Consumer Automotive Finance, Inc.

Amendment to Quarterly Report Amended for 09/30/2024 originally published through the OTC Disclosure & News Service on 12/04/2024

Explanatory Note:Updated Financial Notes

^{**}This coversheet was automatically generated by OTC Markets Group based on the information provided by the Company. OTC Markets Group has not reviewed the contents of this amendment and disclaims all responsibility for the information contained herein.

Consumer Automotive Finance, Inc.

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www.fifty1labs.com
ir@fifty1labs.com
SIC Code: 6199

Quarterly Report

For the period ending September 30, 2024 (the "Reporting Period")

Outstanding Share	s
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The number of shares outstanding of our Common Stock was:

762,978,600 as of September 30, 2024 (Current Reporting Period Date or More Recent Date)

762,978,600 as of June 30, 2024 (Most Recent Completed Fiscal Year End)

Shell Status

	ck mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933, ne Exchange Act of 1934 and Rule 15c2-11 of the Exchange Act of 1934):
Yes: □	No: ⊠
Indicate by che	ck mark whether the company's shell status has changed since the previous reporting period:
Yes: □	No: ⊠
Change in Cor Indicate by cher Yes: □	ntrol ck mark whether a Change in Control¹ of the company has occurred over this reporting period: No: ☑

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.

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

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.

Currently - Consumer Automotive Finance, Inc. - 6/2016 to present

Formerly – NowAuto Group, Inc. – 7/2015 to 3/2016

Formerly – NowAuto, Inc. – 8/2004 to 6/2015

Formerly – Automotive Capital Group, Inc. – 6/2004 to 8/2004

Formerly - WH Holdings, Inc. - 8/1998 to 6/2004

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

Active in the state of Nevada as of August 19, 1998

Describe any trading suspension orders issued by the SEC 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:

N/A

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

751 North Drive, STE 11, Melbourne, FL 32934

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:

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:
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2) Security Information

Transfer Agent

Name: Pacific Stock Transfer

Phone: 800-785-7785

Email: Michelle@pacificstocktransfer.com

Address: 6725 Via Austi Pkwy Suite 300 Las Vegas, NV 89119

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: CAFI
Exact title and class of securities outstanding: COMMON
CUSIP: 210493102
Par or stated value: .001

Total shares authorized: 800,000,000 as of date: 9/30/2024 Total shares outstanding: 762,978,600 as of date: 9/30/2024 as of date: 9/30/2024 as of date: 9/30/2024 Total number of shareholders of record: 119,865,751 as of date: 9/30/2024 as of date: 9/30/2024

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 the security: Preferred Series A

CUSIP (if applicable):

Par or stated value: .00001

Total shares authorized: 3,800,000 <u>as of date: 9/30/2024.</u>
Total shares outstanding (if applicable): 3,800,000 as of date: 9/30/2024

Total number of shareholders of record

(if applicable): 1 as of date: 9/30/2024

Exact title and class of the security: Preferred Series B

CUSIP (if applicable):

Par or stated value: .00001

Total shares authorized: 5,200,000 <u>as of date: 9/30/2024</u> Total shares outstanding (if applicable): 4,200,667 <u>as of date: 9/30/2024</u>

Total number of shareholders of record

(if applicable): 3 as of date: 9/30/2024

Security Description:

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

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

Except as otherwise required by law, the holders of Common Stock shall be entitled to one vote per share on all matters upon which holders of shares of Common Stock shall be entitled to vote.

- 2. For preferred stock, describe the dividend, voting, conversion, and liquidation rights as well as redemption or sinking fund provisions.
 - a. Preferred A Stock Upon any liquidation, dissolution or winding up of the Company, whether voluntary or involuntary, before any distribution or payment shall be made to the holders of any stock ranking junior to the Series A Preferred Stock, the holders of the Series A Preferred Stock shall be entitled to be paid out of the assets of the Company an amount equal to \$1.00 per share or, in the event of an aggregate subscription by a single subscriber for Series A Preferred Stock in excess of \$100,000, \$0.997 per share (as adjusted for any stock dividends, combinations, splits, recapitalizations and the like with respect to such shares) (the "Preference Value"), plus all declared but unpaid dividends, for each share of Series A Preferred Stock held by them. After the payment of the full applicable Preference Value of each share of the Series A Preferred Stock as set forth herein, the remaining

² "Public Float" shall mean the total number of unrestricted shares not held directly or indirectly by an officer, director, any person who is the beneficial owner of more than 10 percent of the total shares outstanding (a "control person"), or any affiliates thereof, or any immediate family members of officers, directors and control persons.

assets of the Company legally available for distribution, if any, shall be distributed ratably to the holders of the Company's Common Stock. Conversion Formula. At the Conversion Time, each share of Series A Preferred Stock subject to conversion shall be convertible into 30 shares of Common Stock.

- b. Preferred B Stock have the same liquidation rights as the holders of the Company's Common Stock. Series B Preferred Stock shall have full voting rights and powers equal to the voting rights and powers of the holders of Common Stock, and shall be entitled to notice of any stockholders' meeting in accordance with the bylaws of the Company (as in effect at the time in question) and applicable law, and shall be entitled to vote, together with the holders of Common Stock, with respect to any question upon which holders of Common Stock have the right to vote, except as may be otherwise provided by applicable law. Except as otherwise expressly provided herein or as required by law, the holders of Series B Preferred Stock and the holders of Common Stock and other series of the Company's preferred stock shall vote together as a single class. At the Conversion Time, each share of Series B Preferred Stock subject to conversion shall be convertible into 350 shares of Common Stock
- 3. Describe any other material rights of common or preferred stockholders.
 - a. There are no other material rights of common or preferred shareholders.
- 5. Describe any material modifications to rights of holders of the company's securities that have occurred over the reporting period covered by this report.
 - a. There are no provisions in the issuer's charter or by-laws that would delay, defer or prevent a change in control of the issuer.

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.

A. Changes to the Number of Outstanding Shares

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 as of Second Most Recent

Fiscal Year E	nd: <u>Opening</u>	<u>Balance</u>		*Righ	nt-click the ro	ws below and selec	t "Insert" to add row	s as needed.	
Date <u>9/30/202</u>									
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 Issuanc e	Were the shares issued at a discount to market price at the time of issuance? (Yes/No)	Individual/ Entity Shares were issued to. *You must disclose the control person(s) for any entities listed.	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.

11/4/2022	New Issuance	300,000,000	Common	<u>.0001</u>	<u>No</u>	Brandon Spikes	Employment Shares	Restricted	<u>n/a</u>
12/9/2022	New Issuance	250,000,000	Common	<u>.0001</u>	<u>No</u>	Jermain Strong	Employment Shares	Restricted	<u>n/a</u>
12/5/2022	Cancellation	-54,500,000	Common	<u>.0001</u>	<u>No</u>	Nicholas Konopka	Employment Shares	Restricted	<u>n/a</u>
12/5/2022	Cancellation	-10,000,000	Common	<u>.0001</u>	<u>No</u>	Paige Tolson	Employment Shares	Restricted	<u>n/a</u>
12/5/2022	New Issuance	21,124,031	Common	<u>.0001</u>	<u>No</u>	Nicholas Konopka	Employment Shares	Restricted	<u>n/a</u>
12/5/2022	New Issuance	3,875,969	Common	<u>.0001</u>	<u>No</u>	Paige Tolson	Employment Shares	Restricted	<u>n/a</u>
3/21/2023	New Issuance	20,000,000	Common	<u>.001</u>	<u>No</u>	Branded Legacy Inc. C/O Jermain Strong	Acquisition	Restricted	<u>n/a</u>
3/16/2023	New Issuance	50,000,000	Common	<u>.001</u>	<u>No</u>	MN 2019, LLC – Matthew Nicoletti	Convertible Note	Unrestricted	<u>n/a</u>
3/22/2023	New Issuance	3,800,000	Preferred	.00001	<u>No</u>	Brandon Spikes	Employment Agreement	Restricted	<u>n/a</u>
3/23/2023	New Issuance	834,000	Preferred	.00001	<u>No</u>	Jamie Collins	Consulting Agreement	Restricted	<u>n/a</u>
3/23/2023	New Issuance	50,000,000	Common	<u>.001</u>	<u>No</u>	Jamie Collins	Consulting Agreement	Restricted	<u>n/a</u>
7/25/2023	New Issuance	33,334	Preferred	.00001	<u>No</u>	Rene Lauritsen	Consulting Agreement	Unrestricted	<u>n/a</u>
1/23/2024	New Issuance	10,000,000	Common	<u>.001</u>	<u>No</u>	Covert, LLC	Consulting Agreement	Restricted	<u>n/a</u>
2/9/2024	Cancellation	-20,000,000	Common	<u>.001</u>	<u>No</u>	Branded Legacy Inc. C/O Jermain Strong	Acquisition	Restricted	<u>n/a</u>
2/9/2024	Cancellation	-50,000,000	Common	<u>.001</u>	<u>No</u>	Jamie Collins	Consulting Agreement	Restricted	<u>n/a</u>
2/13/2024	New Issuance	<u>68,318,215</u>	Common	<u>.001</u>	<u>No</u>	MN 2019, LLC – Matthew Nicoletti	Convertible Note	Unrestricted	<u>n/a</u>
5/28/2024	New Issuance	27,000,000	Common	<u>.001</u>	<u>No</u>	<u>Dhamendra</u> <u>Patel</u>	Purchase Agreement	Restricted	<u>n/a</u>
9/17/2023	New Issuance	3,333,333	Preferred	<u>.00001</u>	<u>No</u>	Anthony Nicoletti	Consulting Agreement	Restricted	<u>n/a</u>
Shares Outst	tanding on Date of Th	is Report:							
Date <u>9/30/20</u>									
_	Common: <u>7</u> Preferred: <u>8</u>								

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

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: \square Yes: \boxtimes (If yes, you must complete the table below)

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)	Name of Noteholder. *You must disclose the control person(s) for any entities listed.	Reason for Issuance (e.g. Loan, Services, etc.)
11/1/2017	55,000	125,000	9,437	11/1/2019	Option to convert to Common Stock at par value	Asher Emma Revocable/Asher Emma has voting/investment control	Loan for Operating Capital
3/28/2020	39,328	50,000	<u>7,781.25</u>	3/28/2022	Option to convert to Common Stock at .00065	Richard Krey	Loan for Operating Capital
8/1/2024	<u>0</u>	20,000	<u>0</u>	8/1/2026	Option to convert to Common Stock at .0001	Anthony Nicoletti	Loan for Operating Capital
9/24/2024	100,000	100,000	<u>0</u>	9/24/2026	Option to convert to Common Stock at par value	Eduardo Lopes	Loan for Operating Capital

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

N/A

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")

Consumer Automotive Finance, Inc. was originally incorporated in the State of Nevada on August 19, 1998 as WH Holdings, Inc. In June 2004 the Company changed its name to Automotive Capital Group, Inc. In August 2004 the Company changed its name to NowAuto, Inc. In July 2015 the Company changed its name to NowAuto Group, Inc. and in March 2016 the Company changed its name to Consumer Automotive Finance, Inc. to properly reflect the business direction of the Company at that time. The Company is in the process of changing its name to Innate Global, Inc. as it has taking on a new direction.

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

The Quickness Patent – patent on the development of particular athletic equipment.

<u>Astound NMN – brand of anti-aging DNA repairing supplements.</u>

<u>51Labs, LLC – Brand of Sports Supplements.</u>

Drago Knives LLC - Knife manufacturing

C. Describe the issuers' principal products or services.

<u>51 Labs, LLC</u> is a health and wellness company that specializes in providing high-quality sports supplements, such as protein powder, creatine, glutamine, pre-workout, BCAA's, and probiotics for athletes and health-conscious individuals. The company was founded with the vision of using carefully formulated products to provide essential nutrients that can help athletes perform at their best.

The company has been launched under the leadership of Brandon Spikes, former NFL player and current CEO of CAFI and is led by CEO, Robert Clark. 51 Labs, LLC is confident that their products are made with the highest quality ingredients and will be well-received by their target market.

As a health and wellness company, 51 Labs, LLC aims to promote a healthy lifestyle and empower individuals to reach their fitness goals. The company will continue to innovate and expand its product line to meet the needs of its customers.

<u>The Quickness Patent:</u> The Quickness Patent: The Quickness is a patent that is poised to revolutionize the way linebackers train for football. With our cutting-edge athletic equipment, we provide a more realistic and dynamic approach to training, giving players real-time game experience to prepare them for the element of surprise on the field.

At The Quickness, we are proud to have developed strong partnerships with colleges and high schools, who are eager to incorporate our equipment into their training programs. With our first prototype currently in the early stages of development, we are focused on raising the necessary funding to bring this groundbreaking technology to the football community.

Our patent has the potential to transform the way linebackers train and perform, providing them with the skills and confidence needed to excel on the field. With our innovative equipment, players can train smarter, not just harder, and gain a competitive edge in real game situations.

We are committed to providing the highest quality equipment and training programs to our customers, and we believe that The Quickness has the potential to become a game-changer in the world of football training. With the support of our partners and investors, we are excited to bring this cutting-edge technology to the football community and help players of all levels achieve their full potential.

<u>Astound NMN</u>: Astound NMN is a premium brand that is committed to providing the highest quality NMN (Nicotinamide Mononucleotide) supplements to its customers. NMN is a naturally occurring compound found in the body that has been shown to support cellular health and repair. As we age, our bodies produce less NMN, which can lead to a decline in overall health and vitality.

Astound NMN is dedicated to sourcing the purest, highest-quality NMN available on the market. Our products are carefully formulated and rigorously tested to ensure maximum efficacy and bioavailability. We use only the highest-quality ingredients and the latest manufacturing techniques to produce supplements that are both safe and effective.

What sets Astound NMN apart from other brands is our commitment to transparency and quality. We believe that our customers have the right to know exactly what they are putting into their bodies, which is why we list all of our ingredients and their sources on our product labels. We also partner with independent third-party labs to test our products for purity and potency.

Our goal is to empower our customers to take control of their health and well-being by providing them with the highest-quality NMN supplements available. We are constantly innovating and improving our products to ensure that we remain at the forefront of the NMN market. With Astound NMN, you can trust that you are getting the best that science and nature have to offer.

All revenues come through its website at www.astoundnmn.com and they are in the process of getting onto Amazon.

<u>Drago Knives, LLC</u> is a knife manufacturing company that specializes in throwing knives. Drago Knives has a patent pending provisional patent on a throwing knife design with specific notches that advise a user on finger placement when throwing a knife.

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.

6) Officers, Directors, and Control Persons

Using the table below, please provide information, as of the period end date of this report, regarding any officers, or directors of the company, individuals or entities controlling more that 5% of any class of the issuers securities, or any person that performs a similar function, regardless of the number of shares they own. 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 in the note section.

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 an investor 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 shareholders.

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
Robert Clark	CEO	Melbourne, FL	_	ı	_	-
Brandon Spikes	President, Company Secretary	Charlotte, NC	300,000,000	Common	53.288%	
Brandon Spikes	President, Company Secretary	Charlotte, NC	3,800,000	<u>Preferred</u> <u>A</u>	<u>100%</u>	
Curtis Young	<u>Director</u>	Shelby, NC	_	_	_	_
Anthony Nicoletti	Non-affiliate	New York, NC	3,333,333	Preferred B	79.392%	
R&J Management Group	Non-affiliate	Waxhaw, NC	834,000	<u>Preferred</u> <u>B</u>	<u>19.854%</u>	
Steve Primak	Non-affiliate	Las Vegas, NV	<u>29,750,000</u>	Common	<u>5.284%</u>	

7) Legal/Disciplinary History

- A. Identify whether any of the persons or entities listed above have, in the past 10 years, been the subject of:
 - 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);

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;

N/A

9. 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;

N/A

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

N/A

10. 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.

N/A

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.

N/A

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

Name: John E. Dolkart, Jr. Firm: Dolkart Law PC

Address 1: 100 Pine Street, Suite 1250 Address 2: San Francisco, CA 94111

Phone: 415-707-2717 Email: john@dolkartlaw.com

Accountant or Auditor

Name: N/A

Add	dress 1: dress 2: one:	N/A N/A N/A N/A N/A	
Inv	estor Relations		
Add	m: dress 1: dress 2: one:	N/A N/A N/A N/A N/A N/A	
	ner Service Providers other means of Inves		nmunication:
Dis Linl	itter: cord: kedIn cebook:	N/A N/A N/A N/A	
Pro res	pect to this disclos	y other s ure sta	service provider(s) that that assisted , advised , prepared , or provided information with tement . This includes counsel, broker-dealer(s), advisor(s), consultant(s) or any ssistance or services to the issuer during the reporting period.
Add Add	m: ture of Services: dress 1: dress 2: one:	N/A N/A N/A N/A N/A N/A N/A	
9)	Financial State	ments	
A.	This Disclosure Stat	tement	was prepared by (name of individual):
	Name: Title: Relationship to Issu	er:	Robert Clark CEO CEO
В.	The following finance	ial state	ements were prepared in accordance with:
	□ IFRS ☑ U.S. GAAP		
C.	The following finance	ial state	ements were prepared by (name of individual) ³ :
	Name: Title: Relationship to Issu Describe the qualific		Robert Clark CEO CEO of the person or persons who prepared the financial statements:

³ 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.

Robert Clark currently is serving as an Officer for multiple public companies, where he is responsible for overseeing the financial operations and ensuring compliance with regulatory requirements. In this role, he has gained valuable experience in financial reporting, budgeting, and strategic planning.

Overall, he has been dealing with finances for over 10 years and has developed a deep understanding of the accounting and financial principles that are essential for running a successful business.

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.

CONSUMER AUTOMOTIVE FINANCE, INC.

Consolidated Balance Sheet

Quarter Ending

30-Sep-24

Assets	3	0-Sep-24		30-Jun-24
Current Assets				
Cash and cash equivalents		144		(17)
Security deposit		525		525
Total Current Assets	\$	669	\$	508
Other Assets				
Inventory Assets		88		588
Product license		25,500		25,500
Total other assets	\$	25,588	\$	26,088
Total assets	\$	26,257	\$	26,596
Liabilities and stockholder's equity (deficit)				
Current Liabilities				
Convertible notes payable		194,328		39,328
Due to related party		45,868		81,403
Unsecured loan for interest		25,649		25,649
Total Current Liabilities	\$	265,845	\$	146,380
Total Liabilities	\$	265,845	\$	146,380
Stockholder's Equity				
Common stock par value \$0.001 authorized 800,000,000 shares and 762,978,600 shares issued and outstanding as on September 30, 2024		762,978		762,978
Preferred stock par value \$0.00001 authorized 9,000,000 shares and 8,000,667 shares issued and outstanding as on September 30, 2024 Additional paid in capital Opening Balance Equity		80 4,989,334		46 4,984,386
Accumulated deficit	(5,991,980)	(5,867,042)
Total stockholder's equity (deficit)		(239,588)		(119,784)
Total liabilities and stockholder's equity (deficit)	\$	26,257	\$	26,596

Consumer Automotive Finance, Inc. Consolidated Statement of Operations Quarter Ending 30-Sep-24

	30-Sep-24		3	80-Jun-24
Revenue, Net	\$	488	\$	72
Cost of Goods Sold	\$	353	\$	59
Gross Profit	\$	135	\$	13
Expenses				
General and Administrative	\$	125,073	\$	1,261
Total Expenses	\$	125,073	\$	1,261
Other income (expense)				
Interest income net	\$	-	\$	-
Other Income	\$		\$	_
Total other income	\$	-	\$	-
Net Income (Loss)	\$	(124,938)	\$	(1,248)
Loss Per Common Share	\$	-	\$	-
Weighted Average Common Shares Outstanding	\$	758,760,409	\$	758,760,409

Consumer Automotive Finance, Inc. Consolidated Statement of Cash Flows Quarter Ending

30-Sep-24

	30-Sep-24	30-Jun-24
OPERATING ACTIVITIES		
Net Income	\$ (124,938)	\$ (1,248)
Adjustments to reconcile Net Income to Net Cash provided by operations:		
Decrease (Increase) in Accounts Receivable	-	-
Decrease (Increase) in Inventory	-	(588)
Increase (Decrease) in Accounts Payable	-	-
Total Adjustments to reconcile Net Income to Net Cash provided by operations:	<u>-</u> _	<u>-</u> _
Net cash provided by operating activities	(124,938)	(1,836)
INVESTING ACTIVITIES		
Purchase of Equipment	-	-
Goodwill	-	-
Net cash provided by investing activities	-	-
FINANCING ACTIVITIES		
Borrowing (Repayment) of Note Payable	19,967	-
Notes Payable	100,000	(26,414)
Additional paid in capital	-	-
Capital Investment	5,100	1,400
Common Stock	-	27,000
Preferred Stock	33	
Net cash provided by financing activities	125,100	1,986
Net cash increase for period	162	150
Cash at beginning of period	(17)	-167
Cash at end of period	\$ 145	\$ (17)

Consumer Automotive Finance, Inc.

Consolidated Statements of Stockholder's (Deficit)

30-Sep-24

	Common St	ock	Preferred :	Stock	Additional Paid in	Accumulated	
	Shares	Amount	Shares	Amount	Capital	Deficit	Total Stockholder's Deficit
Balance June 30, 2023	727,660,385	727,660	4,634,000	46	4,761,300	(5,648,992)	(159,986)
Opening Balance Equity						100	100
Net income							
Issuance			33,334	0			-
Balance September 30, 2023	727,660,385	727,660	4,667,334	47	4,761,300	(5,648,892)	(159,886)
Funds from private investor					11,600		11,600
Net income						(5,281)	(5,281)
Balance December 31, 2023	727,660,385	727,660	4,667,334	47	4,772,900	(5,654,173)	(153,567)
Funds from private investor					23,570		23,570
Issuance	78,318,215	78,318			1,586,364		1,664,682
Cancelation	(70,000,000)	(70,000)			(1,400,000)		(1,470,000)
Net Income						(211,621)	(211,621)
Balance March 31, 2024	735,978,600	735,978	4,667,334	47	4,982,834	(5,865,794)	(146,936)
Funds from private investor					1,400		1,400
Issuance	27,000,000	27,000					27,000
Cancelation							-
Net Income						(1,248)	(1,248)
Balance June 30, 2024	762,978,600	762,978	4,667,334	47	4,984,234	(5,867,042)	(119,784)
Funds from private investor					5,100		5,100
Issuance			3,333,333	33			33
Cancelation							-
Net Income						(124,938)	(124,938)
Balance September 30, 2024	762,978,600	762,978	8,000,667	80	4,989,334	(5,991,980)	(239,588)

CONSUMER AUTOMOTIVE FINANCE, INC.

NOTES TO FINANCIAL STATEMENTS September 30, 2024

NOTE 1 - ORGANIZATION AND OPERATIONS

Consumer Automotive Finance, Inc. (the "Company") was originally incorporated in the State of Nevada on August 19, 1998 as WH Holdings, Inc. In June 2004 the Company changed its name to Automotive Capital Group, Inc. In August 2004 the Company changed its name to NowAuto, Inc. In July 2015 the Company changed its name to NowAuto Group, Inc. and the Company changed its name to Consumer Automotive Finance, Inc. to properly reflect the business direction. Currently the company is in the process of changing its name to Innate Global, Inc. to reflect its current business model.

The Company now owns four subsidiaries, 51 Labs, a sports supplement and nutrition company, Drago Knives, a knife manufacturer specializing in throwing knives with a utility patent, The Quickness patent, a patent on the development of particular athletic equipment, and Astound NMN, brand of anti-aging DNA repairing supplements.

51Labs: 51 Labs is a sports supplement company founded by Brandon Spikes who won two national championships with the Florida Gators and had a long career in the NFL. Mr. Spikes is currently back at the University of Florida where he works on the coaching staff. Mr. Spikes passion for bettering oneself led to the development of 51labs and it's great sports nutrition products used by your average gym going to professional athletes.

Drago Knives: Drago Knives was founded by an ex Serbian military veteran who specialized in knife throwing. Drago Knives is currently in the process of obtaining a utility patent on the design of a throwing knife that has special notches to advise the user on where to place their fingers to ensure accuracy and placement when throwing the knife.

The Quickness Patent: The Quickness is a patent that is poised to revolutionize the way linebackers train for football. With our cutting-edge athletic equipment, we provide a more realistic and dynamic approach to training, giving players real-time game experience to prepare them for the element of surprise on the field.

At The Quickness, we are proud to have developed strong partnerships with colleges and high schools, who are eager to incorporate our equipment into their training programs. With our first prototype currently in the early stages of development, we are focused on raising the necessary funding to bring this groundbreaking technology to the football community.

Our patent has the potential to transform the way linebackers train and perform, providing them with the skills and confidence needed to excel on the field. With our innovative equipment, players can train smarter, not just harder, and gain a competitive edge in real game situations.

We are committed to providing the highest quality equipment and training programs to our customers, and we believe that The Quickness has the potential to become a game-changer in the world of football training. With the support of our partners and investors, we are excited to bring this cutting-edge technology to the football community and help players of all levels achieve their full potential.

Astound NMN is a premium brand that is committed to providing the highest quality NMN (Nicotinamide Mononucleotide) supplements to its customers. NMN is a naturally occurring compound found in the body that has been shown to support cellular health and repair. As we age, our bodies produce less NMN, which can lead to a decline in overall health and vitality.

Astound NMN is dedicated to sourcing the purest, highest-quality NMN available on the market. Our products are carefully formulated and rigorously tested to ensure maximum efficacy and bioavailability. We use only the highest-quality ingredients and the latest manufacturing techniques to produce supplements that are both safe and effective.

What sets Astound NMN apart from other brands is our commitment to transparency and quality. We believe that our customers have the right to know exactly what they are putting into their bodies, which is why we list all of our ingredients and their sources on our product labels. We also partner with independent third-party labs to test our products for purity and potency.

Our goal is to empower our customers to take control of their health and well-being by providing them with the highest-quality NMN supplements available. We are constantly innovating and improving our products to ensure that we remain at the forefront of the NMN market. With Astound NMN, you can trust that you are getting the best that science and nature have to offer.

The Company, in April of 2023 has acquired H2O and Solar Energy Solutions.

H2O and Solar Energy Solutions is a provider of water purification and solar energy systems based in central Florida. H2O and Solar Energy Solutions is a provider of water purification and solar energy systems based in central Florida, with over \$430,000 in revenue generated in 2022. H2O and Solar Energy Solutions provide customized solutions for residential and commercial customers, offering free quotations and home testing to ensure customer satisfaction. With a strong focus on expanding its sales team, H2O and Solar Energy Solutions aims to generate over One Million Dollars (\$1,000,000) in revenue in 2023.

In September of 2023, the Company spun off H2O and Solar Energy Solutions, which is now a private company.

On August 1, 2024 the board of directors approved a resolution to update the series B preferred shares to reflect the following:

Conversion Formula. At the Conversion Time, each share of Series B Preferred Stock subject to conversion shall be convertible into 350 shares of Common Stock (the "Series B Preferred Stock Conversion Formula"). The Series B Preferred Stock Conversion Formula shall be subject to adjustment pursuant to Section 6 from time to time. Following each adjustment, such adjusted Series B Preferred Stock Conversion Formula shall remain in effect until a further adjustment hereunder.

NOTE 2 - GOING CONCERN

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern, which contemplates continuity of operations, realization of assets, and liquidation of liabilities in the normal course of business.

While the Company is attempting to commence operations and generate revenues, the Company's cash position may not be significant enough to support the Company's daily operations. Management intends to raise additional funds by way of a public or private offering. Management believes that the actions presently being taken to further implement its business plan and generate revenues provide the opportunity for the Company to continue as a going concern. While the Company believes in the viability of its strategy to generate revenues and in its ability to raise additional funds, there can be no assurances to that effect. The ability of the Company to continue as a going concern is dependent upon the Company's ability to further implement its business plan and generate revenues.

NOTE 3 - STOCKHOLDERS' EQUITY

Shares authorized

The Company is authorized to issue 800,000,000 shares of common stock with a par value of \$0.001 per share.

Shares issued

On August 10, 2018, the Company issued 5,000,000 shares of common stock to Nicholas Konopka, Officer of the company for share based compensation.

On August 10, 2018, the Company issued 9,000,000 shares of common stock to Paige Tolson, Officer of the company for share based compensation.

On August 10, 2018, the Company issued 5,000,000 shares of common stock to Steve Primak Ttee, Officer of the company for share based compensation.

During the quarter ended September 30, 2018, the Company issued 712,500 shares of common stock for services for the amount of \$71,250.

During the quarter ended September 30, 2018, the Company issued 502,500 shares of common stock for settlement of convertible note payable of \$70,000 and record a gain on settlement of debt of \$19,750.

During the year ended June 30, 2021, no shares were issued.

As of June 30,2021, and June 30, 2020, the outstanding common stock is 121,910,385 and 121,910,385 shares, respectively.

On November 4, 2022 Brandon Spikes was issued 300,000,000 common shares for his employment agreement. On December 9, 2022 Jermain Strong was issued 250,000,000 common shares for his employment agreement. On April 21, 2023 Branded Legacy Inc. C/O Jermain Strong was issued 20,000,000 common shares for the acquisition of H2O and Solar Energy Solutions Inc.

On January 23, 2024 10,000,000 common shares were issued to Covert, LLC per a consulting agreement. On February 9th, 2024 Jermain Strong and Jamie Collins retired 20,000,000 and retired 50,000,000 common shares, respectively.

On October 10, 2023, Jamie Collins entered into an exchange agreement with the company to exchange his 50,000,000 common shares for 833,333 shares of series B preferred stock.

On February 13, 2024 68,318,215 common shares were issued to MN2019, LLC per consulting agreement.

On May 28, 2024 27,000,000 common shares were issued to Dhamendra Patel for the purchase of assets of two kava bars in Florida. The transaction is currently in dispute as Dhamendra Patel has not honored his portion of the agreement.

On August 1, 2024, Jermain Strong entered into an exchange agreement with the company to exchange his 200,000,000 common shares for 3,833,333 shares of series B preferred stock. The 3,833,333 shares of series B preferred stock have yet to be issued to Jermain Strong.

On September 17, 2024 3,333,333 series B preferred shares were issued to Anthony Nicoletti to pay off \$20,000 Note.

NOTE 4 – CONVERTIBLE NOTES PAYABLE

During the year ended June 30, 2018, the Company received convertible notes payable of \$125,000 for various operating expenses. The note is unsecured, non-interest bearing and it can be convertible in stock. The note is due upon 2 years.

During the quarter ended September 30, 2018, the Company issued 502,000 shares of common stock for settlement of convertible note payable of \$70,000 and record a gain on settlement of debt of \$19,750. (Refer Note 3)

As of June 30, 2023, and June 30, 2022, convertible note outstanding is \$55,000 and 55,000, respectively.

On August 1, 2024, the Company received convertible notes payable of \$20,000 for various operating expenses from Anthony Nicoletti. The note was paid back on September 17, 2024 in the way of 3,333,333 series B preferred shares.

On September 24, 2024, the Company received convertible notes payable of \$100,000 for various operating expenses from Eduardo Lopes. The note is unsecured with annual interest rate of 50.0% and it can be convertible in stock. The note is due upon 2 years.

NOTE 5 - RELATED PARTY TRANSACTIONS

Due from related party

During the year ended June 30, 2018, the Company advanced \$6,500 to Nicholas Konopka, Director of the company. These loans are unsecured, non-interest bearing and due on demand. During the year ended June 30, 2018, Nicholas Konopka, director of the company repaid \$100 to the Company.

During the six months period ended December 31, 2018, net advances of Nicholas Konopka, Director of the company of \$6,400 regrouped to due to related party.

During the year ended June 30, 2019, the Company received \$6,400 from the director of the company. As of June 30, 2019, and 2018, due from Nicholas Konopka, Director of the company is \$18,521 and \$24,921 respectively.

As of June 30,2023, and June 30, 2022, due from director is \$18,521 and \$24,921 respectively.

Due to related party

During the year ended June 30, 2018, the Company received \$1,405 from Nicholas Konopka, Director of the company for operating expenses. These loans are unsecured, non-interest bearing and due on demand. As of June 30, 2018, due to Nicholas Konopka, Director is \$3,105

During the year ended June 30, 2019, the Company received \$15,700 from Nicholas Konopka, Director of the company for operating expenses and the Company repaid \$11,625 to him. These loans are unsecured, non-interest bearing and due on demand. As of June 30, 2019, due to Nicholas Konopka, Director is \$7,180

During the three months ended December 31, 2019, the Company repaid \$6,771 to Nicholas Konopka Director.

During the three months ended March 31, 2020, the Company received \$3,500 for operating expenses. These loans are unsecured, non-interest bearing and due on demand.

During the three months ended September 30,2020, the company received \$3,000 from Nicholas Konopka, Director of the company for Annual OTC renewal fees and the company repaid \$3,000 to him. These loans are unsecured, non-interest bearing and due on demand.

As of June 30,2023, and June 30, 2022, due to Nicholas Konopka, Director of the company is \$4,909 and \$4,909 respectively.

Share based compensation

On August 10, 2018, the Company issued 5,000,000 shares of common stock to Nicholas Konopka, Officer of the company for share based compensation.

On August 10, 2018, the Company issued 9,000,000 shares of common stock to Paige Tolson, Officer of the company for share based compensation.

On August 10, 2018, the Company issued 5,000,000 shares of common stock to Steve Primack, Officer of the company for share based compensation.

NOTE 6 - UNSECURED LOAN FOR INTEREST

During the month of April 2020, an amount of \$50,000 was received towards unsecured loan. This loan bears an interest rate of 7.5% per year and due on demand. This loan was to Richard Krey. Each Convertible Note plus accrued interest can be converted into common shares at any time before or after the Maturity Date by the Note Holder at a Conversion Price

of .00065. And in the event of a default each Convertible Note plus accrued interest can be converted into common shares at any time after the default date by the Note Holder at the same Conversion Price. Conversion rights under this note cannot and will not be diluted by reverse splits of common stock.

As of October 23, 2023, \$5,000 was received from a private investor. As of December 29, 2023, the total from a private investor increased to \$11,600. As of March 27, 2024, the total from a private investor increased to \$23,570. These funds are pursuant from a Line of Credit from a private investor. All funds borrow are due to be repaid on or before June 30, 2027 and bear a 10% annual interest rate.

NOTE 7 - SUBSEQUENT EVENTS

On July 12, 2023 Consumer Automotive Finance, Inc. (OTCPK: CAFI), announced it has appointed a new CEO, Robert Clark, to lead its efforts in bringing new and exciting brands to market. Robert Clark, is a seasoned CEO and has great experience in running companies focused on Consumer Package Goods (CPGs).

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, Robert Clark certify that:
 - 1. I have reviewed this Disclosure Statement for Consumer Automotive Finance, 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.

12/4/2024

/s/Robert Clark

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

Principal Financial Officer:

- I, Robert Clark certify that:
 - 1. I have reviewed this Disclosure Statement for Consumer Automotive Finance, 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.

12/4/2024 [Date]

/s/Robert Clark [CFO's Signature]

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