<u>Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines</u> Interfoundry, Inc.

370 Amapola Ave Suite 200A Torrance, CA 90501

> 424-358-1046 invest@cbdxfund.com 7374

Quarterly Report

For the period ending: <u>06/30/2024</u> (the "Reporting Period")

Λ.	.4-4-	d:		C L	
UI	JIST	ınaı	na	อท	ares

The number of	f shares outstandir	ng of our C	Common	Stock was:
103,659,583	as of 06/30/2024			

103,659,583 as of 12/31/2023

		_	
She	Ш	Stati	IIS

1)	Name and address(es) of the issuer and its predecessors (if any)
Yes: □	No: ⊠
	e in Control by check mark whether a Change in Control¹ of the company has occurred over this reporting period:
Yes: □	No: ⊠
Indicate	by check mark whether the company's shell status has changed since the previous reporting period:
Yes: □	No: ⊠
	by check mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933, b-2 of the Exchange Act of 1934 and Rule 15c2-11 of the Exchange Act of 1934):

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

¹ "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.

The name of issuer is Interfoundry, Inc.

Current State and Date of Incorporation or Registration:

The issuer was incorporated in Nevada on October 22, 1999, pursuant to the laws of the State of Nevada.

Standing in this jurisdiction: (e.g. active, default, inactive): <u>The issuer is incorporated in the State of Nevada in good standing and "Active".</u>

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

N/A

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

N/A

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

<u>None</u>

The address(es) of the issuer's principal executive office:

Interfoundry, Inc. 370 Amapola Ave Suite 200A Torrance, CA 90501

The address(es) of the issuer's principal place of business:

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

Interfoundry, Inc. 370 Amapola Ave Suite 200A Torrance, CA 90501

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: ClearTrust, LLC

Phone: 813-235-4490

Email: inbox@cleartrusttransfer.com

Address: 16540 Pointe Village Dr. | Ste 205 | 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>ITFY</u>

Exact title and class of securities outstanding: Common Stock
CUSIP: 45867F202
Par or stated value: 0.001

Total shares authorized: 490,000,000 as of date: 06/30/2024
Total shares outstanding: 103,659,583 as of date: 06/30/2024
Total number of shareholders of record: 267 as of date: 06/30/2024

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

Other classes of authorized or outstanding equity securities:

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). Use the fields below to provide the information, as applicable, for all other authorized or outstanding equity securities.

Exact title and class of securities outstanding:	Series A Convertible Super Preferred Stock
CUSIP:	N/A
Par or stated value:	<u>0.001</u>
Total shares authorized:	10,000,000 as of date: 06/30/2024
Total shares outstanding:	05 as of date: 06/30/2024
Total number of shareholders of record:	1 as of date: 06/30/2024
Exact title and class of the security:	
CUSIP (if applicable):	
Par or stated value:	
Total shares authorized:	as of date:
Total shares outstanding (if applicable):	as of date:

Security Description:

(if applicable):

Total number of shareholders of record

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.

Common equity has a 1:1 voting power with its class. There are no dividends and no preemptive rights.

as of date:

		•	erred stock, or sinking f			nd, voting,	conversion, an	d liquidation ri	ghts as well	as
	stock h		ation prefere				s of all classes on re are no divide			
	3.	Describ	e any other	material ri	ghts of co	mmon or p	oreferred stockl	nolders.		
-	Nor	ne								
			e any mater er the repor			_	olders of the co port.	mpany's securi	ties that hav	' e
-	None	e								
3)	Issuai	nce Histo	ory							
							event that resulompleted fiscal			
convertib	le into	equity se	ecurities, who	ether privat	e or public	c, and all s	ferings and issu hares, or any ot please describe	her securities o		
		o the Nu nt period		standing \$	Shares fo	r the two ı	most recently o	completed fisca	al years and	any
	-		whether there	e were any	changes	to the num	ber of outstandi	ng shares withir	n the past tw	0
complete No: □	iu iisca	-	(If yes, you	must comp	olete the ta	able below)			
Shares Outstand Fiscal Year End		of Second N			*Right	t-click the row	s below and select	"Insert" to add rows	as needed.	
Date <u>12/31/20</u>	21									
Common: Preferred	d:	3,659 0.000								
Date of Transaction	Transa type (dissuar	e.g., new	Number of Shares Issued (or	Class of Securities	Value of shares issued	Were the shares issued at	Individual/ Entity Shares were issued to.	Reason for share issuance (e.g. for cash or debt	Restricted or Unrestricted as of this	Exemption or Registration

canceled)

(\$/per

share) at

Issuance

a discount

*You must

listed.

disclose the

control person(s)

for any entities

to market

price at

the time

issuance? (Yes/No)

of

cancellation,

to treasury)

shares returned

filing.

Type.

conversion)

Nature of

Services

Provided

OR-

6/8/2021	New Issuance	<u>5</u>	Special Series A Preferred	\$5,000	<u>No</u>	Alpharidge Capital LLC,(Frank I Igwealor, CEO)	Operating Capital	Restricted	Rule 144
2/18/2022	New Issuance	100,000, 000	Commo n	.00001	<u>No</u>	Frank I igwealor	Operating Capital	Restricte d	Rule 144
Shares Outstand	ling on Date of Thi	s Report:							
	Ending E								
Date <u>06/30/20</u>	24 Common: 10	3,659,583							
	Preferred:	<u>05</u>							

Example: A company with a fiscal year end of December 31st, 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, 2021 through December 31, 2022 pursuant to the tabular format above.

Use the space below to provide an	y additional details,	including footnotes to	the table above:
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B. Promissory and Convertible Notes

Indicate by check mark whether there are any outstanding promissory, convertible notes, convertible debentures, or any other debt instruments that may be converted into a class of the issuer's equity securities:

No: □	Yes: □ (lf ν	es.	vou	must c	omplete	the	table below	r)

Date of Note Issuance	Outstanding Balance (\$)	Principal Amount at Issuance (\$)	Interest Accrued (\$)	Maturity Date	Conversion Terms (e.g. pricing mechanism for determining conversion of instrument to shares)	*You must disclose the control person(s) for any entities listed.	Reason for Issuance (e.g. Loan, Services, etc.)
8/26/202 2	77,292	77,292	N/A	8/25/2 024	75% of the lowest market closing price for the Common Stock in the previous 25-days.	Frank I Igwealor	Operating capital

 	l 	 		

Use the space below to provide any additional details, including footnotes to the table above:

4) Issuer's Business, Products and Services

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

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

The Company is a holding company for diversified manufacturing operations. The Company builds relationships, partnerships, and joint-ventures with manufacturers, including identifying/courting potential acquisitions and mergers prospect. The Company presently has an agreement for an ALL-STOCK acquisition of a Riverside, California Industrial Equipment Manufacturer. The potential acquiree design and build the key components and full assemblies of Industrial and Automotive Paint Booths. Product line include touch screen electronic controls, heaters, sheet metal panels and doors etc. We plan on making other acquisitions of manufacturing operations as time and resources permits.

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

No subsidiary for now.

C. Describe the issuers' principal products or services.

The Company presently has an agreement for an ALL-STOCK acquisition of a Riverside, California Industrial Equipment Manufacturer. The potential acquiree design and build the key components and full assemblies of Industrial and Automotive Paint Booths. Product line include touch screen electronic controls, heaters, sheet metal panels and doors etc.

5) Issuer's Facilities

The goal of this section is to provide a potential investor 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, give the location of the principal plants and other property of the issuer and describe the condition of the properties. If the issuer does not have complete ownership or control of the property (for example, if others also own the property or if there is a mortgage on the property), describe the limitations on the ownership.

If the issuer leases any assets, properties or facilities, clearly describe them as above and the terms of their leases.

The Company currently operates out of its administrative office located at 370 Amapola Ave., Suite 200A, Torrance, CA 90501

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.

Names of All Officers, Directors and Control Persons	Affiliation with Company (e.g. Officer Title /Director/Owner of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Names of control person(s) if a corporate entity
Frank I Igwealor	President, CEO, Treasurer, Secretary, Director	Los Angeles, California	<u>See Below</u> (1)(2)	<u>See</u> <u>Below</u> (1)(2)	<u>See</u> <u>Below</u> (1)(2)	See Below (1)(2)
Frank I Igwealor CEO of Alpharidge Capital, LLC	Owner of more than 5%	Los Angeles, California	100,000,00 <u>0</u>	Common Stock	99.87%	
Frank I Igwealor CEO of Community Economic Development Capital, LLC	Owner of more than 5%	Carson, California	<u>5</u>	<u>Preferred</u>	100	Frank Igwealor is the control person for Community Economic Development Capital, LLC

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, <u>in the past 10 years</u>:
 - 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 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.

N/A

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.

Securities Counsel (must include Counsel preparing Attorney Letters).

Name: Udo Ekekeulu, Esq.

Address 1: Alpha Advocate Law Group PC

Address 2: 11432 South Street, #373, Cerritos, CA 90703

Phone: 310-866-6018

Email: alphaadvocatelaw@gmail.com

Accountant or Auditor

Add	m: dress 1: dress 2: one:	Frank I Igweal Goldstein Fran 3699 Wilshire Los Angeles, (N/A N/A	ilin, Inc Ivd., Suite 610
Inve	estor Relations		
Add Pho Em	m: dress 1: dress 2: one:	N/A N/A N/A N/A N/A N/A	ion:
		itor Communica	ion.
Dis Linl Fac	tter: cord: kedIn cebook: her]		
Pro res	pect to this disclos	other service ure statement	rovider(s) that that assisted, advised, prepared, or provided information with This includes counsel, broker-dealer(s), advisor(s), consultant(s) or any error services to the issuer during the reporting period.
Add Add	n: cure of Services: dress 1: dress 2: one:	N/A N/A N/A N/A N/A N/A N/A	
9)	Disclosure & F	inancial Inforr	ation
A.	This Disclosure Sta	ement was pre	ared by (name of individual):
	Name: Title: Relationship to Issu	<u>Presid</u>	gwealor ent and CEO , Secretary, Treasurer and Director
B.	The following finance	ial statements	ere prepared in accordance with:
	□ IFRS ☑ U.S. GAAP		
C.	The following finance	ial statements	rere prepared by (name of individual):

Name: Frank Igwealor Title: President and CEO

Relationship to Issuer: Officer, Secretary, Treasurer and Director

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

Mr. Igwealor has over twenty six years of management accounting and finance or consulting experience with OTC companies including more than fourteen years as senior management level such as CEO, CFO, Controller and Manager of several public or OTC companies including experience preparing financial reports for those public companies.

Provide the following qualifying financial statements:

- a. Audit letter, if audited:
- b. Balance Sheet;
- c. Statement of Income:
- d. Statement of Cash Flows;
- e. Statement of Retained Earnings (Statement of Changes in Stockholders' Equity)
- f. 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.

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, Frank I Igwealor certify that:
 - 1. I have reviewed this Disclosure Statement for Interfoundry, Inc.;
 - 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.

08/17/2024 [Date]

/S/ Frank I Igwealor

CEO's Signature

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

Principal Financial Officer:

- I, Frank Igwealor certify that:
 - 1. I have reviewed this Disclosure Statement for Interfoundry, Inc.;
 - 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.

08/17/2024 [Date]

/S/ Frank I Igwealor

Treasurer, Chief Financial Officer

Interfoundry, Inc.. INDEX TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

	Page
Financial Statements	
Unaudited Consolidated Balance Sheets as of June 30, 2024 and December 31, 2023	F-2
Unaudited Consolidated Statements of Operations for the periods ended June 30, 2024 and 2023	F-3
Unaudited Consolidated Statements of Stockholders' Deficit for the periods ended June 30, 2024	F-4
Unaudited Consolidated Statements of Cash Flows for the periods ended June 30, 2024 and 2023	F-5
Notes to Unaudited Consolidated Statements for the periods ended June 30, 2024	F-6

Interfoundry, Inc.

CONDENSED CONSOLIDATED BALANCE SHEETS

(UNAUDITED)

	June 30, 2024	December 31, 2023
ASSETS		
Current Assets		
Cash	1,160	1,280
Prepaid expenses	-	-
TOTAL ASSETS	1,160	1,280
-		
LIABILITIES & EQUITY		
Liabilities		
Current Liabilities	14,299	3,000
Long Term Liabilities	85,306	85,306
Total Liabilities	99,605	88,306
-		
Stockholders' deficit:		
Preferred stock; \$0.001 par value, 10,000,000 shares authorized, 5 issued and outstanding as at June 30, 2024 and December 31, 2023.		
Common Stock, \$0.001 par value, 490,000,000 shares authorized, 103,659,583 issued and outstanding as at June 30, 2024 and December 31, 2023.	103,660	103,660
Additional Paid-in Capital	\$(103,660)	\$(103,660)
Accumulated Deficits	\$(98,445)	\$(87,026)
Total Equity	\$(98,445)	\$(87,026)
TOTAL LIABILITIES & EQUITY	1,160	1,280

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

Interfoundry, Inc.

CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS

(UNAUDITED)

	For the Three Months Ended June 30		For the Six Months Ended June 30,		
	2024	2023	2024	2023	
Ordinary Income/Expense					
Expense					
Advertising and Promotion	108	50	158	351	
Automobile & Travel Expenses	125	106	175	277	
Business Licenses and Permits: NV SoS	1,055	338	1,210	4,820	
Community Outreach	135	271	266	542	
Computer and Internet Expenses	125	121	233	242	
Insurance Expense	38	151	92	302	
Office Supplies	125	302	230	604	
Professional Fees		120	125	966	
Accounting	1,875	120	3,750	635	
Business Development	75	75	150	651	
Investor Relations	125	75	150	390	
Legal	1,577	320	3,154	2,550	
OTC Markets		-		2,000	
Stock Transfer Agents	360	125	470	2,625	
Rent	450	450	900	1,252	
Telephone Expense	125	156	192	312	
Training and Staff Development	132	220	164	735	
Total Expense	6,430	3,000	11,419	19,254	
Net Ordinary Income	-6,430	-3,000	-11,419	-19,254	
BASIC AND DILUTED LOSS PER SHARI WEIGHTED AVERAGE COMMON SHARES	E: (0.00016)	(0.00007)	(0.00028)	(0.00048)	
OUTSTANDING: Basic	40,380,517	40,380,517	40,380,517	40,380,517	

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

F-3

Interfoundry Inc.

CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' DEFICIT (UNAUDITED)

					Additional		
	Preferred	Stock	Common	Stock	Paid-in	Accumulated	
		Amoun					
	# of Shares	t	# of Shares	Amount	(3,660)	Deficit	TOTAL
Balance - January 31, 2018			3,659,583	3,660	(3,000)		-
Balance - December 31, 2018			3,659,583	3,660	(3,660)		-
Net Income(Loss) - December 31, 2019							
Balance - December 31, 2019			3,659,583	3,660	(3,660)		
Balance - December 31, 2020			3,659,583	3,660	(3,660)		
Balance - December 31, 2021			3,659,583	3,660	(3,660)		-
Shares Issuance			100,000,000	100,000	(100,000)		
Net Income(Loss) - December 31, 2022			<u>-</u>	-		(65,012)	(65,012)-
Balance - December 31, 2022	5		3,659,583	3,660	(103,660)	(65,012)	(65,012)
Net Income(Loss) - December 31, 2023			-	-	-	(22,014)	(22,014)
Balance - December 31, 2023	5		3,659,583	3,660	(103,660)	\$(87,026)	\$(87,026)
Net Income(Loss) - June 30, 2024			-	-	-	(11,419)	(11,419)
Balance - June 30, 2024	5		3,659,583	3,660	(103,660)	\$(98,445)	\$(98,445)

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

F-4

Interfoundry, Inc.

CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

For the Periods Ended

	For the rerious Ended		
_	June 30, 2024	June 30, 2023	
Cash Flows from Operating Activities:			
Net income(loss)	(\$11,419)	(19,253)	
Adjustments to reconcile net income(loss) to net cash	-	-	
used in operating activities	-	-	
Loan Payable			
Changes in operating assets and liabilities	-	-	
Net Cash Used In Operating Activities	(\$11,419)	(19,253)	
Cash Flows from Investing Activities:	-	-	
Purchases of property and equipment	-	-	
Net Cash Provided By Investing Activities			
Cash Flows from Financing Activities:			
Proceeds from note payable	\$11,299	10,000	
Net Cash Provided By Financing Activities	\$11,299	10,000	
Net Change in Cash	(120)	(\$9,253)	
Cash and Cash Equivalents - Beginning of Year	1,280	12,280	
Cash and Cash Equivalents - End of Year	\$1,160	\$3,027	
-			

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

Interfoundry, Inc.

NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2024

(Unaudited)

NOTE 1 - ORGANIZATION AND NATURE OF OPERATIONS

Interfoundry, Inc. (the "Company", "we", "us" or "our"), a Nevada corporation, is listed on the OTC Pink Markets under the trading symbol ITFY. The Company was incorporated in Nevada on July 7, 2005. On December 31, 2005, Southern States Power Company Inc., a Delaware Company merged into the Company to form what has since then known as Interfoundry, Inc. The Company was involved in the business of providing a package of comprehensive services for electricity customers in a deregulated environment.

The Company had abandoned its business and failed to take steps to dissolve, liquidate and distribute its assets. It had also failed to meet the required reporting requirements with the Nevada Secretary of State, hold an annual meeting of stockholders and pay its annual franchise tax from 2006 to 2022 which resulted in its Nevada charter being permanently revoked and dissolved. The Company also failed to provide adequate current public information as defined in Rule 144, promulgated under the Securities Act of 1933, and was thus subject to revocation by the Securities and Exchange Commission pursuant to Section 12(k) of the Exchange Act. The company has never filed annual or quarterly reports; the Company has never made public report of its operation and financial results.

On April 29, 2022, Alpharidge Capital, LLC, a shareholder of the Company, served a demand to the Company, at last address of record, to comply with the Nevada Secretary of State statues N.R.S. 78.710 and N.R.S. 78.150. On June 21, 2022, a petition was filed against the Company in the District Court of Clark County, Nevada, entitled "In the Matter of Interfoundry Inc., a Nevada corporation" under case number A-22-854397-P by Alpharidge Capital, LLC, along with an Application for Appointment of Custodian, after several attempts to get prior management to revive the Company's Nevada charter, which had been dissolved.

On JULY 27, 2022, the District Court of Clark County, Nevada entered an Order Granting Application for Appointment of Alpharidge Capital, LLC (the "Order"), as Custodian of the Company. Pursuant to the Order, the Alpharidge Capital, LLC (the "Custodian") has the authority to take any actions on behalf of the Company, that are reasonable, prudent or for the benefit of pursuant to, including, but not limited to, issuing shares of stock and issuing new classes of stock, as well as entering in contracts on behalf of the Company. In addition, the Custodian, pursuant to the Order, is required to meet the requirements under the Nevada charter.

On JULY 27, 2022, pursuant to a Securities Purchase Agreement (SPA) the Custodian granted to Alpharidge LLC. (Alpharidge), 5 Series A preferred shares (convertible at 1 into 200,000,000 common shares, and the converted shares have 1/1 voting rights similar to all common stock) in exchange for \$5,000 which the Company used to fund the reinstatement of the Company with the State of Nevada, settlement of the Stock Transfer Agent's balance. Alpharidge also undertook to make all reasonable efforts to provide adequate current public information to meet the requirements under the Securities Act of 1933.

On JULY 27, 2022, the Custodian appointed Frank I Igwealor, who is associated to Alpharidge Capital, LLC., as the Company's sole officer, secretary, treasurer and director.

The purchaser of the 5 Series A preferred shares has control of the Company through super voting rights over all classes of stock and the 5 Series A preferred shares are convertible into 1,000,000,000 (5 Series A preferred shares multiplied by 200,000,000) shares of the Company's common stock. However, the court appointed control still remains with the Custodian until the Custodian files a petition with the District Court of Clark County, Nevada to relinquish custodianship and control of the Company.

On August 12, 2022, the Company filed a Certificate of Revival with the Secretary State of the State of Nevada, which reinstated the Company's charter and appointed a new Resident Agent in Nevada.

On September 1, 2022, the Company sold 100,000,000 shares of the company's common stock to Frank I Igwealor in exchange for \$10,000.00, part of which was used to pay its Transfer Agent to access the shareholders' list to start the process of bringing the Company out of the Expert Market.

The company is currently engaged with forensic an assets recovery consultant to help recover the assets of the company from previous management to make shareholders whole again. The Company intends to go after the Toxic lenders and predatory lenders that have been milking the corporation and depriving the shareholders of stability because of the nonstop dilutions they had subjected the company to these past years.

The Company recently wrote down all of its assets to zero following a change of management because new management had doubts about the value of each assets and their availability for the Company's utilization. Following the management change, the Company has funded its operation with advances from the new management. The company hopes to continue with this arrangement until it could raise sufficient capital to stand on its own feet. The company has also engaged with forensic accountants and assets recovery consultants to help recover the assets of the company from previous management and predatory lenders to make shareholders whole again.

On November 6, 2022, the Company completed its new business plan and started implementation. On November 6, 2022, the Company restarted business operation, building relationships, partnerships, and joint-ventures with manufacturers, including identifying/courting potential acquisitions and mergers prospect. Since November 6, 2022, in accordance with its business plan, the Company has devoted substantial energy, time and resources preparing agreements with partners, customers, vendors, and manufacturers, reviewing licenses and sublicense agreements with potential licensors, interviewing and hiring employees, and conducting research and due diligence on potential partners, Joint-ventures, and acquisitions in the manufacturing industry. The Company presently has an agreement for an ALL- STOCK acquisition of a Riverside, California Industrial Equipment Manufacturer. The potential acquiree design and build the key components and full assemblies of Industrial and Automotive Paint Booths. Product line include touch screen electronic controls, heaters, sheet metal panels and doors etc. We plan on making other acquisitions of manufacturing operations as time and resources permits.

There are no guarantees and the Company is providing NO assurance that it could be successful in rebuilding a manufacturing business operation. There are also no guarantees and the Company is providing NO assurance that it could close the acquisition of Riverside, California Industrial Equipment Manufacturer. Even if the Company was able to close the acquisition, the Company provides NO assurance that it could efficiently manage the the integration of the businesses and improve their operations to improve their revenue or operating income generation. Although the staff of the acquired businesses would join our operating staff, there are NO guarantees that any synergy would be created or improved operation derived.

NOTE 2 - BASIS OF PRESENTATION AND GOING CONCERN

Basis of Presentation

The Company has earned insignificant revenues from limited principal operations. Accordingly, the Company's activities have been accounted for as those of a "Development Stage Enterprise" as set forth in Financial Accounting Standards Board Statement No. 7 ("SFAS 7"). Among the disclosures required by SFAS 7 are that the Company's financial statements be identified as those of a development stage company, and that the statements of operations, stockholders' equity (deficit) and cash flows disclose activity since the date of the Company's inception.

Basis of Accounting

The accompanying consolidated financial statements have been prepared on the accrual basis of accounting in accordance with accounting principles generally accepted in the United States. All intercompany transactions have been eliminated.

Going Concern

The accompanying consolidated financial statements have been prepared assuming that the Company will continue as a going concern, which contemplates the realization of assets and the liquidation of liabilities in the normal course of business. The Company currently has no operations with \$98,445 accumulated as of June 30, 2024. The Company intends to commence operations as set out below and raise the necessary funds to carry out the aforementioned strategies. The Company cannot be certain that it will be successful in these strategies even with the required funding.

These factors, among others, raise substantial doubt about the Company's ability to continue as a going concern. The accompanying consolidated financial statements do not include any adjustments that might result from the outcome of this uncertainty.

NOTE 3 - SIGNIFICANT ACCOUNTING POLICIES

Use of Estimates

The preparation of financial statements in conformity with U.S. 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 consolidated financial statements, and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Cash and Cash Equivalents

For purposes of the statement of cash flows, cash equivalents include demand deposits, money market funds, and all highly liquid debt instructions with original maturities of three months or less.

Financial Instruments

The FASB issued ASC 820-10, Fair Value Measurements and Disclosures, for financial assets and liabilities. ASC 820-10 provides a framework for measuring fair value and requires expanded disclosures regarding fair value measurements. ASC 820-10 defines fair value as the price that would be received for an asset or the exit price that would be paid to transfer a liability in the principal or most advantageous market in an orderly transaction between market participants on the measurement date. ASC 820-10 also establishes a fair value hierarchy which requires an entity to maximize the use of observable inputs, where available. The following summarizes the three levels of inputs required by the standard that the Company uses to measure fair value:

- Level 1: Quoted prices in active markets for identical assets or liabilities
- Level 2: Observable inputs other than Level 1 prices, such as quoted prices for similar assets or liabilities; quoted prices in markets that are not active, or other inputs that are observable or can be corroborated by observable market data for substantially the full term of the related assets or liabilities.
- Level 3: Unobservable inputs that are supported by little or no market activity and that are significant to the fair value of the assets or liabilities.

Concentrations and Credit Risks

The Company's financial instruments that are exposed to concentrations and credit risk primarily consist of its cash, sales and accounts receivable. The Company places its cash and cash equivalents with financial institutions of

high credit worthiness. At times, its cash and cash equivalents with a particular financial institution may exceed any applicable government insurance limits. The Company's management plans to assess the financial strength and credit worthiness of any parties to which it extends funds, and as such, it believes that any associated credit risk exposures are limited.

Foreign Currency Translation

The accounts of the Company are accounted for in accordance with the Statement of Financial Accounting Statements No. 52 ("SFAS 52"), "Foreign Currency Translation". The financial statements of the Company are translated into US dollars as follows: assets and liabilities at year-end exchange rates; income, expenses and cash flows at average exchange rates; and shareholders' equity at historical exchange rate.

Monetary assets and liabilities, and the related revenue, expense, gain and loss accounts, of the Company are remeasured at year-end exchange rates. Non-monetary assets and liabilities, and the related revenue, expense, gain and loss accounts are re-measured at historical rates. Adjustments which result from the re-measurement of the assets and liabilities of the Company are included in net income.

Share-Based Compensation

ASC 718, Compensation – Stock Compensation, prescribes accounting and reporting standards for all share-based payment transactions in which employee services are acquired. Transactions include incurring liabilities, or issuing or offering to issue shares, options, and other equity instruments such as employee stock ownership plans and stock appreciation rights. Share-based payments to employees, including grants of employee stock options, are recognized as compensation expense in the financial statements based on their fair values. That expense is recognized in the period of grant.

The Company accounts for stock-based compensation issued to non-employees and consultants in accordance with the provisions of ASC 505-50, Equity – Based Payments to Non-Employees. Measurement of share-based payment transactions with non-employees is based on the fair value of whichever is more reliably measurable: (a) the goods or services received; or (b) the equity instruments issued. The fair value of the share-based payment transaction is determined at the earlier of performance commitment date or performance completion date.

as of June 30, 2024 and 2023, respectively, there was \$0.00 of unrecognized expense related to non-vested stock- based compensation arrangements granted. There have been no options granted during the year ended December 31, 2023 and 2022, respectively.

Income Taxes

The Company accounts for income taxes under ASC 740, Income Taxes. Under the asset and liability method of ASC 740, deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statements carrying amounts of existing assets and liabilities and their respective tax bases. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the 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 income in the period the enactment occurs. A valuation allowance is provided for certain deferred tax assets if it is more likely than not that the Company will not realize tax assets through future operations. Deferred tax assets or liabilities were offset by a 100% valuation allowance, therefore there has been no recognized benefit as of June 30, 2024 and 2023, respectively. Further it is unlikely with the change of control that the Company will have the ability to realize any future tax benefits that may exist.

Commitments and Contingencies

The Company follows ASC 450-20, Loss Contingencies, to report accounting for contingencies. Liabilities for loss contingencies arising from claims, assessments, litigation, fines and penalties and other sources are recorded when it is probable that a liability has been incurred and the amount of the assessment can be reasonably estimated.

Earnings Per Share

Net income (loss) per share is calculated in accordance with ASC 260, Earnings Per Share. The weighted-average number of common shares outstanding during each period is used to compute basic earnings or loss per share. Diluted earnings or loss per share is computed using the weighted average number of shares and diluted potential common shares outstanding. Dilutive potential common shares are additional common shares assumed to be exercised. Basic net income (loss) per common share is based on the weighted average number of shares of common stock outstanding at December 31, 2023 and 2022. Due to net operating loss, there is no presentation of dilutive earnings per share, as it would be anti-dilutive.

Forgiveness of Indebtedness

The Company follows the guidance of AS 470.10 related to debt forgiveness and extinguishment. Debts of the Company are considered extinguished when the statute of limitations in the applicable jurisdiction expires or when terminated by judicial authority such as the granting of a declaratory judgment. Debts to related parties or shareholders are treated as capital transactions when forgiven or extinguished and credited to additional paid in capital. Debts to non-related parties are treated as other income when forgiven or extinguished.

Recent Accounting Pronouncements

We have reviewed all the recently issued, but not yet effective, accounting pronouncements and we do not believe any of these pronouncements will have a material impact on the Company.

In August 2017, the FASB issued ASU No. 2017-12, Derivatives and Hedging (Topic 815), which changes both the designation and measurement guidance for qualifying hedging relationships and the presentation of hedge results, in order to better align an entity's risk management activities and financial reporting for hedging relationships. The amendments expand and refine hedge accounting for both non-financial and financial risk components and align the recognition and presentation of the effects of the hedging instrument and the hedged item in the financial statements. FASB ASU No. 2017-12 is effective for annual reporting periods beginning after December 15, 2018, including interim periods within those annual reporting periods, with early adoption permitted. We are still evaluating the impact that this guidance will have on our financial position or results of operations, and we have not yet determined whether we will early adopt FASB ASU No. 2017-12.

In March 2016, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") No. 2016-09, Compensation – Stock Compensation (Topic 718): Improvements to Employee Share-Based Payment Accounting. This guidance changes how companies account for certain aspects of share-based payments to employees. Among other things, under the new guidance, companies will no longer record excess tax benefits and certain tax deficiencies in additional paid-in-capital ("APIC"), but will instead record such items as income tax expense or benefit in the income statement, and APIC pools will be eliminated. Companies will apply this guidance prospectively. Another component of the new guidance allows companies to make an accounting policy election for the impact of forfeitures on the recognition of expense for share-based payment awards, whereby forfeitures can be estimated, as required today, or recognized when they occur. If elected, the change to recognize forfeitures when they occur needs to be adopted using a modified retrospective approach. All of the guidance will be effective for the Company in the fiscal year beginning January 1, 2018. Early adoption is permitted. The Company is currently evaluating the impact of this guidance, if any, on its financial statements and related disclosures.

In February 2016, the FASB issued ASU No. 2016-02, Leases (Topic 842), which establishes new accounting and disclosure requirements for leases. FASB ASU No. 2016-02 requires lessees to classify most leases as either finance or operating leases and to initially recognize a lease liability and right-of-use asset. Entities may elect to account for certain short-term leases (with a term of 12 months or less) using a method similar to the current operating lease model. The statements of operations will include, for finance leases, separate recognition of interest on the lease liability and amortization of the right-of-use asset and for operating leases, a single lease cost, calculated so that the cost of the lease is allocated over the lease term on a straight-line basis. While we are in the early stages of our implementation process for FASB ASU No. 2016-02, and have not yet determined its impact on

our financial position or results of operations, these leases would potentially be required to be presented on the balance sheet in accordance with the requirements of FASB ASU No. 2016-02. FASB ASU No. 2016-02 is effective for annual reporting periods beginning after December 15, 2018, including interim periods within those annual reporting periods, with early adoption permitted. FASB ASU No. 2016-02 must be applied using a modified retrospective approach, which requires recognition and measurement of leases at the beginning of the earliest period presented, with certain practical expedients available.

In July 2015, the FASB issued ASU No. 2015-11, Inventory (Topic 330): Simplifying the Measurement of Inventory. The guidance requires an entity to measure inventory at the lower of cost or net realizable value, which is the estimated selling prices in the ordinary course of business, less reasonably predictable costs of completion, disposal, and transportation, rather than the lower of cost or market in the previous guidance. This amendment applies to inventory that is measured using first-in, first-out (FIFO). This amendment is effective for public entities for fiscal years beginning after December 15, 2016, including interim periods within those years. A reporting entity should apply the amendments prospectively with earlier application permitted as of the beginning of an interim or annual reporting period. The Company is currently evaluating the impact of this guidance, if any, on its financial statements and related disclosures.

In June 16014, the FASB issued ASU No. 2014-09, Revenue from Contracts with Customers ("ASU 2014-09"), which requires an entity to recognize the amount of revenue to which it expects to be entitled for the transfer of promised goods or services to customers. ASU 2014-09 will replace most existing revenue recognition guidance in U.S. generally accepted accounting principles when it becomes effective. In July 2015, the FASB deferred the effective date of the standard by an additional year; however, it provided companies the option to adopt one year earlier, commensurate with the original effective date. Accordingly, the standard will be effective for the Company in the fiscal year beginning January 1, 2018, with an option to adopt the standard for the fiscal year beginning January 1, 2017. The Company is currently evaluating this standard and has not yet selected a transition method or the effective date on which it plans to adopt the standard, nor has it determined the effect of the standard on its financial statements and related disclosures.

NOTE 4 - INCOME TAXES

Income taxes are provided based upon the liability method. Under this approach, deferred income taxes are recorded to reflect the tax consequences in future years of differences between the tax basis of assets and liabilities and their financial reporting amounts at each year-end. A valuation allowance is recorded against deferred tax assets if management does not believe the Company has met the "more likely than not" standard imposed by accounting standards to allow recognition of such an asset. as of June 30, 2024, the Company expected \$0.00 net deferred tax assets to be recognized, resulting from net operating loss carry forwards.

The Company experienced a change in control during the year, and therefore no more than an insignificant portion of this net operating allowance will ever be used against future taxable income.

NOTE 5 - NOTES PAYABLE - RELATED PARTIES

The following notes payable were from related parties:

Date of Note	Outstanding	Principal	Interest	Maturity	Conversion Terms (e.g. pricing	Name of Noteholder.	Reason for
Issuance	Balance (\$)	Amount at Issuance (\$)	Accrued (\$)	Date	mechanism for determining conversion of instrument to shares)	*You must disclose the control person(s) for any entities listed.	Issuance (e.g. Loan, Services, etc.)

8/26/2022	77,292	77,292	<u>N/A</u>	<u>8/25/202</u> <u>4</u>	75% of the lowest market closing price for the Common Stock in the previous 25-days.	<u>Frank I Igwealor</u>	Operating capital

NOTE 6 - NOTES PAYABLE

None

NOTE 7 - COMMITMENTS AND CONTINGENCIES

Risks and Uncertainties

The Company's operations are subject to significant risks and uncertainties including financial, operational and regulatory risks, including the potential risk of business failure.

The Company has entered into no contracts during the year as

follows: Legal and other matters

In the normal course of business, the Company may become a party to litigation matters involving claims against the Company. The Company's management is aware of a garnishment order that was previously served to the Company's Stock Transfer Agents. The Company's attorneys are reviewing the garnishment order to ascertain its implication to the company's financial statements. Aside from the court order discussed above, The Company's management is unaware of any pending or threatened assertions and there are no current matters that would have a material effect on the Company's financial position or results of operations.

NOTE 8 - SUBSEQUENT EVENTS

Management has evaluated subsequent events through the date of filing the consolidated financial statements with OTC Markets, the date the consolidated financial statements were available to be issued. Management is not aware of any significant events that occurred subsequent to the balance sheet date that would have a material effect on the consolidated financial statements thereby requiring adjustment or disclosure, other than those noted below:

None.