39,105
Total Assets	<u><u>\$ 1,151,047</u></u>	<u><u>\$ 1,002,966</u></u>
LIABILITIES AND STOCKHOLDERS' EQUITY		
Current Liabilities:		
Accounts payable and accrued liabilities	\$ -	\$ -
Total Current Liabilities	<u>-</u>	<u>-</u>
Loans payable – related party	-	-
Total current liabilities	<u>-</u>	<u>-</u>
Non-Current Liabilities:		
EIDL loan	\$ 115,724	\$ 115,724
Total Liabilities	<u>115,724</u>	<u>115,724</u>
Stockholders' Equity :		
Common Stock A par value \$0.001 10,000,000,000 shares authorized, 7,394,792,892 and 7,394,792,892 shares issued and outstanding as of June 30, 2025 and December 31, 2024, respectively	7,394,793	7,394,793
Additional paid in capital	25,992,306	25,992,306
Accumulated deficit	<u>(32,351,776)</u>	<u>(32,499,857)</u>
Total Stockholders' Equity :	<u>1,035,323</u>	<u>887,242</u>
Total Liabilities and Stockholders' Equity	<u><u>\$ 1,151,047</u></u>	<u><u>\$ 1,002,966</u></u>

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

DECENTRAL LIFE, INC.
STATEMENTS OF OPERATIONS
(Unaudited)

	Three months ended June 30, 2025	Three months ended June 30, 2024	Six months ended June 30, 2025	Six months ended June 30, 2024
Revenues				
Licensing and software revenue – related parties	\$ 152,813	\$ 152,813	\$ 305,625	\$ 305,625
Total revenue	152,813	152,813	305,625	305,625
Cost of goods sold	-	-	-	-
Gross margin	152,813	152,813	305,625	305,625
Operating expenses				
Sales and marketing	-	503	-	1,808
General and administrative	44,327	333,583	192,157	431,623
Total operating expenses	44,327	334,086	192,157	433,431
Net income (loss) from operations	108,486	(181,273)	113,468	(127,806)
Other income (expense)				
Other income (expense)	34,614	-	34,614	-
Total other income (expense)	34,614	-	34,614	-
Net income (loss)	\$ 143,099	\$ (181,273)	\$ 148,081	\$ (127,806)
Net income (loss) per share				
Basic	\$ 0.00	\$ (0.00)	\$ 0.00	\$ (0.00)
Diluted	<u>\$ 0.00</u>	<u>\$ (0.00)</u>	<u>\$ 0.00</u>	<u>\$ (0.00)</u>
Weighted average number of shares outstanding				
Basic	7,394,792,892	7,394,792,892	7,394,792,892	7,394,792,892
Diluted	<u>7,394,792,892</u>	<u>7,394,792,892</u>	<u>7,394,792,892</u>	<u>7,394,792,892</u>

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

DECENTRAL LIFE, INC.
STATEMENTS OF STOCKHOLDERS EQUITY
FOR THE THREE AND SIX MONTHS ENDED JUNE 30, 2025 AND JUNE 30, 2024
(Unaudited)

	Common Stock B		Common Stock A		Additional Paid In Capital	Accumulated Deficit	Totals
	Shares	Amount	Shares	Amount			
Balance, December 31, 2023	<u>100,000,000</u>	<u>\$</u> <u> </u> <u>-</u>	<u>7,394,792,892</u>	<u>\$7,394,793</u>	<u>\$25,992,306</u>	<u>\$ (32,801,700)</u>	<u>\$ 585,399</u>
Net income						53,468	53,468
Balance, June 30, 2024	<u>100,000,000</u>	<u>\$</u> <u> </u> <u>-</u>	<u>7,394,792,892</u>	<u>\$7,394,793</u>	<u>\$25,992,306</u>	<u>\$ (32,748,232)</u>	<u>\$ 638,866</u>
Net income						(181,273)	(181,273)
Balance, June 30, 2024	<u>100,000,000</u>	<u>\$</u> <u> </u> <u>-</u>	<u>7,394,792,892</u>	<u>\$7,394,793</u>	<u>\$25,992,306</u>	<u>\$ (32,929,505)</u>	<u>\$ 457,593</u>
	Common Stock B		Common Stock A		Additional Paid In Capital	Accumulated Deficit	Totals
	Shares	Amount	Shares	Amount			
Balance, December 31, 2024	<u>100,000,000</u>	<u>\$</u> <u> </u> <u>-</u>	<u>7,394,792,892</u>	<u>\$7,394,793</u>	<u>\$25,992,306</u>	<u>\$ (32,499,857)</u>	<u>\$ 887,241</u>
Net income						4,982	4,982
Balance, June 30, 2025	<u>100,000,000</u>	<u>\$</u> <u> </u> <u>-</u>	<u>7,394,792,892</u>	<u>\$7,394,793</u>	<u>\$25,992,306</u>	<u>\$ (32,494,875)</u>	<u>\$ 892,224</u>
Net income						143,099	143,099
Balance, June 30, 2025	<u>100,000,000</u>	<u>\$</u> <u> </u> <u>-</u>	<u>7,394,792,892</u>	<u>\$7,394,793</u>	<u>\$25,992,306</u>	<u>\$ (32,351,776)</u>	<u>\$1,035,323</u>

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

DECENTRAL LIFE, INC.
STATEMENTS OF CASH FLOWS
(Unaudited)

	Six months ended June 30, 2025	Six months ended June 30, 2024
Cash flows used in operating activities		
Net income (loss)	\$ 148,081	\$ (127,805)
Changes in assets and liabilities		
Accounts receivable -related party	<u>(159,800)</u>	<u>115,100</u>
Net cash (used in) operating activities	<u>(11,719)</u>	<u>(12,705)</u>
Cash flows provided by (used in) financing activities		
Payments on EIDL loans	-	(1,200)
Related party loans (payments)	<u>-</u>	<u>3,625</u>
Net cash provided by financing activities	<u>-</u>	<u>2,425</u>
Net (decrease) in cash	(11,719)	(10,280)
Cash, beginning of period	19,942	12,598
Cash, end of period	<u>\$ 8,224</u>	<u>\$ 2,318</u>

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

DECENTRAL LIFE, INC.
NOTES TO UNAUDITED FINANCIAL STATEMENTS
JUNE 30, 2025 and 2024

NOTE 1 – ORGANIZATION AND DESCRIPTION OF BUSINESS

Decentral Life is referred to in the following financial notes as the “Company.”

Organization

Decentral Life was launched in January of 2013 and became public through a reverse merger in June of 2016.

Decentral Life focuses on the accumulation of crypto assets such as Ethereum and Bitcoin for long-term investment. Decentral Life also provides Software-as-a-Service (SaaS), AI Data-as-a-Service (DaaS), and Blockchain-as-a-Service (BaaS), Energy as a Service (EaaS) to clients in need of its AI, Web3, and Energy solutions.

The Issuer's business operations include the licensing of Services, as noted above, and targeted acquisitions of companies, as well as Real-World Assets (RWAs) that can be tokenized as digital assets, to support the convergence of AI and Blockchain technology.

The tokenization of RWAs, such as corporate securities, real estate, commodities (E.g. gold, oil, and natural gas), are projected to be transformative to the capital markets and will be instrumental for Decentral Life's clients, assets, and companies to access their full liquidity potential. Tokenized AI compute infrastructure backed by real power and physical data centers is a way for companies and government agencies to plan, invest, and ensure their compute capacity requirements are met in the future. Decentral Life provides AI and Web3 solutions for its clients and affiliates by way of license service agreements to generate revenue, and consulting service agreements for equity.

Corporate Changes

On August 30, 1985, the Company was incorporated as a private corporation, CJ Industries, Inc., in California. On February 24, 2004, the Company merged with Calvert Corporation, a Nevada Corporation, changed its name to Sew Cal Logo, Inc., and moved its domicile from California to Nevada, at which time the Company's common stock became traded under the ticker symbol “SEWC”.

In June 2014, Sew Cal Logo, Inc. was placed into receivership in Nevada's 8th Judicial District (White Tiger Partners, LLC et al v. Sew Cal Logo, Inc. et al, Case No A-14-697251-C) (Dept. No.: XIII).

On January 29, 2016, the Company, as the Seller, completed a business combination/merger agreement (the “Agreement”) with the buyer, Life Marketing, Inc., a Colorado corporation (the “Buyer”), its subsidiaries and holdings, and all the Buyer's securities holders. The Company acted through the court-appointed receiver and White Tiger Partners, LLC, its judgment creditor. The Agreement provided that the then current owners of the private company, Life Marketing, Inc., became the majority shareholders, pursuant to which an aggregate of 119,473,334 common stock shares were issued to the Company's officers. On April 11th, 2016, the Company changed its name to Social Life Network, Inc. and changed its ticker symbol from SEWC to WDLF.

On March 4, 2020, the Company's Board of Directors (the “Board”) increased its number of authorized Common Stock shares from 500,000,000 to 2,500,000,000 pursuant to an amendment to its Articles of Incorporation with the state of Nevada, and also submitted to Nevada the Company's Certificate of Designation of Preferences, Rights and Limitations of its Class B Shares, providing that each Class B Share has one-hundred (100) votes on all matters presented to be voted by Common Stock Holders. The Class B Shares only have voting power and have no equity, cash value, or any other value.

On May 8, 2020, the Company filed Amended and Restated Articles of Incorporation in Nevada to increase its authorized shares from 2,500,000,000 to 10,000,000,000 Shares and its Preferred Shares from 100,000,000 to 300,000,000 Shares.

On December 31, 2020, the Company completed the subsidiary Spin-Off Agreement between MjLink.com, Inc. (“MjLink”) and the Company whereby the Parties agreed that the Company would cease operating MjLink.

On June 30, 2021, our Board unanimously approved the adoption of the Certificate for Series A Cumulative Convertible Preferred Stock (the “Certificate”), which Certificate was filed in Nevada on June 30, 2021 and became effective on July 6, 2021. The Certificate provides

that that Preferred A Share has the right to convert each Series A Preferred Share into 20 Common Stock Shares and has liquidation rights over all other series of Preferred Stock.

On February 2, 2023, FINRA approved the Company's name change from Social Life Network, Inc. to Decentral Life, Inc. in preparation of a planned up listing to a major U.S. stock exchange.

On September 29, 2023, the Company completed a Binding Letter of Intent with MjLink, a company spun off from the Company on January 1, 2021, to be reacquired via a Share Exchange. This process has been extended until December 31, 2025.

On June 30, 2024, the Company filed Amended and Restated Articles of Incorporation in Nevada to increase its authorized Series B Common shares from 100,000,000 to 200,000,000 Shares and authorize 500,000,000 Series C Common shares. The Company has 10,000,000,000 Series A Common Stock shares, 200,000,000 Series B Common Stock shares, 500,000,000 Series C Common shares, and 300,000,000 Preferred Stock shares.

The Company's Business

Decentral Life focuses on the accumulation of crypto assets such as Ethereum and Bitcoin for long-term investment. Decentral Life also provides Software-as-a-Service (SaaS), AI Data-as-a-Service (DaaS), and Blockchain-as-a-Service (BaaS), Energy as a Service (EaaS) to clients in need of its AI, Web3, and Energy solutions.

Through license agreements with its clients, some of which participate in the Issuer's Technology Business Incubator ("TBI") program that operates as a division of the company, recurring revenue is generated. The Issuer's TBI division focuses on providing Emerging Growth Companies with executive leadership and C-suite Consulting Services to make it easier for their founders to focus on expanding their business growth by utilizing AI and Web3 technology solutions, such as AI compute infrastructure and Decentralized Applications (dApps) that support the Tokenization of their Real-World Assets (RWAs).

Decentral Life's mission is to educate and guide companies through the convergence of AI and Blockchain technology. AI processes vast amounts of data, identifies patterns, and makes predictions, while blockchain offers transparency, security, and decentralized transaction verification. When combined, AI can optimize blockchain operations by improving decision-making and automating tasks, while blockchain can enhance the security and integrity of data used for AI training. This creates a foundation for building trustworthy and transparent systems capable of managing complex tasks more smoothly.

The integration of AI and Web3 will lead to accelerating the digitization and tokenization of real-world assets, enabling autonomous and intelligent asset management, improved decision-making, greater efficiency, increased accessibility to financial services, enhanced regulatory compliance, and innovative financial products, all of which Decentral Life's mission supports. AI and Blockchain have much greater power requirements than traditional cloud-based software applications, and for companies to achieve their business goals they must factor in the increased energy cost and secure access to the power requirements for operate AI and Blockchain technologies at large scale. This can be accomplished by repurposing commercial land to include microgrid power generation, of which the energy assets can be tokenized.

The Issuer's business operations include the licensing of Services, as noted above, and targeted acquisitions of companies, as well as Real-World Assets (RWAs) that can be tokenized as digital assets, to support the convergence of AI and Blockchain technology.

The tokenization of RWAs, such as corporate securities, real estate, commodities (E.g. gold, oil, and natural gas), are projected to be transformative to the capital markets and will be instrumental for Decentral Life's clients, assets, and companies to access their full liquidity potential.

Tokenized AI compute infrastructure backed by real power and physical data centers is a way for companies and government agencies to plan, invest, and ensure their compute capacity requirements are met in the future. Decentral Life provides AI and Web3 solutions for its clients and affiliates by way of license service agreements to generate revenue, and consulting service agreements for equity.

Revenue Generation

The Company's services are Software-as-a-Service (SaaS), AI Data-as-a-Service (DaaS), and Blockchain-as-a-Service (BaaS), Energy as a Service (EaaS) to clients in need of its AI, Web3, and Energy solutions.

Global Operations

The Company provides cloud-based solutions to its clients, that in turn provide access to those cloud-based solutions globally.

Intellectual Property

The Company's intellectual property and know-how are of key importance to its business plan.

Better Practices

The Company spends a significant amount of time each year with its client companies, their founders, and their management teams, to help develop and implement better business practices in its effort to increase the probability of their success and eventual liquidity events.

Sources and Availability of Products and Names of Principal Suppliers

The Company currently rely on certain key suppliers and vendors in the support and maintenance of its business model. Management mitigates the associated risks of these single-source vendor relationships by ensuring that the Company has access to additional qualified vendors and suppliers to provide like or complementary services.

NOTE 2 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of presentation

The Company's financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP").

Use of estimates

The preparation of 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 amounts of revenues and expenses during the reporting period. Significant estimates include the estimated useful lives of property and equipment. Actual results could differ from those estimates.

Basis of presentation

The Company's financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP").

Concentrations of Credit Risk

The Company maintains its cash in bank deposit accounts, the balances of which at times may exceed federally insured limits. The Company continually monitors its banking relationships and consequently have not experienced any losses in its accounts. The Company is not exposed to any significant credit risk on cash.

Cash and cash equivalents

The Company considers all highly liquid temporary cash investments with an original maturity of three months or less to be cash equivalents. On June 30, 2025 and December 31, 2024, the Company's cash equivalents totaled \$8,224 and \$19,942 respectively.

Accounts Receivable

Revenues that have been recognized but not yet received are recorded as accounts receivable. Losses on receivables will be recognized when it is more likely than not that a receivable will not be collected. An allowance for estimated uncollectible amounts will be recognized to reduce the amount of receivables to its net realizable value when considered necessary. Any allowance for uncollectible amounts is evaluated quarterly.

Fair value of financial instruments

The Company follows paragraph 825-10-50-10 of the FASB Accounting Standards Codification for disclosures about fair value of its financial instruments and paragraph 820-10-35-37 of the FASB Accounting Standards Codification ("Paragraph 820-10-35-37") to measure the fair value of its financial instruments. Paragraph 820-10-35-37 establishes a framework for measuring fair value in accounting principles generally accepted in the United States of America (U.S. GAAP) and expands disclosures about fair value measurements. To increase consistency and comparability in fair value measurements and related disclosures, Paragraph 820-10-35-37 establishes a fair value hierarchy which prioritizes the inputs to valuation techniques used to measure fair value into three (3) broad levels. The fair value hierarchy gives the highest priority to quoted prices (unadjusted) in active markets for identical assets or liabilities and the lowest priority to unobservable inputs. The three (3) levels of fair value hierarchy defined by Paragraph 820-10-35-37 are described below:

Level 1: Quoted market prices available in active markets for identical assets or liabilities as of the reporting date.

Level 2: Pricing inputs other than quoted prices in active markets included in Level 1, which are either directly or indirectly observable as of the reporting date.

Level 3: Pricing inputs that are generally observable inputs and not corroborated by market data.

The carrying amount of our financial assets and liabilities, such as cash, prepaid expenses and accrued expenses approximate their fair value because of the short maturity of those instruments. Our notes payable approximates the fair value of such instruments based upon management's best estimate of interest rates that would be available to us for similar financial arrangements.

The Company does not have any assets or liabilities measured at fair value on a recurring or a non-recurring basis as of May 15, 2025 and June 30, 2025.

NOTE 2 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Revenue recognition

The Company follows paragraph 605-15-25 of the FASB Accounting Standards Codification for revenue recognition when the right of return exists. The Company will recognize revenue when it is realized or realizable and earned. The Company considers revenue realized or realizable and earned when all of the following criteria are met: (i) The seller's price to the buyer is substantially fixed or determinable at the date of sale, (ii) The buyer has paid the seller, or the buyer is obligated to pay the seller and the obligation is not contingent on resale of the product. If the buyer does not pay at time of sale and the buyer's obligation to pay is contractually or implicitly excused until the buyer resells the product, then this condition is not met., (iii) The buyer's obligation to the seller would not be changed in the event of theft or physical destruction or damage of the product, (iv) The buyer acquiring the product for resale has economic substance apart from that provided by the seller. This condition relates primarily to buyers that exist on paper, that is, buyers that have little or no physical facilities or employees. It prevents entities from recognizing sales revenue on transactions with parties that the sellers have established primarily for the purpose of recognizing such sales revenue, (v) The seller does not have significant obligations for future performance to directly bring about resale of the product by the buyer, and (vi) The amount of future returns can be reasonably estimated.

Income taxes

The Company follows Section 740-10-30 of the FASB Accounting Standards Codification, which requires recognition of deferred tax assets and liabilities for the expected future tax consequences of events that have been included in the financial statements or tax returns. Under this method, deferred tax assets and liabilities are based on the differences between the financial statement and tax bases of assets and liabilities using enacted tax rates in effect for the fiscal year in which the differences are expected to reverse. Deferred tax assets are reduced by a valuation allowance to the extent management concludes it is more likely than not that the assets will not be realized. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the fiscal years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in the Statements of Income in the period that includes the enactment date.

On December 22, 2018, the Tax Cuts and Jobs Act (TCJA) was signed into law by the President of the United States. TCJA is a tax reform act that among other things, reduced corporate tax rates to 21 percent effective January 1, 2018. FASB ASC 740, Income Taxes, requires deferred tax assets and liabilities to be adjusted for the effect of a change in tax laws or rates in the year of enactment, which is the year in which the change was signed into law. Accordingly, we adjusted its deferred tax assets and liabilities at June 30, 2020, using the new corporate tax rate of 21 percent.

The Company adopted section 740-10-25 of the FASB Accounting Standards Codification ("Section 740-10-25") with regards to uncertainty income taxes. Section 740-10-25 addresses the determination of whether tax benefits claimed or expected to be claimed on a tax return should be recorded in the financial statements. Under Section 740-10-25, the Company may recognize the tax benefit from an uncertain tax position only if it is more likely than not that the tax position will be sustained on examination by the taxing authorities, based on the technical merits of the position. The tax benefits recognized in the financial statements from such a position should be measured based on the largest benefit that has a greater than fifty percent (50%) likelihood of being realized upon ultimate settlement. Section 740-10-25 also provides guidance on de-recognition, classification, interest and penalties on income taxes, accounting in interim periods and requires increased disclosures. The Company had no material adjustments to its liabilities for unrecognized income tax benefits according to the provisions of Section 740-10-25.

Stock-based Compensation

The Company accounts for equity-based transactions with nonemployees under the provisions of ASC Topic No. 505-50, *Equity-Based Payments to Non-Employees* ("ASC 505-50"). ASC 505-50 establishes that equity-based payment transactions with nonemployees shall be measured at the fair value of the consideration received or the fair value of the equity instruments issued, whichever is more reliably measurable. The fair value of common stock issued for payments to nonemployees is measured at the market price on the date of grant. The fair value of equity instruments, other than common stock, is estimated using the Black-Scholes option valuation model. In general, the Company recognizes the fair value of the equity instruments issued as deferred stock compensation and amortize the cost over the term of the contract.

The Company accounts for employee stock-based compensation in accordance with the guidance of FASB ASC Topic 718, *Compensation—Stock Compensation*, which requires all share-based payments to employees, including grants of employee stock options, to be recognized in the financial statements based on their fair values. The fair value of the equity instrument is charged directly to compensation expense and credited to additional paid-in capital over the period during which services are rendered.

NOTE 2 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Basic and Diluted Earnings Per Share

Net income (loss) per common share is computed pursuant to section 260-10-45 of the FASB Accounting Standards Codification. Basic net income (loss) per common share is computed by dividing net income (loss) by the weighted average number of shares of common stock outstanding during the period. Diluted net income (loss) per common share is computed by dividing net income (loss) by the weighted average number of shares of common stock and potentially outstanding shares of common stock during the period.

Recently issued 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 there are any other new pronouncements that have been issued that might have a material impact on its financial position or results of operations.

NOTE 3 – GOING CONCERN

The Company's financial statements have been prepared on a going concern basis, which assumes that it will be able to realize its assets and discharge its liabilities and commitments in the normal course of business for the foreseeable future. As of December 31, 2024, the Company had an accumulated deficit of \$32,351,776. This factor raises substantial doubt about the Company's ability to continue as a going concern. The Company's ability to continue as a going concern is dependent upon it generating profitable operations in the future and/or to obtain the necessary financing to meet obligations and repay liabilities arising from normal business operations when they come due. The Company's management intends to finance operating costs over the next year with the public issuance of common stock and related party loans. While the Company believes that it will be successful in obtaining the necessary financing and generating revenue to fund its operations, meet regulatory requirements and achieve commercial goals, there are no assurances that such additional funding will be achieved or that it will succeed in its future operations. The Company's financial statements do not include any adjustments that may result from the outcome of these uncertainties.

NOTE 4 – INVESTMENTS

Pursuant to the License Agreement dated January 1, 2018 as later amended on September 30, 2022 between the Company and LikeRE.com, Inc. ("LikeRE") (the "Agreement"), LikeRE is required to issue a fee equal to 15% in the form of LikeRE's Class A Common Stock issuable no less than 90 days prior to LikeRE going public or being acquired/merged with one or more companies. Therefore 15% of LikeRE's Class A common stock, or 20,329,422 Class A common shares, were issued to Decentral Life on July 3rd, 2024.

These shares were issued at par value of \$0.001, totaling \$20,329 added to the financials under Non-Current Assets: Investments.

At such time in the future that the shares held by Decentral Life can be valued at Fair Market Value, the adjusted share value will be changed in the Company financials.

Pursuant to the License Agreement dated May 1, 2023 between the Company and Outdoorsmen.com, Inc. ("Outdoorsmen") (the "Agreement"), Outdoorsmen is required to issue a fee equal to 15% in the form of Outdoorsmen's Class A Common Stock issuable no less than 90 days prior to Outdoorsmen going public or being acquired/merged with one or more companies. Therefore 15% of its Class A Common Stock, or 18,775,670 Class A common shares, were issued to Decentral Life on July 3rd, 2024.

These shares were issued at par value of \$0.001, totaling \$18,726 added to the financials under Non-Current Assets: Investments.

At such time in the future that the shares held by Decentral Life can be valued at Fair Market Value, the adjusted share value will be changed in the Company financials.

As of June 30, 2025 the investment in these entities, recorded at par value for each of the 39,105,092 shares, amounted to \$39,105

Note 5 - Subsequent Events

Since the quarterly period ending June 30, 2025, the following corporate actions described below have been completed in connection with the NOTE 4 – INVESTMENTS listed above.

On or about July 1, 2025, the transfer agent handling the conversion of the 20,329,422 shares held by the Company, as noted above, converted the preferred shares into 162,635,376 common stock shares. The conversion was completed in

the third quarter of 2025. No gain or loss will be recorded on this conversion of the shares until the Quarterly Report For the period ending September 30, 2025. At such time in the future that the shares can be valued at Fair Market Value instead of par value, the adjusted share value will be changed in the Company financials.

On or about July 1, 2025, the transfer agent handling the conversion of the 18,775,670 shares held by the Company, noted above, converted the preferred shares into 187,756,700 common stock shares. The conversion was completed in the third quarter of 2025. No gain or loss will be recorded on this conversion of the shares until the Quarterly Report For the period ending September 30, 2025. At such time in the future that the shares can be valued at Fair Market Value instead of par value, the adjusted share value will be changed in the Company financials.

NOTE 6 – RELATED PARTY TRANSACTIONS

Other than as disclosed below, there has been no transaction, since January 1, 2021, or currently proposed transaction, in which the Company was or is to be a participant and the amount involved exceeds \$5,000 or one percent of our total assets on June 30, 2025, and in which any of the following persons had or will have a direct or indirect material interest:

- (a) any director or executive officer of our company;
- (b) any person who beneficially owns, directly or indirectly, more than 5% of any class of our voting securities;
- (c) any person that is part of a group, consisting of two or more persons that agreed to act together for the purpose of acquiring, holding, voting or disposing of our common stock, that acquired control of our company when it was a shell company; and
- (d) any member of the immediate family (including spouse, parents, children, siblings and in- laws) of any of the foregoing persons.

The Company has license agreements with three of its technology incubator (TBI) clients, to pay the Company a Software as a Service (SaaS) fee that is billed quarterly. The Company's CEO, Ken Tapp, owns less than 4% of the stock in each of the TBI licensees. Pricing for the license agreements was established by the Company's board of directors in 2023. This type of licensing agreement is standard for technology incubators and tech start-up accelerators.

The Company's related party revenue for the months ended June 30, 2025 and 2024, were \$152,813 and \$152,813 respectively. The amounts are the same due to annual recurring licensing fees that are charged quarterly to the TBI licensees.

From January 1, 2022 through December 31, 2022, Ken Tapp, from time-to-time, provided short-term interest free loans totaling \$213,450 for the Company's operations. That amount has been repaid. At June 30, 2025 and December 31, 2024 the Company owed \$-0- and \$-0- respectively to Ken Tapp.

NOTE 7 – STOCK WARRANTS

The Company has not granted any warrants since 2020. All vested warrants that had been outstanding expired during the year ended December 31, 2023. As of June 30, 2025 there are no warrants issued and outstanding.

NOTE 8 – COMMON STOCK. -

Common Stock

Class A

As of June 30, 2025 and December 31, 2024, there were 7,394,792,892 Class A Common Stock shares issued and outstanding.

Class B

Effective March 4, 2020, the Board authorized the issuance of 25,000,000 Class B Common Stock Shares to Ken Tapp, the Company's Chief Executive Officer, in return for his services as the Company's Chief Executive Officer from February 1, 2016 to February 29, 2020, which shares are equal to two billion five hundred million (2,500,000,000) votes and have no equity, cash value or any other value.

On May 8, 2020, the Company filed Amended and Restated Articles of Incorporation in Nevada to increase its authorized shares from 2,500,000,000 to 10,000,000,000 Shares and its Preferred Shares from 100,000,000 to 300,000,000 Shares.

Effective March 28, 2021, the Company's Board unanimously approved the issuance of fifty million (50,000,000) Class B Common Stock Shares to Ken Tapp, the Company's Chief Executive Officer, in return for his services as its Chief Executive Officer from March 1, 2020 to February 28, 2021, which shares are equal to five billion (5,000,000,000) votes and otherwise have no equity, cash value or any other value.

On January 25, 2023, the Company's Board unanimously approved the issuance of twenty-five million (25,000,000) Class B Shares to Ken Tapp, its Chief Executive Officer, which shares are equal to two billion five hundred million (2,500,000,000) votes and otherwise have no equity, cash value or any other value.

On June 30, 2024, the Company filed Amended and Restated Articles of Incorporation in Nevada to increase its authorized Series B Common shares from 100,000,000 to 200,000,000 Shares.

As of June 30, 2025, the Company's Chief Executive Officer controls approximately 57.5% of shareholder votes via its issuance of 100,000,000 Class B Common Stock Shares to Ken Tapp, thereby controlling 10,000,000,000 votes out of the total of 17,394,792,892 outstanding common voting shares. The total of 17,394,792,892 outstanding votes is comprised of: (a) a total of 7,394,792,892 outstanding shares of Class A Common Stock representing one vote per each one Class A Common Stock Share held (7,394,792,892 Votes); and (b) a total of 100,000,000 outstanding shares of Class B Common Stock representing one hundred votes per each one Class B Common Stock Share held (10,000,000,000 Votes).

Class C

On June 30, 2024, the Company filed Amended and Restated Articles of Incorporation in Nevada to create 500,000,000 Series C Common shares. As of June 30, 2025 there are no Class C Common Stock shares issued and outstanding.

Preferred Stock

As of June 30, 2025 and December 31, 2024, the Company had 300,000,000 shares of preferred stock authorized with no preferred shares outstanding.

On June 30, 2021, the Board unanimously approved the adoption of the Certificate for 100,000,000 Series A Cumulative Convertible Preferred Stock (the "Certificate"), which Certificate was filed in Nevada on June 30, 2021 and became effective on July 6, 2021. The Stock Certificate, provides that, among other things, that each Preferred A Share has the right to convert each Series A Preferred Share into 20 Common Stock Shares, and has liquidation rights over all other series of Preferred Stock.

On June 30, 2024, the Board unanimously approved the adoption of the Certificate for 100,000,000 Series B Cumulative Convertible Preferred Stock (the "Certificate"). The Certificate, provides that, among other things, each Preferred B Share has the right to convert each Series B Preferred Share into \$5.00 worth of Series C Common Stock Shares, If and only if, and at any time after the Company's Class C Common Stock Shares become listed on a Stock Exchange.

As of June 30, 2025, the Company has 10,000,000,000 Series A Common Stock shares, 200,000,000 Series B Common Stock shares, 500,000,000 Series C Common shares, and 300,000,000 Preferred Stock shares.

9) 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, Ken Tapp certify that:

1. I have reviewed this Disclosure Statement for Decentral Life, 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.

August 11, 2025 [Date]

/s/ Ken Tapp

Ken Tapp [CEO's Signature]

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

Principal Financial Officer:

I, Ken Tapp certify that:

1. I have reviewed this Disclosure Statement for Decentral Life, 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.

August 11, 2025 [Date]

/s/ Ken Tapp

Ken Tapp [CFO's Signature]

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