GLOBAL ENTERTAINMENT HOLDINGS, INC.



2375 E. Tropicana Avenue, Suite 8-259 Las Vegas, Nevada 89119 (877) 807-8880

Annual Report For the 12 Months Ended December 31, 2016

378987 10 1 (CUSIP)

TRADING SYMBOL: GBHL

The information set forth herein complies with the OTC Pink Basic Disclosure Guidelines outlined by OTC Markets Group and generally follows the sequential format set forth in that Rule. THIS REPORT HAS NOT BEEN FILED WITH ANY OTHER REGULATORY AGENCY.

Forward-Looking Statements

This Quarterly Report contains "forward-looking statements." These forward-looking statements reflect our views as of the date of preparation with respect to future events and financial performance. Specifically, forward-looking statements may include:

- discussion of performance measures;
- statements regarding expansion and growth of operations; and
- statements preceded by, followed by or that include the words "estimate" "plan" "project" "forecast" "intend" "expect" "anticipate" "believe" "seek" "target", or similar expressions.

These forward-looking statements express our best judgment based on currently available information and we believe that the expectations reflected in our forward-looking statements are reasonable. We caution you not to place undue reliance on any forward-looking statements, which speak only as of the date of this exhibit. We undertake no obligation to publicly update or release any revisions to these forward-looking statements to reflect any events or circumstances after the date hereof or to reflect the occurrence of unanticipated events.

The terms "Company", "GBHL," "we," "us," and "our" refer to Global Entertainment Holdings, Inc., a Nevada corporation and its wholly-owned subsidiaries.

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Annual Report for the 12 Months Ended December 31, 2016

ITEM 1 - NAME OF THE ISSUER AND ITS PREDECESSOR (IF ANY)

Global Entertainment Holdings, Inc.

The Company's consolidated financial statements include the accounts of the Company, and its Subsidiaries: Global Entertainment Media, Inc., Global Universal Film Group, Inc., You've Got the Part, Inc., WW Digital Marketing Group, Inc., California LitFunding, Inc., and its LLC: Global Entertainment Film Fund, LLC.

The Company was formed on July 11, 1996, in the State of Nevada.

Our Fiscal Year ends December 31st.

ITEM 2 - ADDRESS OF THE ISSUER'S PRINCIPAL EXECUTIVE OFFICES

The Company's primary address is:

2375 E. Tropicana Avenue, Suite 8-259 Las Vegas, Nevada 89119 Tel: (877) 807-8880

The Company also maintains a liaison office to coordinate its production activities at:

Castaic Movie Studios Lot 27567 Fantastic Lane Production Bldg. Castaic, California 91384 Tel: (323) 521-6000 Fax: (818) 827-0900

The Company does not presently utilize a third-party Investor Relations contact. Any such inquiries should be directed to our CEO, Gary Rasmussen.

ITEM 3 – SECURITY INFORMATION

Trading Symbol: GBHL. OTC Markets, Inc. provides quotes and other information at: http://www.otcmarkets.com.

Exact Title and Class of Securities Outstanding: All Share Capital, \$ 0.001 par value.

Preferred shares: Convertible Series B: **4,000,000** authorized; **3,990,314** issued and outstanding

Convertible Series C: **6,500,000** authorized; **6,500,000** issued and outstanding

Convertible Series D: **10,000** authorized; **None** issued or outstanding

Common shares (*see Notes 1 and 4 on Pages F-12 and F-13 for Subsequent Events*) 230,000,000 authorized; 135,122,019 issued and outstanding at December 31, 2016, and 86,420,829 issued and outstanding at December 31, 2015.

CUSIP Number: The CUSIP Number is "378987 10 1".

Global Entertainment Holdings, Inc.

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The holders of Common Stock are entitled to one vote for each share held of record on all matters to be voted on by stockholders. Subject to preferences that may be applicable to any Preferred Stock outstanding at the time, the holders of Common Stock are entitled to receive dividends when and if declared by the Board of Directors out of funds legally available therefore. In the event of liquidation, dissolution or winding up, the holders of Common Stock are entitled to share ratably in all assets remaining available for distribution to them after payment of liabilities and after provision has been made for any class of stock with liquidation preferences. The holders of Common Stock as a class have no conversion, preemptive or other subscription rights, and there are no redemption provisions applicable to the Common Stock as a class. All outstanding shares of Common Stock are fully paid and non-assessable.

The Board of Directors is authorized, subject to any limitations prescribed by law, without further stockholder approval, to issue from time to time shares of Preferred Stock in one or more series. Each such series of Preferred Stock shall have such number of shares, designations, powers, preferences, rights, qualifications, limitations and restrictions as shall be determined by the Board of Directors, which may include, among others, dividend rights, voting rights, conversion rights, redemption and sinking fund provisions and liquidation preferences.

Transfer Agent

Colonial Stock Transfer Co., Inc., 66 Exchange Place, Suite 100, Salt Lake City, UT 84111 (801) 355 -5740. www.colonialstock.com. Colonial Stock Transfer Co. is registered under the Securities Exchange Act and is an SEC approved transfer agent.

Other Security Information

There are no other restrictions on the transfer of unrestricted shares of the Company's common stock. There have been no trading suspension orders issued by the SEC in the past 12 months.

ITEM 4 – ISSUANCE HISTORY

The Company has made no public offerings or public issuances of its securities during the quarter ended December 31, 2016 or for the 2 year period the ended. All stock issued during the aforementioned periods has been through private placement or through the exercise of convertible securities.

ITEM 5 – FINANCIAL STATEMENTS

Unaudited consolidated financial statements for the twelve months ended December 31, 2016, are attached immediately following the Signature Page. These accompanying unaudited consolidated financial statements were prepared by management.

ITEM 6 - DESCRIPTION OF THE ISSUER'S BUSINESS, PRODUCTS AND SERVICES

Global Entertainment Holdings, Inc., including its consolidated subsidiaries (the "Company"), is an independent global entertainment content production and distribution company that connects with audiences through compelling motion picture content and social media websites. The Company's website is: www.Global-GBHL.com. The Company's primary focus is the production, financing and sales of motion pictures and other entertainment related content, conducted through its subsidiary, Global Universal Film Group, Inc. ("Film Group", please refer to www.GlobalUniversal.com). Our management team has over 100 years collective experience in film production and studio operations and has developed extensive long-term relationships in the 'Hollywood' film community with agents, professionals, talent and third party distributors for U.S. and international distribution. Film Group also takes advantage of beneficial production tax incentives offered by state and foreign governments (such as Canada) to both lower its production cost and mitigate its production investment risk. In May 2015, the Company acquired WW Digital Marketing Group, Inc., a Delaware corporation, which owns "WeedWeb.com", a formative new web portal that is designed to aggregate and publish relevant information on businesses, professionals, service providers and others engaged in the legal cannabis industry in the U.S.

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The Company's SIC code is: 7812 Services - Motion Picture & Video Tape Product.

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Global Entertainment Holdings, Inc.
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Management's Discussion and Analysis and Plan of Operation

You should read the following discussion and analysis of our financial condition and results of operations together with unaudited consolidated financial statements and related notes and other financial and operating information included in this report. Some of the information contained in this discussion and analysis, including information with respect to our plans and strategy for our business, includes forward-looking statements that involve risks and uncertainties. Actual results may differ materially from the results described in or implied by the forward-looking statements contained in the following discussion and analysis. Historical results are not necessarily indicative of the results to be expected for any future period.

Overview

We were incorporated in the State of Nevada on July 11, 1996, and since that time we have acquired and/or produced a variety of motion picture content for global distribution. We have also acquired book rights and other entertainment related assets for the purposes of development and, ultimately, global exploitation.

We are committed to the development and production of commercially saleable, feature-length motion pictures generally having budgets of less than \$10 million (although a particular movie project may exceed this monetary level on a case-by-case basis), but all of which have enduring value in all media markets, worldwide. We anticipate not only producing motion pictures, but also acquiring film assets to build a movie library and capitalizing on other marketing opportunities associated with each motion picture project.

We currently do not have sufficient capital to independently finance our own productions. We rely on outside sources of financing, coupled with tax incentives and distributor involvement for all of our film production activities. We plan to use most of our available resources to develop our "in-house" library of scripts and to conduct pre-production and marketing activities designed to attract sources of film financing.

At present, we rely on our management's access to and extensive relationships with creative talent, including but not limited to writers, actors and directors, as well as distributors and other movie industry contacts to assist in developing our film projects.

We employ a flexible strategy in developing, financing and producing our motion picture and film properties. We combine outside investment capital and our own financial resources with tax incentives, deferments and distributor advances to develop a project to the point where it is ready to go into production. We have been able to secure recognizable talent based on the attractiveness of the screenplay, but we may also offer, as an added incentive, grants of our stock or options to acquire our stock. Project financing may come from a variety of sources, including US state and foreign governments in the form of tax incentives/production subsidies, financial institutions for production loans, private lenders for profit participation, advances or pre-sales from distribution companies, accredited investors for stock or a combination of these outside sources.

Our recent growth and operating results reflect initiatives taken by our management team that includes diversifying into related entertainment businesses, such as content management, social media and digital marketing, as well as further investing in our sales distribution capability.

Our business is subject to a number of risks and uncertainties many of which are outside of our control and may adversely affect our business, financial condition, results of operations, cash flows and prospects. These uncertainties and risks include, among others, increases in the cost of production and distribution and competition from other independent movie producers, as well as changes in general economic conditions.

Motion picture revenue is derived from the worldwide licensing of a film to several distinct markets, each having its own distribution network and potential for profit. The selection of the distributor for each of our feature films will depend on a number of factors. Our most basic criterion is whether the distributor has the ability to achieve a high level of sales on satisfactory terms, as well as when and in what amount the distributor will make advances to us. We consider the amount and manner of computing distribution fees and the extent to which the distributor will guarantee certain print, advertising and promotional expenditures. We will not attempt to obtain financing for the production of a particular film unless we believe that adequate distribution arrangements for the film can be made.

No assurance can be given that our motion pictures, if produced, will be distributed and, if distributed, will return our initial investment or make a profit. To achieve the goal of producing profitable feature films, we are extremely selective in our choice of literary properties and exercise a high degree of control over the cost of production. Although we finance our films in a manner designed to help cover our entire production costs, we also endeavor to produce films that will exhibit consumer appeal to help support a theatrical release and drive cable and digital media sales. By keeping strict control of our production costs and capitalizing on the cost advantages of back-to-back production, we strive for consistent and profitable returns on our investment in films.

Essential to our success has been the production of high quality films generally having budgets of less than \$10 million (and historically less than \$5 Million) that have the potential to be profitable. We will not engage in the production of X-rated material. We plan to make motion pictures that management believes will appeal to the tastes of the vast majority of the movie-going public.

The low budgets within which we operate serve the dual purpose of being low enough to limit our downside exposure and high enough to pay for a feature film with accomplished actors or directors that appeal to the major markets. The market pull of the talent to be used must justify their fees by helping to attract advances, guarantees or sales estimates. Our budgets must remain small enough so that a large percentage of capital is not put at risk. We intend to produce projects with built-in break-even levels that can be reached with ancillary and foreign distribution revenue. If the movie crosses-over into a wide national distribution release, we can potentially generate a large profit because our share is not limited.

In order to produce quality motion pictures for relatively modest budgets, we seek to avoid the high operating expenses that are typical of major U.S. studio productions. We do not plan on having high overhead caused by large staff, studio overhead, interest charges, substantial fixed assets, and investment in a large number of projects that are never produced. We believe that by maintaining a smaller, more flexible staff, with fewer established organizational restrictions we can further reduce costs through better time management than is possible in a major studio production. Additionally, our Film Group is located on the lot at Castaic Movie Studios in the Santa Clarita Valley, California, just north of Hollywood. Our long-standing relationship with the LIMS Film School at Castaic provides us access to stages and equipment at a substantial discount, without the associated burden of ownership.

We may also enter into co-production/co-financing arrangements with experienced and qualified production companies in order to become a consistent supplier of motion pictures to distributors in the world markets. With dependable and consistent delivery of product to these markets, we believe that distribution arrangements can be structured that will be equivalent to the arrangements made by major studios. Our first co-production film was *Blue Seduction*, co-produced with Image In Media, a Canadian film production company. During 2009, we were successful at producing additional feature films and are now earning a reputation of quality, on-time and on-budget performance in the production of feature films.

On January 28, 2014 the Company announced that its wholly-owned subsidiary, You've Got The Part, Inc., was awarded a Copyright and a Trademark pending by the U.S. Patent & Copyright Office, in connection with the roll out of the Company's new social media web portal, "*You've Got The Part*".

"You've Got The Part" is a developing new social media platform that will allow anyone, anywhere and at anytime, the opportunity to be selected for a role in a real Hollywood movie or TV program via the Internet using their SmartPhone or web cam. When development is finished, we will launch at: <u>www.YouveGotThePart.com</u>. Our current working site is: <u>www.YGTP.Net</u>. (See Note 6 – Subsequent Events, Item 5 on page F-12 of the Financial Statements section, regarding a recent commitment for funding for You've Got The Part received on February 28, 2017)

On February 6, 2014 the Company announced that it has formed a new operating subsidiary, Global Entertainment Media, Inc. ("GEM"), which planes to participate in the explosive growth of the new 'Digital Convergence' marketplace. GEM is developing a "media & entertainment content convergence" product, tentatively called the "i-HUB", or "internet-Home Utility Base", that will efficiently compete with current entertainment content providers by offering consumers an economical home entertainment medium designed to consolidate a vast array of content libraries, high-speed Internet and HD off-air TV, and online content (whether broadcast or streamed) while shifting seamlessly between a wide variety of home entertainment offerings for television viewing in high definition. The HUB unit (a set top "smart" box) plans to offer free recording of multiple channels from different sources.

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On May 17, 2014, we hired a third-party consultant to develop a video for the "i-HUB" project, which is being developed by Global Entertainment Media, Inc., our wholly-owned subsidiary. The consultant was given minimal cash for production expenses and 10,000 shares of our restricted common stock. The consultant also developed a video for the Company's use with crowd funding web sites. The corporate video for GEM's i-HUB can be viewed on the Company's Vimeo account at this URL: <u>https://vimeo.com/111322754</u>.

In late May, 2014, our subsidiary, Global Entertainment Media, Inc. ("GEM"), working with a team of technicians in Florida, completed a successful demonstration of the i-HUB set-top operating device, a new convergence technology system that enables internet users and content viewers to easily find and view countless hours of programming available throughout the Internet with just a few "clicks." Present at this demonstration in Florida, was the CEO of MDS America, one of the leading MVDDS (Multichannel Video and Data Distribution Service) technology companies with interests throughout the world including having built a 700 channel system in the UAE serving Dubai and Abu Dhabi. We are highly confident that our i-HUB technology will not only perform well, but that it will efficiently combine content and technology with far superior video and audio quality and at a significantly lower price than other set-top products offered today. One of the key features of this technology is GEM's unique capability of a 'back channel' enabling users to seek and source all forms of Internet content and 'pull' such content down from the entire Internet for media content demanded by the consumer, and not just selected portals, such as Netflix, Hulu, etc. Our next objective is to conduct a field test in the next few months with a consumer version of our i-HUB device using selected MDS America subscribers on their Albuquerque system. Upon successful testing, we plan an extensive rollout throughout the country and, ultimately, worldwide.

On June 9, 2014, the Company retained the services of Maximum Performance Advisors Inc. ("MAX") to assist in promotion and publicity, for which it initially received 300,000 shares of our restricted common stock. However, MAX did not perform to the Company's satisfaction and, on September 8, 2014, the Company rescinded the agreement for non-performance and placed a "Stop Order" on the stock certificate issued to MAX.

On June 16, 2014, the Company retained the services of Peter Liapis as special consultant to assist us with development and financing for the i-HUB project, as well as the selection of marketing and promotional personnel to assist in marketing this device. Total compensation was 500,000 shares of restricted common stock.

On June 28, 2014, we entered into a joint venture agreement with Mahvrick Networks, which was expected to assist with the promotion and development of our web platform called "You've Got the Part." As a result, we formed a new entity, Global-Mahvrick, LLC., to serve as the operating vehicle for this partnership. To date, this joint venture has been inactive and we have dissolved Global-Mahvrick, LLC.

On August 5, 2014, we finalized our acquisition of the i-HUB Technology with the obligation to issue 2 million shares of our common stock, of which one million shares was issued at closing, and the balance of one million shares will be due upon completion of successful testing with MDS America and receipt by Global Entertainment Media, Inc ("GEM") of a contract that will result in revenue being received from the exploitation of the i-HUB devices. As a result of this acquisition, we hired the three individuals who previously developed the i-HUB technology. They are expected to provide day-to-day management for the operations of GEM related to the i-HUB in South Florida.

In October of 2014, we hired a third-party consultant to develop a video for You've Got the Part, our social media platform in development, which is being developed by You've Got the Part, Inc., our wholly-owned subsidiary. The consultant was given minimal cash for production expenses and 10,000 shares of our restricted common stock. The promotional video for You've Got the Part can be viewed on the Company's Vimeo account at this URL: https://vimeo.com/111288376?from=outro-local.

On November 10, 2014, Fundable.com approved our profile for crowd funding of You've Got the Part on their web portal. The Company is seeking to raise \$1 Million in a private placement for the purpose of redesigning our website, building our network, developing mobile applications and promotional efforts. The Company's profile can be viewed at: <u>https://www.fundable.com/youve-got-the-part</u>.

On December 1, 2014, we entered into a term sheet with Kodiak Capital Group, LLC., whereby they agreed to purchase up to \$1,500,000 of the Company's securities, at the discretion of the Company, after the Company's offering circular under Regulation A has been declared effective by the Securities and Exchange Commission.

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On December 9, 2014, we entered into an agreement with Tzar Investment Group, LLC., a Rhode Island investment firm for the purpose of raising \$3 to \$5 Million in capital to be used to fund initial development of the "i-HUB", as well as development capital for film projects. The Company committed to issue 250,000 shares of its restricted common stock as an engagement fee to Tzar. In addition, Tzar will introduce the Company to a variety of Bollywood production entities and funders to further the Company's goal of bringing commercial, cross-cultural stories to the motion picture screen via its Global Universal Film Group (another wholly-owned subsidiary). Tzar's unique approach combines investment capital, corporate financing, business globalization, and other long term strategies in a cost-effective, and efficient manner.

On May 21, 2015 the Company announced the acquisition of WW Digital Marketing Group, Inc ("WW") as a new wholly-owned subsidiary. Through its flagship website portal "<u>www.WeedWeb.com</u>", when financed and fully operational, WW is destined to be one of the leading technology and web-based information providers regarding services and assistance available to the legal cannabis industry in the U.S. through its online publication of such data. It will provide the largest "one-stop" resource and online professional network (in the style of LinkedIn) for the convergence and dissemination of information in this industry, by offering profile pages and turnkey advertising solutions for professionals seeking to provide services in the legal cannabis industry. The cashless acquisition was accomplished through the issuance of 7,000,000 common shares of GBHL in exchange for all of the issued share capital of WW. The value of the IP assets acquired, with the related costs to close the transaction, totaled \$75,450, which is reflected on the Company's consolidated balance sheet as "other intellectual property rights".

On June 23, 2015 the Company announced that its subsidiary, Global Universal Film Group, commenced development on two motion picture projects. The first project, '*Rockland Boulevard*', is a fast paced boxing movie that takes place in the nitty-gritty world of prize fighting and is a heartwarming and ultimately redemptive story of two downtrodden souls brought together by fate. Both are "punch drunk"; one from too many hits to the head, the other from too many hits to the heart. The second project, "*Mavericks In Toyland*", is a wicked, dramedy/biopic detailing the lives of two of the toy industry's most competitive lions. Events in the story are true and the world of toy invention is undeniably fascinating. The story is anchored in an easily digestible character drama between two rival toymakers, but is essentially about the friendship of the two.

On August 13, 2015 the Company entered into a collaboration agreement with Global Renaissance Entertainment Group, Inc. ("GREG") concerning the Company's efforts to identify and obtain investment capital of up to \$1,250,000 that will enable GREG to produce the motion picture presently entitled "*Superstition: Final Chance*", as well as GREG's commitment to retain the services of *You've Got The Part* as a marketing consultant on the Picture. If the Company is successful in its efforts, then Company would be eligible to receive producer fees of \$50,000, plus a fee of \$200,000 to You've Got The Part, plus 2.5% of the net profits derived from the sale of the Picture in all markets, worldwide. The Picture was written by Jeffrey Riddick, the creator of the highly successful, film franchise, "*Final Destination*", which realized gross revenues of approximately \$665 million for the 5 films comprising the series.

On November 5, 2015, the Company announced that Global Universal Film Group, a wholly-owned subsidiary, had opened offices at the new LIMS's Movie Studio Lot in Castaic, located just north of Los Angeles, California, in the beautiful Santa Clarita Valley. This gated and secure compound consists of 70,000 plus square feet, with six soundstages (including one of the largest green screen stages in the Southern California), a state-of-the-art video & audio post-production facility, makeup and wardrobe rooms, production offices and two large screening rooms. With this latest move, Global Universal Film Group will now have direct access to all aspects of film making at highly competitive rates, including studio stages, equipment and a crew of highly-trained film school graduates, which are necessary for successful film production.

On November 16, 2015, the Company announced the acquisition of an extensive library of approximately 1,900 classic motion pictures, television series, vintage films, short form content and cartoons for worldwide distribution. The Company plans to market this digital content library through Global Universal Film Group, a wholly-owned subsidiary. The library is comprised primarily of digitized, vintage Hollywood classics that are now in the public domain. In the second half of 2016 (see Page 9 and 10) Global Entertainment's Film Group began to distribute this extensive digital content library on a variety of platforms including, but not limited to, traditional broadcast TV, electronic sell-through, video-on-demand, online subscription and advertising channels, over-the-top IP channels, mobile and multi-screen devices and legacy set-top boxes, and gaming consoles. The addition of this varied and extensive library of old Hollywood Classics to the Company's existing library of motion pictures will potentially position the Company as a powerhouse in worldwide digital distribution.

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especially in the international marketplace where there is a growing audience for the old, classic Hollywood movies and TV shows.

On July 18, 2016 Global Universal Film Group, Inc., a wholly-owned subsidiary of Global Entertainment Holdings announced the acquisition of the rights to J. Costa's psychological horror/thriller "Purgatory" for production as a feature length motion picture. J. Costa's "Purgatory" features "Dave", a serial killer with heart, whose dispensation to discuss his nature while reflecting upon his sins, seems to relish in the beauty of his control over life and death. Adding to this chilling scenario is the sheer horror experienced by his still living captives, who bear witness to his confession. "Purgatory" was an Official Selection at the Cannes International Film Festival; won Best Horror Short at the New York International Film Festival; and Best Short Film, Audience Choice Awards.

The film plans to make use of a unique and innovative new crowd promotion and online casting platform, "You've Got the Part," currently being developed by Global Entertainment. You've Got the Part (© 2014 and TM2013), allows anyone desiring to have a role in this film the ability to audition via their cell phone, tablet or web cam, with winners being selected by the number of "Likes" on various social media websites. A Video Clip highlighting the upcoming film "Purgatory", using Global Entertainment's You've Got the Part, can be viewed at the following link: https://vimeo.com/175430955.

On August 2, 2016, the Company entered into a library license agreement with Digicable Network India, Ltd. ("Digicable") for the exclusive license of its digital library in India and the non-exclusive license within Digicable's reach outside India for an initial two-year period commencing December 1, 2016, and automatically renewable for additional one-year periods thereafter unless otherwise terminated. The license anticipated the delivery of up to approximately 1,900 digital titles for broadcast by Digicable over the license period against a monthly license fee to the Company of US \$0.04 cents, per Digicable subscriber, with a minimum monthly fixed floor of \$400,000, less applicable India withholding taxes, for a total overall minimum license fee over the 2-year window of \$ 9.6 million. However, this License Agreement is subject to, and conditioned on, Digicable providing the Company with a satisfactory Standby Letter of Credit ("SBLC") for \$ 9.6 million as collateral for its license fee obligation. To date, this SBLC has not been provided by Digicable and until it is the Company will not commence delivery of the digital broadcast elements, which will postpone the delivery of the content effective date(s) and delay the related revenue expected to be derived from this transaction. The Company cannot recognize revenue until content delivery is made and payment from Digicable is reasonably assured. The Company understands that Digicable is in discussions with various funding sources concerning a major capital raise in 2017 and Digicable has advised the Company that it wishes to either extend the start date of its License Agreement with the Company or modify its terms. However, no assurances can be given as to whether or not this license agreement will actually materialize until Digicable provides the above mentioned SBLC and until successful renegotiations, if any, with Digicable are concluded.

Because of the degree of doubt concerning the Digicable deal, on December 13, 2016 the Company entered into a non-exclusive worldwide distribution license of its Hollywood classics digital library of approximately 1,900 titles with IFIXDIRECT, which intends to, in turn, sublicense distribution of the content to such notable platforms as Cinedigm and Hulu, etc. The license is for an initial 5-year term through December 31, 2021.

Similarly, on December 13, 2016 the Company entered into a non-exclusive distribution license of its Hollywood classics digital library with Hollywood Visionary Pictures Inc, which intends to in turn sublicense distribution of the content to platforms and broadcasters in mainland China, Hong Kong, Macau and Taiwan. The license is also for an initial 5 year term through December 31, 2021. The Company received an upfront payment against royalties due under this distribution arrangement.

Operating Plan

Motion Picture Development, Production and collateral SBLC Distribution

Global Entertainment Holdings, operating through its wholly owned subsidiaries of Global Universal Film Group, Inc., Global Entertainment Film Fund, LLC., and its 30% owned, Canadian affiliate, Global Universal Pictures (collectively, these entities are sometimes hereinafter referred to as "Global Universal" of "Film Group"), is engaged in the development, production and distribution of lower budget/high quality genre pictures. The Company's management believes investment risk in such films can be significantly reduced by utilizing Canadian, U.S. and other major countries governmental and territorial tax incentives to cover up to 30%, or more, of each film's budget. Additional coverage of about 25%, or more, of a film's budget can be derived from distributor financing, or pre-

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selling either foreign or U.S. rights to a film. The balance of each film's budgeted cost is usually obtained from private investment of debt, equity or "gap" financing, deferments or a combination of such items. To date, the Company, through its affiliates, has produced four films utilizing this financing model. In order for the Company to achieve meaningful revenues, its films must cross over into a national or international distribution release. If this occurs, the Company will achieve revenues generated from a significant on-going equity percentage of each film produced.

Distribution Arrangements

Effective distribution is critical to the economic success of a feature film, particularly when made by an independent production company. We are releasing our films for distribution in the worldwide marketplace through existing distribution companies, primarily independent distributors. We may retain the right for ourselves to market the film to selected territories, and to possibly market television and other uses separately. In many instances, depending upon the nature of distribution terms available to us, it may be advantageous or necessary for us to license all, or substantially all, distribution rights through one or more major distributors. It is not possible to predict, with certainty, the nature of the distribution arrangements, if any, that we may secure for our motion pictures.

Presently, our management is negotiating with several film distribution companies to assist us in financing and marketing a slate or pool of additional feature-length films. The distribution companies will typically charge a fee of 15% to 25% for foreign distribution, and 20% to 30% for U.S. distribution. The Company negotiates for the distribution company to provide some financing participation in each film's budget, which, when combined with tax incentives and debt financing and/or equity participation from an investor, will provide 100% of the cost to produce each film. The Company intends to develop a slate of films through its Global Entertainment Film Fund subsidiary.

Because of the financing incentives noted previously, it is possible that profitability can be realized even for a directto-video release, followed by video-on-demand ("VOD"), traditional pay/cable, satellite, free and syndicated television exhibition. The Company is hopeful that a minimum of two of its films will warrant and receive a theatrical release, prior to their video distribution. There is, of course, no guarantee of a theatrical release for any film that may be produced by the Company. In addition, the Company expects to earn additional revenues by serving as the sales agent for films it produces or finances. The Company is also focusing on third party film makers to assist them in the sale of their independently produced films in order to collect a sales agency fee. This could be beneficial as most independent film makers are not knowledgeable regarding film sales, but the Company's management team has the expertise and relationships to accomplish this task.

You've Got The Part

You've Got the Part, our social media online "audition" platform, continues to be in active development, and when launched (targeted for first half 2017) has the potential to generate substantial subscriber and advertising revenues. The projected operating costs are modest compared with the upside potential that management expects can be generated from the huge number of movie and TV fans wishing for a role in the next hit Hollywood movie and/or TV program. (See Note 6 – Subsequent Events, Item 5 on page F-12 of the Financial Statements section, regarding a recent commitment for funding for You've Got The Part received on February 28, 2017) www.YGTP.Net or www.YouGotThePart.com

Weed Web

Management also anticipates that the *WeedWeb.com* online information portal (<u>www.WeedWeb.com</u>), stemming from the Company's recent acquisition of WW Digital Marketing Group, Inc., when financed and fully launched is expected to generate advertising revenues in the future as the use of medical and/or recreational marijuana becomes legalized in an increasing number of states, most recently with legalization initiatives passing in Arkansas, California, Florida, Maine, Massachusetts, Nevada and North Dakota. WeedWeb hopes to be the next "LinkedIn" type of 'connections' site for the legal cannabis industry; connecting individuals and businesses and allowing them to advertise and promote their wares on the WeedWeb portal. This investment also further diversifies the Company's presence in the digital/social media marketplace provides a foothold in the burgeoning legal cannabis industry.

Critical Accounting Policies

Management's discussion and analysis of financial condition and results of operations is based upon our consolidated financial statements which have been prepared by management without audit in accordance with accounting principles generally accepted in the United States. The preparation of these financial statements requires estimates and judgments that affect the reported amounts of our assets, liabilities, net sales and expenses, and

disclosure of contingent assets and liabilities. Management bases estimates on historical experience and other assumptions we believe to be reasonable given the circumstances and we evaluate these estimates on an ongoing basis. Actual results may differ from these estimates under different assumptions or conditions.

We believe that certain of our critical accounting policies involve a higher degree of judgment and complexity. These policies include revenue recognition and the carrying value of our movie inventory and other rights, without the need to reserve for impairment.

How We Assess the Performance of Our Business

In assessing the performance of our business, we consider a variety of performance and financial measures. The key measures for determining how our business is performing are revenues selling, operating and administrative expenses and operating income.

Inventory of Movie and Other Rights

The Inventory of movie and other rights consist of Book Rights, TV Game/Reality Show Rights, Film Rights and Movie costs. These are recorded as assets as required by the AICPA Statement of Position 00-2. The costs will be amortized using the individual film forecast computation method.

In December of 2006, the Company acquired Global Universal Film Group, Inc. ("GUFG") with its film library of 12 motion pictures and 25 registered screenplays. The value of such assets at the time of acquisition was approximately \$160,000, which amount had been amortized from historic values of approximately \$5.5 Million for the motion picture rights alone. Expenditures that are related to specific Film, TV or Book projects are capitalized as a long-term asset. These capitalized costs will be amortized using the individual film forecast computation method as film revenues are derived.

In the Company's audited financial statements for the year ended December 31, 2010, in accordance with the Accounting Standards Codification (ASC 926-20-35-12 through 926-20-35-18), the Company, in compliance with these regulations, was required to perform an impairment analysis evaluating the potential value and potential revenue expected in the current period and future years. As no revenue was expected, the values of the various categories in the Film Library were adjusted down on our December 31, 2010, audited statements. This precluded recording certain Film Library items in the financial statements that management and its independent auditors determined had future value; the valuation resulted in management estimating a residual value of **\$3.8 million** for its Film Library, which would only be realized if the Film Library were sold to a potential buyer.

The components of management's estimate of the \$ 3.8 million residual value are as follows:

Movies – Finished (2009 thru 2011)	\$1,567,100
Movies – Acquired from Global Universal Film Group (2008)	1,641,000
Screenplays – Acquired from Global Universal Film Group (2008)	600,000
Total	<u>\$3,800,000</u>

In addition, Management estimates the residual valuation of the Hollywood Classic Public Domain Film Library acquired in November, 2015, to be \$ 1,000,000.

Revenue Recognition

Film revenue from licensing agreements is recognized when the license period begins and the licensee and the Company become contractually obligated under a non-cancellable agreement. All revenue recognition for license agreements is in compliance with the AICPA's Statement of Position 00-2, Accounting by Producers or Distributors of Films.

We recognize revenue when all of the following conditions are met:

- Persuasive evidence of an arrangement exists;
- The products or services have been delivered; for feature film content products (DVDs, Blue -ray Discs, etc.) released or sold by our Global Universal Film Group subsidiary, we believe this condition is met when the

film product is complete and, in accordance with the terms of our contractual arrangement, has been delivered or is available for immediate and unconditional sales and/or delivery;

- The license or sales period has begun;
- Collection of the arrangement fee or selling commission is fixed or determinable and reasonably assured.

Consolidated Results of Operations

	<u>Twelve Months En</u>	Variance Favorable <u>(Unfavorable)</u>	
Demonstra and	<u>\$ 4,007</u>	¢ <u>2015</u>	<u>2016 vs. 2015</u>
Revenue, net	<u>\$ 4,097</u>	\$_0_	<u>\$ 4,097</u>
Expense			
General and administrative	<u>38,603</u>	74,245	35,642
Net operating loss	(<u>34,506)</u>	<u>(74,245)</u>	39,739
Other income (expense)			
Loan interest forgiven	8,167	6,379	1,788
Interest expense (net)	<u>(20,899)</u>	(<u>18,190</u>)	(2,709)
Net other income (expense)	(12,732)	<u>(11,811)</u>	<u>(921)</u>
Net Loss	\$ (<u>47,238)</u>	\$ (<u>86,056)</u>	<u>\$ 38,818</u>

Liquidity and Capital Resources

Overview. On December 31, 2016, we had cash on hand of **\$1,361**, a net decrease of **\$1,067** from **\$2,428** as at December 31, 2015. Our current liabilities exceeded our current assets by **\$636,006**.

Our primary sources of liquidity are revenue from film sales, advances from our primary shareholder, proceeds from the private placement of our stock and issuance of notes and debentures payable.

Our primary cash needs are for expenditures in connection with the investment in developing new revenue generating opportunities and to support our operating costs. We are continually exploring all forms of financing and plan to avail ourselves of both the new Crowd Funding opportunities (e.g., Reg CF) and other capital raising activities, such as Regulation A+. If we are unable to secure additional financing on favorable terms, or if such financing is unavailable due to credit-market conditions, our ability to pursue our business objectives could be adversely affected.

Cash Flows. Net cash used in operating activities for the 12 months ended December 31, 2016, totaled \$30,072, less cash provided by a net increase in financing activity \$29,005, for a net decrease in cash for the twelve months of \$1,067.

Current Liabilities. The Company's current liabilities at December 31, 2016, and at December 31, 2015, were as follows:

Accounts Payable totaling **\$69,246** at December 31, 2016 and **\$69,223** at December 31, 2015, represents obligations that are uncured during the normal course of the operating cycle.

Accrued Expenses totaling **\$374,471** at December 31, 2016 and **\$353,947** at December 31, 2015, are obligations that have been incurred during the operating cycle but may not be immediately payable. They primarily consist of accrued interest and accrued payroll.

Notes and Debentures Payable, totaling **\$282,075** at December 31, 2016, and **\$275,511** at December 31, 2015, are currently due. During the year ended December 31, 2002, the Company issued 5-year, 9% convertible debentures amounting to \$200,000 due January 1, 2007. Included is one debenture due to a related party for \$10,000. Interest is

due semi-annually on the first day of June and December of each year, commencing June 1, 2003, until fully paid. As part of a plan of reorganization, these debentures were given an amended maturity of June 2008. In December 2007, the Company converted \$150,000 principal amount of the debentures, plus approximately \$21,000 in accrued interest, into 171,000 shares of Common Stock.

The registered holders of the debentures have the right, after one year prior to maturity, to convert their principal at the original conversion price of \$0.10 for one Common share, or at the adjusted conversion price. If, and whenever, on or after the date of issuance date of its debentures the Company issues or sells any of its common stock for a per shares consideration less than the initial conversion rate, then upon such issue or sale, the initial conversion rate shall be reduced to the lowest net price per share at which such share of common stock has been issued. The debentures are subordinated to all the senior indebtedness, including debts under equity participation agreements.

Deferred Income

Deferred income of **\$469,685** at December 31, 2016, and December 31, 2015, relates to the following motion pictures:

"Blue Seduction"	\$ 14,185
"American Sunset"	150,000
"Plaster Rock"	150,000
"The Night"	150,000
"Blue Seduction"	5,500
	\$ <u>469,685</u>

Impact of Inflation

Our results of operations and financial condition are presented based on historical cost. While it is difficult to accurately measure the impact of inflation due to the imprecise nature of the estimates required, we believe the effects of inflation, if any, on our results of operations and financial condition have been immaterial. We cannot assure you, however, that the results of operations and financial condition in future periods will not be materially impacted by inflation.

Off-Balance Sheet Arrangements

We presently do not have any off-balance sheet arrangements, financings or other relationships with unconsolidated entities or other persons.

Risk Factors

OUR SECURITIES INVOLVE A HIGH DEGREE OF RISK. PROSPECTIVE INVESTORS SHOULD CAREFULLY CONSIDER THOSE RISK FACTORS INHERENT IN AND AFFECTING THE BUSINESS OF THE COMPANY BEFORE MAKING AN INVESTMENT DECISION.

ITEM 7 - DESCRIPTION OF THE ISSUER'S FACILITIES

As described in Item 2, the Company presently rents space at the following locations to conduct its operations:

The Company's primary address is:

2375 E. Tropicana Avenue, Suite 8-259 Las Vegas, Nevada 89119 Tel: (877) 807-8880

The Company maintains a liaison office to coordinate its production activities at:

Castaic Movie Studios Lot 27567 Fantastic Lane Production Bldg. Castaic, California 91384 Tel: (323) 521-6000 Fax: (818) 827-0900

ITEM 8 - OFFICERS, DIRECTORS AND CONTROL PERSONS, AND BENEFICIAL SHAREHOLDERS

Name	Age	Title
Gary Rasmussen	64	CEO & Director (Chairman)
Daniel Sherkow	68	COO
Alan Bailey	69	CFO (2013)
Stanley Weiner	74	CFO (2012) & Director
Virginia Perfili	62	Director
Terry Gabby	73	Controller & Secretary

A. Information as to our current directors and executive officers of the Company is as follows:

Gary Rasmussen, our CEO and Chairman, also serves as the CEO for all our subsidiary companies with the exception of Global Universal Pictures, our Canadian affiliate. As a result of his ownership in Global Universal Film Group prior to the merger with the Company, Mr. Rasmussen received shares of our Series B Preferred stock, both directly in his name, and indirectly through Rochester Capital Partners (RCP), in connection with our acquisition of Global Universal Film Group. Additionally, Mr. Rasmussen is the General Partner of Rochester Capital Partners, our largest single shareholder.

B. Legal/Disciplinary History

None of our Officers or Directors in the last 5 years has been subject of any conviction in a criminal proceeding or name as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offences).

In addition, with respect to our Officers and Directors, there has been no entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities. There has also been no finding or judgment by a court of competent jurisdiction (in a civil court), the Securities and Exchange Commission, the Commodity Futures Trading Committee, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended or vacated, and there has been no entry of an order by a self-regulatory organization that permanently or temporarily barred, suspended or otherwise limited such person's involvement in any type of business or securities activities.

C. Beneficial Shareholders

The table on Page 15 presents information, to the best of our knowledge, about the beneficial ownership of our common stock on December 31, 2016, held by those persons known to beneficially own more than 5% of our capital stock and by our directors and executive officers. At December 31 2016, we had issued a total of **135,122,019** shares of **common stock**; **3,990,134** shares of our **Series B**, **Convertible Preferred Stock** ("Series B"); and **6,500,000** shares of our **Series C**, **Convertible Preferred Stock** ("Series C"), all issued and outstanding. Each share of Series B Preferred Stock is presently convertible into one share of common stock and not affected by any stock splits. The Beneficial Ownership table below assumes the conversion of the Series B Preferred shares into common stock. The 6,500,000 shares of common stock, calculated immediately following such conversion. Each share of Series C Preferred Stock is convertible, at any time, into a pro-rata percentage (of 65%) of the total common stock outstanding upon conversion. In addition, each share of Series C Preferred Stock carries voting rights equal to that number of shares of common stock that would result from the instant conversion of each share of Series C Preferred Stock into common stock carries voting rights equal to that number of shares of common stock.

The two far right columns of the Percentage of Beneficial Ownership table <u>do not</u> assume the conversion of the Series C Preferred shares into common stock, but state only the amount of shares held, by whom and the percentage held of that Class. Assuming that all Series B Preferred stock was converted into **3,990,134** shares of common stock, the Company would have a total of **139,112,153** shares of common stock issued and outstanding. Assuming that all 6,500,000 Series C Preferred stock were then converted subsequent to the conversion of all Series B Preferred stock, the Series C Preferred stock would convert into an aggregate of **258,332,713** shares of common stock, resulting in a fully diluted total of approximately **397,445,000** common stock issued and outstanding (See Note 6 – Subsequent

Events, on page F-12 of the Financial Statements section, regarding an increase in authorized share capital on January 31, 2017)

Beneficial ownership is determined in accordance with the rules of the Securities and Exchange Commission and does not necessarily indicate beneficial ownership for any other purpose. Under these rules, beneficial ownership includes those shares of common stock over which the stockholder has sole or shared voting or investment power. It also includes (unless footnoted) shares of common stock that the stockholder has a right to acquire within 60 days after December 31, 2016, pursuant to options, warrants, conversions privileges or other rights. The percentage ownership of the outstanding common stock, however, is based on the assumption, expressly required by the rules of the Securities and Exchange Commission, that only the person or entity whose ownership is being reported has converted options or warrants into shares of our common stock.

As of December 31, 2016	Number of Shares of	Percent	Number of Shares of	Shares of Common	Percent of Common	Number of Shares of	Percent
	Common	Of Class	Series B Pfd.	Assuming	Assuming	Series C	Of Class
	Beneficially	Beneficially	Beneficially	Conversion	Conversion	Beneficially	Beneficially
<u>Affiliates</u>	Owned	Owned	Owned	Series B (3)	Series B (3)	Owned	Owned
Rochester Capital Partners (4)	19,025,000	14.08%	641,225	19,666,255	14.14%		
Gary Rasmussen -CEO & Dir (5)	13,113,500	9.71%	1,093,227	14,206,727	10.21%	3,500,000	53.85%
Daniel Sherkow - COO (6)	4,050,000	3.00%		4,050,000	2.91%		
Terry Gabby - Controller (7)	665,000	0.49%	0	665,000	0.48%		
Virginia Perfili – Director (8)	2,214,450	1.64%	0	2,214,450	1.59%		
Stanley Weiner - CFO & Dir (9)	2,112,384	1.56%	0	2,112,384	1.52%		
Jacqueline Giroux (10)	7,163,855	5.30%	2,255,682	9,419,537	6.77%	3,000,000	46.15%
Alan Bailey - CFO (11)	1,910,000	1.41%	0	1,910,000	1.37%		
Mary-Kathryn Tantum (12)	7,000,000	5.18%	0	7,000,000	5.03%		
Subsidiary Officers (13)	1,000,000	0.75%	0	1,000,000	0.72%		
Shares held by Insiders	58,254,189	43.12%	3,990,134	62,244,323	44.75%	6,500,000	100.00%
Other Shareholders	76,857,830	56.88%		76,857,830	55.25%		
Total Amounts	<u>135,122,019</u>	<u>100.00%</u>	<u>3,990,134</u>	<u>139,102,153</u>	<u>100.00%</u>	<u>6,500,000</u>	<u>100.00%</u>

Footnotes:

- As used in this table, "beneficial ownership" means the sole or shared power to vote, or to direct the voting of, a security, or the sole or shared investment power with respect to a security (i.e., the power to dispose of, or to direct the disposition of, a security). It also includes shares of common stock that the stockholder has the right to acquire within 60 days of September 30, 2016, which are treated as outstanding for the purpose of determining the percent of class by such stockholder. Unless otherwise indicated, the address for each of these stockholders is c/o Global Entertainment Holdings, 2375 E. Tropicana Avenue, #8-259 Las Vegas, Nevada 89119.
- 2. Figures are rounded to the nearest one-hundredth of a percent.
- 3. Each share of Series B Preferred stock is convertible into one share of common stock by the holder at anytime. The Series B Preferred stock is not adjusted for either forward or reverse stock splits, and does not carry voting rights.
- 4. Rochester Capital Partners, LP. (RCP), a Nevada limited partnership, holds 19,025,000 shares of common stock and 641,225 shares of Series B Preferred directly. Gary Rasmussen, CEO of the Company, is the General Partner of RCP and owns a majority equity interest therein. The limited partners are members of Mr. Rasmussen's immediate family. As General Partner, Mr. Rasmussen has voting, investment and dispositive power over the shares of stock owned by the partnership.
- 5. Gary Rasmussen holds 13,113,500 shares of common stock and 1,093,227 shares of Series B Preferred stock directly in his name. These amounts of shares do not include his indirect interest in the 19,025,000 shares of common stock and 641,225 shares of Series B Preferred stock owned by RCP (reported separately in the table above), of which he is the General Partner, owns a majority equity interest therein and has voting, investment and dispositive power over the shares of stock owned by the partnership. Additionally, Mr. Rasmussen owns 3,500,000 shares of our Series C preferred stock directly in his name. Assuming the conversion of all Series B and Series C preferred stock, Mr. Rasmussen, including his interest in RCP, would control a total of approximately 172.9 million of our common stock, which would result in Mr. Rasmussen controlling approximately 43.5% of our total common stock then outstanding, on a fully diluted basis.
- 6. Daniel Sherkow holds 4,050,000 shares of common stock directly in his name.
- 7. Mr. Gabby holds 665,000 shares of common stock directly in his name.

Global Entertainment Holdings, Inc.

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- 8. Ms. Perfili is an independent director and holds 2,212,000 shares directly in her name.
- 9. Mr. Weiner is an independent director and holds 2,112,384 shares directly in his name. This figure does not include an additional 814,011 shares held by adult members of Mr. Weiner's immediate family and/or trusts, for which he does not exercise control and disclaims any beneficial interest.
- 10. Jacqueline Giroux owns 7,059,855 shares of common stock directly in her name and exercises control over an additional 104,000 shares of common stock as guardian for her grandchildren. Additionally, she holds 2,255,682 shares of Series B Preferred and 3,000,000 shares of Series C Preferred stock directly in her name. Ms. Giroux is the co-founder of Global Universal Film Group and You've Got the Part, our wholly-owned subsidiaries, as well as the founder of Global Universal Pictures, a Canadian affiliate that is 30% owned by the Company. She is neither an officer nor director of Global Entertainment Holdings, but serves as the President of Global Universal Film Group, a wholly-owned subsidiary. Assuming the conversion of all Series B and Series C preferred stock, Ms. Giroux would hold a total of approximately 128.65 million of our common stock, which would result in Ms. Giroux controlling approximately 32.4% of our total common stock then outstanding, on a fully diluted basis.
- 11. Alan Bailey holds 1,910,000 shares of common stock directly in his name.
- 12. In May of 2015, the Company issued 7,000,000 shares to Mary-Kathryn Tantum in connection with the Company's acquisition of WW Digital Marketing Group, Inc. Of these shares, 2,000,000 are held in an escrow account with the Company's securities counsel, Thomas Amon, and may be earned by Ms. Tantum over the next two years based upon financial performance realized by WW Digital Marketing Group. Mary-Kathryn Tantum serves as the president of WW Digital Marketing Group.
- 13. In August of 2014, the Company issued 1,000,000 shares to 3 newly appointed officers of Global Entertainment Media. Frank Merklein, president, holds 400,000 shares; Edward Michaels, EVP, holds 400,000 shares; Anthony Michaels, CTO, holds 200,000 shares. These officers may earn additional shares based on employment and earnings performance.

ITEM 9 – THIRD PARTY PROVIDERS

- 1. **Counsel:** Thomas G. Amon Law Offices of Thomas G. Amon 733 Third Avenue, 15th Floor New York, NY 10017 Tel: (212) 810-2430
- 2. Auditor: To be determined and appointed
- 3. Investor Relations Consultant: Not applicable
- 4. Other Advisor: Not Applicable

ITEM 10 – ISSUER'S CERTIFICATIONS

I, Gary Rasmussen (CEO), certify that:

- 1. I have reviewed this quarterly disclosure statement of Global Entertainment Holdings, Inc.;
- 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
- 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

March 3, 2017

By: <u>/s/ Gary Rasmussen</u> Gary Rasmussen, CEO & Chairman of the Board (Principal Executive Officer)

I, Alan J. Bailey (CFO), certify that:

- 1. I have reviewed this quarterly disclosure statement of Global Entertainment Holdings, Inc.;
- 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
- 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

March 3, 2017

By: <u>/s/ Alan J. Bailey</u> Alan J. Bailey, CFO (Principal Financial Officer)

GLOBAL ENTERTAINMENT HOLDINGS, INC.

REPORT FOR THE 12 MONTHS ENDED December 31, 2016

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PART I – FINANCIAL INFORMATION

GLOBAL ENTERTAINMENT HOLDINGS, INC CONSOLIDATED BALANCE SHEETS (Unaudited)

	December 31, <u>2016</u>	December 31, <u>2015</u>
ASSETS		
Current assets:		
Cash and cash equivalents	\$ 1,361	\$ 2,428
Note receivable, including accrued interest thereon	88,425	85,925
Total current assets	<u>89,786</u>	<u>88,353</u>
Fixed assets, net of depreciation		
Other assets:		
Movie inventory and other rights, at cost	750,723	750,723
Other intellectual property rights	75,450	75,450
All other	1,130	1,150
	827,303	827,323
TOTAL ASSETS	\$ <u>917,089</u>	\$ <u>915,676</u>
LIABILITES		
Current liabilities:		
Accounts payable	\$ 69,246	\$ 69,223
Accrued expenses	374,471	353,947
Notes and debentures payable	282,075	275,511
Total current liabilities	<u>725,792</u>	<u>698,681</u>
Deferred revenue	469,685	<u>469,685</u>
STOCKHOLDERS' DEFICIT		
Share Capital, \$ 0.001 par value		
Preferred shares:		
Convertible Series B: 4,000,000 authorized; 3,990,314 issued		
And outstanding	3,990	3,990
Convertible Series C: 6,500,000 authorized; 6,500,000 issued		
And outstanding	6,500	6,500
Common shares:		
230,000,000 authorized; 135,122,019 and 86,420,829 shares		
issued and outstanding December 31, 2016 and	125 122	96 420
December 31, 2015, respectively	135,122	86,420
Additional paid-in capital Accumulated deficit	12,446,073	12,472,374
Accumulated dencit	$(\underline{12,870,073})$	(12,821,974)
	(278,388)	(252,690)
TOTAL LIABILITES AND STOCKHOLDERS DEFICIT	<u>\$ 917,089</u>	\$ <u>915,676</u>

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

Global Entertainment Holdings, Inc.

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GLOBAL ENTERTAINMENT HOLDINGS, INC. CONSOLIDATED STATEMENTS OF OPERATION (Unaudited)

	Twelve Months Ended December 31,		
	<u>2016</u>	2015	
Revenue, net	<u>\$ 4,097</u>	<u>\$0</u>	
Expense General and administrative	<u>38,603</u>	74,245	
Net operating loss	(34,506)	(74,245)	
Other income (expense)			
Loan interest forgiveness	8,167	6,379	
Interest (net) Other income (expense)	<u>(20,899)</u> (<u>12,732)</u>	<u>(18,190)</u> (11,811)	
Net loss	<u>\$ (47,238)</u>	<u>\$(86,056)</u>	
Loss per Share - Basic and Diluted	<u>\$(0.00)*</u>	<u>\$ (0.00)*</u>	
Weighted Average Common Shares Outstanding (* Less than \$ 0.00)	<u>114,510,371</u>	<u>72,408,659</u>	

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

GLOBAL ENTERTAINMENT HOLDINGS, INC CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited)

	<u>Twelve</u> <u>2016</u>	Months Ended 2015
Cash flows from (used in) operating activities: Net loss	\$ (47,238)	\$(86,056)
Adjustments to reconcile net loss to net cash for non-cash items: Stock used to pay compensation, interest and advances Loan interest forgiven	4,400 <u>(8,167)</u> (51,005)	82,549 <u>(6,379)</u> (9,886)
Net change in assets and liabilities Increase (decrease) in other assets Increase(decrease) in accounts payable and accrued expenses	3,933 <u>17,000</u>	(4,200) (4,800)
Net cash from (used in) operating activities	(30,072)	<u>(18,886)</u>
Cash flows from (used in) investing activities: (Increase) decrease in other assets		<u>(1,500)</u>
Cash flows from (used in) financing activities: Increase (decrease) in notes and debentures payable (net) Increase in common shares and additional paid in capital	6,564 <u>22,401</u>	15,003
Net cash from (used in) financing activities	29,005	<u>19,897</u>
Increase (decrease) in cash	(1,067)	(489)
Cash - beginning of period	<u>2,428</u>	<u>2,917</u>
Cash - end of period	\$ <u>1,361</u>	<u>\$ 2,428</u>
Supplemental information: Acquisition of WW Digital Marketing Group, Inc Stock issued to acquire the above asset		\$70,000 \$70,000

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

GLOBAL ENTERTAINMENT HOLDINGS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS For the Twelve Months ended December 31, 2016 (Unaudited)

NOTE 1. BASIS OF PRESENTATION AND ACCOUNTING POLICIES

Description of Business

Global Entertainment Holdings, Inc., including its consolidated subsidiaries (the "Company"), is an independent global entertainment content production and distribution company that connects with audiences through compelling motion picture content and social media websites. The Company's primary focus is the production, financing and sales of motion pictures and other entertainment related content, conducted through its subsidiary, Global Universal Film Group, Inc. (www.GlobalUniversal.com). Management has long-term relationships with third party distributors for U.S. and for international distribution, primarily on a pre-sales basis. Film Group also takes advantage of beneficial production tax incentives offered by state and foreign governments (such as Canada) to both lower its production cost and mitigate its production investment risk.

Principles of Consolidation

The consolidated financial statements of the Company include the accounts of Global Entertainment Holdings, Inc., its subsidiaries and variable interest entities ("VIE's") where the Company is considered the primary beneficiary, after elimination of intercompany accounts and transactions. Investments in business entities in which the Company lacks control but does have the ability to exercise significant influence over operating and financial policies are accounted for using the equity method. Accordingly, the Company's consolidated financial statements include the accounts of the Company, and its Subsidiaries: Global Entertainment Media, Inc., Global Universal Film Group, Inc., You've Got the Part, Inc., WW Digital Marketing Group, Inc., California LitFunding, Inc., and its LLC: Global Entertainment Film Fund, LLC.

The Company was formed on July 11, 1996, in the State of Nevada.

Cash and cash equivalents

Cash includes all short-term highly liquid investments that are readily convertible to known amounts of cash and have original maturities of three months or less. At times cash deposits may exceed government insured limits. December 31, 2016, and December 31, 2015, there were no cash deposits that exceeded those insured limits.

Note Receivable

On September 22, 2008, the Company entered into an Exclusive License Agreement with its Canadian affiliate, Global Universal Pictures, Inc. ("GUP"), whereby the Company granted a worldwide, exclusive license to GUP to use the work entitled "Blue Seduction" (the "Film"). The license includes: (1) the right to promote the Film throughout the world in all languages and in all distribution markets, including TV, home video, DVD and non- theatrical and theatrical markets, and (2) merchandise rights relating to all goods and services appearing in the Film. The Company owns a thirty percent (30%) equity interest in GUP. As a condition to the license, GUP agreed to credit the Company as the source of the original concept for the Film. Gary Rasmussen, the Company's CEO, was the Executive Producer of the Film. Subject to financing of the Film, GUP agreed to pay the Company an all inclusive one-time fee of (i) U.S. \$150,000, evidenced by a Promissory Note due March 31, 2009 (the "Fee"), and (ii) revenue representing 50% of GUP's "Net Receipts" from the sale of the Film rights in the worldwide marketplace. The balance due under this Note, including interest receivable thereon, amounted to \$ 85,925 at December 31, 2016.

Fixed Assets

Fixed assets are stated at cost less accumulated depreciation. Depreciation is recorded on a straight-line basis over a period of the shorter of the related applicable lease term or the estimated useful lives of the assets ranging from 3 to 5 years. At December 31, 2016, and December 31, 2015, the Company's fixed assets were fully depreciated.

Inventory of Movie and Other Rights

The Inventory of movie and other rights consist of Book Rights, TV Game/Reality Show Rights, Film Rights and Movie costs. These are recorded as assets as required by the AICPA Statement of Position 00-2. The costs will be amortized using the individual film forecast computation method. Global Universal Film Group, Inc., initially purchased Book, TV and Movie Rights in January, 2006, for approximately \$160,000. The expenditures that are related to specific Film, TV or Book projects are capitalized as a long-term asset. The capitalized costs will be amortized using the individual film forecast computation method as film revenues are obtained.

The Other IP Rights of \$ 75,450 relate to the acquisition of the assets of WW Digital Marketing Group, Inc.

On November 16, 2015, the Company announced the acquisition of an extensive library of approximately 2,400 digital masters to motion pictures, television series, vintage films, short form content and cartoons for worldwide distribution. The Company plans to Market this digital content library through Global Universal Film Group, a wholly-owned subsidiary. The library is comprised primarily of digitized, vintage Hollywood classics that are now in the public domain. The Company is presently discussing terms for several output deals for digital distribution of the library, as well as negotiating for transcoding and subtitling services of the digital content. Global Entertainment's Film Group intends to distribute this massive digital content library on a variety of platforms including, but not limited to, traditional broadcast TV, electronic sell-through, video-on-demand, online subscription and advertising channels, over-the-top IP channels, mobile and multi-screen devices and legacy set-top boxes, and gaming consoles. The addition of this varied and extensive library of old Hollywood Classics to the Company's existing library of motion pictures will potentially position the Company as a powerhouse in worldwide digital distribution. Digital channels continue to rapidly expand, especially in the international marketplace where there is a growing audience for the old, classic Hollywood movies and TV shows.

Revenue recognition

Film revenue from licensing agreements is recognized when the license period begins and the licensee and the Company become contractually obligated under a non-cancellable agreement. All revenue recognition for license agreements is in compliance with the AICPA's Statement of Position 00-2, Accounting by Producers or Distributors of Films. We recognize revenue when all of the following conditions are met:

- Persuasive evidence of an arrangement exists;
- The products or services have been delivered; for feature film content products (DVDs, Blueray Discs, etc.) released or sold by our Global Universal Film Group subsidiary, we believe this condition is met when the film product is complete and, in accordance with the terms of our contractual arrangement, has been delivered or is available for immediate and unconditional sales and/or delivery;
- The license or sales period has begun;
- Collection of the arrangement fee or selling commission is fixed or determinable and reasonably assured.

Deferred Revenue

Deferred revenue of \$ 469,685 at December 31, 2016, and December 31, 2015, relates to the following motion pictures:

"Blue Seduction"	\$ 19,685
"American Sunset"	150,000
"Plaster Rock"	150,000
"The Night"	150,000
	\$ <u>469,685</u>

On September 22, 2008, the Company entered into an Exclusive License Agreement with its Canadian affiliate, Global Universal Pictures, Inc. ("GUP"), whereby the Company granted a worldwide, exclusive license to GUP to use the work entitled "Blue Seduction" (the "Film"). The license includes: (1) the right to promote the Film throughout the world in all languages and in all distribution markets, including TV, home video, DVD and non- theatrical and theatrical markets, and (2) merchandise rights relating to all goods and services appearing in the Film. The Company owns a thirty percent (30%) equity interest in GUP. As a condition to the license, GUP agreed to credit the Company as the source of the original concept for the Film.

Subject to financing of the Film, GUP agreed to pay the Company an all- inclusive one-time fee of (i) U.S. \$150,000, evidenced by a Promissory Note due March 31, 2009 (the "Fee"), and (ii) revenue representing 50% of GUP's "Net Receipts" from the sale of the Film rights in the worldwide marketplace. The \$150,000 fee was recorded as deferred revenue and is being amortized as a percentage of the net receipts from the sale of the film rights.

Use of Estimates

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

Impairment of assets

The Company periodically assesses impairment of its long-lived assets, such as movie inventory and other rights, whenever there is an indication that the carrying amount of the asset may not be recoverable. Recoverability of these assets is determined by comparing the forecasted undiscounted cash flows generated by those assets to the assets' net carrying value. The amount of impairment loss, if any, is measured as the difference between the net book value of the assets and the estimated fair value of the related assets. As of December 31, 2016, and December 31, 2015, management believes that there is no need to establish such impairment reserves against the carrying values of its assets reported on its consolidated balance sheets at those dates.

Net Loss per Share

Net loss per share is calculated using the weighted average number of shares of common stock outstanding during the year. The Company has adopted the provisions of SFAS No. 128, Earnings per Share.

Provision for Income Taxes

At this time, no provision for the payment of income taxes is required on the results of the Company's operations through December 31, 2016. Accumulated net losses, on a consolidated basis, through December 31, 2016, totaled \$12,870,073.

Current liabilities

The Company's current liabilities are as follows:

<u>Accounts Payable</u> totaled \$69,246 and \$69,223 at December 31, 2016 and December 31, 2015, respectively. These are obligations that are uncured during the normal course of the operating cycle.

<u>Accrued Expenses</u> totaled \$374,471 and \$353,947 at December 31 2016, and December 31, 2015, respectively, are obligations that have been unsecured during the operating cycle but may not be immediately payable. They primarily consist of accrued interest and accrued payroll as follows:

	December 31, 2016		December 31, 2015
Accrued Interest	\$170,161	Accrued Interest	\$161,637
Accrued Payroll	\$204,310	Accrued Payroll	\$192,310
Total	\$374,471	Total	\$353,947

<u>Notes and Debentures Payable</u>, totaled \$282,075 and \$275,511 at December 31, 2016, and December 31, 2015, respectively, and are due on various dates within 12 months. During the year ended December 31, 2002, the Company issued 5-year 9% convertible debentures amounting to \$200,000, due January 1, 2007. Included is one debenture due to a related party for \$10,000. Interest is due semi-annually on the first day of June and December of each year, commencing June 1, 2003, until fully paid. As part of the plan of reorganization, these debentures have an amended maturity to June 2008. In December 2007, the Company converted \$150,000 principal amount of the debentures, plus approximately \$21,000 in accrued interest, into 171,000 shares of Common Stock.

The registered holders of the debentures have the right, after one year prior to maturity, to convert the principal at the original conversion price of \$0.10 for one Common share or at the adjusted conversion price. If and whenever on or after the date of this debenture, the Company issues or sells any share of common stock for a consideration per share less than the initial conversion rate, then upon such issue or sale, the initial conversion rate shall be reduced to the lowest net price per share at which such share of common stock have been issued. The debentures are subordinated to all the senior indebtedness, including debts under equity participation agreements.

Notes Payable:		Date of Note	Principal	
Private Equity Fund		11/12/2007	\$45,000	
1 2		07/07/2008	8,000	
		07/06/2008	4,500	
		08/19/2008	4,500	
Individual(s)		03/22/2010	5,000	
		04/14/2010	5,000	
		04/21/2010	1,300	
		06/03/2010	1,800	
		06/10/2010	15,000	
		09/30/2010	10,000	
		12/30/2010	786	Convertible
		06/10/2011	5,000	Convertible
		11/07/2011	7,500	Convertible
		11/07/2013	10,000	Convertible
Corporation				
		08/10/2010	15,000	Convertible
		07/31/2014	5,000	
		03/31/2015	2,500	
		05/11/2015	10,000	Convertible
Consultant		03/11/2014	2,000	
Consultant		05/14/2014	1,000	
		08/29/2014	1,000	
		06/02/2014	2,000	
		05/10/2016	7,500	
Company Officer		various dates	<u>72,488</u>	Advances and loans
company officer	Total	various dates	\$ 242,075	Advances and Ioans
	Total		\$ 242,075	
Individual(s)		12/18/2002	10,000	
		12/20/2002	10,000	
		01/23/2003	10,000	
		02/07/2003	10,000	
	Total		\$40,000	
Total Notes and Debentures			\$ <u>282,075</u>	

NOTE 2 – GOING CONCERN

The Company has historically incurred losses since inception and has only recently approached periods of profitable and/or breakeven operations. However, there can be no assurance that the Company can reach, or will continue to operate profitably. Unless significant additional cash flows are raised by the Company, the Company could be in jeopardy of continuing operations. The Company seeks to generate needed funds to continue ongoing operations from the sale of film rights, for which it acts as a selling agent or receives a participation in profits, joint ventures, the sale of Company stock through a Private Placement or Regulation A offering, advances from the primary shareholder, or by entering into financing arrangements with third-parties including, but not limited to, possible off-balance sheet financing arrangement in connection with its movie production activities.

NOTE 3 – SHARE CAPITAL

Common Stock

As discussed in Note 1, the Company entered into a merger agreement in January 2003, whereby 759,225 shares of its common stock were issued in exchange for all the issued and outstanding shares of the common stock of California LitFunding. The acquisition was a reverse acquisition of the Company by California LitFunding, under the purchase method of accounting, and was treated as a recapitalization with California LitFunding as the acquirer. Accordingly, the historical financial statements have been restated after giving effect to the January 23, 2003, acquisition of the Company.

In the year ended December 31, 2004, the Company declared and issued an 11-for-10 stock dividend. As a result, a total of 1,042,501 shares were issued. The trading value of the shares on the declaration date of November 1, 2004, was \$0.70. The aggregate value of the new shares issued of \$729,751 was reclassified from the accumulated deficit to additional paid-in capital.

During the year ended December 31, 2005, the Company issued 99,195 shares of its \$.001 par value common stock for cash totaling \$406,700. Additionally, the Company issued 130,000 shares of its common stock to certain unrelated qualified investors in exchange for \$533,000 of stock subscriptions. These subscriptions were due on or before December 31, 2005. The Company does not have reasonable expectation that these notes will be paid. At of December 31, 2005, \$35,000 had been paid, and the Company wrote off the remaining balance of \$498,000.

On December 17, 2007, the Company declared a 1-for-10 reverse split of its common stock. As a result, the Company had 9,258,511 shares issued and outstanding as of December 31, 2007.

Through 2013, the Company issued a total of 29,589,584 shares of its common stock to employees, consultants and third party vendors, who performed services for the Company, resulting in a total of 38,848,095 shares of its common stock issued and outstanding as of December 31, 2013.

During the fiscal year ended December 31, 2014, the Company issued a total of 2,955,000 shares of common stock, of which 300,000 shares were officially cancelled by the Company for non-performance of an investor relations company. On December 31, 2014, the Company had a total of 41,803,095 shares of its common stock issued and outstanding.

During the quarter ended March 31, 2015, the Company issued a total of 9,917,734 shares of common stock, of which 8,687,734 were issued in connection with the exercise of a convertible promissory note, 1,000,000 shares were issued in a private placement, and the balance of 430,000 shares were issued to two officers and two consultants. As a result, the Company had a total of 51,720,829 shares of common stock issued and outstanding as of March 31, 2015.

During the quarter ended June 30, 2015, the Company issued a total of 33,100,000 shares of common stock, of which 18,100,000 shares were issued to officers and directors as compensation, 7,000,000 shares were issued in connection with the acquisition of WW Digital Marketing Group, Inc., 5,000,000 shares were issued to Rochester Capital Partners as consideration for cash advances, and 3,000,000 shares were issued to Spoleto Corp in payment of accrued interest due on a promissory note from June 23, 2010 through March 31, 2015. Accordingly, the Company had 84,820,829 shares of common stock issued and outstanding as of June 30, 2015.

During the quarter ended September 30, 2015, the Company issued a total of 300,000 shares of common stock to officers and directors as compensation, resulting in a total of 85,120,829 shares of common stock issued and outstanding.

During the quarter ended December 31, 2015, the Company issued 300,000 shares of common stock to officers and directors as compensation. The Company also issued 1,000,000 shares of common stock as additional consideration prescribed in the Purchase Agreement for the Digital Library. During the quarter ended March 31, 2016 the Company issued no stock. The total common stock issued and outstanding as of March 31, 2016 was 86,420,829.

During the quarter ended June 30, 2016 the Company issued common shares totaling 48,201,190, with 1,400,000 shares issued to officers of the company as compensation. On May 25, 2016, the Company received the first of five notices to convert to free trading common shares from the holder of a \$17,500 convertible note, dated June 23, 2010, which resulted in the issuance of 43,801,190 common shares in June, 2016. Additionally, the Company settled approximately \$8,400 in accrued interest with the issuance of 3,000,000 shares of common stock, issued at approximately \$0028 per share. As a result of the foregoing issuances, the Company had a total of 135,122,019 common shares issued and outstanding as of June 30, 2016. During the quarters ended September 30, 2016 and December 31, 2016 the Company issued no common stock, so that the common shares outstanding at December 31, 2016 are 135,122,019. (See page F13 for a summary of stock issuances since January 1, 2017, and the date of this filing)

Series "A" Preferred Stock

On July 20, 2005, the Board of Directors authorized the company to amend its Article of Incorporation to allow the issuance of up to 10,000,000 shares of preferred stock, par value \$0.001 per share. Further, the Board authorized the initial issuance of up to 2,000,000 shares of Series A 12% Convertible Preferred Stock (Series A Preferred). The Series A Preferred provides for a conversion rate 2 shares of common for each share of Series A Preferred, and such conversion rights shall commence six months from the date of purchase. During 2005, the Company issued 800,000 shares of Series A Preferred at \$0.25 per share to two individual investors for cash totaling \$200,000. During 2007, all 800,000 shares were converted into common stock. As of December 31, 2007, the Company had no shares of Series A Preferred Stock issued and outstanding.

Series "B" Convertible Preferred Stock

Pursuant to the reverse tri-party merger with Global Universal Film Group, Inc. (GUFG), we issued a total of 1,500,000 shares of Series B Convertible Preferred Stock to the stockholder's of GUFG. Mr. Rasmussen, our current CEO, owned 50% of the shares of GUFG and also received 750,000 Series B Shares in the merger. Ms. Jacqueline Giroux, President of GUFG, received the balance of 750,000 shares. In December 2007, we issued an additional 2,490,134 shares of Series B Preferred stock in exchange for the cancellation of \$273,915 in debt of GUFG. Mr. Rasmussen received 343,227 shares directly in his name; Rochester Capital Partners received 641,225 shares in its name; and Ms. Giroux received 1,505,682 shares directly in her name. As of December 31, 2016, the Company had a total of 3,990,314 shares of Series B Preferred stock outstanding, which are convertible into 3,990,134 shares of common stock at any time.

The rights and preferences of the Series B shares are as follows:

Dividend Provisions. The holders of the Series B Convertible Preferred Stock will not be entitled to any dividends on the Preferred Stock.

Liquidation Preference. In the event of any liquidation, dissolution or winding up of the Company, either voluntary or involuntary, subject to the rights of series of preferred stock that may from time to time come into existence, the holders of Series B Convertible Preferred Stock shall be entitled to receive, prior to and in preference to any distribution of any of the assets of the Company to the holders of Common Stock by reason of their ownership thereof, an amount per share equal to the sum of (i) \$0.001 for each outstanding share of Series B Preferred Stock ("Original Series B Issue Price") and (ii) an amount equal to the Original Series B Issue Price for each twelve (12) months that has passed since the date of issuance of any Series B Preferred Stock.

Spin-off Rights. At the election of a majority in interest of the Series B Preferred Stock, GUFG shall be spun off to the holders of the Series B Preferred Stock, with 90% of such shares in GUFG being issued, pro rata to the holders of the Series B Preferred Stock, and 10% being issued and distributed to the shareholders of the Company in common

stock on a pro-rata basis. This provision was eliminated entirely with the filing of an amendment to the designation of rights and preferences of our Series B Preferred with the State of Nevada on December 6, 2007.

Conversion. Each share of Series B Convertible Preferred Stock is convertible, at the election of the holder, into one (1) share of the Company's common stock on such date as the majority shareholders of all Series B have elected to effect the Spin-Off transaction; however, the Series B Convertible Preferred Stock shall automatically convert into shares of Common Stock of the Company after twelve (12) months from the date of LitFunding's acquisition of GUFG, regardless of whether or not an election has been made to spin-off GUFG. This provision was amended with the filing of an amendment to the designation of rights and preferences of our Series B Preferred with the State of Nevada on December 6, 2007. The conversion into common stock may be made at any time, without conditions, by the holders of the Series B Preferred stock. The Series B Preferred stock is not affected or adjusted for any forward or reverse stock splits.

Voting Rights. The shares of the Series B Preferred Stock do not have any voting rights.

Series "C" Convertible Preferred Stock

In January, 2008, in keeping with the restructuring efforts of the new management team, the Board authorized the issuance of 6,000,000 shares of a non-dilutive, convertible preferred stock entitled, Series C Convertible Preferred Stock ("Series C Stock"). The Series C Stock is non-dilutive and, the initial 6,000,000 shares authorized, will convert into 60% of the Company's outstanding common stock as calculated immediately after such conversion. On April 4, 2008, the Company filed a Certificate of Designation relating to its Series C Convertible Preferred Stock with the Nevada Secretary of State. On November 8, 2008, the Board approved an amendment to the Certificate of Designation of the Series C, which provided for 6,500,000 shares authorized, converting into 65% of the outstanding common stock at the time of conversion, to correct an error in the original filing. A full description of the terms and conditions of the Series C Preferred Stock is provided in Exhibit 3.3, as filed with our quarterly report with the SEC on Form 10-QSB on August 14, 2008.

Voting Rights. The shares of the Series C Preferred Stock carry voting rights equal to the number of shares of common stock into which they are convertible. As of September 30, 2015, the entire class of Series C Preferred Stock could convert into approximately **258,332,713** shares of common stock and carry an equal amount in voting rights.

Series "D" Convertible, Participating Preferred Stock

The Board of Directors has authorized the issuance of up to 10,000 shares of Series D Convertible, Participating Preferred Stock with a Stated Liquidation Value of \$100 per share (the "Series D Preferred"), to be offered to investors pursuant to the terms of a private offering document. The Company filed a Certificate of Designation with the Nevada Secretary of State authorizing its Series D Preferred on November 26, 2013. (See "Exhibit D")

The rights and preferences of the Series D Preferred shares are as follows:

Participating Dividend Provisions. The holders of the Series D Preferred will be entitled to receive, on a pro-rata basis, an annual dividend in an amount equal to 10% of the net profits (as defined by our accountants) derived solely from You've Got the Part, Inc. ("YGTP"), a wholly-owned subsidiary of the Company. Specifically, each share of Series D Preferred will be entitled to receive one-ten thousandth (1/10,000th) of the net amount to be distributed as a participating dividend for the shares outstanding. All annual dividends will be paid within ninety (90) days following the fiscal year end for YGTP, commencing with the fiscal year ending after December 31, 2015.

Limitation of Overhead Allocation. The Company has agreed to limit its overhead allocation from YGTP to not more than 20% of its net profits. Any amounts in excess of this amount will be deducted from the calculation of any participating dividends payable from the 10% of YGTP net profits.

Participation Upon Sale of You've Got the Part. In the event of any sale of You've Got the Part, Inc., the Series D Preferred, as a class, will be entitled to receive, on a pro-rata basis, a liquidating distribution equal to ten percent (10%) of the net sales amount, as determined by the Company's accountants. Specifically, each share of Series D Preferred issued and outstanding will be entitled to receive one-ten thousandth (1/10,000th) of the net sales amount to be distributed.

Liquidation Preference. In the event of any liquidation, dissolution or winding up of the Company, either voluntary or involuntary, subject to the rights of series of preferred stock that may from time to time come into existence, the

holders of Series D Preferred shall be entitled to receive, prior to and in preference to any distribution of any of the assets of the Company to the holders of Common Stock by reason of their ownership thereof, an amount per share equal to One Hundred (\$100.00) Dollars.

Conversion. Each share of Series D Preferred is convertible into \$130 worth of Common Stock (\$100 Stated Value and a \$30 Conversion Premium), at any time at the election of the holder, subject to a minimum conversion price of \$0.50 per share of Global Entertainment Holdings Common Stock. Market Price shall be defined as the average of the previous 15-days' closing prices of Global immediately prior to the date the Company receives written notice of conversion from any holder of shares of the Series D Preferred.

Note: In May of 2015, the Company elected to modify the conversion price to \$.05 per share in light of current market conditions.

Call By Company. The Series D Preferred is subject to call by the Company at any time after December 1, 2019, upon forty-five (45) days' advanced written notice, at a price of One Hundred Fifty (\$150.00) Dollars per share. Upon call by the Company, the Holder of any Series D Preferred shares may elect to convert into shares of Common Stock prior to the end of the Company's 45-day call notice.

Voting Rights. The shares of the Series D Preferred do not have any voting rights except as to issues affecting the rights and preferences of the entire class of the Series D Preferred.

As of December 31, 2016, the Company had no shares of Series D Preferred Stock issued and outstanding.

The foregoing summary description of the rights and preferences of the Series D Preferred is qualified in its entirety by reference to the Certificate of Designation of Series D Preferred, attached hereto as Exhibit D.

Market Information

We had 135,122,019 issued and outstanding shares of our common stock at December 31, 2016, and at December 31, 2015 we had 86,420,829 shares issued and outstanding. At the date of this filing our issued and outstanding common shares had increased to 191,123,433 (see Page F-13). Our common stock is currently quoted on the OTC Pink market (commonly referred to as the "pink sheets") under the symbol "GBHL". The closing "ask" per share quote for our common shares on March 1, 2017, was \$ 0.0025, representing a market cap of approximately \$ 477,800.

NOTE 4 – COMMITMENTS AND CONTINGENCIES

Contingencies & Litigation

The Company's former subsidiary, LitFunding USA, Inc., was a named defendant in several matters in litigation, which were related to its former business and which were incurred in the normal course of business, including litigation for refunds of funds invested and collection matters. The Company believes these suits are without merit, and the responsibility for which was assumed in March of 2008, by the Purchaser of the former business unit of LitFunding USA.

In connection with the business unit of LitFunding USA, which was sold by the Company on March 28, 2008, the Company obtained various judgments in Courts situated in the State of Nevada for the return of deposits made to attorneys practicing in various other states. In turn, a judgment was entered against LitFunding USA in Clark County, Nevada District Court for attorneys' fees, in the amount of \$30,000, incurred in connection with the obtaining of these judgments. The Company believes that these judgments are uncollectible and that all such judgments and other receivables, as well as all liabilities, were assumed by the Purchaser of LitFunding USA, Inc., in March, 2008.

Contingent asset and corresponding liability

Effective November 11, 2015 the Company acquired the rights to approximately 1,900 digital masters to motion pictures, television series, vintage films and short form content and cartoons for worldwide distribution. In this regard, the Company is presently entertaining several output deals for distribution of the library, as well as negotiating for transcoding and closed captioning services of the digital content. These rights entitle the Company to distribute this digital content on a variety of platforms, including but not limited to traditional broadcast TV, electronic sell-through,

video-on-demand, online subscription and advertising supported channels, over-the-top IP channels, mobile and multiscreen devices and legacy set-top boxes and game consoles. Payment for the acquisition of the library will be handled on a revenue share basis, with the Company agreeing to remit 50% of the net proceeds from exploitation of the digital content with the rights seller up to an initial contingent payable cap to the seller of \$480,000. However, this cap may itself be reduced by up to 50% (to a net contingent payable of \$240,000) in the event that the seller receives at least \$10,000 in each 3-month period from the Company as its 50% share of net proceeds. At its option (exercisable within the first 12 months from the execution of the Purchase Agreement), the Company's contingent obligation may be further reduced to a cap of \$210,000 to the seller provided that at least \$10,000 in revenue share payments continue to be paid to the rights seller in each 3-month period, or to a cap of \$170,000 if cumulative payments totaling \$170,000 are made to the seller within 2 years from the execution date of the Purchase Agreement. As an added inducement to the seller, the Company agreed to issue one million restricted common shares within 30 days from the execution of the Purchase Agreement.

NOTE 5 - RELATED PARTY TRANSACTIONS

Gary Rasmussen, our CEO and Chairman, also serves as the Chairman, CEO and Director of our subsidiary companies, Global Universal Film Group, Inc., Global Entertainment Media, Inc. and You've Got the Part, Inc., as well as several limited liability companies organized by the Company as special purpose vehicles. Mr. Rasmussen received shares of our Series B Preferred stock, both directly and indirectly through Rochester Capital Partners (RCP), in connection with our acquisition of GUFG, and in consideration of the cancellation of his notes payable, as well as Rochester Capital Partners' note payable from GUFG. Additionally, Mr. Rasmussen is the General Partner and majority equity owner of Rochester Capital Partners, our controlling and largest shareholder.

Options and Warrants Issued or Exercised

During the twelve months and December 31, 2016 and December 31, 2015, respectively, no stock options or warrants were exercised.

As of December 31, 2016, there were no stock options or warrants issued or outstanding.

On October 16, 2012, we issued a warrant to a consultant to the Company to purchase 100,000 shares of our restricted common stock at a price of \$0.10, per share. Our agreement with this consultant was rescinded, *ab initio*, on February 15, 2013, and the warrant was cancelled, effective as of the issue date.

On January 21, 2014, we issued a warrant to a consultant to the Company to purchase 200,000 shares of our restricted common stock at a price of \$0.10, per share.

The summary of activity for the Company's stock options and warrants is presented below and takes into effect the reverse split of our common stock on a 1-for-10 basis in December 2007.

The summary of activity for the Company's stock options/warrants is presented below:

	12 Months Ending December 31, 2016	Weighted Average Exercise Price
Options/warrants outstanding at beginning of period	0	0
Granted	None	0
Exercised	None	
Amended		
Terminated/Expired		
Options/warrants outstanding at end of period	0	
Options/warrants exercisable at end of period	0	

NOTE 6 – SUBSEQUENT EVENTS

1. Increase in the Authorized Share Capital

The Company's directors and the majority of shareholders entotic to vote approved an increase to the Company's authorized share capital from 230 million common and 20 million preferred shares, to 470 million common and 30

million preferred shares. The increase was registered by the state of Nevada on January 31, 2017. There was no change to the par value of the stock, which remained at \$ 0.001 per share.

2. Retirement of Notes Payable

During the period January 19, 2017 through February 2, 2017, a third party acquired three of the Company's convertible notes payable totaling \$ 35,000, and those notes were fully retired (with the accrued interest thereon waived) in exchange for the issuance by us of 52,711,414 common shares at the average discounted price of \$0.000664 per share upon conversion by that third party.

3. Additional debt financing: \$ 22,000

To provide additional working capital and opportunity for potential new investment, between January 18, 2017 and February 6, 2017 the Company entered into three new convertible notes payable with a third party, which provided proceeds to the Company totaling \$17,500. These new convertible notes payable carry interest at the rate of 8% per annum and mature as follows: \$7,500 on or before January 18, 2018; \$5,000 on or before January 30, 2018 and \$5,000 on or before February 1, 2018. Each note is convertible at the option of the noteholder to the Company's common stock at a discount of 50% to the average of the then market trading price.

In addition, on February 6, 2017, the Company entered into a new convertible note payable with another third party, which provided proceeds to the Company totaling \$4,500. This new convertible note payable carries interest at the rate of 12% per annum and matures on or before February 5, 2018. The note is convertible at the option of the noteholder to the Company's common stock at a discount of 50% to the average of the then market trading price. In addition, the Company has agreed to issue to this third party 500,000 restricted common shares as an additional inducement for the new note financing.

4. Additional issuance of common stock

To provide further working capital, on January 23, 2017 the Company issued 2,000,000 restricted common shares to a third party through a private placement for the receipt of \$ 4,475 in proceeds (at an average price of \$0.0224 per share). In addition, on January 4, 2017, the Company issued 800,000 restricted common shares to its Chief Financial Officer for services provided and in consideration for an extension to his services agreement; and issued 500,000 restricted common shares as an added inducement to the third party providing the Company with the right to distribute the Global Hollywood Classics movie and TV library granted on November 16, 2015 (see page 8). This third party also helped the Company design and launch a new marketing website for its classic digital content library (www.GlobalClassicMovies.com), which went live during January, 2017. After taking into account the issuance of common shares explained in notes 2, 3 and 4 above, the Company's total issued common shares (or 57.9% of total issued) are in the public float.

5. Funding Commitment For You've Got The Part

The Company executed a Memorandum of Understanding as of February 28, 2017, with a third-party who committed to fund the Company with up to US\$ 1 million to enable the Company to complete the development of its "You've Got The Part" mobile App and to market it by the fourth quarter of 2017 for use on smartphones and other mobile devices.

Item 8A. Controls and Procedures

We conducted an evaluation, with the participation of Gary Rasmussen, our current Chief Executive Officer, and Alan J. Bailey, our Chief Financial Officer, of the effectiveness of the design and operation of our disclosure controls and procedures, as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended, as of December 31, 2016, to ensure that information required to be disclosed by us in the reports filed or submitted by us is recorded, processed, summarized and reported, within the time periods specified in the Securities Exchange Commission's rules and forms, including to ensure that information required to be disclosed by us in the reports filed or submitted by us under the Exchange Act is accumulated and communicated to our management, including our principal executive and principal financial officers, or persons performing similar functions, as appropriate to allow timely decisions regarding required disclosure. Based on that evaluation, Messrs. Rasmussen and Bailey have

concluded that as of December 31, 2016, our disclosure controls and procedures were effective at the reasonable assurance level.

Management's Report on Internal Control over Financial Reporting

Management is responsible for establishing and maintaining adequate internal control over financial reporting of the Company. Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies and procedures may deteriorate.

Management, with the participation of our principal executive officer and principal financial officer, has evaluated the effectiveness of our internal control over financial reporting as of December 31, 2016, based on criteria established in Internal Control-Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission. Based on this evaluation, and after taking into consideration the Company's limited resources and limited number of employees, management concluded that, as of December 31, 2016, our internal control over financial reporting is effective in providing reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with the U.S. generally accepted accounting principles

This quarterly report does not include an attestation report of the Company's independent registered public accounting firm regarding internal control over financial reporting. Management's report was not subject to attestation by the Company's independent registered public accounting firm pursuant to temporary rules of the SEC that permit the Company to provide only management's report in this quarterly report.

Limitations on Effectiveness of Controls and Procedures

Our management, including our Chief Executive Officer and Chief Financial Officer, does not expect that our disclosure controls and procedures or our internal controls will prevent all errors and all fraud. A control system, no matter how well conceived and operated, can provide only reasonable, not absolute, assurance that the objectives of the control system are met. Further, the design of a control system must reflect the fact that there are resource constraints and the benefits of controls must be considered relative to their costs. Because of the inherent limitations in all control systems, no evaluation of controls can provide absolute assurance that all control issues and instances of fraud, if any, within the Company have been detected. These inherent limitations include, but are not limited to, the realities that judgments in decision-making can be faulty and that breakdowns can occur because of simple error or mistake. Additionally, controls can be circumvented by the individual acts of some persons, by collusion of two or more people, or by management override of the control. The design of any system of controls also is based in part upon certain assumptions about the likelihood of future events and there can be no assurance that any design will succeed in achieving its stated goal under all potential future conditions.

Over time, controls may become inadequate because of changes in conditions, or the degree of compliance with the policies or procedures may deteriorate. Because of the inherent limitations in a cost-effective control system, misstatements due to error or fraud may occur and not be detected.

Changes in Internal Controls

There have been no changes in our internal control over financial reporting identified in connection with the evaluation provisions set forth in paragraph (d) of Rule 13a-15d-15 under the Exchange Act that occurred during the 9 months ended December 31, 2016, that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

Item 8B. Other Information

None.

Item 14. Exhibits, Financial Statements and Schedules

(a) <u>Exhibits</u> None

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.

GLOBAL ENTERTAINMENT HOLDINGS, INC.

Date: March 3, 2017

By: /s/ Gary Rasmussen

Name: Gary Rasmussen CEO & Chairman of the Board

Pursuant to the requirements of the Securities Exchange 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.

Global Entertainment Holdings, Inc.

Date: March 3 2017

/s/ Gary Rasmussen Name: Gary Rasmussen Title: CEO & Chairman of the Board

Global Entertainment Holdings, Inc.

Date: March 3 2017

By:

By:

/s/ Alan J. Bailey Alan J. Bailey Title: Chief Financial Officer