## CONSUMERS FINANCIAL CORP Form 10KSB/A March 23, 2007

\_\_\_\_\_\_

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

-----

FORM 10-KSB/A

ANNUAL REPORT UNDER SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended: December 31, 2004

Commission File Number: 0-2616

\_\_\_\_\_

CONSUMERS FINANCIAL CORPORATION
(Name of Small Business Issuer in Its charter)

PENNSYLVANIA
(State or Other Jurisdiction of Incorporation or Organization)

23-1666392 (I.R.S. Employer Identification No.)

132 Spruce Street, Cedarhurst, NY (Address of Principal Executive Offices)

11516 (Zip Code)

(516) 792-0900

(Issuer's Telephone Number, including Area Code)

Securities registered under Section 12(b) of the Exchange Act:

None

Securities registered under Section 12(g) of the Exchange Act:

Common Stock, (\$0.001 par value; voting)

8.5 % Preferred Stock, Series A; (\$1.00 par value; non-voting)

Indicate by check mark whether the registrant: (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that a registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes  $|\_|$  No |x|

Check if disclosure of delinquent filers in response to Item 405 of Regulation S-B is not contained in this form, and no disclosure will be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-KSB or any amendment to this Form 10-KSB.  $\mid$ \_|

The Issuer's revenues for the most recent fiscal year ended December 31, 2004 were \$-0-. The aggregate market value of the voting and non-voting common equity held by non-affiliates of the registrant on October 1, 2005 based upon the average bid and ask price of the common stock on the OTC Bulletin Board for such date, was \$546,753. The number of shares of the Registrant's common stock

issued and outstanding on October 17, 2005, was 54,675,311 (post-split).

Transitional Small Business Disclosure Format. Yes |\_ | No |x|

\_\_\_\_\_\_

#### TABLE OF CONTENTS

#### PART I

- Item 1. Description of Business
- Item 2. Description of Property
- Item 3. Legal Proceedings
- Item 4. Submission of Matters to a Vote of Security Holders

#### PART II

- Item 5. Market for Common Equity and Related Stockholder Matters
- Item 6. Management's Discussion and Analysis or Plan of Operation
- Item 7. Financial Statements
- Item 8. Changes In and Disagreements With Accountants on Accounting and Financial Disclosure
- Item 8A. Controls and Procedures
- Item 8B. Other Information

#### PART III

- Item 9. Directors, Executive Officers, Promoters and Control Persons; Compliance With Section 16(a) of the Exchange Act
- Item 10. Executive Compensation
- Item 11. Security Ownership of Certain Beneficial Owners and Management Related Stockholder Matters
- Item 12. Certain Relationships and Related Transactions
- Item 13. Exhibits
- Item 14. Principal Accountant Fees and Services

#### CAUTIONARY STATEMENT

Some of the statements contained in this Form 10-KSB for Consumers Financial Corporation and Subsidiaries ("the Company") discuss future expectations, contain projections of results of operation or financial condition or state other "forward-looking" information. These statements are subject to known and unknown risks, uncertainties, and other factors that could cause the actual results to differ materially from those contemplated by the statements. The forward-looking information is based on various factors and is derived using numerous assumptions. Important factors that may cause actual results to differ from projections include, for example:

- o the success or failure of management's efforts to implement their business strategy;
- o the ability of the Company to raise sufficient capital to meet operating requirements;
- o the effect of changing economic conditions;
- o the ability of the Company to attract and retain quality employees; and

o other risks which may be described in future filings with the SEC.

Words such as "anticipates," "expects," "intends," "plans," "believes," "seeks," "estimates," and variations of such words and similar expressions are intended to identify such forward-looking statements. These statements are not guarantees of future performance and are subject to certain risks, uncertainties and assumptions that are difficult to predict. Therefore, actual results and outcomes may differ materially from what is expressed or forecasted in any such forward-looking statements. Such risks and uncertainties include those set forth herein under "Risk Factors" as well as those noted in the documents incorporated herein by reference. Unless required by law, the Company undertakes no obligation to update publicly any forward-looking statements, whether as a result of new information, future events or otherwise.

PART I

ITEM 1. BUSINESS

#### GENERAL

Consumers Financial Corporation (the "Company") was formed in 1966 as 20th Century Corporation (a Pennsylvania corporation) and adopted its present name in 1980. The Company was an insurance holding company which, until late 1997, was a leading provider, through its subsidiaries, of credit life and credit disability insurance in the states of Pennsylvania, Delaware, Maryland, Nebraska, Ohio and Virginia. In connection with its credit insurance operations, the Company also marketed, as an agent, an automobile extended service warranty product. The Company operated through various wholly-owned subsidiaries since it was formed; however, as of December 31, 2002, all of these subsidiaries have either been sold or liquidated and dissolved. From 1992 through 1997, the Company also sold all of its in-force insurance policies to various third party insurers.

On March 24, 1998, the Company's shareholders approved a Plan of Liquidation and Dissolution (the "Plan of Liquidation"), pursuant to which the Company would be liquidated and dissolved. The Plan of Liquidation permitted the Board of Directors to continue to consider other alternatives to liquidating the Company if such alternatives were deemed by the Board to be in the best interest of the Company and its shareholders. It became apparent to the Board during 2001 that the common shareholders would not receive any distribution under the Plan of Liquidation, and the preferred shareholders would receive less than the full liquidation value of their shares. Consequently, the Board concluded that selling the Company for its value as a "public company shell" was a better alternative for the common and preferred shareholders than liquidating the Company. Accordingly, in August 2001, the Company sent request for proposal letters to several investor groups that had expressed an interest in acquiring the Company, and also issued a press release soliciting similar offers. In October 2001, the Board of directors met to consider three offers which were received, one of which was from CFC Partners, Ltd. ("CFC Partners"). Following its review of each offer, the Board determined that the offer from CFC Partners was the best offer. In February 2002, the Company and CFC Partners entered into an option agreement (the "Option Agreement") which permitted CFC Partners to acquire a 51.2% interest in the Company's common stock for \$108,000, or \$.04 per common share. The purchase price was deposited into an escrow account held by the Company in March 2002.

The option held by CFC Partners was exercisable within 15 business days following the completion by the Company of a tender offer to its preferred shareholders. The completion of the tender offer was, in turn, dependent on the sale of the Company's remaining insurance subsidiary, since substantially all of

the Company's assets were held by the subsidiary and state insurance laws would not permit the withdrawal of those assets. In June 2002, the Company completed the sale of the insurance subsidiary, and in August 2002, the Company purchased 377,288 shares of preferred stock at \$4.40 per preferred share plus accrued dividends, representing 83.4% of the then total shares outstanding, from those preferred shareholders who elected to tender their shares.

On August 28, 2002, CFC Partners exercised its option to acquire a majority of the outstanding common shares of the Company. Accordingly, on that date, the Board of Directors terminated the Plan of Liquidation and authorized the issuance of 2,700,000 shares of common stock to CFC Partners. In accordance with the Option Agreement with CFC Partners, the Company deposited the sum of \$331,434 into an escrow account, such amount representing the tender price of \$4.40 per preferred share multiplied by the 75,326 preferred shares not tendered at that time.

On May 8, 2003, Vaughn Partners LLC ("Vaughn"), an Illinois limited liability company in which the Company owns a 37.5% interest, acquired a garden-type apartment complex located in Springfield, Illinois for a purchase price of \$5,440,940. The purchase price was comprised of (i) a \$4,650,000 interest only bank loan secured by a first mortgage lien on the property payable in two years, (ii) a \$1,200,000 second mortgage on the property with principal amounts of \$500,000 due six months from acquisition and \$700,000 due twelve months from acquisition, (iii) a \$100,000 interest-free loan made by a private investor due in full on June 13, 2003 and which accrues interest at an annual rate of 18% beyond its due date, and (iv) \$200,000 in cash which was contributed by third party investors to Vaughn. Vaughn is currently in default on the second mortgage and on the \$100,000 private investor loan. As a result of the default under the second mortgage, the second mortgagee has the right to, among other rights, sell the property, collect all rental income from the property and exclude Vaughn from the proceeds thereof. As a result of the default under the \$100,000 loan, Vaughn is liable for accrued interest from June 15, 2003 at an annual rate of 18% plus all costs and fees incurred by the lender in collecting the amounts due under the note. The Company has no obligations under or quarantees of these notes and the Company's financial risk is limited to its investment in Vaughn, which is carried at zero value, with the exception of a reserve in the amount of \$200,000 which was created in order to absorb any liabilities arising from the Vaughn partnership.

Effective as of October 31, 2003, the Company approved an amended operating agreement whereby Spartan would transfer to the Company 24.22% of its interest in Vaughn in consideration for issuance by the Company of 250,000 shares of common stock. This amended operating agreement memorializing this arrangement was not executed by members of Vaughn Partners holding 5% of the membership interests and the 250,000 shares of common stock were not issued. This amended operating agreement has therefore not and will not be ratified.

The 37.5% equity interest in Vaughn is being accounted for under the equity method in the Company's financial statements at December 31, 2003.

On January 29, 2004, the Company, pursuant to approval by shareholders at a special meeting held in August 2003, filed an amendment to its Articles of Incorporation increasing its authorized capital shares to 50 million; 40 million in common shares and 10 million in preferred shares.

On January 1, 2004, the Company re-entered the development stage, whereby the Company began to reformulate its business plan, and sought to accumulate the financing and strategic alliances necessary to implement its plan. As of December 31, 2004 Company remains in the development stage, as principal operations have not materially commenced. Currently, the Company is actively

seeking out new business ventures and opportunities. The Company is seeking to expand its operations into the real estate, construction management, medical technologies and insurance industries, through an aggressive acquisition strategy.

#### PLAN OF OPERATIONS

As discussed above, the Company intends to initially expand into the real estate, construction management, insurance agent and medical technology industries through a combination of strategic alliances, mergers or consolidations, or acquisitions.

With regard to the medical technology business, the Company plans to develop, own and operate positron emission tomography ("PET") imaging centers initially in the New York area and then in other regional locations. The Company has formed a 55% owned subsidiary, P.E.T Centers of America LLC, and through this subsidiary, has initiated some business arrangements, but none of significant consequence to date. In September the Company, through its subsidiary, had signed a lease for a PET center in Suffolk County, New York, but subsequently the lease terminated. The Company received a letter from the landlord dated November 11, 2003 claiming that the Company and the subsidiary are liable to the landlord for all costs and expenses incurred in connection with enforcing the lease provisions as well as liquidated damages provided for in the lease (the present value of the lease payments discounted at 6%). The Company has received no further communications from the landlord in connection with its demand. The Company has accrued \$355,676 associated with this terminated lease.

During April, 2003, the Company entered into a Memorandum of Understanding with Mariculture Systems, Inc. ("Mariculture") whereby the Company would acquire 60% of the outstanding shares of Mariculture in exchange for the Company's management and financial expertise. Mariculture designs, builds and operates aquaculture farms used for raising certain species of fish for the consumer market. Although not aggressively pursued by either party to date, and still requiring appropriate due diligence review and board approvals, this memorandum has no expiration date and neither party has expressed an intent to terminate it

During February 2004, the Company entered into a Memorandum of Understanding with a privately-held corporation located in Connecticut with the intent of a possible business combination either directly with the Company, through a subsidiary of the Company or with a public shell available to the Company. The Company is in the preliminary investigative stages of its customary due diligence and this combination is subject to certain conditions precedent that are material to the transaction and whose outcome in subject to material uncertainty at the present time.

The Company intends to move forward with its due diligence in this transaction pursuant to this memorandum.

On February 28 2005 and amended on April 4, 2005, the Company entered into an Investment Exchange Agreement ("the Agreement") with Cross Capital Fund, LLC ("the Fund"). According to the terms of the Agreement, the Company made a capital contribution of 4,000,000 Series D convertible preferred shares to the Fund and the Company received from the Fund an Investor Membership Interest in the amount of \$4,000,000. In addition, the Company agreed to pay to the Fund a monthly maintenance fee of \$10,000.

#### COMPETITION

Each of the industry segments in which the Company intends to operate is highly competitive. Many of the Company's potential competitors have significantly greater financial, technical, sales, marketing and other resources as well as greater name recognition and a larger customer base than the Company. While the Company believes it can successfully compete in selected niche markets in each of its intended industry segments, there is no assurance that the Company will be able to develop sufficient revenues and cash flows from these businesses to operate profitably and compete effectively with other companies.

#### EMPLOYEES AND AGENTS

As of September 1, 2005, the Company had only one full-time employee, who also acts as the sole officer of the Company. Jack I. Ehrenhaus, the Company's President, chairman, and chief executive officer, currently receives cash or stock compensation from the Company in his capacity as officer and employee. Mr. Shalom Maidenbaum, who was the Company's Vice President, resigned as an officer and director of the Company during the 4th Quarter of 2003. Mr. Donald Hommell was terminated by a majority vote as officer and director of the Company in November, 2004.

The Company maintained insurance coverage against employee dishonesty, theft, forgery and alteration of checks and similar items until October 2003. Although the Company is in the process of obtaining new coverage, there can be no assurance that the Company will be able to obtain such coverage or that it will not experience uninsured losses.

#### ITEM 2. PROPERTIES

The Company leased approximately 400 square feet of office space, on a month-to-month basis, at 1525 Cedar Cliff Drive, Camp Hill, Pennsylvania until October 31, 2003. The monthly rent for this space was \$400. The Company leases an additional 800 square feet of office space in Cedarhurst, New York under a lease that expired on December 31, 2003 and is now on a month-to-month basis. The monthly rent for this space is \$850 per month. Until December 31, 2002, the Company also leased approximately 1,100 square feet of warehouse space for the storage of its records. The monthly rent for this space was approximately \$650. The Company terminated this lease as of December 31, 2002 and effective January 1, 2003, entered into a month-to-month lease for approximately 550 square feet at a monthly rent of \$325. The Company's office and warehouse space are adequate for its current needs

## ITEM 3. LEGAL PROCEEDINGS

### Life of the South

The Company was in arbitration against its co-defendant, Life of the South, from a previously settled claim. Life of the South was seeking to recover from the Company its share of the settlement totaling \$17,500, its unreimbursed fees of \$27,825 plus interest, attorney fees and cost of arbitration from the Company. During the year ended December 31, 2004 the case was decided in favor of the Company, and the Company was granted an award of \$18,952, and Life of the South's claim was denied in its entirety.

## Securities and Exchange Commission Investigation

In addition, the Company has been party to subsequent legal disputes, notably with respect to a Securities and Exchange Commission investigation that was settled in October 2004. This investigation was initiated with respect to the

Company's dismissal of its certified auditor of record, Marcum & Kliegman, LLC. The Company received notification from the SEC Division of Enforcement on October 14, 2004 that a settlement offer was being submitted to the Commission. The terms of the proposed settlement would stipulate that the Company violated Section 13(a) of the Exchange Act and Rules 12b-20, 13a-1, and 13a-13 thereunder. Further, the Commission would not pursue any actions against Messrs. Ehrenhaus or Hommel. Through the date of this report, the Company has not received notification as to whether the Commission has accepted the terms of this proposed settlement.

#### Robert Half International

On July 25, 2005, Robert Half International ("RHI"), a professional staffing agency, filed a claim against the Company in which RHI seeks \$46,855 ("the award"), from the Company, being the purported value of services performed by RHI on behalf of the Company. The Company is currently in the process of attempting to negotiate a settlement with RHI for an amount less than the full award amount. If such negotiations are unsuccessful, the Company will ultimately be forced to pay to RHI the full award amount.

#### Gold Op Holdings

During the 2004 and 2005 calendar years, the Company issued an aggregate total of 6,400,000 post-split common shares ("the shares") to Gold Op Holdings, Inc. in exchange for a promissory note totaling \$1,000,000 ("the Note"). In July 2005, the Company had not received any payments on the Note, and elected to issue a demand letter for the return of the shares. The Company received not response to the demand letter. In July 2005, a summons and complaint was served on Gold Op Holdings, Inc., to enforce the note, and or return the shares. Through the date of this report the Company has received on response from Gold Op, and the Company intends to seed a summary judgment against Gold Op.

#### ITEM 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

In October of 2003, Mr. Donald J. Hommel was dismissed with cause as President and Chief Executive Officer of the Company by a majority vote of the shareholders. Mr. Hommel was replaced in these positions by Mr. Jack I. Ehrenhaus in October, 2003.

#### PART II

## ITEM 5. MARKET FOR REGISTRANT'S COMMON EQUITY AND RELATED STOCKHOLDER MATTERS

Consumers Financial Corporation common stock was traded on the NASDAQ National Market System with a ticker symbol of CFIN until June 1, 1998 when it was de-listed by NASDAQ for non-compliance with NASDAQ's market value of public float requirements. The Company's Convertible Preferred Stock, Series A, was also traded on the NASDAQ National Market System until March 16, 1998, when it was also delisted by NASDAQ for non-compliance with the public float requirement of a minimum of 750,000 shares. Since the shareholders of the Company approved the Plan of Liquidation on March 24, 1998, the Company did not appeal the delisting decision for either the common or preferred stock, nor did it take any steps to come into compliance with the new rules or attempt to seek inclusion on the NASDAQ Small Cap Market. The Company is currently delisted to the Pink Sheets as a result of its untimely filing of it 3rd Quarter Report on Form 10-QSB.

Quarterly high and low bid prices for the Company's common stock, based on information provided by The National Association of Securities Dealers ("NASD") through the NASD OTC Bulletin Board, are presented below. Such prices do not

reflect prices in actual transactions and exclude retail mark-ups and mark-downs and broker commissions.

	1st Quarter 2004	2nd Quarter 2004	3rd Quarter 2004	4th Quarter 2004	1st Quarter 2003	2nd Quarter 2003	3rd Quarter 2003	4th Quarter 2003
Common Stock								
High	1.10	0.80	1.30	1.10	4.50	3.00	4.30	1.50
Low	0.50	0.30	0.50	0.20	4.50	3.00	2.50	0.80

As of December 31, 2004, there were approximately 6,446 shareholders of record who collectively held 3,793,159 common shares and 18 shareholders of record of the Convertible Preferred Stock, Series A, who held 72,226 shares. The number of shareholders presented above excludes individual participants in securities positions listings.

Dividends on both the Company's common stock and Convertible Preferred Stock Series A are declared by the Board of Directors. No common stock dividends have been paid since 1994. The payment of dividends on the common stock in the future, if any, will be subordinate to the preferred stock, must comply with the provisions of the Pennsylvania Business Corporation Law and will be determined by the Board of Directors. In addition, the payment of such dividends will depend on the Company's financial condition, results of operations, capital requirements and such other factors as the Board of Directors deems relevant. Dividends on the preferred stock are paid quarterly on the first day of January, April, July and October at an annual rate of \$.85 per share. The dividends payable, collectively totaling \$58,198, due on January 1, April 1, July 1 and October 1, 2003 have not been declared or paid by the Company. In addition, the dividends payable on January 1, April 1, July 1 and October 1, 2004 also has not been declared or paid by the Company. The aggregate dividends in arrears for all quarters equals \$74,205. When the Company is in arrears as to dividends or sinking fund appropriations for the preferred stock, dividends to holders of the Company's common stock as well as purchases, redemptions or acquisitions by the Company of its common stock are restricted. Since the Company is in default with respect to the payment of preferred dividends and the aggregate amount of the deficiency is equal to at least four quarterly dividends, the holders of the preferred stock are entitled, only while such arrears exists, to elect two additional members to the then existing Board of Directors. The preferred shareholders have not elected these two additional directors as of this date.

In the event of a liquidation of the Company, the holders of the preferred stock are entitled to receive \$10 per share plus all unpaid and accrued dividends prior to any distribution to be made to the holders of common stock.

The difference between the fair value of the preferred stock at the date of issue and the mandatory redemption value is being recorded through periodic accretions with an offsetting charge to the deficit. Such accretions totaled \$3,453 and \$4,134 for the years ended December 31, 2004 and 2003, respectively.

## ITEM 6. MANAGEMENT'S DISCUSSION AND ANALYSIS

The following table summarizes certain information contained in or derived from the Consolidated Financial Statements and the Notes thereto.

	Years Ended December 31,					
	2004	2004 2003 2002		2001	2	
Selling, general and						
administrative expenses	\$ 1,241,271	\$ 3,212,949	\$ 527,805	\$ 869,196	\$ 2,	
Other income	22,550	16,813	584 <b>,</b> 589	268,369		
Income (Loss) before income taxes	(1,218,721)	(3,196,136)	56 <b>,</b> 784	(600,827)	(1,	
Income taxes						
Net Income (Loss)	(1,218,721)	(3,196,136)	56,784	(600,827)	(1,	
Other comprehensive income (loss)			(54,702)	27,539		
Comprehensive income (loss)	\$(1,218,721)	\$(3,196,136)	\$ 2,082	\$ (573,288)	\$ (1,	
Per share data (a):						
Basic and diluted loss per						
common share	\$ (0.47)	\$ (3.38)	\$ (0.80)	\$ (3.90)	\$	
Weighted average number of common						
shares outstanding	2,575,076	946,372	350,124	257,770		
Total assets	\$ 64,838	\$ 348,616	\$ 597,766	\$ 2,832,651	\$ 25,	
Redeemable preferred stock	678 <b>,</b> 582	675 <b>,</b> 129	739,949	4,428,381	4,	
Shareholders' deficiency	(1,309,656)	(1,295,819)	(196,485)	(2,079,119)	(1,	
Cash dividends declared per common share	NONE	NONE	NONE	NONE		

(a) The per share data presented above has not been adjusted to reflect the effect of a one-for-ten reverse common stock split approved by the Company's common shareholders on March 15, 2003 but has yet to be effected by the Company. See Note 11 of the Notes to Consolidated Financial Statements appearing elsewhere in this Form 10-K.

#### OVERVIEW

At the Special Meeting of Shareholders held on March 24, 1998, the Company's preferred and common shareholders approved the sale of the Company's credit insurance and related products business, which comprised the Company's only remaining business operation. In connection with the sale of its inforce credit insurance business, the Company also sold its credit insurance customer accounts and one of its life insurance subsidiaries.

On August 28, 2002, the Board of Directors appointed Donald J. Hommel, the president of CFC Partners as a Director of the Company to fill an existing vacancy on the Board. Following such appointment, the Company's officers resigned as planned and the Board elected Mr. Hommel as the Company's President and Chief Executive Officer. In addition, James C. Robertson and John E. Groninger, who had been Directors of the Company for more than 30 years, also resigned as planned.

On October 17, 2002, the Board of Directors appointed Shalom S. Maindenbaum, Esq., as a Director of the Company to fill an existing vacancy on the Board. In addition, the Directors elected Mr. Hommel as the Company's Treasurer and Mr. Maidenbaum as the Company's Vice President and Secretary. On March 13, 2003, the Board of Directors appointed William T. Konczynin as an additional Director to fill an existing vacancy and Chairman of the Audit Committee. Jack I. Ehrenhaus was appointed as Chairman of the Board in April 2003 and has served as the Company's Chief Operating Officer effective January 1, 2003

As a result of the approval of the Plan of Liquidation, the Company

adopted a liquidation basis of accounting in its financial statements for the period from March 25, 1998 to August 28, 2002. Under this basis of accounting, assets were stated at their estimated net realizable values and liabilities were stated at their anticipated settlement amounts. As a result of the transaction with CFC Partners and the related termination of the Plan of Liquidation, effective August 29. 2002, the Company re-adopted accounting principles applicable to going concern entities. Furthermore, as discussed elsewhere in this Form 10-K, the Company has restated its liquidation-basis financial statements for prior periods to conform such statements to the current presentation.

At December 31, 2004, Vaughn operated a garden-type apartment complex in Springfield, Illinois as its sole operation. The Company intends to acquire additional real estate operations exclusive of Vaughn and to establish majority-owned operating subsidiaries to accommodate these acquisitions in the future.

At December 31, 2004 the Company had no business operations and its revenue and expenses during the previous five years have been non-operating in nature.

At December 31, 2004 the Company's shareholders' deficiency totaled \$1,925,819, as compared with a shareholders' deficiency of \$1,295,819 at December 31, 2003.

For the year ended December 31, 2004 the Company's net loss was \$1,278,616 as compared with a net loss of \$3,752,404 for the year ended December 31, 2003.

Dividends to preferred shareholders totaled \$-0- and \$-0- in 2004 and 2003, respectively.

#### RESULTS OF OPERATIONS

#### YEAR ENDED DECEMBER 31, 2004

For the year ended December 31, 2004, the Company reported a net loss of \$1,218,721 as compared with a loss of \$3,196,136 for 2003. In 2004, the Company incurred an expense of \$162,656 pertaining to a loss on the Company's stock subscription receivable, \$457,938 in officer compensation and other consulting expenses paid for by the issuance of shares of common stock, and approximately \$535,320 in additional selling, general and administrative expenses against a nominal amount of non-operating income. During the same period in 2003, the Company reported a net loss of \$3,196,136 primarily as a result of one \$2,553,398 in salaries and wages, and \$631,152 in other general and administrative expenses.

#### FINANCIAL CONDITION

#### CAPITAL RESOURCES

Other than as described below, the Company currently has no material commitments for any capital expenditures. However, if the Company develops certain planned strategic alliances or identifies a target company to be merged or otherwise combined with the Company, the Company's plans regarding capital expenditures and related commitments are likely to change.

During the year ended December 31, 2004, the Company's cash and cash equivalents increased by \$14,907 to \$15,007, principally as a result of the Company paying officer salaries through the issuance of common stock, coupled with the Company receiving cash loans from its primary officer, Jack Ehrenhaus.

The Company has no ability to pay any additional expenses until it either develops new revenue sources or obtains financing.

#### LIQUIDITY

In connection with the acquisition of the Company by CFC Partners, substantially all of the Company's remaining liquid assets were used to complete a tender offer to the preferred shareholders in August 2002. At December 31, 2003, the Company had a bank overdraft of \$7,242. Furthermore, as of that date, the Company had no significant business operations, sources of operating revenues and cash flows. From that time the only significant sources of capital for the Company were through debt and equity financing. The Company is currently pursuing various business opportunities, including strategic alliances as well as the merger or combination of existing businesses with the Company, in order to develop revenue streams and increase positive cash flow. The Company's management is initially focusing on joint ventures with, or acquisitions of, companies in the real estate, construction management and medical technology segments. However, there are no assurances that the Company's effort in this regard will be successful.

As indicated above, the Company currently has no ability to pay any significant additional expenses until it either develops new revenue sources or obtains financing. Without new revenues and/or immediate financing, management's efforts to develop the Company's real estate, construction and medical technology businesses are not likely to succeed.

During the year ended December 31, 2004, the Company's operating activities used \$81,924 in cash, as compared to \$236,700 in the 2003 calendar year. This decrease is attributable primarily to a sharp decrease in the value of common stock issued for services rendered in 2003 to 2004. The Company had cash on had totaling \$15,007 at December 31, 204.

#### GOING CONCERN AND MANAGEMENT PLANS

The accompanying consolidated financial statements have been prepared assuming that the Company will continue as a going concern. However, at December 31, 2004 the Company had current assets of \$28,308, current liabilities of \$695,912, a shareholders' deficit of \$1,309,656 and was delinquent in its payment to several of its existing creditors. These matters raise substantial doubt about the Company's ability to continue as a going concern.

The Company is currently pursuing various business opportunities for the Company, including strategic alliances, as well as the merger or combination of existing businesses within the Company. The new management of the Company is initially focusing on joint ventures with, or acquisitions of, companies in the real estate, construction management and medical technology sectors as well as the direct purchase of income-producing real estate. Furthermore, the Company has finalized an Investment Exchange Agreement with Cross Capital Fund, which management anticipates will be the source of future capital inflows in the form of dividends. However, there is no assurance that the Company's efforts in this regard will be successful. In fact, given the Company's current cash position, without new revenues and/or immediate financing, the Company's efforts to develop the above-referenced businesses are not likely to succeed.

The Company's ability to continue as a going concern is dependent on its success in developing new cash revenue sources or, alternatively, in obtaining short-term financing while its businesses are being developed.

There are no assurances that such financing can be obtained or, if available, be obtained at terms acceptable to the Company. To the extent that such financing is equity based, this may result in dilution to the existing shareholders.

The consolidated financial statements presented herein do not include any adjustments that might result from the outcome of this uncertainty.

#### REDEEMABLE PREFERRED STOCK

On August 23, 2002, the Company completed a tender offer to all of its preferred shareholders, pursuant to which it purchased 377,288 shares representing 83.4% of the shares then outstanding, at \$4.40 per share plus accrued dividends. The tender offer was completed in conjunction with and was a condition of the Option Agreement by CFC Partners. Since all of the Company's remaining assets would have been distributed to the preferred shareholders if the Company had been liquidated, the Board of Directors believed that the exercise of the option, and the related termination of the Plan of Liquidation, should not take place until the preferred shareholders had been given a chance to exchange their shares for cash.

The terms of the redeemable preferred stock require the Company, when and as appropriated by the Board out of funds legally available for that purpose, to make annual payments to a sinking fund. Such payments were to have commenced on July 1, 1998. The preferred stock terms also provide that any purchase of preferred shares by the Company will reduce the sinking fund requirements by an amount equal to the redemption value, \$10 per share, of the shares acquired. As a result of the Company's purchases of preferred stock in the open market and in the tender offer described above, no sinking fund payment for the preferred stock is due until July 1, 2006. However, in connection with the exercise of the option by CFC partners, the Company deposited \$331,434 into a bank escrow account for the benefit of the remaining preferred shareholders.

The redeemable preferred stock is redeemable at the option of the Company at any time, in whole or in part, for a redemption price of \$10 per share plus all unpaid and accrued dividends.

Dividends at an annual rate of \$.85 per share are cumulative from the original issue date of the preferred stock. Dividends are payable quarterly on January 1, April1, July 1 and October1 of each year. The dividends payable on January 1, 2004 and for all four quarters of 2003 have not been declared or paid by the Company. Dividends in arrears for the five quarters total \$74,205,\$60,783 of which relate to the four quarterly dividends for 2003. When the Company is in arrears as to dividends or sinking fund appropriations for the preferred stock, dividends to holders of the Company's common stock as well as purchases, redemptions or acquisitions by the Company of shares of the Company's common stock are restricted. Since the Company is in default with respect to the payment of preferred dividends and the aggregate amount of the deficiency is equal to at least four quarterly dividends, the holders of the preferred stock are entitled, only while such arrearage exists, to elect two additional members to the then existing Board of Directors. The preferred shareholders have not elected these two additional directors as of this date.

In the event of a liquidation of the Company, the holders of the preferred stock are entitled to receive \$10 per share plus all unpaid and accrued dividends prior to any distribution to be made to the holders of

common stock.

The difference between the fair value of the preferred stock at the date of issue and the mandatory redemption value is being recorded through periodic accretions with an offsetting charge to the deficit. Such accretions totaled \$3,453 and \$3,595 for the years ended December 31, 2004 and 2003, respectively.

#### CRITICAL ACCOUNTING POLICIES

The Company prepares its consolidated financial statements in conformity with accounting principles generally accepted in the United States of America. The preparation of these financial statements requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

In December 2001, the Securities and Exchange Commission ("SEC") requested that all registrants list their critical accounting policies in Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations of their Form 10-K. The SEC defined a critical accounting policy as one that is important to the portrayal of the company's financial condition and results of operations and requires management's subjective or complex judgments. Accordingly, the Company has described its critical accounting policies below:

#### DEFERRED TAX VALUATION ALLOWANCE

Periodically, management reviews the adequacy of its deferred tax valuation allowance. This review entails estimating: the Company's future taxable income through fiscal 2004. A reduction in the valuation allowance can result in a decrease in the Company's income tax expense. Conversely, an increase in the valuation allowance can lead the Company to report its income tax at a higher rate. Since future results may differ materially from those estimates, the Company's estimate of the amount of deferred tax assets that will be ultimately realized could differ materially.

## CONTRACTUAL OBLIGATIONS

The Company has no long-term contractual obligations or guarantees. All leases are on a month-to-month basis and the Company has not entered into any off balance sheet transactions. The Company's exposure as a 47.5% partner of Vaughn is limited to the loss of its investment in Vaughn, which is carried at zero. The Company is not liable, directly or indirectly, for any of the obligations of Vaughn. All of the obligations of the Company are unsecured.

## ITEM 7. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA

	Page
Report of Independent Registered Accounting Firm	F-3
Report of Independent Accountants	
Consolidated Balance Sheet as of December 31, 2004	F-4

Consolidated Statements of Operations for the years ended December 31, 2004 and 2003, and from inception	
of the development stage on January 1, 2003 through December 31, 2004	F-5
Consoldated Statements of Shareholders' Deficiency for the years ended December 31, 2004 and 2003	F-6
Consolidated Statements of Cash Flows for the the years ended December 31, 2004 and 2003, and from inception of the development stage on January 1, 2003	
through December 31, 2004	F-8
Notes to Consolidated Financial Statements	F-10

### CONSUMERS FINANCIAL CORPORATION AND SUBSIDIARIES.

(A Development Stage Company)

### CONSOLIDATED FINANCIAL STATEMENTS

December 31, 2004 and 2003

### TABLE OF CONTENTS

Report of Independent Registered Public Accounting Firm	F-3
Consolidated Balance Sheet	F-4
Consolidated Statements of Operations	F-5
Consolidated Statements of Stockholders' Equity (Deficit)	F-6
Consolidated Statements of Cash Flows	F-8
Notes to the Financial Statements	F-10

F-2

## REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Shareholders and the Board of Directors Consumers Financial Corporation and Subsidiaries (A Development Stage Company) Cedarhurst, New York

[Insert audit report here]

F-3

Consolidated Balance Sheet

	December 31, 2004
ASSETS	
CURRENT ASSETS  Cash  Prepaid expenses, current portion	\$ 15,007 13,301
Total Current Assets	28,308
FIXED ASSETS, NET (Note 5)	1,065
OTHER ASSETS Prepaid expenses, non-current portion	35,465
Total Other Assets	35 <b>,</b> 465
TOTAL ASSETS	\$ 64,838
LIABILITIES AND STOCKHOLDERS' EQUITY (DEFICIT)	
CURRENT LIABILITIES Accounts payable and accrued expenses Note payable (Note 16) Notes payable - related parties (Note 17)	\$ 535,489 110,000 50,423
Total Current Liabilities	695 <b>,</b> 912
REDEEMABLE PREFERRED STOCK  Preferred stock, 10,000,000 shares authorized, 68,376 shares issued and outstanding	678 <b>,</b> 582
STOCKHOLDERS' EQUITY (DEFICIT) Common stock, \$0.01 par value, 40,000,000 shares authorized, 3,793,149 shares issued and outstanding	
Additional paid-in capital Treasury stock, preferred Stock receivable Deficit accumulated prior to the development stage Deficit accumulated during the development stage	37,932 12,473,129 (18,070) (242,969) (9,188,118) (4,371,560)
Total Stockholders' Equity (Deficit)	(1,309,656)
TOTAL LIABILITIES, REDEEMABLE PREFERRED STOCK AND STOCKHOLDERS' EQUITY (DEFICIT)	\$ 64,838

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

F-4

			03	
Ś				
Υ		\$		\$
				1
	84,375	2	7,500	
				3
				4
(1,	241,271)	(3,212	2,949)	(4
	1,848	4	2,461	
	(17,808)	(!	5,648)	
			0,000	
	•			
	22,550	1	6,813	
				(4
====		=====		===
	1,  \$(1, ====	\$  535,320 84,375 457,938 982 162,656 1,241,271 (1,241,271)  1,848 (17,808) 36,023 2,487 22,550 \$(1,218,721) ====================================	\$ \$  535,320 63: 84,375 2' 457,938 2,553 982 162,656	\$ \$  535,320 631,152 84,375 27,500 457,938 2,553,398 982 899 162,656 1,241,271 3,212,949  (1,241,271) (3,212,949)  1,848 2,461 (17,808) (5,648) 36,023 20,000 2,487 22,550 16,813 \$ (1,218,721) \$ (3,196,136) ====================================

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

F-5

CONSUMERS FINANCIAL CORPORATION AND SUBSIDIARIES Consolidated Statements of Stockholders' Equity (Deficit)

Treasury Stock,

From

Deve

		Additional Preferred Paid-In		Defer	
Shares	Amount			Amount	
E27 670	¢ E 277	¢ 0 006 356		Ċ	\$
521,618	\$ 3,411	\$ 8,986,336		\$	Ş
25 200	252	127 057			
			(2,600)	(6,760)	
1.4 0.00	1.40	10 060			
		10,000	(705)		
			(703)	(2,041)	
122 727	1 227	260 772			
122,121	1,221	200,773			
600 000	6 000	1 260 000			
000,000	0,000	1,200,000			
301 304	3 013	976 521			
391,304	3,913	0/0,321			
9 200	92	22 908			
20,000	200	23, 132			
33 000	330	85 470			(85,
33,000	330	03,470			(00,
1 064	11	2 435			
1,004	11	2,433			
1,755,073	\$17 <b>,</b> 551	\$11,684,272	(6,950)	\$(18,070)	\$(85,
	527,678 35,300 14,000 122,727 600,000 391,304 9,200 20,800 33,000 1,064	527,678 \$ 5,277  35,300 353 14,000 140 122,727 1,227  600,000 6,000  391,304 3,913  9,200 92 20,800 208  33,000 330  1,064 11	Shares       Amount       Capital         527,678       \$ 5,277       \$ 8,986,356         35,300       353       137,957              14,000       140       18,060              122,727       1,227       268,773         600,000       6,000       1,260,000         391,304       3,913       876,521         9,200       92       22,908              20,800       208       25,792         33,000       330       85,470         1,064       11       2,435	Shares       Amount       Capital       Shares         527,678       \$ 5,277       \$ 8,986,356          35,300       353       137,957            (2,600)         14,000       140       18,060            (785)         122,727       1,227       268,773          600,000       6,000       1,260,000          391,304       3,913       876,521          9,200       92       22,908            (3,565)          20,800       208       25,792          33,000       330       85,470	Shares Amount Capital Shares Amount  527,678 \$ 5,277 \$ 8,986,356 \$  35,300 353 137,957  (2,600) (6,760)  14,000 140 18,060  (785) (2,041)  122,727 1,227 268,773  600,000 6,000 1,260,000  391,304 3,913 876,521  9,200 92 22,908  9,200 92 22,908  20,800 208 25,792  33,000 330 85,470  1,064 11 2,435

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

F-6

# CONSUMERS FINANCIAL CORPORATION AND SUBSIDIARIES Consolidated Statements of Stockholders' Equity (Deficit) (Continued)

	Common  Shares	Stock  Amount	Additional Paid-In Capital	Pref	y Stock, erred  Amount	Deferred Compensatio
Balance, December 31, 2003 Common shares issued to	1,755,073	\$17 <b>,</b> 551	\$11,684,272	(6,950)	\$(18,070)	\$(85,800)
officers for accrued salary	638,076	6,381	312,857			85,800

Common shares issued for subscription receivable	800,000	8,000	992,000			
Decrease in subscription receivable due to decrease in						
market value of shares			(428,571)			
Common shares issued as additional consideration on						
subscription receivable	600,000	6,000	422,571			
Decrease in subscription						
receivable due to decrease in market value of shares			(510,000)			
Impairment of subscription			(310,000)			
receivable based upon						
uncertainty of collection  Accretion of difference between						
carrying value and mandatory						
redempton value of preferred						
stock						
Net loss for the year ended						
December 31, 2004						
Balance, December 31, 2004	3,793,149	\$37 <b>,</b> 932	\$12,473,129	(6,950)	\$(18,070)	\$
	=======		========			=======

Deficit accumulated prior to the dev

Deficit accumulated during the devel

Total accumulated deficit

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

F-7

CONSUMERS FINANCIAL CORPORATION A Consolidated Statements of			
	For the years end	ded December 31,	From Incepti of the Developmen Stage On January 2003, Throu
	2004	2003	December 31 2004
CASH FLOWS FROM OPERATING ACTIVITIES			
Net loss Adjustments to reconcile net loss to net cash used by operating activities:	\$(1,218,721)	\$(3,196,136)	\$(4,414,857

319,037		2,598,390		2,917,427
				1,871
247,031				247,031
10.000		(01 645)		410 045
		(31,647)		(18,345
•		11,753		296,154
				87,363
85 <b>,</b> 800				85 <b>,</b> 800
		292 <b>,</b> 688		478 <b>,</b> 932
				(318,624
 				(2,936
 		(2,936)		(2,936
		(18,070)		(18,070
(4,786)		7.242		2,456
95,000		20,000		115,000
(5,000)				(5,000
64,123		38,806		(5,000 102,929
				(52,506
		26,000		26,000
96,831		73 <b>,</b> 978		170 <b>,</b> 809
\$ 14,907	\$	(165,658)	\$	(150,751
\$ 100	\$	165 <b>,</b> 758	\$	165 <b>,</b> 758
\$ 15 <b>,</b> 007		100	\$	15 <b>,</b> 007
 \$ \$ \$	982 247,031 13,302 284,401 	982 247,031 13,302 284,401  85,800 186,244  (81,924)  (81,924)  (4,786) 95,000 (5,000) 64,123 (52,506)  96,831  \$ 14,907 \$ \$ 100 \$	13,302 (31,647) 284,401 11,753 87,363 85,800  186,244 292,688  (81,924) (236,700)  (2,936) (2,936) (2,936) (2,936) (2,936) (2,936) (2,936) (2,936) (2,936) (3,936) (2,936) (2,936) (3,936) (2,936) (3,936) (2,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (3,936) (	982 889 247,031  13,302 (31,647) 284,401 11,753

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

F-8

CONSUMERS FINANCIAL CORPORATION AND SUBSIDIARIES Consolidated Statements of Cash Flows (Continued)

	For the	years	ended	Decembe	er 31,	of Deve St On Ja 2003,	Incepti the elopmen age unuary Throu nber 31
	_	2004		2003	-		2004
SUPPLIMENTAL SCHEDULE OF CASH FLOW ACTIVITIES:							
Cash Paid For:							
Income taxes Interest	\$	-	- \$ \$		- -	\$	 
Schedule of Non-Cash Financing Activities:							
Common stock issued for services Common stock issued for deferred compensation				,598,390 85,800		\$2 <b>,</b> 9	917,427 85,800

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

F-9

CONSUMERS FINANCIAL CORPORATION, INC. AND SUBSIDIARIES
Notes to the Consolidated Financial Statements
December 31, 2004

NOTE 1 - OVERVIEW, GOING CONCERN, AND MANAGEMENTS' PLANS

Business Overview

From 1998 through February 2002, the Company had no significant business operations, and its activity consisted principally of investment income on its remaining assets and other administrative expenses. In March 1998, the Company's shareholders approved a Plan of Liquidation and Dissolution (the "Plan of Liquidation") pursuant to which the Company began liquidating its remaining assets and paying-down or providing for all of its liabilities. However, in February 2002, the Company entered into an option agreement with CFC Partners, Ltd., a New York investor group ("CFC Partners"), pursuant to which CFC Partners obtained a majority interest in the Company's common stock. In August 2002 (See Note 3), the option was exercised and 270,000 new common shares (post-split), representing approximately 51.2% of the then total outstanding shares of common stock, were issued by the Company to CFC Partners. As a result of the acquisition of the Company, the Plan of Liquidation was discontinued. Immediately prior to the transaction with CFC Partners, the Company disbursed a substantial portion of its remaining assets to its preferred shareholders in connection with a tender offer to those shareholders.

From the time of its acquisition by CFC Partners through December 31, 2005, the Company has been actively seeking out new business ventures and opportunities. The Company is currently seeking to expand its operations into the real estate, construction management, medical technologies and insurance industries, through an aggressive acquisition strategy.

Going Concern and Managements' Plans

The accompanying consolidated financial statements have been prepared assuming that the Company will continue as a going concern. However, at December 31, 2004, the Company's current liabilities of \$695,912 exceeded its current assets by \$667,604. Additionally, the Company had an accumulated deficit of \$13,559,678 and was delinquent in its payments on certain accounts payable and other liabilities. These matters raise substantial doubt about the Company's ability to continue as a going concern.

The Company is currently pursuing various business opportunities and strategic alliances, in addition to seeking out operating entities with the intent to merge with or acquire these entities. Currently, the Company is focusing on joint ventures with or acquisitions of companies in the medical technology and real estate industries. However, there is no assurance that the Company's efforts in this regard will be successful. In fact, given the Company's current cash position, without new revenues and/or immediate financing, the Company's efforts to develop the above-referenced businesses are not likely to succeed.

The Company's ability to continue as a going concern is dependent on its success in developing new cash revenue sources or, alternatively, in obtaining short-term financing while its businesses are being developed. There are no assurances that such financing can be obtained or, if available, be obtained at terms acceptable to the Company. To the extent that such financing is equity-based, this may result in dilution to the existing shareholders.

The consolidated financial statements presented herein do not include any adjustments that might result from the outcome of this uncertainty.

F-10

CONSUMERS FINANCIAL CORPORATION, INC. AND SUBSIDIARIES Notes to the Consolidated Financial Statements (Continued)

December 31, 2004

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Principles of Consolidation

The consolidated financial statements include the accounts of Consumers Financial Corporation and its former wholly-owned subsidiary, Consumers Life Insurance Company ("Consumers Life") until June 19, 2002 when Consumers Life was sold. The consolidated financial statements also include the Company's wholly-owned subsidiary, Consumers Management Group, and its 55% owned subsidiary, P.E.T. Centers of America, LLC. Neither of the subsidiaries had any operations during the periods presented. All material inter-company balances and transactions have been eliminated in consolidation.

Equity Method Investee

The Company carries its 37.5% investment in Vaughn at a value of zero, which was the original cost, and accounts for its financial activity under the equity method of accounting. Vaughn is operating at a loss and the Company is not liable for any of the obligations of Vaughn, either direct or indirect, and is under no requirement to contribute any capital to Vaughn.

Cash and Cash Equivalents

The Company considers all short-term investments with an original maturity of three months or less when purchased to be cash equivalents.

Income Taxes

The Company accounts for income taxes using the liability method, which requires the determination of deferred tax assets and liabilities based on the differences between the financial and tax bases of assets and liabilities using enacted tax rates in effect for the year in which the differences are expected to reverse. Deferred tax assets are adjusted by a valuation allowance, if, based on the weight of available evidence, it is more likely than not that some portion of, or all of the deferred tax assets, will not be realized.

Fixed Assets

Fixed assets are stated at cost. Maintenance and repairs are charged to expenses as incurred; costs of major additions and betterments are capitalized. When equipment and fixtures are sold or otherwise disposed of, the cost and related accumulated depreciation are eliminated from the accounts and any resulting gain or loss is reflected in the Consolidated Statement of Operations.

Depreciation and Amortization

Depreciation of fixed assets is computed using the straight-line method at rates adequate to allocate the cost of applicable assets over their expected useful lives of three to five years.

Use of Estimates in the Financial Statements

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from these estimates.

F - 11

CONSUMERS FINANCIAL CORPORATION, INC. AND SUBSIDIARIES Notes to the Consolidated Financial Statements (Continued)

December 31, 2004

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Reclassifications

Certain accounts in the prior years' consolidated financial statements have been reclassified for comparative purposes to conform with the presentation in the current year consolidated financial statements. These reclassifications have no effect on previously reported income.

Net Loss Per Share

Basic Income (Loss) Per Share is computed by dividing income (loss) available to common shareholders by the weighted-average number of common shares outstanding for the period. Diluted EPS is based on the weighted-average number of shares of common stock and common stock equivalents outstanding at year-end.

Stock-Based Compensation

In October 1995, the Financial Accounting Standards Board "(FASB") issued Statement of Financial Accounting Standards No. 123, "Accounting for Stock-Based Compensation" ("SFAS 123"). SFAS 123 prescribes accounting and reporting standards for all stock-based compensation plans, including employee stock options, restricted stock, employee stock purchase plans and stock appreciation rights. SFAS 123 requires compensation expense to be recorded (i) using the new fair value method or (ii) using the existing accounting rules prescribed by Accounting Principles Board Opinion No. 25, "Accounting for Stock Issued to Employees" ("APB 25") and related interpretations with pro forma disclosure of what net income and earnings per share would have been had the Company adopted the new fair value method. The Company intends to continue to account for its stock based compensation plans in accordance with the provisions of APB 25.

On December 31, 2002, the FASB issued Statement of Financial Accounting Standards No. 148, "Accounting for Stock-Based Compensation-Transition and Disclosure" ("SFAS 148"). SFAS 148 amends SFAS 123 to provide an alternative method of transition to SFAS 123's fair value method of accounting for stock based employee compensation. SFAS 148 also amends the disclosure provisions of SFAS 123 and Accounting Principles Board Opinion No. 28, "Interim Financial Reporting" ("APB 28"), to require disclosure in summary of significant accounting policies of the effects of an entity's accounting policy with respect to stock based employee compensation on reported net income and earnings per share in annual and interim financial statements. While the statement does not amend SFAS 123 to require companies to account for employee stock options using the fair value method, the disclosure provisions of SFAS 123 are applicable to all companies with stock based employee compensation, regardless of whether they account for that compensation using the fair value method of SFAS 123 or the intrinsic value method of APB 25. The adoption of SFAS 148 did not have an impact on net income or pro forma net income applying the fair value method as the Company did not have compensatory stock options or warrants for the years ended December 31, 2004 and 2003.

In December 2004, the FASB issued Statement of Financial Accounting Standards No. 123R, which addresses accounting for employee stock options. Statement 123R requires that the cost of all employee stock options, as well as other equity-based compensation arrangements, be reflected in the financial statements based on the estimated fair value of the awards. The adoption of SFAS 123R is not expected to have a material impact on the Company's consolidated financial statements for the year ended December 31, 2005.

F-12

CONSUMERS FINANCIAL CORPORATION, INC. AND SUBSIDIARIES Notes to the Consolidated Financial Statements (Continued)

December 31, 2004

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

New Accounting Pronouncements

In May 2003, the FASB issued Statement of Financial Accounting Standards No. 150, "Accounting for Certain Financial Instruments with Characteristics of both Liabilities and Equity" (SFAS 150"). SFAS 150 addresses certain financial instruments that, under previous guidance, could be accounted for as equity, but now must be classified as liabilities in statements of financial position. These financial instruments include: (i) mandatory redeemable financial instruments, (ii) obligations to repurchase the issuer's equity shares by transferring assets, and (iii) obligations to issue a variable number of shares. SFAS 150 is

generally effective for all financial instruments entered into or modified after May 31, 2003, and otherwise effective at the first interim period beginning after June 15, 2003. The adoption of the effective provisions of SFAS 150 did not have any impact on the Company's consolidated financial position or Statement of Operations.

In January 2003, and revised in December 2003, the FASB issued FASB Interpretation No. 46, "Consolidation of Variable Interest Entities" ("FIN 46"). This interpretation of Accounting Research Bulletin No. 51, "Consolidated Financial Statements," addresses consolidation by business enterprises of variable interest entities, which possess certain characteristics. FIN 46 requires that if a business enterprise has a controlling financial interest in a variable interest entity, the assets, liabilities, and results of the activities of the variable interest entity must be included in the consolidated financial statements with those of the business enterprise. FIN 46 applies immediately to variable interest entities created after January 31, 2003 and to variable interest entities in which an enterprise obtains an interest after that date. The consolidation requirements apply to older entities in the first fiscal year or interim period after June 15, 2003. The adoption of the effective provisions of Interpretation 46 did not have any impact on the Company's consolidated financial position or statement of operations

#### NOTE 3 - ACQUISITION OF THE COMPANY

On August 28, 2002, CFC Partners, pursuant to an Option Agreement, exercised its option to acquire 270,000 shares (post-split) of the Company's common stock. The option price of \$108,000 had previously been deposited by CFC Partners into an escrow account held by the Company. The newly issued shares represented approximately 51.2% of the then outstanding common stock of the Company.

At the August 28, 2002 meeting of the Board of Directors, Donald J. Hommel, the then-President of CFC Partners, was appointed as a Director of the Company to fill an existing vacancy on the Board. Following this appointment, the Company's officers resigned as planned and the Board elected Mr. Hommel as the Company's President and Chief Executive Officer. In addition, the Company's two Directors, other than Mr. Hommel, also resigned as planned. In October 2002, at a subsequent meeting of the Board of Directors, Mr. Shalom S. Maidenbaum was appointed to fill an existing vacancy and officers were elected. In March 2003, William Konczynin was appointed as an additional director and Chairman of the Audit Committee, and in April 2003, Jack Ehrenhaus was appointed as Chairman of the Board and Chief Operating Officer, effective January 1, 2003. Mr. Hommel was terminated by the Company' in November, 2004, and Mr. Ehrenhaus was elected to be the Company's sole officer.

In connection with the issuance of the new shares to CFC Partners, the Board of Directors also terminated the Plan of Liquidation. The Board had previously determined that selling the Company for its value as a "public company shell" was a better alternative for the shareholders than the Plan of Liquidation, in as much as the common shareholders were not expected to receive any distribution in a liquidation of the Company. The preferred shareholders were given an opportunity to exchange their shares for cash in a tender offer completed by the Company on August 23, 2002.

F-13

CONSUMERS FINANCIAL CORPORATION, INC. AND SUBSIDIARIES Notes to the Consolidated Financial Statements (Continued)

December 31, 2004

NOTE 3 - ACQUISITION OF THE COMPANY (Continued)

The new management of the Company is currently pursuing various business opportunities for the Company. Management's efforts have initially been focused on joint ventures with, or acquisition of, companies in the real estate, construction management and medical technology sectors as well as the direct purchase of income-producing real estate.

#### NOTE 4 - RESTRICTED ASSETS

As required by the terms of the Option Agreement with CFC Partners, in October 2002, the Company deposited \$331,434 (representing the tender offer price of \$4.40 multiplied by the 75,326 shares of preferred stock not tendered) into a bank escrow account for the benefit of the remaining preferred shareholders. The funds in this account, including any earnings thereon, were restricted in that they were only be used by the Company to pay dividends or make other distributions to the holders of the preferred stock. In September 2004, however, the funds were deemed to have been legally released from any remaining restrictions, and were transferred from escrow into the Company's checking account. The funds were then utilized in the course of business activities. At December 31, 2004, there were no funds remaining in this escrow account.

#### NOTE 5 - PROPERTY AND EQUIPMENT

As of December 31, 2004, the Company's fixed assets consisted of the following:

Property & equipment:

Data processing equipment and software \$ 2,946

Less: accumulated depreciation (1,881)

\_\_\_\_\_

Balance \$ 1,065

\_\_\_\_\_

Depreciation expense was \$982 and \$899 and for the years ended December 31, 2004, and 2003, respectively.

NOTE 6 - COMMITMENTS AND CONTINGENCIES

Rental expense in 2004 and 2003 was approximately \$11,050 and \$18,100, respectively. All leases currently in effect are on a month-to-month basis.

F-14

CONSUMERS FINANCIAL CORPORATION, INC. AND SUBSIDIARIES Notes to the Consolidated Financial Statements (Continued)

December 31, 2004

#### NOTE 7 - REDEEMABLE PREFERRED STOCK

On August 23, 2002, the Company completed a tender offer to all of the preferred shareholders, pursuant to which it purchased 377,288 shares (approximately 83.4% of the shares outstanding) at \$4.40 per share plus accrued dividends. The tender offer was completed in conjunction with and was a condition to the exercise of the option by CFC Partners (See Note 4). Since all of the Company's remaining assets would have been distributed to the holders of the preferred stock if the Company had been liquidated, the Board of Directors believed that the exercise of the option (and the related termination of the Plan of Liquidation) should

not take place until the preferred shareholders had been given a chance to exchange their shares for cash.

The terms of the preferred stock require the Company, when and as appropriated by the Board out of funds legally available for that purpose, to make annual payments to a sinking fund. Such payments were to have commenced on July 1, 1998. The preferred stock terms also provide that any purchase of preferred shares by the Company will reduce the sinking fund requirements by an amount equal to the redemption value (\$10 per share) of the shares acquired. As a result of the Company's purchases of preferred stock in the open market and in the tender offer described above, no sinking fund payment for the preferred stock is due until July 1, 2006. However, in connection with the exercise of the option by CFC Partners, the Company deposited \$331,434 into a bank escrow account for the benefit of the remaining preferred shareholders. The redeemable preferred stock is redeemable at the option of the Company at any time, as a whole or in part, for a redemption price of \$10 per share plus all unpaid and accrued dividends.

Dividends at an annual rate of \$0.85 per share are cumulative from the date of original issue of the preferred stock. Dividends are payable quarterly on the first day of January, April, July and October. The dividends payable on January 1, April 1, July 1 and October 1, 2003 have not been declared or paid by the Company. In addition, the dividend payable at January 1, 2004 has also not been declared or paid by the Company. Dividends in arrears for the five quarters as of January 1, 2004 total \$74,205, \$58,198 of which relates to the four quarters of 2003.

When the Company is in arrears as to preferred dividends or sinking fund appropriations for the preferred stock, dividends to holders of the Company's common stock as well as purchases, redemptions or acquisitions by the Company of shares of the Company's common stock are restricted. Since the Company is in default with respect to the payment of preferred dividends and the aggregate amount of the deficiency is equal to at least four quarterly dividends, the holders of the preferred stock are entitled, only while such arrearage exists, to elect two additional members to the then existing Board of Directors. The preferred shareholders have not elected these two additional directors as of this date.

In event of a liquidation of the Company, the holders of the preferred stock are entitled to receive \$10 per share plus all unpaid and accrued dividends prior to any distribution to be made to the holders of common stock.

The preferred stock is convertible at any time, unless previously redeemed, into shares of common stock at the rate of  $0.1482~\rm shares$  of common stock (post-split) for each share of preferred stock (equivalent to a conversion price of \$6.75 per share).

The difference between the fair value of the preferred stock at the date of issue and the redemption value is being recorded through periodic accretions, using the interest method, with an offsetting charge to the deficit. Such accretions totaled \$3,452 and \$3,595, in the years ended December 31, 2004 and 2003, respectively.

F-15

CONSUMERS FINANCIAL CORPORATION, INC. AND SUBSIDIARIES Notes to the Consolidated Financial Statements (Continued)

December 31, 2004

#### NOTE 8 - CHANGES TO THE COMPANY'S ARTICLES OF INCORPORATION

At the Special Meeting of the Shareholders of the Company held on August 27, 2004, the shareholders were asked to consider and vote upon a proposal to amend the Company's Articles of Incorporation (i) to effect a one-for-ten reverse stock split of the Company's common stock by reducing the number of issued and outstanding shares of common stock; (ii) to authorize 50 million shares of capital stock of the Company, 40 million shares will relate to common stock and 10 million shares will relate to preferred stock; and (iii) to permit action upon the written consent of less than all the shareholders of the Company, pursuant to section 2524 of the Pennsylvania Business Corporation Law of 1988. Although the meeting occurred and the three actions were approved by the shareholders, at this time the Company's management has only effected two out of three of such authorized actions. On January 29, 2004, an amendment to the Company's Articles of Incorporation was filed with the Pennsylvania Department of State Corporation Bureau which (i) increased the authorized share capital of the Company to 50 million shares, divided into 40 million shares of common stock and 10 million shares of preferred stock and (ii) authorizing the Company to take action upon the written consent of shareholders holding the minimum number of votes that would be necessary to authorize the action at a meeting at which all shareholders entitled to vote thereon were present and voting.

#### NOTE 9 - INCOME TAXES

Deferred taxes are provided on a liability method whereby deferred tax assets are recognized for deductible temporary differences and operating loss and tax credit carryforwards and deferred tax liabilities are recognized for taxable temporary differences. Temporary differences are the differences between the reported amounts of assets and liabilities and their tax bases. Deferred tax assets are reduced by a valuation allowance when, in the opinion of management, it is more likely than not that some portion or all of the deferred tax assets will not be realized. Deferred tax assets and liabilities are adjusted for the effects of changes in tax laws and rates on the date of enactment.

Net deferred tax assets consist of the following components as of December 31, 2004 and 2003:

	2004	2003
Deferred to a contra		
Deferred tax assets: NOL carryover Accrued expenses	\$ 2,618,027 156,548	\$ 2,059,212 135,500
Valuation allowance	(2,774,575)	(2,194,712)
Net deferred tax asset	\$	\$

The income tax provision differs from the amount of income tax determined by applying the U.S. federal and state income tax rates of 39% to pretax income from continuing operations for the years ended December 31, 2004 and 2003 due to the following:

	2004	2003
Book loss	\$(500,415)	\$(1,463,438)
Other	197	1,626
Reserve liability	(21,078)	78,000
Stock for services / options expense	(99,618)	941,534
Valuation allowance	379 <b>,</b> 522	442,278

F-16

CONSUMERS FINANCIAL CORPORATION, INC. AND SUBSIDIARIES Notes to the Consolidated Financial Statements (Continued)

December 31, 2004

NOTE 9 - INCOME TAXES (Continued)

At December 31, 2004, the Company had net operating loss carryforwards of approximately \$379,522 that may be offset against future taxable income from the year 2004 through 2024. No tax benefit has been reported in the December 31, 2004 financial statements since the potential tax benefit is offset by a valuation allowance of the same amount.

Due to the change in ownership provisions of the Tax Reform Act of 1986, net operating loss carryforwards for Federal income tax reporting purposes are subject to annual limitations. Should a change in ownership occur, net operating loss carryforwards may be limited as to use in future years.

NOTE 10 - EQUITY INVESTMENTS

Vaughn Partners, LLC

In May 2003, Vaughn Partners LLC, an Illinois limited liability company ("Vaughn") in which the Company owns a 37.5 % interest, acquired a garden apartment style real estate project in Springfield, Illinois. Of the remaining interest in the LLC, 37.5% is owned by Spartan Properties ("Spartan") and 25% by other investors. Vaughn acquired this property for a purchase price of \$5,440,940, comprised of (i) a \$4,650,000 interest-only bank loan secured by a first mortgage lien on the property payable in two years at an annual interest rate of 7.25% and with monthly interest payments approximating \$28,100; (ii) a \$1,200,000 second mortgage on the property at an annual interest rate of 13% with principal amounts of \$500,000 due six months from the date of acquisition and \$700,000 due twelve months from the date of acquisition with monthly interest payments due on the outstanding balance (iii) a \$100,000 interest-free loan made by a private investor that was due and payable on June 13, 2003 and which accrues interest at an annual rate of 18% beyond its due date and (iv) \$200,000 in cash contributed by third party investors to Vaughn. As a result of the default under the second mortgage, the second mortgagee has the right to, among other rights, sell the property, collect all rental income from the property and exclude Vaughn from the proceeds thereof. As a result of the default under the \$100,000 loan, Vaughn is liable for accrued interest from June 15, 2003 at an annual rate of 18% plus all costs and fees incurred by the lender in collecting amounts due under the note. The Company is in discussions with the lender regarding repayment of this loan. Vaughn also obtained a \$600,000 construction loan from the bank under similar terms as the mortgage, of which \$30,357 has not been used, for the purpose of completing certain renovation to the property.

Effective as of October 31, 2003, the Company approved an Amended Operating Agreement whereby Spartan would transfer to the Company 24.22% of its interest in Vaughn in consideration for issuance by the Company of 25,000 (post-split) shares of common stock. This Amended Operating Agreement memorializing this arrangement was not executed by members of Vaughn holding 5% of the membership interests and the 25,000 shares of common stock were not issued. This Amended

Operating Agreement has therefore not and will not be ratified.

Vaughn properties operated at a loss for the fiscal year ended December 31, 2003. Since the Company has no basis in the partnership, there is no adjustment to the valuation of the equity investment.

F - 17

CONSUMERS FINANCIAL CORPORATION, INC. AND SUBSIDIARIES
Notes to the Consolidated Financial Statements (Continued)
December 31, 2004

NOTE 10 - EQUITY INVESTMENTS (Continued)

Other Investments

On September 4, 2003, the Company's Board of Directors approved the payment of broker's fees to the Company's majority shareholder, CFC Partners, for real estate and other contracts obtained by CFC Partners and assigned to the Company. The Board agreed to pay CFC Partners an amount equal to 5% of the contract price following completion of each transaction. Such payments may be in the form of cash or common stock of the Company. In that regard, the Board authorized the issuance to CFC Partners of 122,727 shares (post-split) of the Company's common stock in connection with the acquisition of the Springfield, Illinois real estate. The cost of this transaction to the Company, as measured by the market value of the shares at the time of issuance, was approximately \$270,000 which was expensed in 2003.

NOTE 11 - ISSUANCES OF COMMON STOCK

During 2004, the Company issued common stock as follows (all issuances referenced include the effects of the Company's reverse stock-split in August, 2005):

Issued To	Purpose	Issue Date	Common Stock Shares	\$.01 Stated Value	Capital in Excess of Stated Value
Jack I. Ehrenhaus Donald J Hommel	Employment Agreement Employment Agreement	6/17/04 6/17/04	•	2,472 2,472	121.113 121,113
Jack I Ehrenhaus Donald J Hommel	2004 Bonus 2004 Bonus	6/17/04 6/17/04	71,868 71,868	719 719	35,315 35,315
Total Issuances	to Executives		638,076	6,382	268,366
Cove Hill, Inc. Cove Hill, Inc.	Fundraising Services Fundraising Services	7/28/04 10/12/04	•	8,000 6,000	992,000 422,571
Total Issuances	for Fundraising Services		1,400,000	14,000	1,414,571
Total Issuances			2,038,077	\$20,382 ======	\$1,682.937 =======

Stock Issuances to Officers

On September 1, 2003, the Company entered into employment agreements with each of Donald J. Hommel, President and Chief Executive Officer and Jack I. Ehrenhaus, Chairman and Chief Operating Officer of the Company. Pursuant to these agreements, each officer was entitled to an annual salary of \$225,000, as well as annual bonuses as determined by the Board of Directors. During the year ended December 31, 2004, the Board resolved to issue an aggregate of 494,340 (post-split) shares of common stock as payment of \$247,170 in accrued salary to Mr. Hommel and Mr. Ehrenhaus. In addition, the Board resolved to issue an aggregate of 143,737 (post-split) shares (valued at an aggregate of \$71,868) as a bonus to Mr. Hommel and Mr. Ehrenhaus.

F-18

CONSUMERS FINANCIAL CORPORATION, INC. AND SUBSIDIARIES Notes to the Consolidated Financial Statements (Continued)

December 31, 2004

NOTE 11 - ISSUANCES OF COMMON STOCK (Continued)

Other Stock Issuances

In July 2004, the Company issued 800,000 (post-split) common shares to Cove Hill, Inc. ("Cove Hill") as consideration for Cove Hill promise to provide \$1,000,000 in funding for the Company. The shares were issued at a market value of \$1.25 per share.

In October 2004, Cove Hill had been unable to provide the promised funding for the Company. As the market value for the Company's common stock had fallen from July to October 2004, Cove Hill asked to be issued additional shares, so as to ensure the market value of the total shares held by Gold Op would be equal to \$1,000,000. Therefore, in October 2004, the Company issued an additional 600,000 (post-split) common shares to Cove Hill. On this date, the 1,400,000 shares held by Cove Hill had a market value of \$0.741 per share.

NOTE 12 - LOSS PER SHARE

The following table set forth the computation of basic and diluted loss per share data:

	Years ended December 31			mber 31,
	;	2004		2003
Net loss - numerator	\$(1,	218,721)	\$(3,	196,136)
Denominator for basic loss per share - weighted average shares (post-split)	2,	575 <b>,</b> 076		946 <b>,</b> 372
Basic loss per common share	\$	(0.47)	\$	(3.38)

The redeemable preferred stock is convertible at any time, unless previously redeemed, into shares of common stock at the rate of 0.1482 shares of common stock (post-split) for each share of preferred stock (equivalent to a conversion price of \$6.75 per share). None of the common shares contingently issuable upon the conversion of the preferred stock have been included in the computation of diluted per share information as the effects would be anti-dilutive.

F-19

CONSUMERS FINANCIAL CORPORATION, INC. AND SUBSIDIARIES Notes to the Consolidated Financial Statements (Continued)

December 31, 2004

#### NOTE 13 - EXECUTIVE EMPLOYMENT AGREEMENTS

On September 1, 2003, the Company entered into employment agreements Donald J. Hommel as President and Chief Executive Officer and Jack I. Ehrenhaus as Chairman and Chief Operating Officer. Each agreement provided for annual compensation of \$225,000 in base salary with annual increases of 10% and annual bonuses as determined by the Board, which can range up to twice the amount of the base salary but in no event will the bonus be less than 50% of the base salary. Each officer is also entitled to an automobile allowance of \$750 per month and reimbursement of all business expenses. The term of each employment agreement is ten years. If the Company terminates either officer without cause prior to the term, the officer is entitled to a severance payment equal to his salary for the remainder of the ten year term or two years' salary, whichever is greater. If there is a material change in the Company that causes a substantial reduction in the officer's duties, or a liquidation, transfer of assets or merger and the Company is not the surviving entity, the officer is entitled to a severance payment. Each officer also agreed that if the Company has a cash flow shortfall, the officer will take stock in lieu of cash at a 20% discount to the stock price at the payment date. In October of 2004, Mr. Hommel was dismissed with cause from his positions with the Company by a majority vote of the shareholders. Mr. Hommel's employment agreement was thus rendered void, and the Company had not further obligations to Mr. Hommel relating to this employment agreement. As of December 31, 2004, Mr. Ehrenhaus is the sole officer of the Company, and his Employment Agreement has remained in full effect.

## NOTE 14 - RELATED PARTY TRANSACTIONS

During the first quarter of 2003, the Company made payments totaling \$27,500 to certain individuals so that CFC Partners could purchase its majority interest in the Company's common stock. Since any obligation to repay this loan by these individuals, one of whom is a director of the Company, is the responsibility of CFC Partners, CFC Partners have agreed to repay this loan to the Company. However, because CFC Partners currently has no ability to repay the amount borrowed, this loan has been fully reserved in the Company's consolidated financial statements through a charge to bad debt expense.

During 2003 and 2004, the Company received unsecured loans from officers of the Company to meet operating costs. These loans, from Mr. Hommel and Mr. Ehrenhaus, bear no interest and have no specific repayment terms. In November 2003, the Company terminated Mr. Hommel, and paid in full all obligations owing to him at that time. As of December 31, 2004, the balance on the Company's unsecured loan from Mr. Ehrenhaus totaled \$50,421. No payments of principal have been made on this loan.

#### NOTE 15 - LEGAL PROCEEDINGS

#### Life of the South

The Company was in arbitration against its co-defendant, Life of the South, from a previously settled claim. Life of the South was seeking to recover from the Company its share of the settlement totaling \$17,500, its unreimbursed fees of \$27,825 plus interest, attorney fees and cost of arbitration from the Company. During the year ended December 31, 2004 the case was decided in favor of the Company, and the Company was granted an award of \$18,952, and Life of the

South's claim was denied in its entirety.

F - 2.0

CONSUMERS FINANCIAL CORPORATION, INC. AND SUBSIDIARIES Notes to the Consolidated Financial Statements (Continued)

December 31, 2004

NOTE 15 - LEGAL PROCEEDINGS (Continued)

Securities and Exchange Commission Investigation

In addition, the Company has been party to subsequent legal disputes, notably with respect to a Securities and Exchange Commission investigation that was settled in October 2004. This investigation was initiated with respect to the Company's dismissal of its certified auditor of record, Marcum & Kliegman, LLC. The Company received notification from the SEC Division of Enforcement on October 14, 2004 that a settlement offer was being submitted to the Commission. The terms of the proposed settlement would stipulate that the Company violated Section 13(a) of the Exchange Act and Rules 12b-20, 13a-1, and 13a-13 thereunder. Further, the Commission would not pursue any actions against Messrs. Ehrenhaus or Hommel. Through the date of this report, the Company has not received notification as to whether the Commission has accepted the terms of this proposed settlement.

Robert Half International

On July 25, 2005, Robert Half International ("RHI"), a professional staffing agency, filed a claim against the Company in which RHI seeks \$46,855 ("the award"), from the Company, being the purported value of services performed by RHI on behalf of the Company. The Company is currently in the process of attempting to negotiate a settlement with RHI for an amount less than the full award amount. If such negotiations are unsuccessful, the Company will ultimately be forced to pay to RHI the full award amount.

Gold Op Holdings

During the 2004 and 2005 calendar years, the Company issued an aggregate total of 6,400,000 post-split common shares ("the shares") to Gold Op Holdings, Inc. in exchange for a promissory note totaling \$1,000,000 ("the Note"). In July 2005, the Company had not received any payments on the Note, and elected to issue a demand letter for the return of the shares. The Company received not response to the demand letter. In July 2005, a summons and complaint was served on Gold Op Holdings, Inc., to enforce the note, and or return the shares. Through the date of this report the Company has received no response from Gold Op, and the Company intends to seed a summary judgment against Gold Op.

NOTE 16 - NOTES PAYABLE

Notes payable consist of the following at December 31, 2004:

Note payable to unrelated individual, accrues interest at 8.0% per annum, unsecured, currently in default \$ 40,000

Note payable to unrelated individual, accrues interest at 10.0% per annum, unsecured, currently in default \$ 50,000

Note payable to unrelated individual, accrues interest at 8.0% per annum, unsecured, currently in default \$ 20,000

-----

Total Notes Payable

\$110,000

At December 31, 2004, the Company was in default on each of its three notes payable. The note holders have not initiated any legal actions against the Company to collect the outstanding balances. Accrued interest on notes payable at December 31, 2004 was \$13,700.

F-21

CONSUMERS FINANCIAL CORPORATION, INC. AND SUBSIDIARIES Notes to the Consolidated Financial Statements (Continued)

December 31, 2004

NOTE 17 - NOTES PAYABLE - RELATED PARTIES

Beginning in October 2003, the Company has periodically borrowed working capital from Jack Ehrenhaus, the Company's president and chief executive. These borrowings have no specific payment terms, with the exception of being due on demand. The outstanding balances accrue interest at a rate of 8.0% per annum. During the year ended December 31, 2004, the Company borrowed \$40,623 from Mr. Ehrenhaus, and made payments totaling \$6,000 on the outstanding balance. At December 31, 2004, the note payable to Mr. Ehrenhaus totaled \$50,423, plus \$2,633 in accrued interest.

NOTE 18 - SUBSEQUENT EVENTS

Cove Hill Stock Issuance

During the year ended December 31, 2004 the Company issued an aggregate of 1,400,000 post-split common shares to Cove Hill, Inc. as consideration for certain fund-raising services to be performed. The shares were valued at \$0.714 per share, for a total of \$1,000,000. The shares were originally held in an escrow account, pending the completion of certain due diligence measures and the Company completing certain filings with the Securities and Exchange Commission. In March 2005, the market value for the Company's common stock dropped to \$0.16 per share, prompting the Company to issue an additional 5,000,000 post-split shares to Cove Hill, in order to keep the market value of Cove Hill's shares at an aggregate of \$1,000,000.

In July 2005 the Company initiated the process of canceling the transaction with Cove Hill, as no significant progress had been made in Cove Hill's fundraising efforts. However, a certain amount of the shares issued to Cove Hill were sold by Cove Hill, and the Company does not expect to recover 100% of the shares issued. The Company anticipates being able to recoup 3,000,000 of the 6,400,000 shares issued to Gold Op. Due to this uncertainty of collection, the stock subscription receivable has been written-down to its estimated collectible value of \$242,969 in these financial statements. The remaining amount has been expensed as stock subscription bad debts and/or written-down as additional paid-in capital during the year ended December 31, 2004.

Reverse Stock-Split

On August 25, 2005, the Company elected to amend its articles of incorporation so as to complete a reverse stock-split of its common stock on a ten-shares-for-one-share basis. All references to common stock activity within these financial statements have been retroactively restated to show the effect

of this reverse stock-split.

Investment Exchange Agreement

On February 28 2005 and amended on April 4, 2005, the Company entered into an Investment Exchange Agreement ("the Agreement") with Cross Capital Fund, LLC ("the Fund"). According to the terms of the Agreement, the Company made a capital contribution of 4,000,000 Series D convertible preferred shares to the Fund and the Company received from the Fund an Investor Membership Interest in the amount of \$4,000,000. In addition, the Company agreed to pay to the Fund a monthly maintenance fee of \$10,000.

F-22

CONSUMERS FINANCIAL CORPORATION, INC. AND SUBSIDIARIES
Notes to the Consolidated Financial Statements (Continued)
December 31, 2004

NOTE 18 - SUBSEQUENT EVENTS (Continued)

Common Stock Issuances

In March 2005, the Company issued 5,000,000 shares of common stock to Gold Op Holdings, Inc. as additional consideration for the Company's promissory note receivable from Gold Op Holdings. Subsequent to this issuance, the Company has requested that the shares be returned or the promissory note be enforced (see note 15).

In June 2005, the Company issued 481,621 common shares to Cross Capital as payment for services rendered.

In October 2005, the Company resolved to issued 45,900,541 shares of common stock to Jack Ehrenhaus, the Company's sole executive officer, as payment of accrued salaries and bonuses totaling \$734,409.

F-23

ITEM 8. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE

As of September 18, 2003, Stambaugh Ness, PC resigned as the principal independent accountants for the Company.

The report of Stambaugh Ness, PC on the financial statements for the years ended December 31, 2002 and 2001 contained no adverse opinion or disclaimer of opinion, and were not qualified or modified as to scope or accounting principles. Although the financial statements audited by Stambaugh Ness, PC for the year ended December 31, 2002 contained an explanatory paragraph pertaining to the Company's ability to continue as a going concern, such financial statements did not contain an adjustment that might result from the uncertainty stated therein. In addition, during the Company's years ended December 31, 2002 and 2001 and through September 18, 2003, there were no disagreements with Stambaugh Ness, PC on any matters of accounting principles or practices, financial statement disclosure or auditing scope or procedures; which disagreements, if not resolved to the satisfaction of Stambaugh Ness, PC would have caused that

firm to make reference in connection with its report to the subject matter of the disagreements or a reportable event.

As of September 23, 2003, the Board of Directors of the Company approved the appointment of Marcum & Kliegman LLP as the Company's new principal independent accountants commencing with the interim financial statement review for the third quarter ending September 30, 2003 and the audit for the year ending December 31, 2003.

During the years ended December 31, 2002 and 2001 and until September 23, 2003, Marcum & Kliegman LLP had not been engaged by the Company as an independent accountant to audit the financial statements of the Company or any of its subsidiaries, nor had it been consulted regarding the application of accounting principles to any specified transaction, either completed or proposed, or the type of audit opinion that might be rendered on the Company's financial statements, or any matter that was the subject of a disagreement or reportable event identified in response to paragraph (a) (1) (iv) of Item 304, as those terms are used in Item 304 (a) (1) (iv) of Regulation S-K and the related instructions to Item 304 of Regulation S-K.

The Company requested that Stambaugh Ness, PC furnish it with a letter addressed to the Securities and Exchange Commission stating whether or not it agrees with the above statements. A copy of such letter from Stambaugh Ness, PC is filed as an Exhibit on Form 8-K filed with the Securities and Exchange Commission on September 25, 2003.

In 2004 the accounting firm of Marcum & Kleigman resigned as the Company's auditors of record. HJ & Associates, LLC was appointed to replace Marcum & Kleigman in August, 2004.

#### ITEM 8A. CONTROLS AND PROCEDURES

## A) EVALUATION OF DISCLOSURE CONTROLS AND PROCEDURES

As of the end of the period covered by this report, the Company conducted an evaluation, under the supervision and with the participation of the principal executive officer and principal financial officer, of the Company's disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934 (the "Exchange Act")). Based on this evaluation, the principal executive officer and principal financial officer have concluded that the Company's disclosure controls and procedures are effective to ensure that information required to be disclosed by the Company in reports that it files or submits under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in Securities and Exchange Commission's rules and forms.

#### CHANGES IN INTERNAL CONTROLS OVER FINANCIAL REPORTING

Internal controls over financial reporting consists of control processes designed to provide assurance regarding the reliability of financial reporting and preparation of our financial statements in accordance with accounting principles generally accepted in the United States of America. To the extent that components of our internal controls over financial reporting are included in our disclosure controls, they are included in the scope of the evaluation by our chief executive officer and chief financial officer referenced above. There have been no significant changes in the Company's internal controls over financial reporting during the Company's most recently completed fiscal quarter that have materially

affected, or are reasonably likely to materially affect, the Company's internal controls over financial reporting.

Our independent auditors have reported to our management certain matters involving internal controls that our independent auditors considered to be reportable conditions, and a material weakness, under standards established by the American Institute of Certified Public Accountants. The reportable conditions and material weaknesses relate to the December 31, 2003 financial close process and absence of appropriate reviews and approvals of transactions and accounting entries. Certain adjustments were identified in the annual audit process, related to the recording of stock-based compensation, prepaid expenses, accrued expenses, preferred stock and accounting for an equity method investment. The adjustments related to these matters were made by the Company in connection with the preparation of the audited financial statements for the year ended December 31, 2003.

### B) CHANGES IN INTERNAL CONTROL OVER FINANCIAL REPORTING

There have been no significant changes in internal controls over financial reporting that occurred during the fiscal period covered by this report that have materially affected, or are reasonably likely to materially affect, the registrant's internal control over financial reporting.

ITEM 8B. OTHER INFORMATION

None.

#### PART III

#### ITEM 9. DIRECTORS AND EXECUTIVE OFFICERS OF THE REGISTRANT

Historically, the Board of Directors of the Company was divided into three (3) groups, with the directors in each group serving terms of three (3) years. However, due to the Directors' decision in 1996 to merge, sell or otherwise dispose of the Company or its assets, the eventual approval by the shareholders of the Plan of Liquidation in 1998 and the acquisition of a 51.2% interest in the Company by CFC Partners, Ltd. on August 28, 2002, there had been no election of Directors since 1995. On August 28, 2002 the Board of Directors appointed Donald J. Hommel, the president of CFC Partners, as a Director of the Company to fill an existing vacancy on the Board. Following such appointment, James C. Robertson and John E. Groninger, who had been Directors of the Company for more than 30 years, resigned as planned. Mr. Hommel was terminated by a majority vote as president and director in October 2004, and was replaced by Jack. I Ehrenhaus.

On October 17, 2002 the Board of Directors appointed Shalom S. Maidenbaum, Esq. as a Director of the Company to fill an existing vacancy on the Board, and on March 13, 2003, the Board of Directors appointed William T. Konczynin as an additional Director and Chairman of the Audit Committee to fill an existing vacancy. Mr. Jack I. Ehrenhaus was elected as Chairman of the Board in April 2003.

The table below sets forth the period for which the current Directors have served as Directors of the Company, their principal occupation or employment for the last five (5) years, and their other major affiliations and age as of May 1, 2004

Name

(Age) Principal Occupation for the Past Five Years, Office

Director Since	(if any) Held, Director in the Company
Jack I. Ehrenhaus	President and Founder, NAIS Corporation Chairman,
(58)	President, Chief Executive Officer,
2003	Principal Accounting Officer

None of our directors holds any directorships in companies with a class of securities registered pursuant to Section 12 of the Securities Exchange Act or subject to the requirements of Section 15(d) of such Act or any company registered as an investment company under the Investment Company Act of 1940, as amended.

Our directors are appointed for a one-year term to hold office until the next annual general meeting of our shareholders or until removed from office in accordance with our bylaws. Our officers are appointed by our Board of Directors and hold office until removed by the Board.

The following information is provided as of September 1, 2005 for each executive officer of the Company. The executive officers are appointed annually by the Board of Directors and serve at the discretion of the Board.

NAME	AGE	OFFICE
Jack I. Ehrenhaus	57	Chief Operating Officer

Ehrenhaus was appointed and Chief Operating Officer in April 2003, commencing January 1, 2003, and appointed as President and Chief Executive Officer in October, 2004. Mr. Maidenbaum was appointed Vice President and Secretary of the Company in October 2002 and resigned as an officer of the Company during the 4th quarter of 2003.

#### SECTION 16(A) BENEFICIAL OWNERSHIP REPORTING COMPLIANCE

Section 16(a) of the Securities and Exchange Act of 1934 requires the Company's officers and directors, and persons who own more than ten percent of a registered class of the Company's equity securities, to file reports of ownership and changes in ownership with the Securities and Exchange Commission (the "SEC"). Officers, directors and greater than ten percent shareholders are required by SEC regulations to furnish the Company with copies of all Section 16(a) reports they file.

## CODE OF ETHICS

At December 31, 2004, the Company had not yet adopted a Code of Ethics for its Executive Officer and Directors. This delay has been a result of the restructuring of the Company after its emergence its Plan of Liquidation coupled with the focus of management on raising capital and implementation of a business plan of action to preserve and increase its value to its common shareholders.

The Board of Directors of the Company is in the process of reviewing a Code of Ethics and anticipates its adoption and implementation during the 2006 calendar year.

## ITEM 10. EXECUTIVE COMPENSATION

The following table sets forth information regarding the annual compensation for services in all capacities to the Company for the years ended December 31, 2004 and 2003, of the Chief Executive Officer and the Chief Operating Officer whose annual compensation exceeded \$100,000 and who were serving as executive officers at the end of the fiscal year ended December 31,

2004.

#### SUMMARY COMPENSATION TABLE

NAME AND POSITION COMPENSATION	YEAR	SALARY	BONUS	OTHER ANNUAL COMPENSATION	OTHER
Jack I. Ehrenhaus Chairman and Chief Operating Officer	2004 2003	\$236,250(7) \$ 35,192(1)	\$112,500 \$430,435(3)	\$ -0- \$ 690,000(6)	\$ -0- \$85,600(5)
Donald J. Hommel Former Chairman,	2004	\$174,375(2)	\$ -0-	\$ -0-	\$ -0-
President and Chief Executive Officer	2003	\$ 35,192(4)	\$430,435(3)	\$690,000(6)	\$85,600(5)

- (1) Mr. Ehrenhaus was named as Chairman of the board of Directors and Chief Operating Officer of the Company effective January 1, 2003, and President and Chief Executive Officer of the Company starting in October, 2004.
- (2) Represents payment of accrued salaries through the issuance of an aggregate of 638,076 post-split shares of common stock.
- (3) Mr. Ehrenhaus and Mr. Hommel each accepted stock in lieu of cash compensation for services performed in 2003 at a value of \$0.06 per share. The 154,080 (post-split) shares for each of Mr. Hommel and Mr. Ehrenhaus were issued in 2004
- (4) Mr. Hommel was appointed to the Board of Directors, President and Chief Executive Officer of the Company on August 28, 2002, and resigned these positions in October, 2004. Mr. Hommel received no compensation for his services as Chief Executive Officer in 2002.
- (5) At a board meeting on September 4, 2003, the Board of Directors approved bonuses for Donald J. Hommel, President and Chief Executive Officer, and Jack I. Ehrenhaus, Chairman and Chief Operating Officer, of the Company. Each of the individuals was issued 195,652 post-split shares of common stock valued at \$430,435.
- (6) Issuance of 300,000 shares valued at \$690,000 to each of Mr. Hommel and Mr. Ehrenhaus pursuant to their respective employment agreements
- (7) At December 31, 2004, much of the salaries earned by Mr. Ehrenhaus remained unpaid. The Company recorded accrued salary payable to Mr. Ehrenhaus of \$380,599.

On September 1, 2003, the Company entered into employment agreements with both Donald J. Hommel, President and Chief Executive Officer and Jack I. Ehrenhaus, Chairman and Chief Operating Officer, of the Company. Each agreement provides for annual compensation of \$225,000 in base salary with annual increases of 10% and annual bonuses as determined by the Board, which can range up to twice the amount of the base salary but in no event will the bonus be less than 50% of the base salary. Each officer is also entitled to an automobile allowance of \$750 per month and reimbursement of all business expenses. The term of each employment agreement is ten years. If the Company terminates either officer without cause prior to the term, the officer is entitled to a severance payment equal to his salary for the remainder of the ten year term or two years' salary, whichever is greater. If there is a material change in the Company that

causes a substantial reduction in the officer's duties, a liquidation or transfer of assets, or merger and the Company is not the surviving entity, the officer is entitled to a severance payment. In October of 2003, Mr. Donald J. Hommel was dismissed with cause as President and Chief Executive Officer of the Company by a majority vote of the shareholders. Mr. Hommel was replaced in these positions by Mr. Jack I. Ehrenhaus in October, 2003.

The employment agreements also provided for the issuance of 300,000 post-split shares of the Company's common stock to each of the officers. These shares were valued at an aggregate of \$1,380,000.

Each officer also agreed that if the Company has a cash flow shortfall, the officer will take stock in lieu of cash at a 20% discount to the stock price at the payment date.

#### OPTION/SAR GRANTS IN LAST FISCAL YEAR

No stock options or stock appreciation rights were granted by the Company to the named executives officers in 2004.

# AGGREGATED OPTIONS/SAR EXERCISES IN LAST FISCAL YEAR AND FISCAL YEAR-END OPTIONS/SAR TABLE

At December 31, 2004, the Company had no stock options or stock appreciation rights outstanding. Furthermore, the Company has no current plans to grant any options or stock appreciation rights.

#### REPORT ON EXECUTIVE COMPENSATION

### COMPENSATION COMMITTEE INTERLOCKS AND INSIDER PARTICIPATION

The Company's Board of Directors has the exclusive authority to establish the level of base salary payable to the Chief Executive Officer ("CEO") and certain other executive officers of the Company and to administer the Company's equity incentive plans. The Board of Directors does not maintain a Compensation Committee as the employments agreements executed in 2003 will determine the individual bonus programs to be in effect for the CEO and certain executive officers each fiscal year. Participants in deliberations of the Company's Board of Directors concerning executive compensation were Donald J. Hommel, Jack I. Ehrenhaus, Shalom S. Maidenbaum and William T. Konczynin.

## GENERAL COMPENSATION PHILOSOPHY

Historically, the compensation policy of the Company is to offer the Company's executive officers competitive opportunities based upon the overall Company performance, their individual contribution to the financial success of the Company and their personal performance. It is the Board's objective to have a meaningful portion of each executive officer's compensation contingent upon the performance of the Company, as well as the individual contribution of each officer.

## CEO COMPENSATION

On September 1, 2003, the Company entered into an employment agreement with Donald J. Hommel, former President and Chief Executive Officer of the Company. The agreement provides for annual compensation of \$225,000 in base salary with annual increases of 10% and annual bonuses as determined by the Board, which can range up to twice the amount of the base salary but in no event

will the bonus be less than 50% of the base salary. Prior to his dismissal in October 2004, Mr. Hommel was also entitled to an automobile allowance of \$750 per month and reimbursement of all business expenses. The term of the employment agreement was ten years. Because Mr. Hommel was dismissed for cause prior to the ending of the contract term, Mr. Hommel was not entitled to a severance payment of any kind.

The employment agreement also provided for the issuance of 300,000 post-split shares of the Company's common stock to Mr. Hommel which were valued at an aggregate of \$690,000. Mr, Hommel also agreed that if the Company has a cash flow shortfall, he will take stock in lieu of cash at a 20% discount to the stock price at the payment dates. As of the date of this filing, the Company has no obligations to Mr. Homell in relation to his compensation as CEO or the above-mentioned employment agreement.

#### ITEM 11. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

The following table sets forth, as of October 1, 2005, the beneficial ownership of the Company's Common Stock, the only class of voting securities outstanding, (i) by any person or group known by the Company to beneficially own more than 5% of the outstanding Common Stock, (ii) by each Director and executive officer and (iii) by all Directors and executive officers as a group. Unless otherwise indicated, the holders of the shares shown in the table have sole voting and investment power with respect to such shares.

		AMOUNT NATURE OF PERCENT BENEFICIAL	OF
TITLE OF CLASS	NAME AND ADDRESS OF BENEFICIAL OWNER	OWNERSHIP	CLASS
	PRINCIPAL SHAREHOLDERS:		
Common	CFC Partners, Ltd. 132 Spruce Street, Cedarhurst, NY 11516	392 <b>,</b> 727	0.72
Common	Donald J. Hommel 132 Spruce Street, Cedarhurst, NY 11516	649,732	1.12
Common	Jack I. Ehrenhaus 132 Spruce Street, Cedarhurst, NY 11516	46,550,273	85.14
	DIRECTORS AND EXECUTIVE OFFICERS:		
	Directors and Executive Officers:		
Common	Jack I. Ehrenhaus 132 Spruce Street, Cedarhurst, NY 11516	46,550,273	85.14
Common	All Directors and Officers and Principal Beneficial Shareholders as a group	46,550,273	85.14

SECURITIES AUTHORIZED FOR ISSUANCE UNDER EQUITY COMPENSATION PLANS.

The Company has no compensation plans.

CHANGE OF CONTROL

Other than the right of the preferred shareholders to appoint two directors to

the board, there are no other arrangements, known to the Company, including any pledge by any person of securities of the Company, the operation of which may at a subsequent date result in a change in control of the Company.

#### ITEM 12. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

During the years ended December 31, 2004 and 2003, there has not been, nor is there currently proposed, any transaction or series of similar transactions to which the Company, or any of its subsidiaries was or is to be a party in which the amount involved exceeded or will exceed \$60,000 and in which any director, executive officer, security holder known to the Company to own more than 5% of the Company's common stock or any member of the immediate family of any of the foregoing persons had or will have a direct or indirect material interest, other than the compensation agreements, issuance of shares to CFC, and other arrangements, which are described above where required.

#### ITEM 13. EXHIBITS

- a) Listing of Documents filed:
  - 1. Financial Statements (included in Part II of this Report):

Report of Independent Public Accountants - Marcum & Kliegman, LLP Report of Independent Public Accountants - Stambaugh Ness PC Consolidated Balance Sheet - December 31, 2004 Consolidated Statements of Operations and Comprehensive Income - For the years ended December 31, 2004, and 2003 Consolidated Statements of Shareholders' Deficiency - For the years ended December 31, 2004 and 2003 Consolidated Statements of Cash Flows - For the years ended December 31, 2004 and 2003 Notes to Consolidated Financial Statements

2. Financial Statement Schedules (included in Part IV of this Report):

Schedules other than those listed above have been omitted because they are not required, not applicable or the required information is set forth in the financial statements or notes thereto.

#### 3. Exhibits:

- (2) Plan of acquisition, reorganization, arrangement, liquidation or succession (1)
- (3) Articles of incorporation and by-laws (i)
- (4) Instruments defining the rights of security holders, including indentures (i)
- (9) Voting trust agreements (ii)
- (10) Material contracts (ii)
- (11) Statement re: computation of per share earnings (ii)
- (12) Statement re: computation of ratios (ii)
- (13) Annual report to security holders (ii)
- (16) Letter re: change in certifying accountants (i)

- (18) Letter re: change in accounting principles (ii)
- (21) Subsidiaries of the registrant (iii)
- (22) Published report regarding matters submitted to a vote of security holders (i)
- (23) Consents of experts and counsel (ii) (24) Power of attorney (ii)
- (31.1) Certification of Chief Executive Officer (Section 302 of Sarbanes-Oxley Act) (iii)
- (31.2) Certification of Chief Financial Officer (Section 302 of Sarbanes-Oxley Act) (iii)
- (32.1) Certification of Chief Executive Officer (Section 906 of Sarbanes-Oxley Act) (iv)
- (32.2) Certification of Chief Financial Officer (Section 906 of Sarbanes-Oxley Act) (iv)
- (i) Information or document provided in previous filing with the Commission
- (ii) Information or document not applicable to registrant
- (iii) Information or document included as exhibit to this Form 10-K
- (iv) Document furnished with this Form 10-K
- b) Reports on Form 8-K:

No reports on Form 8-K were filed by the Company during the quarter ended December 31, 2004.

#### ITEM 14. PRINCIPAL ACCOUNTANT FEES AND SERVICES

Marcum & Kliegman LLP ("M&K") audited the Company's financial statements for fiscal 2003; the fees billed for professional services by M&K were as follows: Audit Fees--\$100,000; Audit related fees \$-0-; Tax Fees (for preparation of federal and state income tax returns) \$-0- and All Other Fees of \$-0-. The policy of the Audit Committee is that it must approve in advance all services (audit and non-audit) to be rendered by the Company's independent auditors. The Board of Directors established the Audit Committee during 2003 with the appointment of Mr. Konczynin to the Board of directors. For at least two years prior to that, the Board of Directors did not have an Audit Committee. The engagement of M&K for the audit for fiscal 2003 was approved in advance by the Audit Committee.

Stambaugh Ness, PC ("SN") audited the Company's financial statements for fiscal 2002; the fees billed for professional services by SN for 2002 were as follows: Audit Fees—\$26,225 including \$9,225 for review services for the Company's SEC filings during the first and second quarters of 2003; Tax Fees (for preparation of federal and state income tax returns) \$-0- and All Other Fees of \$-0-. The engagement of SN for the audit services for fiscal 2002 was approved in advance by the Board of Directors.

HJ & Associates, LLC ("HJ") audited the Company's financial statements for fiscal 2003; the fees billed for professional services by HJ for 2003 were as follows: Audit Fees--\$100,000; Tax Fees (for preparation of federal and state

income tax returns \$-0-; and All Other Fees of \$-0-. The engagement of HJ for the audit services for fiscal 2003 and v2004 was approved in advance by the Board of Directors.

#### SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

CONSUMERS FINANCIAL CORPORATION

By: /s/ Jack I. Ehrenhaus

Jack I. Ehrenhaus

President, Chairman of the Board, Chief Executive Officer, Principal Accounting Officer

Date: March 22, 2007

#### SIGNATURES

Pursuant to the requirements of the Securities Act of 1934, this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated:

Signature	Title	Date
/s/ Jack I. Ehrenhaus Jack I. Ehrenhaus	President, Chairman of the Board, Chief Executive Officer, Principal Accounting Officer	March 22, 2007