

Management Certification

The undersigned, on behalf of <u>Fuse Science Inc</u> ("the Company"), certifies that the information provided herein is accurate and complete to the best of the Company's knowledge.

1. The Company publishes disclosure pursuant to the following obligation (select one):

SEC REPORTING OBLIGATION:
The Company has a reporting obligation under Section 13 or 15(d) of the Exchange Act
The Company has a reporting obligation under Regulation A (Tier 2)
The Company has a reporting obligation under Regulation Crowdfunding (CF)
C Other (describe)
EXEMPT FROM SEC REGISTRATION/NO SEC REPORTING OBLIGATION:
EXEMPT FROM SEC REGISTRATION/NO SEC REPORTING OBLIGATION: The Company is exempt from SEC registration and has a reporting obligation to a U.S. Bank Regulator

- Indicate below 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: [●]
- 3. Indicate below whether the Company is subject to Bankruptcy or reorginaztion proceedings. Yes: [□] No: [**•**]
- The Company has a Verified Company Profile on OTCMarkets.com.
- 5. The Company is duly organized and in good standing under the laws of the state or jurisdiction in which the Company is organized or does business.
- 6. The Company understands and acknowledges its obligations to report company-related actions pursuant to Exchange Act Rule 10b-17 and FINRA Rule 6490.
- 7. The Company understands and acknowledges its obligations to publicly disclose material information in a timely manner in accordance with applicable U.S. federal securities laws, including but not limited to Section 10(b) of the Exchange Act and Rule 10b-5 thereunder.
- 8. The Company's transfer agent and its address are listed below. If the Company acts as its own transfer agent, indicate that by listing the Company and its information in the fields provided.1

Transfer Agent: Equity Stock Transfer

Address: 237 W 37th St #602 New York, NY 10018

1 OTCQX and OTCQB companies are required to retain a transfer agent that participates in the Transfer Agent Verified Shares Program.

OTC Markets Group Inc.

internal counsel) the attorney assisted in Company. Securities Counsel	at acted as the Company preparing the disclosur	was prepared by: Below is y's primary legal counsel in e, the person(s) who prepa	preparing its mo	st recent annua	I report or, if no
Donald R Keer, P.E	<u>E., ESQ.</u>				
regarding all officers number of shares the owning 5% or more o obtain a recent copy companies may also 13D or on Forms 3, 4 control person(s) if a coroutside U.S.) Number of Percentage of Class	and directors of the Corey own. To the best of the fany class of the issuer of their shareholder list research their beneficial, and 5. As of (latest praporate entity) Position/Coref Shares Owned (List core)	ontrol Persons are listed be mpany, or any person that person that person that person that person that person that is equity securities. To ident that includes Non-Objectin lownership and insider transcricticable date): Individual lompany Affiliation (ex: CEO ommon, preferred, warrants and iluted) Any additional materials.	performs a similar includes all indivinity holders of 5% g Beneficial Own nsaction filings su Name (First, Last) , 5% Control person options separately)	r function, regardiduals or entities or more, complers or "NOBOS." uch as on Scheolor Entity Name of City and State Class of Share	dless of the s beneficially anies may "SEC Reporting dules 13G or (Include names of (Include Country is Owned
Esau Delke	<u>CEO</u>	Jacksonville, FI	100,000	Series D Preferred	<u>100%</u>
Esau Delke	CEO	Jacksonville, Fl	145,000,000	Common	<u>58%</u>

11. The Company has Convertible Debt as detailed below:

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.

[N] 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 2 Conversion	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	:

Signature:

Name of Principal Executive Officer or Principal Financial Officer: <u>Esau Delke</u>

Title: President / CEO

Date: <u>2-12-2025</u>

Signature: Caau David Delke

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

² 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.