GRILLIT, INC.

For the Year ended March 31, 2016

TIN: 45-1212958

General Disclosure Information

1) Name of the issuer and its predecessors

GRILLiT, Inc. (In the process of changing the name to Healthy & Tasty Brands Corporation) Green Equity Holdings, Inc. (prior to 3/28/2013)

2) Address of the issuer's principal executive offices

PO Box 915 Skiatook, OK 74070 Phone: (918) 900-1900

Email: healthyandtastybrands@gmail.com Website(s): www.handtbrands.com

3) Security Information

Trading Symbol: GRLT

Exact title and class of securities outstanding: Common Stock

CUSIP: 39850R 109

Par or Stated Value: \$ 0.0001

Total shares authorized: 4,000,000,000 as of: 03/31/16 Total shares outstanding: 3,087,066,405 as of: 03/31/16

Transfer Agent

Pacific Stock Transfer 6725 Via Austi Pkwy Suite 300 Las Vegas, NV, 89119 (702) 433-1979

Is the Transfer Agent registered under the Exchange Act?* Yes X No

The certificates of preferred stock and the resulting converted common stock bear Rule 144 restrictive legends.

List any restrictions on the transfer of security: NONE

Describe any trading suspension orders issued by the SEC in the past 12 months. NONE

4) Issuance History

Please refer to Note 8 of the Notes to the Financial Statements for a detailed listing.

5) Financial Statements

Following this section on General Disclosure Information are the Balance Sheets as of March 31, 2016 and December 31, 2015, the Statement of Operations and Statements of Cash Flows for the three months then ended, and the Notes to the Financial Statements for those periods.

6) Describe the Issuer's Business, Products and Services

A. <u>Business Operations</u>: GRILLiT (GRLT) is a growing Latin-Caribbean fusion restaurant concept that marries fast casual to nutritious and healthy food. The company opened its first location in Miami in 2011 and specializes in chefinspired custom crafted rice bowls, pasta and wraps as well as salads. GRILLiT utilizes domestic growers and delivers healthy cuisine using only fresh proteins, such as never-frozen chicken and organic beef. Restaurants offer an inviting and comfortable atmosphere with an open kitchen and contemporary, industrial design.

The Company is focused on the expansion of its franchise business and is active in establishing master franchisees across various parts of the United States.

- B. Date and State of Incorporation: May 21, 2002 in Nevada
- C. The issuer's primary and secondary SIC Codes: 5812
- D. The issuer's fiscal year end date: December 31
- E. Principal products or services, and their markets: Fast casual dining and catering, beginning in the Florida market.

7) Describe the Issuer's Facilities

GRILLiT, Inc. owned one restaurant in the Miami, Florida area:, which was closed on January 17, 2016.

GRILLiT, Inc. acquired Full Moon Café, of Broken Arrow, Oklahoma effective January 1, 2016, It is a local restaurant featuring American food and light entertainment. On March 18, 2016, the Company also acquired Bellacino's Pizza and Grinders of Tulsa, Oklahoma, renaming it Sooner Bread Company.

8) Officers, Directors, and Control Persons

A. Names of Officers, Directors, and Control Persons.

Director: C. Keith Wilkerson II (effective 2/18/16)

Chief Executive Officer and Corporate Secretary: C. Keith Wilkerson II (Effective 2/18/16)

Beneficial Owners: Opus Properties Corp (Effective 2/18/16)

B. Legal/Disciplinary History.

- 1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses): NONE
- 2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities: NONE
- 3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, 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: NONE

4 .The 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: NONE

C. Beneficial Shareholders.

Opus Properties Corp / 100% of Series A preferred stock / Member-Manager is C. Keith Wilkerson II

9) Issuer Certification

- I, C. Keith Wilkerson II certify that:
 - 1. I have reviewed this Annual Disclosure Report of GRILLiT, 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.

May 23, 2016

/s/ C. Keith Wilkerson II

Chief Executive Officer

GRILLIT, INC.

BALANCE SHEETS

ASSEIS						
	M	March 31 2016 (Unaudited)		December 31 2015 (Unaudited)		
	(Un					
Current Assets						
Cash in Bank	\$	18,688	\$	14,370		
Accounts Receivable, net of doubtful accounts						
of \$ -0- and \$ -0-		-		-		
Marketable Securities - Note 3		900,000		900,000		
Other receivables		20,150		20,150		
Total Current Assets		938,838		934,520		
Fixed Assets						
Cost		-		268,888		
Less: Accumulated Depreciation		-	_	-		
Total Fixed Assets		-		268,888		
Other Assets						
Deposits		5,901		-		
Investment in Subsidiaries		381,472		-		
Other assets		63,265		63,265		
Total Other Assets		450,638		63,265		
TOTAL ASSETS	\$_	1,389,476	\$	1,266,673		

See accompanying notes to these financial statements

GRILLIT, INC. (Continued)

BALANCE SHEETS

		March 31 2016 (Unaudited)		December 31 2015 (Unaudited)	
Current Liabilities					
Accounts Payable		\$	99,651	\$	62,844
Accrued expenses			26,767		-
Credit advances			103,775		38,774
Other notes & advances			60,100		55,500
Current portion of long term debt			75,000		25,000
Total Current Liabilities			365,293		182,118
Long Term Liabilities					
Convertible notes & other long term	bligations		785,572		532,575
Total Long Term Liabilities			785,572		532,575
TOTAL LIABILITIES			1,150,865		714,693
Stockholders' Equity					
Preferred Stock - See Note 4			699		699
Common Stock - 4,000,000,000 and 3,1	00,000,000 shares				
authorized; Par value of \$.0001 per s	nare; 3,087,066,405				
and 181,107,663 shares issued and o	itstanding at				
March 31, 2016 and December 31, 202	5, respectively		308,707		308,707
Capital in excess of par value			1,502,804		1,502,804
Retained Earnings			(1,573,599)		(1,260,230
Total Stockholders' Equity			238,611		551,980
TOTAL LIABILITIES & STOCKHOI	DERS'				
EQUITY		\$	1,389,476	\$	1,266,673

See accompanying notes to these financial statements

GRILLIT, INC. STATEMENT OF OPERATIONS For the Years Ended December 31

(Unaudited)

		2016		2015
enues				
Sales	\$	156,633	\$	176,174
Other revenue		-		60,000
Total Revenues		156,633		236,174
of Sales		105,305		84,262
Total Gross Profit	_	51,327		151,912
eral & Administrative Expense		90,318		126,783
Net Gain (Loss) from Operations	_	(38,991)		25,129
er Income (Expense)				
Other income (loss)		(268,888)		-
Interest and loan fee expense		(5,490)		(34,340)
Total Other Income (Expense)		(274,378)		(34,340)
Net (Loss)	\$	(313,369)	\$	(9,211)
	Sales Other revenue Total Revenues of Sales Total Gross Profit eral & Administrative Expense Net Gain (Loss) from Operations or Income (Expense) Other income (loss) Interest and loan fee expense Total Other Income (Expense)	Sales Other revenue Total Revenues of Sales Total Gross Profit eral & Administrative Expense Net Gain (Loss) from Operations r Income (Expense) Other income (loss) Interest and loan fee expense Total Other Income (Expense)	Sales \$ 156,633 Other revenue - Total Revenues 156,633 of Sales 105,305 Total Gross Profit 51,327 eral & Administrative Expense 90,318 Net Gain (Loss) from Operations (38,991) r Income (Expense) (268,888) Interest and loan fee expense (5,490) Total Other Income (Expense) (274,378)	Sales \$ 156,633 \$ Other revenue - - Total Revenues 156,633 - of Sales 105,305 - Total Gross Profit 51,327 - eral & Administrative Expense 90,318 - Net Gain (Loss) from Operations (38,991) - r Income (Expense) (268,888) - Other income (loss) (268,888) - Interest and loan fee expense (5,490) - Total Other Income (Expense) (274,378) -

See accompanying notes to these financial statements

GRILLIT, INC. STATEMENTS OF CASH FLOWS

For the Years Ended December 31

(Unaudited)

	March 31,		March 31,
	2016		2015
Cash Flows from Operating Activities			
Net Gain (Loss)	\$ (313,369)	\$	(9,211)
Depreciation	-		-
Adjustments to reconcile net loss to	-		-
net used by operating activities	-		-
Stock issued for payment of fees	-		-
(Increase) Decrease in:	-		-
Other Receivables	-		-
Other Assets	-		-
Increase (Decrease) in:			
Accounts Payable	36,807		34,846
Accrued expenses	26,767		-
Credit advances	65,001		-
Other notes and advances	4,600		-
Net Cash Provided (Used) by Operations	(180,194)		25,635
Cash Flows from Investing Activities			(0.1.1.10)
Purchase of Equipment	-		(24,112)
Security deposit	(5,901)		-
Investment in Subsidiaries	(87,925)	_	-
Net Cash Provided (Used) by			
Investing Activities	(93,826)		(24,112)
Cash Flows from Financing Activities			
Proceeds (payments) - L/T Debentures	9,450		-
Conversions - Preferred to Common	-		-
Net Cash Provided (Used) by			
Financing Activities	9,450		-
Net Increase (Decrease) in Cash	(264,570)		1,523
Beginning Cash Balance	14,370		5,211
Deginning Cash Damine	14,570		3,211
Ending Cash Balance	\$ (250,200)	\$	6,734

GRILLIT, INC. NOTES TO THE FINANCIAL STATEMENTS

NOTE 1 — ORGANIZATION AND MANAGEMENT'S PLANS

Organization

GRILLiT, Inc. was incorporated in the State of Nevada on May 21, 2002. The Company acquired 100% of the membership interests of Healthy & Tasty Ventures, LLC on April 25, 2013. Taking inspiration from the successful Chipotle model, the Company opened its first location in South Florida in 2011. The Company is pursuing its operating plan to establish master franchisees and franchise store locations in strategic geographic areas of the United States.

Effective January 1, 2016, the Company closed its operations at the remaining retail outlet due to unprofitable operations.

Effective February 17, 2016, beneficial ownership of Marquette Acquisitions and Investments, LLC, was transferred to Opus Properties Corp. This transfer of controlling interest in GRILLiT, Inc. will result in the acquisition of several new retail operations (See Note 7).

NOTE 2 — SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation

The accompanying consolidated financial statements and related notes have been prepared by the principals of Healthy

& Tasty Ventures, LLC, which was acquired by the Company on April 25, 2013. The financials of the parent company reflect negligible activity over the periods covered by the financial statements and therefore, except for the capital structure, the financials of the subsidiary, Healthy & Tasty Ventures, LLC, represent virtually all of the activity during the periods.

Development Stage Company

The Company is a development stage company as defined by the FASB Accounting Standards Code ("ASC") 915-10 "Development Stage Entities". The Company is now devoting substantially all of its efforts on establishing the rollout of its "GRILLIT" brand restaurants.

Principles of Consolidation

GRILLiT, Inc.'s consolidated financial statements include the accounts of GRILLiT, Inc. and it's wholly and majority owned subsidiaries. All significant intercompany accounts and transactions have been eliminated in consolidation.

Use of estimates

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

Fiscal year end

The Company elected December 31 as its fiscal year ending date.

Revenue recognition

The Company will follow ASC 605-10 "Revenue Recognition" to recognize revenue on an accrued basis as operations permit itself as a manufacturer in the pharmaceuticals industry. The Company shall recognize revenue when it is earned and/or when it is assured collection of receivables are when all of the following criteria are met: (i) persuasive evidence of an arrangement exists, (ii) the product has been shipped and/or the services have been rendered, assured payment for its inventory held for sale is sold.

Income taxes

The Company accounts for income taxes pursuant to the asset and liability method under SFAS No. 109, Accounting for Income Taxes, which requires deferred income tax assets and liabilities to be computed annually for temporary differences between the financial statement and tax bases of assets and liabilities that will result in taxable or deductible amounts in the future based on enacted laws and rates applicable to the periods in which the temporary differences are expected to affect taxable income. Valuation allowances are established when necessary to reduce deferred tax assets to the amounts expected to be realized.

NOTE 3 — MARKETABLE SECURITIES

As part of the agreement to transfer control of the company, management transferred marketable securities into the Company's name. The investment has been recorded at its' cost basis at the date of transfer of \$900,000. In accordance with Generally Accepted Accounting Principles, (GAAP) marketable securities are reflected on the Balance Sheet at the lower of cost or market. As of the Balance Sheet date, the trading price of the stock had increased, resulting in an unrecorded gain of \$300,000. In accordance with GAAP the gain is not recognized for reporting purposes.

NOTE 4 — STOCKHOLDERS' EQUITY

Common Stock

As of April 25, 2013 GRILLiT executed a securities purchase agreement that resulted in the Company's ownership of

100% of Healthy & Tasty Ventures, LLC ("HTV"). The Company issued a total of 6,500,000 shares of restricted common stock to the holders of the membership interests of HTV in exchange for all such membership interests of HTV. The transaction resulted in a business combination and a change of control within the Company.

On September 4, 2013, the Company effectuated a 5 for 1 common stock dividend to the Company's shareholders. All shareholders of GRILLiT owning common shares on the record date of August 7, 2013 received four (4) additional shares of GRILLiT restricted common stock for every share (restricted or free trading) held by such shareholder. The dividend common shares are "restricted" as defined in the Securities Act of 1933. Rule 144 allows for the public resale of restricted securities only if certain holding period and other conditions are satisfied. The start date for the holding period for the dividended shares is the record date of August 7, 2013, and the holding period is one year.

Preferred Stock

In November, 2015 the Company amended its designation of Series A Preferred Stock.

Series A Preferred Stock shall not be convertible into Common Stock. The holders of the Series A Preferred Stock vote 15,000 votes for every share held

The designation of such series of the Preferred Stock shall be the Series A Preferred Stock, \$0.001 par value per share (the "Series A Preferred Stock"). The maximum number of shares of Series A Preferred Stock shall be Three Hundred Thousand (300,000) shares, and the face value shall be \$0.001 per share. Effective August 12, 2015, ownership of the Series A Preferred Stock transferred by Agreement to Marquette Acquisitions and Investments, LLC ("MAI") and on November 23, 2015 the Company amended its designation of Series A Preferred Stock. MAI held 225,000 shares of Series A Preferred Stock at March 31, 2016. As of March 31, 2016 there were 1,000,000 shares of Series A Preferred authorized and 225,000 issued.

Series B Preferred Stock, \$0.001 par value per shares, is convertible to common stock or redeemable in cash at the option of the Company one year after issuance. If converted, the series B preferred stock is converted at a conversion price of 80% of the market price of the Company's common stock at the time of conversion, with a floor of \$0.50 and a ceiling of \$1,000. If redeemed, the Company pays 1.15 times the face value of the series B preferred stock (\$1.00/share). As of March 31, 2016, there were 2,000,000 shares of Series B Preferred authorized and 0 shares

F- 8

issued.

Series C Preferred Stock is convertible to common stock or redeemable in cash at the option of the Company eighteen months after issuance. If converted, the Series C Preferred Stock is converted at a conversion price of 75% of the market price of the Company's common stock at the time of conversion, multiplied by 1.12 (12% coupon). If redeemed, the Company pays 1.12 times the face value of the Series C Preferred Stock (\$5.00/share). As of March 31, 2016, there were 1,000,000 shares of Series C Preferred authorized and 254,020 shares issued.

Series D Preferred Stock, \$0.001 par value per share is convertible to common stock such that one half of the holder's shares are convertible to common stock one year after issuance, and the remaining half are convertible 15 months after issuance. The Series D Preferred Stock is converted at a conversion price of 75% of the market price of the Company's common stock at the time of conversion. The face value is \$5.00 per share. As of March 31, 2016, there were 1,000,000 shares of Series D Preferred authorized and 275,429 shares issued.

NOTE 5 - FAIR ASSET VALUE

The Company has recorded its acquisition of Healthy & Tasty Ventures, LLC at book value. No fair market valuation of the acquisition has been performed. If and when the Company elects to perform a financial audit in order to become a fully reporting company, a third party fair market valuation will likely be performed for its acquisition of Healthy & Tasty Ventures, LLC.

NOTE 6 – COMMON STOCK ISSUANCES

During the first quarter 2015, 230,801,362 common shares were issued in satisfaction of convertible debt and certain other debts of the Company.

During the second quarter 2015 approximately 289,348,816 common shares were issued in satisfaction of convertible debt and certain other debts of the Company.

During the third quarter 2015, the Company issued 815,953,481 shares of common stock were issued in satisfaction of convertible debt and certain other debts of the Company.

During the third quarter, 2015, the Company issued 624,356,837 shares of common stock upon the conversion of 32,000 shares of Seies C Preferred Stock.

During the fourth quarter 2015, the Company issued 946,298,246 shares of common stock in the conversion and satisfaction of certain convertible debt and certain other debts of the Company.

NOTE 7 – ACQUIRED SUBSIDIARIES

On January 1, 2016, the Company took over operations of a family restaurant in Broken Arrow, Oklahoma for an investment of \$200,000 from the prior owner. Full Moon Café is a well-known local restaurant with a solid reputation for American food and entertainment. Escrow was closed on the purchase of the company stock of the restaurant occurred on February 17, 2016.

On March 18, 2016, the Company purchased the stock of another Tulsa, Oklahoma restaurant renaming it the Sooner Bread Company. The restaurant is well known for family and take out dining. Of note is that all of the dough used in the operation's menu fare is made in house. The purchase price of the restaurant totaled \$172,022.

F- 9

NOTE 8 - LOANS AND CREDIT ADVANCES

The Company acquired debt both in the purchase of the two subsidiaries and to fund initial expenses:

For the purchase of Full Moon Café, the Company committed to pay the prior owner a principal amount of \$160,000. This note requires 36 monthly payments of \$4,795, and bears an interest rate of 5% per annum.

Also, for Full Moon Café obtained two credit advances of \$35,000 (2/17/16) and \$10,000 (3/06/16). These advances are paid with daily ACH withdrawals and bear a high interest rate. The company is in the process of replacing these advances with a note bearing a better rate of interest.

As part of the purchase of Sooner Bread Company, the Company signed a promissory note with the former owner for a total of \$133,648. Terms on this obligation are still being determined.

With that purchase, the Company obtained a credit advance of \$22,100. This advances is paid with daily ACH withdrawals and bears a high interest rate. The company is in the process of replacing the advance with a note bearing a better rate of interest.

NOTE 9 – LOSS ON DISPOSITION OF ASSETS

Effective January 1, 2016, the Company ceased operations at its Miami location. On January 17, 2016, the landlord exercised his rights and reclaimed the property, including all equipment on the premises. The book value of these assets were \$268,888, and the Company has recorded the loss in that amount.

NOTE 10 – SUBSEQUENT EVENTS

There are no subsequent events, material to the operation of the company, for which disclosure as a subsequent event is required as of this report date.