CAPTERRA FINANCIAL GROUP, INC. Form SC 13D/A October 13, 2010

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 1)*

> Capterra Financial Group, Inc. (Name of Issuer)

Common Stock, par value \$0.001 per share (Title of Class of Securities)

> 14073X209 (CUSIP Number)

G. Brent Backman 1440 Blake Street, Suite 310, Denver, Colorado 80202 (720) 932-9395 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

September 29, 2010 (Date of Event Which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. o

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 for other parties to whom copies are to be sent.

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP No. 14073X209

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NAMES OF REPORTING PERSONS

1 GDBA Investments, LLC

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) o

2 (b) o

SEC USE ONLY

3

SOURCE OF FUNDS (SEE INSTRUCTIONS)

4 WC

CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)

5 о

CITIZENSHIP OR PLACE OF ORGANIZATION

6 Colorado

		SOLE VOTING POWER
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON	7	11,770,397
		SHARED VOTING POWER
	8	0-
		SOLE DISPOSITIVE POWER
	9	11,770,397
		SHARED DISPOSITIVE POWER
	10	0-

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

11 11,770,397

CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)

12 o

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

13 24.68%

TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

14 OO

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ITEM 1. SECURITY AND ISSUER.

This Schedule 13D (this "Schedule") relates to the shares of common stock, \$0.001 par value (the "Common Stock"), of Capterra Financial Group, Inc., a Colorado corporation (the "Company"), formerly known as Across America Real Estate Corp. and to be known as NexCore Healthcare Capital Corp. The principal executive offices of the Company are located at 1621 Eighteenth Street, Suite 250, Denver Colorado 80202. As of September 3, 2010, the Company effected a two-for-one reverse stock split, which is reflected in the share numbers reported herein.

Item 2. Identity and Background

(a) This statement is being filed on behalf of GDBA Investments, LLC (the "Reporting Person or GDBA"). The Reporting Person is taking the action discussed herein.

(b) The business address of the Reporting Person is 1440 Blake Street, Suite 310, Denver, Colorado 80202.

(c) The Reporting Person is a limited liability company organized under the laws of the State of Colorado.

(d) The Reporting Person has not, in the last five years, been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).

(e) The Reporting Person has not, in the last five years, been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction which resulted in its being subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation by it with respect to such laws.

(f) The Reporting Person is a United States entity.

Item 3. Source and Amount of Funds or Other Consideration

On September 21, 2010, GDBA converted outstanding debt into common shares at an average price of approximately \$2.17 per share and purchased shares at a price of \$1.00 per share, for an average acquisition price of \$1.68. A total of 5,974,753 shares were issued as a result of this transaction.

On September 29, 2010, pursuant to an Interest Purchase Agreement between the Company and NexCore Group, LP, GDBA acquired 399,491common shares in exchange for GDBA's all of its limited partnership units in NexCore Group, LP.

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GDBA's ownership, as of October 7, 2010, is 11,770,397 shares of Common Stock as a result of the foregoing transactions.

Item 4. Purpose of Transaction

The Reporting Person intends to hold the shares of Common Stock for long-term investment. The Reporting Person has no current plan to dispose of the shares of Common Stock. Except as set forth below, the Reporting Person does not have any present plans or intentions which would result in or relate to any of the matters set forth in subparagraphs (a) through (j) of Item 4 of Schedule 13D. In connection with Interest Purchase Agreement described in Item 3, GDBA BOCO Investments, LLC, another shareholder of the Company ("BOCO"), and certain former general partners of NexCore Group, LP, acting as trustees under a voting trust agreement (NexCore Trustees), entered into a Shareholders' Agreement dated September 29, 2010. Under the Shareholders Agreement, GDBA and BOCO will together have the right to nominate one person to the Company's Board of Directors and BOCO, GDBA, and the NexCore Trustees each have agreed to vote their shares in favor of such nominees. Brent Backman, who is currently a director, has been nominated by BOCO and by GDBA. Further, GDBA and BOCO have agreed to nominate the Company's officers Greg Venn and Peter Kloepfer and one individual to be determined as soon as possible after the date of the Shareholders Agreement to the Board and each have agreed to vote their shares in favor of such nominees. The BOCO/GDBA Director and the NexCore Trustees shall be entitled to mutually designate one individual to be nominated for election to the Board (the "Mutual Director"). The initial Mutual Director shall be designated as soon as possible after the date of the Shareholders Agreement. The Board may, in its discretion, increase the size of the Board: provided however, that the Trustees will always have the right to designate a majority of the individuals to be nominated for election to the Board and there shall always be one BOCO/GDBA Director; provided, however, that the right by the NexCore Trustees to name directors shall be terminated if the Company (i) fails to break ground on at least \$30 million of new construction within twelve months of the date of the Shareholders Agreement; or (ii) fails to break ground on at least an additional \$30 million of new construction within twenty-four months of the date of the Shareholders Agreement.

The rights and obligations of BOCO shall terminate on the earlier of (i) the fifth anniversary of the date hereof or (ii) the date on which BOCO no longer own shares of common stock (the "BOCO Termination Date"). Following the BOCO Termination Date, the rights and obligations of BOCO under this Agreement shall cease but the Shareholder Agreement shall remain in effect as between the Company, GDBA, and NexCore Trustees The rights and obligations of GDBA shall terminate on the earlier of (i) the fifth anniversary of the date hereof or (ii) the date on which GDBA no longer own shares of common stock (the "GDBA Termination Date"). Following the GDBA Termination Date, the rights and obligations of GDBA under this Agreement shall cease but the Shareholders Agreement shall remain in effect as between the Company, BOCO, and NexCore Trustees. The rights and obligations of the NexCore Trustees shall terminate on the earlier of (i) the fifth anniversary of the date hereof or (ii) the date on which Greg Venn, Peter Kloepfer and Bob Gross cease to be Affiliates of the Company (the "NexCore Termination Date"). Following the NexCore Termination Date, the rights and obligations of NexCore under this Agreement shall cease but this Agreement shall cease but this Agreement shall remain in effect as between the Company, GDBA, and BOCO. The rights and obligations of the Company (the "NexCore Termination Date"). Following the NexCore Termination Date, the rights and obligations of NexCore under this Agreement shall cease but this Agreement shall remain in effect as between the Company, GDBA, and BOCO. The rights and obligations of the Company under this Agreement shall terminate on the later of the BOCO Termination Date, the GDBA Termination Date, or the NexCore Termination Date.

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GDBA has also entered into indemnification agreements with the Company to indemnify the Company against certain prior activities of the Company.

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Item 7. Material to Be Files as Exhibits

See the Index of Exhibits.

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SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

GDBA Investments, LLC

October 12, 2010 Date /s/ G. Brent Backman G. Brent Backman Manager

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Index of Exhibits.

Exhibit 1	Interest Purchase Agreement dated September 29, 2010 by and among the Company, GDBA Investments, LLC and others, incorporated by reference from the CapTerra Financial Group, Inc. Form 8K filing, dated October 5, 2010, as Exhibit 10.43.
Exhibit 2	Shareholders' Agreement dated September 29, 2010 by and among the Company, BOCO Investments, LLC, GDBA Investments, LLC, and NexCore Trustees, incorporated by reference from the CapTerra Financial Group, Inc. Form 8K filing, dated October 5, 2010, as Exhibit 10.47.
Exhibit 3	Lockup Agreement dated September 29, 2010, incorporated by reference from the CapTerra Financial Group, Inc. Form 8K filing, dated October

5, 2010, as Exhibit 10.48.