#### Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines



#### Global Entertainment Holdings, Inc.

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

Websites: www.Global-GBHL.com and www.GlobalUniversal.com

Email: info@Global-GBHL.com

SIC Code: 7812

#### SEMI-ANNUAL REPORT FOR THE 6 MONTHS ENDED JUNE 30, 2021

As of the date of this Filing the number of issued and outstanding Common Shares is 1,107,617,630.

As of June 30, 2021 (this semi-annual reporting date) the number of issued and outstanding Common Shares is 1,107,617,630

As of March 31, 2021 (the prior period reporting date) the number of issued and outstanding Common Shares was 930.273.773

As of December 31, 2020 (the most recent fiscal year end date) the number of issued and outstanding Common Shares was <u>843,946,581</u>

As of December 31, 2019 (the second most recent fiscal year end date) the number of issued and outstanding Common Shares was 517,604,200

Indicate by check mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933 and Rule 12b-2 of the Exchange Act of 1934):

| Yes: ☐ No: ☒ (                      | Double-click and select "Default Value" to check)                                   |
|-------------------------------------|---|
| Indicate by check mark whether the  | company's shell status has changed since the previous reporting period:             |
| Yes: ☐ No: ⊠                        |   |
| Indicate by check mark whether a Ch | ange in Control <sup>1</sup> of the company has occurred over this reporting period |

<sup>1 &</sup>quot;Chang e in Control" shall mean any events resulting in:

<sup>(</sup>i) Any "person" (as such term is used in Sections 13(d) and 14(d) of the Exchange Act) becoming the "beneficial owner" (as defined in Rule 13d-3 of the Exchange Act), directly or indirectly, of securities of the Company representing fifty percent (50%) or more of the total voting power represented by the Company's then outstanding voting securities;

<sup>(</sup>ii) The consummation of the sale or disposition by the Company of all or substantially all of the Company's assets;

<sup>(</sup>iii) A change in the composition of the Board occurring within a two (2)-year period, as a result of which fewer than a majority of the directors are directors immediately prior to such change; or

<sup>(</sup>iv) The consummation of a merger or consolidation of the Company with any other corporation, other than a merger or consolidation which would result in the voting securities of the Company outstanding immediately prior thereto continuing to represent (either by remaining outstanding or by being

Yes: □ No: 🖂

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

> Global Entertainment Holdings Inc. (from December 17, 2007 to date) Name of Issuer:

> > 2375 E. Tropicana Avenue, Suite 8-259

Las Vegas, Nevada 89119

Predecessor Names: LitFunding Corp. (from March 2003 – December 2007)

RP Entertainment Inc. (from July 11, 1996 - March, 2003)

We were incorporated in the State of Nevada on July 11, 1996. The Issuer is in active status currently.

We have had no trading suspension orders issued by the SEC concerning the Issuer or its predecessors since inception.

We have had no stock split, stock dividend, recapitalization, merger, acquisition, spin-off or reorganization either currently anticipated or that have occurred within the past 12 months.

Address of Issuer's principal executive office and principal place of business:

2375 E. Tropicana Avenue, Suite 8-259 Las Vegas, Nevada 89119

Has the issuer or any of its predecessors ever been in bankruptcy, receivership, or any similar proceeding in the past five years?

Yes: □ No:

**Security Information** 2)

Trading symbol: **GBHL** 

Exact title and class of securities outstanding: Common Shares CUSIP: 378987 10 1

Par or stated value: \$0.0001\*

**Common Shares:** 

Total shares authorized: 1.950.000.000\* as of date June 30, 2021 Total shares outstanding: 1,107,617,630 as of date: June 30, 2021 Number of shares in the Public Float<sup>2</sup>: 893.839.742 as of date: June 30, 2021

Total number of shareholders of record: 267 as of date: June 30, 2021

Additional class of securities (if any):

Preferred shares: Total authorized 50,000,000\* Preferred shares designated and issued to date:

Trading symbol: N/A

Exact title and class of securities outstanding: Convertible Series B Preferred shares

CUSIP: N/A Par or stated value: \$ 0.0001\*

Total shares authorized: 4,000,000 as of date: June 30, 2021 3,990,314 as of date: June 30, 2021 Total shares outstanding:

Trading symbol:

Exact title and class of securities outstanding: Convertible Series C Preferred shares

CUSIP:

N/A Par or stated value: \$0.0001\*

Total shares authorized: **6,500,000** as of date: June 30, 2021

converted into voting securities of the surviving entity or its parent) at least fifty percent (50%) of the total voting power represented by the voting securities of the Company or such surviving entity or its parent outstanding immediately after such merger or consolidation.

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

| Total shares   | al shares outstanding:   |  |                        | 6,500,000 as of date: June 30, 2021                              |   |  |  |  |  |  |  |
|--|--|--|------------------------|--|---|--|--|--|--|--|--|
| Exact title an<br>CUSIP:<br>Par or stated<br>Total shares  | Trading symbol: Exact title and class of securities outstanding: CUSIP: Par or stated value: Total shares authorized: Total shares outstanding:  |  |                        |  | N/A Convertible Series D Preferred shares N/A \$0.0001* 10,000 as of date: June 30, 2021 None as of date: June 30, 2021 |  |  |  |  |  |  |
|  | designated   | as Commor  | stock and              | 50,000,000   | shares we   | re designated  | ed to 2 billion, o   |  |  |  |  |
| Transfer Age   | <u>ent</u>   |  |                        |  |   |  |  |  |  |  |  |
| Phone: 1 Email: w Address: 6   | -801-355-5<br>www.colonia<br>66 Exchang  | ck Transfer<br>740<br>alstock.com<br>e Place, 1st<br>ty, UT 8411 | floor                  |  |   |  |  |  |  |  |  |
| Is the Transfe   | er Agent re  | gistered und   | er the Exch            | ange Act?3   | Yes: 🛛  | No: 🗌  |  |  |  |  |  |
| The goal of t<br>shares outsta<br>interim perio<br>Disclosure u<br>convertible ir<br>such securiti<br>A. Changes<br>Check this b | 3) Issuance History The goal of this section is to provide disclosure with respect to each event that resulted in any direct changes to the total shares outstanding of any class of the issuer's securities in the past two completed fiscal years and any subsequent interim period.  Disclosure under this item shall include, in chronological order, all offerings and issuances of securities, including debt convertible into equity securities, whether private or public, and all shares or any other securities or options to acquire such securities issued for services. Using the tabular format below, please describe these events.  A. Changes to the Number of Outstanding Shares Check this box to indicate there were no changes to the number of outstanding shares within the past two completed fiscal years and any subsequent periods: |  |                        |  |   |  |  | ubsequent<br>uding debt<br>to acquire                  |  |  |  |
| Shares outstanding as of January 1, 2019, the opening balance of the Second Most Recent Fiscal                                   |  |  |                        | *Right-cli   | ck the rows b   | elow and select "  | 'Insert" to add rows   | as needed.   |  |  |  |
| Year<br>Common:  |  |  |                        |  |   |  |  |  |  |  |  |
| <u>251,280,133</u>   |  |  |                        |  |   |  |  |  |  |  |  |
| Preferred<br>B & C: <u>10,490,314</u>  |  |  |                        |  |   |  |  |  |  |  |  |
| Date of<br>Transaction   | Transactio<br>n type (e.g.<br>new<br>issuance,<br>cancellatio<br>n, shares<br>returned to<br>treasury)   | Number of<br>Shares<br>Issued (or<br>cancelled)                  | Class of<br>Securities | Value of<br>shares<br>issued<br>(\$/per<br>share) at<br>Issuance | Were the shares issued at a discount to market price at the time of   | Individual/<br>Entity Shares<br>were issued to<br>(entities must<br>have<br>individual with<br>voting /<br>investment<br>control | Reason for share<br>issuance (e.g. for<br>cash or debt<br>conversion) OR<br>Nature of<br>Services<br>Provided (if<br>applicable) | Restricted or<br>Unrestricted<br>as of this<br>filing? | Exemption<br>or<br>Registration<br>Type? |  |  |

 $<sup>^{3}</sup>$  To be included in the Pink Current Information tier, the transfer agent must be registered under the Exchange Act.

|                       |                 |            |        |            | (Yes/No) |   |   |              |     |
|-----------------------|-----------------|------------|--------|------------|----------|---|---|--------------|-----|
| January 25,2019       | New<br>Issuance | 3,000,000  | Common | \$\$0.0028 | No       | Thomas<br>Amon  | Legal Fees                                      | Restricted   |     |
| March 31, 2019        | New<br>Issuance | 500,000    | Common | \$0.001    | No       | Alan Bailey   | CFO services                                    | Restricted   |     |
| April 25, 2019        | New<br>Issuance | 2,000,000  | Common | \$0.00132  | No       | Auctus,<br>LLC/Louis<br>Posner                          | Interest payment                                | Unrestricted | 144 |
| May 6, 2019           | New<br>Issuance | 8,000,000  | Common | \$0.00126  | No       | Auctus,<br>LLC/Louis<br>Posner                          | Interest payment                                | Unrestricted | 144 |
| July 16, 2019         | New<br>Issuance | 8,000,000  | Common | \$0.00120  | No       | Auctus,<br>LLC/Louis<br>Posner                          | Interest payment                                | Unrestricted | 144 |
| July 30, 2019         | New<br>Issuance | 13,000,000 | Common | \$0.00075  | No       | Auctus,<br>LLC/Louis<br>Posner                          | Interest payment                                | Unrestricted | 144 |
| August 20, 2019       | New<br>Issuance | 14,260,400 | Common | \$0.0006   | No       | Auctus,<br>LLC/Louis<br>Posner                          | Interest payment                                | Unrestricted | 144 |
| August 29, 2019       | New<br>Issuance | 14,972,000 | Common | \$0.0006   | No       | Auctus,<br>LLC/Louis<br>Posner                          | Interest<br>Payment                             | Unrestricted | 144 |
| September 11,<br>2019 | New<br>Issuance | 14,972,000 | Common | \$0.00055  | No       | Auctus,<br>LLC/Louis<br>Posner                          | Interest<br>Payment                             | Unrestricted | 144 |
| September 23,<br>2019 | New<br>Issuance | 15,000,000 | Common | \$0.00045  | No       | Auctus,<br>LLC/Louis<br>Posner                          | Interest<br>Payment                             | Unrestricted | 144 |
| September 26,<br>2019 | New<br>Issuance | 6,000,000  | Common | \$0.001    | No       | Gary<br>Rasmussen                                       | CEO Services                                    | Restricted   |     |
| September 26,<br>2019 | New<br>Issuance | 5,000,000  | Common | \$0.001    | No       | Jackelyn<br>Giroux                                      | Services as<br>Pres., Global<br>Univ. Film Grp. | Restricted   |     |
| September 26,<br>2019 | New<br>issuance | 4,000,000  | Common | \$0.001    | No       | Alan Bailey   | CFO Services                                    | Restricted   |     |
| September 26,<br>2019 | New<br>Issuance | 2,000,000  | Common | \$0.001    | No       | Terry Gabby   | Controller's<br>Services                        | Restricted   |     |
| September 26,<br>2019 | New<br>Issuance | 2,000,000  | Common | \$0.001    | No       | Virginia Perfili  | Director's<br>Services                          | Restricted   |     |
| September 26,<br>2019 | New<br>Issuance | 2,000,000  | Common | \$0.001    | No       | Stanley<br>Weiner                                       | Director's<br>Services                          | Restricted   |     |
| September 26,<br>2019 | New<br>Issuance | 6,000,000  | Common | \$0.001    | No       | Rochester<br>Capital<br>Partners/<br>Gary<br>.Rasmussen | Financial<br>Services                           | Restricted   |     |
| October 8,2019        | New<br>Issuance | 34,000,000 | Common | \$0.00045  | No       | GPL<br>Ventures<br>LLC/ Cosmin<br>Panait                | Note repayment                                  | Unrestricted | 144 |

| November 5,2019   | New<br>Issuance | 40,000,000 | Common | \$0.000295 | No | GPL<br>Ventures<br>LLC/ Cosmin<br>Panait | Note repayment                 | Unrestricted | 144 |
|---|-----------------|------------|--------|------------|----|--|--------------------------------|--------------|-----|
| November 18,2019  | New<br>Issuance | 22,254,600 | Common | \$0.00025  | No | Auctus,<br>LLC/Louis<br>Posner           | Interest<br>Payment            | Unrestricted | 144 |
| December 19,2019  | New<br>Issuance | 26,000,000 | Common | \$0.0002   | No | GPL<br>Ventures<br>LLC/ Cosmin<br>Panait | Note repayment                 | Unrestricted | 144 |
| December 31,2019  | New<br>Issuance | 23,365,067 | Common | \$0.00015  | No | Auctus,<br>LLC/Louis<br>Posner           | Interest<br>Payment            | Unrestricted | 144 |
| Shares outstanding as of December 31, 2019, the ending balance of the Second Most Recent Fiscal Year  Common: 517,604,200 |                 |            |        |            |    |  |                                |              |     |
| Preferred<br>B & C: <u>10,490,314</u>   |                 |            |        |            |    |  |                                |              |     |
| January 27,2020   | New<br>Issuance | 25,828,400 | Common | \$0.00015  | No | Auctus,<br>LLC/Louis<br>Posner           | Interest payment               | Unrestricted | 144 |
| March 11,2020   | New<br>Issuance | 27,100,000 | Common | \$0.00015  | No | Auctus,<br>LLC/Louis<br>Posner           | Interest payment               | Unrestricted | 144 |
| April 6.2020  | New<br>Issuance | 28,469,000 | Common | \$0.0001   | No | Auctus,<br>LLC/Louis<br>Posner           | Interest payment               | Unrestricted | 144 |
| August 11,2020  | New<br>Issuance | 29,890,100 | Common | \$0.0001   | No | Auctus,<br>LLC/Louis<br>Posner           | Interest payment               | Unrestricted | 144 |
| September<br>11,2020  | New<br>Issuance | 31,381,600 | Common | \$0.0001   | No | Auctus,<br>LLC/Louis<br>Posner           | Interest payment               | Unrestricted | 144 |
| October 5,2020  | New<br>Issuance | 32,947,600 | Common | \$0.0003   | No | Auctus,<br>LLC/Louis<br>Posner           | Interest payment               | Unrestricted | 144 |
| October 16,2020   | New<br>Issuance | 34,591,681 | Common | \$0.00025  | No | Auctus,<br>LLC/Louis<br>Posner           | Interest payment               | Unrestricted | 144 |
| October 28, 2020  | New<br>issuance | 1,500,000  | Common | \$0.0001   | No | Alan Bailey                              | CFO Services                   | Restricted   |     |
| November 2,2020   | New<br>Issuance | 36,317,800 | Common | \$0.00025  | No | Auctus,<br>LLC/Louis<br>Posner           | Interest and principal payment | Unrestricted | 144 |
| December 4,2020   | New<br>Issuance | 38,204,900 | Common | \$0.0003   | No | Auctus,<br>LLC/Louis<br>Posner           | Interest and principal payment | Unrestricted | 144 |

| December 30,<br>2020   | New<br>Issuance | 40,111,300 | Common | \$0.0003  | No | Auctus,<br>LLC/Louis<br>Posner | Interest and principal payment | Unrestricted | 144 |
|--|-----------------|------------|--------|-----------|----|--------------------------------|--------------------------------|--------------|-----|
| Shares Outstanding as of December 31,2020 (the end of the most recent fiscal year) |                 |            |        |           |    |                                |                                |              |     |
| Common:  |                 |            |        |           |    |                                |                                |              |     |
| <u>843,946,581</u>   |                 |            |        |           |    |                                |                                |              |     |
| Preferred B & C:<br>10,490,314   |                 |            |        |           |    |                                |                                |              |     |
| January 26, 2021   | New<br>Issuance | 42,112,900 | Common | \$0.0003  | No | Auctus,<br>LLC/Louis<br>Posner | Interest and principal payment | Unrestricted | 144 |
| March 4, 2021  | New<br>Issuance | 44,214,292 | Common | \$0.00065 | No | Auctus,<br>LLC/Louis<br>Posner | Interest and principal payment | Unrestricted | 144 |
| April 15, 2021   | New<br>Issuance | 46,420,598 | Common | \$0.00102 | No | Auctus,<br>LLC/Louis<br>Posner | Interest and principal payment | Unrestricted | 144 |
| May 5, 2021  | New<br>Issuance | 48,737,000 | Common | \$0.00102 | No | Auctus,<br>LLC/Louis<br>Posner | Interest and principal payment | Unrestricted | 144 |
| May 26, 2021   | New<br>Issuance | 51,169,000 | Common | \$0.00108 | No | Auctus,<br>LLC/Louis<br>Posner | Interest and principal payment | Unrestricted | 144 |
| June 22, 2021  | New<br>Issuance | 31,017,259 | Common | \$0.00108 | No | Auctus,<br>LLC/Louis<br>Posner | Interest and principal payment | Unrestricted | 144 |
| Shares<br>Outstanding as of<br>June 30, 2021 and<br>at the date of this<br>filing  |                 |            |        |           |    |                                |                                |              |     |
| Common:  |                 |            |        |           |    |                                |                                |              |     |
| <u>1,107,617,630</u>   |                 |            |        |           |    |                                |                                |              |     |
| Preferred B & C: <u>10,490,314</u>   |                 |            |        |           |    |                                |                                |              |     |

**NOTE:** Effective August 5, 2019 the Company's authorized capital stock was increased to 2 billion, of which 1,950,000,000 shares were designated as Common stock and 50,000,000 shares were designated as Preferred stock. In addition, the par value of both classes of stock was reduced from \$ 0.001 to \$ 0.0001 per share.

**Example:** A company with a fiscal year end of December 31<sup>st</sup>, in addressing this item for its quarter ended September 30, 2018, would include any events that resulted in changes to any class of its outstanding shares from the period beginning on January 1, 2016 through September 30, 2018 pursuant to the tabular format above.

#### B. Debt Securities, Including Promissory and Convertible Notes

| Use the chart and additional space below to list and describe all outstanding promissory notes, convertible notes,        |    |
|---|----|
| convertible debentures, or any other debt instruments that may be converted into a class of the issuer's equity securitie | s. |

| Check this box if there are no | outstanding promissory    | convertible notes or d | eht arrangements: 🔲     |
|--------------------------------|---------------------------|------------------------|-------------------------|
| Check this box it there are no | ) Outstanding promissory. | Convenible notes of a  | ebi arrandements. i - i |

| Date of Note<br>Issuance                          | Outstandi<br>ng<br>Balance<br>(\$) | Principal<br>Amount<br>at<br>Issuance<br>(\$) | Interest<br>Accrued<br>(\$) | Maturity<br>Date              | Conversion Terms (e.g. pricing mechanism for determining conversion of instrument to shares)                           | Name of<br>Noteholder                              | Reason for<br>Issuance (e.g.<br>Loan, Services,<br>etc.) |
|---|------------------------------------|---|-----------------------------|-------------------------------|--|--|--|
| November<br>7/2011                                | \$50,600                           | \$50,600                                      | \$31,117                    | On<br>demand                  | None. 6%per annum interest   | Eric Leffler                                       | Loan   |
| June 2/15   | \$6,200                            | \$6,200                                       | \$5,119                     | On<br>demand                  | None. 12% per annum interest.  | Douglas Fleck                                      | Loan   |
| Feb 6 /17   | \$4,500                            | \$4,500                                       | \$2,385                     | February<br>6/18              | Convertible at 50% of market value of GBHL common shares.12% per annum interest  | Penn Lux LLC/<br>Jerry Polis                       | Loan   |
| Jan 3/18  | \$6,955                            | \$6,955                                       | \$0                         | On<br>demand                  | None   | Jackie Giroux                                      | Loan   |
| Jan 3/18  Debt consolidation                      | \$79,757                           | \$79,757                                      | \$22,270                    | April<br>16,2018              | Convertible to common shares at 50% of lowest trading price 5 trading days prior to conversion. 8% per annum interest  | Rochester Capital<br>Partners LP/Gary<br>Rasmussen | Loan   |
| January<br>3,2020<br>Debt<br>consolidation        | \$31,790                           | \$31,790                                      | \$ 3,776                    | June<br>30,2020               | Convertible to common shares at 50% of lowest trading price 5 trading days prior to conversion. 8% per annum interest. | Rochester Capital<br>Partners LP/Gary<br>Rasmussen | Loan   |
| May 27,2020  Debt consolidation                   | \$ 9,500                           | \$ 9,500                                      | \$ 832                      | Nov.<br>30,2020               | Convertible to common shares at 50% of lowest trading price 5 trading days prior to conversion. 8% per annum interest. | Rochester Capital<br>Partners LP/Gary<br>Rasmussen | Loan   |
| July 9,2020                                       | \$3,000                            | \$3,000                                       | None                        | Commen<br>cing July<br>9,2021 | SBA loan carries interest at 3.75% per annum and repayment begins July 9,2021 over 30 years                            | Small Business<br>Administration<br>Disaster Loan  | Loan   |
| September<br>30,2020                              | \$2,200                            | \$2,200                                       | \$131                       | Sept.30,<br>2021              | Convertible to common shares at 50% of lowest trading price 5 trading days prior to conversion. 8% per annum interest. | Rochester Capital<br>Partners LP/Gary<br>Rasmussen | Loan   |
| December<br>31,2020                               | \$2,800                            | \$2,800                                       | \$111                       | Dec.<br>31,2021               | Convertible to common shares at 50% of lowest trading price 5 trading days prior to conversion. 8% per annum interest. | Rochester Capital<br>Partners LP/Gary<br>Rasmussen | Loan   |
| March<br>31,2021                                  | \$2,800                            | \$2,800                                       | \$56                        | March.<br>31,2022             | Convertible to common shares at 50% of lowest trading price 5 trading days prior to conversion. 8% per annum interest. | Rochester Capital<br>Partners LP/Gary<br>Rasmussen | Loan   |
| June 30,2021                                      | \$7,250                            | \$7,250                                       | \$0                         | June.<br>30,2022              | Convertible to common shares at 50% of lowest trading price 5 trading days prior to conversion. 8% per annum interest. | Rochester Capital<br>Partners LP/Gary<br>Rasmussen | Loan   |
| Debt and<br>interest<br>payable at                | <u>\$207,352</u>                   | <u>\$207,352</u>                              | <u>\$65,797</u>             |                               |  |  |  |
| June 30,2021<br>and at the date<br>of this filing |                                    |   |                             |                               |  |  |  |

#### 4) Financial Statements

| A. | The following financia | I statements | were prepared | n accordance with: |
|----|------------------------|--------------|---------------|--------------------|
|----|------------------------|--------------|---------------|--------------------|

|      | GAAP |
|------|------|
| IFRS | 3    |

B. The financial statements for this reporting period were prepared by (name of individual)<sup>4</sup>:

Name: Alan Bailey

Title: CFO Relationship to Issuer: CFO

Provide the financial statements described below for the most recent fiscal year or quarter.

- C. Balance Sheet;
- D. Statement of Income;
- E. Statement of Shareholders' Equity
- F. Statement of Cash Flows:
- G. Financial Notes: and
- H. Audit letter (not applicable)

Attached to this disclosure statement is the Semi-Annual Unaudited Consolidated Financial Statements for the 6 months ended June 30, 2021 (see Pages 15-24).

#### 5) Issuer's Business, Products and Services

The purpose of this section is to provide a clear description of the issuer's current operations. In answering this item, please include the following:

A. Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")

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: <a href="www.Global-GBHL.com">www.Global-GBHL.com</a>. Our management team has about 100 years collective experience primarily 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. We also take 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. Subject to raising sufficient new capital, the Company has also developed and plans to use to launch its "You've Got the Part" web platform and mobile App. We also plan to distribute a Library with approximately 2,000 titles of iconic Hollywood classic movies, TV shows, shorts and vintage cartoons (<a href="www.GlobalEntClassics.com">www.GlobalEntClassics.com</a>) through our *Global Entertainment Classics* brand.

B. Describe any subsidiaries, parents, or affiliated companies, if applicable, and a description of their business contact information for the business, officers, directors, managers or control persons. Subsidiary information may be included by reference

The Company's primary focus is the production, financing and sales of motion pictures and other entertainment related content, conducted through its wholly-owned subsidiaries, Global Universal Film Group, Inc. and Global Entertainment Film Fund, LLC., and other secondary entertainment related businesses through its wholly-owned subsidiaries You've Got the Part, Inc., WW Digital Marketing Group, Inc., and California LitFunding, Inc. (explained further on page 9).

<sup>&</sup>lt;sup>1</sup> The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS by persons with sufficient financial skills.

Effective June 22, 2021 Global Universal Film Group Inc. changed its domicile from the State of Nevada to the State of Wyoming, which will provide the company with greater opportunities for expansion and cost savings.

You've Got The Part, Inc. is developing "You've Got The Part" (YGTP), a new social media web platform that will allow anyone, anywhere and at anytime, the opportunity to audition for a "walk-on" role in a real Hollywood movie or TV program via the Internet using their SmartPhone or web cam. Development of the YGTP platform was substantially completed in late 2019. However, development was halted then due to a false report from the Nevada Secretary of State that our Company had been dissolved in a merger, which caused issues with public market and precluded us from launching a Regulation A+ offering that we filed in late August of 2019. In the near future, we plan to readdress the viability of YGTP and our potential to raise sufficient capital to commence the launch of a beta site, followed by a full-scale release. Our current working site is: <a href="https://www.YGTP.Net">www.YGTP.Net</a>. Additionally, a promotional video for You've Got the Part can be viewed at: <a href="https://wimeo.com/111288376?from=outro-local">https://wimeo.com/111288376?from=outro-local</a>.

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 planned to display relevant information on businesses, professionals, service providers and others engaged in the legal cannabis industry in the U.S. Due to lack of funding, this project is on hold.

Our team of officers and directors (who can be contacted through info@globaluniversal.com ) include:

Gary Rasmussen, Co-Founder, CEO & Director (Chairman)
Alan Bailey, CFO
Terry Gabby, Controller & Secretary
Stanley Weiner, Director (independent)
Virginia Perfili, Director (independent)
Jackelyn Giroux, Co-Founder & President of Global Universal Film Group and You've Got The Part

C. Describe the issuers' principal products or services, and their markets

As referenced in Section B, above, the Company's primary focus is the production, financing and sales of motion pictures and other entertainment related content.

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 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.

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 is marketing 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 fourth quarter 2018, the Company began marketing selected classis series included in this library in DVD format to major ritual chain stores and plans to continue this method of selective DVD distribution during 2019.

In addition to motion picture development and production, the Company is actively developing "You've Got The Part" (YGTP) a new social media web platform that will allow anyone, anywhere and at anytime, the opportunity to audition for a "walk-on" role in a real Hollywood movie or TV program via the Internet using their SmartPhone or web cam. Development of the YGTP platform has been substantially completed, with the next step being the launch of a beta site, followed by a full-scale launch (subject to securing to new financing). Our current working site is: <a href="www.YGTP.Net">www.YGTP.Net</a>. Additionally, a promotional video for You've Got the Part can be viewed at: <a href="https://vimeo.com/111288376?from=outro-local">https://vimeo.com/111288376?from=outro-local</a>.

On October 16, 2019, Global Universal Film Group, Inc. (GUFG), a wholly-owned subsidiary of Global Entertainment Holdings announced their new feature-length film "MYSTIQUE," starring Lalesha Railsback (daughter of Steve Railsback), which made its debut on November 5, 2019, at the American Film Market, Santa Monica, CA, on a screening site entitled "Screen On Demand." "MYSTIQUE" is a Horror genre, feature-length film that deals with the supernatural and what transpires when a young boy is murdered. Jacqueline Giroux, president of Global Universal Film Group, is the Producer, Writer and 2nd Unit Director of "MYSTIQUE." A trailer for the upcoming film "MYSTIQUE," can be viewed at: <a href="https://vimeo.com/rodneylives">https://vimeo.com/rodneylives</a>.

In late December of 2019, GUFG commenced work on a new feather-length film called "FAKE NEWS." More information will be forthcoming. On March 6, 2020, the Company's film subsidiary, Global Universal Film Group, finished its production of "FAKE NEWS" and submitted the film to the Festival de Cannes Selection Committee for competition in the 2020 Cannes International Film Festival. Unfortunately, the Cannes festival was cancelled delayed until this Summer, due to the Coronavirus pandemic. A description of "FAKE NEWS" and a preview trailer can be viewed at: https://www.fakenewsthefilm.com/

As a consequence of the general disruption caused by the Covid-19 pandemic, including but not limited to "stayat-home" orders and other restrictions to normal business operations, there has been a slowdown in obtaining and closing financing deals and related arrangements. The Company's is reliant on new sources of financing for its continued development and the near-term completion of its business objectives. Accordingly, with respect to the above projects, the Company's own operations have been disrupted and completion/launch temporarily pushed back and/or delayed until normal business conditions resume and sufficient capital is obtained.

### <u>Summary of Operating Results for the 6 Months Ended June 30, 2021 compared with the 6 Months Ended June 30, 2020 is as follows:</u>

Revenue for the 3 months and 6 months ended June 30, 2021 totaled \$311, compared with no revenue for the 3 and 6 months ended June 30, 2020. General and administrative expense totaled \$4,807 and \$9,772 for the 3 and 6 months ended June 30, 2021, respectively, compared with general and administrative expense of \$6,547 and \$10,720 for the 3 and 6 months ended June 30, 2020. After financing expense of \$23,167 and \$37,666 for the 3 and 6 months ended June 30, 2021 totaled \$(27,663) and \$(47,127), respectively, compared with a net loss for the 3 and 6 months ended June 30, 2020 of \$(16,332) and \$(36,596), respectively. Financing expense for the 3 and 6 months ended June 30, 2021 included a one-time financing charge of \$15,000 assessed by the convertible noteholder, Auctus LLC, as a penalty for the momentary decline during the period of the outstanding convertible note on the closing trading price of GBHL common stock falling below \$0.001 per share at the end of 2019.

Cash used in operations for the 6 months ended June 30, 2021 totaled \$(10,852) compared with cash used in operations of \$(13,257) for the 6 months ended June 30, 2020. There was no new investing. For financing activities, Rochester Capital Partners LLC provided additional financing of \$10,050 during the 6 months ended June 30, 2021, compared with \$13,500 during the 6 months ended June 30, 2020.

The consolidated cash balance as of June 30, 2021 totaled \$260, compared with a consolidated cash balance of \$1,062 at December 31, 2020.

#### 6) Issuer's Facilities

The goal of this section is to provide a potential investor with a clear understanding of all assets, properties or facilities owned, used or leased by the issuer.

In responding to this item, please clearly describe the assets, properties or facilities of the issuer, give the location of the principal plants and other property of the issuer and describe the condition of the properties. If the issuer does not have complete ownership or control of the property (for example, if others also own the property or if there is a mortgage on the property), describe the limitations on the ownership.

If the issuer leases any assets, properties or facilities, clearly describe them as above and the terms of their leases.

The Company presently primarily operates from its office located at 2375 E. Tropicana Avenue, Suite 8-259, Las Vegas, Nevada 89119. Tel: (877) 807-8880 on a month-to-month lease. However, when entertainment or film projects are placed into pre-production, production and/or post-production, the Company may lease additional production suitable space, including production offices and stages, on an as needed short-term basis to support such production activities.

#### 7) Officers, Directors, and Control Persons

The goal of this section is to provide an investor with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant or beneficial shareholders.

Using the tabular format below, please provide information regarding any person or entity owning 5% of more of the issuer, as well as any officer, and any director of the company, regardless of the number of shares they own. If any listed are corporate shareholders or entities, provide the name and address of the person(s) beneficially owning or controlling such corporate shareholders, or the name and contact information of an individual representing the corporation or entity in the note section.

Direct ownership by Corporate Directors, Officers and Persons owning more than 5% of any class of stock outstanding of Global Entertainment Holdings, Inc at June 30,2021:

| Name of<br>Officer/Director<br>or Control<br>Person | Affiliation with<br>Company (e.g.<br>Officer Title<br>/Director/Owner<br>of more than 5%) | Residential<br>Address (City /<br>State Only) | Number of shares owned | Share<br>type/class   | Ownership<br>Percentage<br>of Class<br>Outstanding | Note |
|---|---|---|------------------------|-----------------------|--|------|
| Gary<br>Rasmussen                                   | CEO and<br>Director   | Palm Bay, Florida                             | 19,113,500             | Common<br>shares      | 1.73%  |      |
| Gary<br>Rasmussen                                   | CEO and<br>Director   | Palm Bay, Florida                             | 1,093,227              | Series B<br>Preferred | 27.40%   |      |
| Gary<br>Rasmussen                                   | CEO and<br>Director   | Palm Bay, Florida                             | 3,500,000              | Series C<br>Preferred | 53.85%   |      |
| Alan Bailey   | CFO   | Palos Verdes,<br>California                   | 11,260,000             | Common<br>Shares      | 1.02%  |      |
| Terry Gabby   | Controller &<br>Secretary   | Las Vegas,<br>Nevada                          | 6,315,000              | Common<br>Shares      | 0.57%  |      |
| Stanley Weiner                                      | Director  | Lancaster,<br>California                      | 4,112,384              | Common<br>Shares      | 0.37%  |      |
| Virginia Perfili                                    | Director  | Castaic, Florida                              | 4,214,450              | Common<br>Shares      | 0.38%  |      |
| Jacqueline<br>Giroux                                | Owner of more<br>than 5%  | Studio City,<br>California                    | 2,255,682              | Series B<br>Preferred | 56.53%   |      |
| Jacqueline<br>Giroux                                | Owner of more<br>than 5%  | Studio City,<br>California                    | 3,000,000              | Series C<br>Preferred | 46.15%   |      |

At June 30, 2021, we had a total of **1,107,617,630** shares of common stock outstanding; **3,990,134** shares of our Series B Convertible Preferred Stock ("Series B") outstanding; and **6,500,000** shares of our Series C Convertible Preferred Stock ("Series C") outstanding. Each share of Series B Preferred Stock is presently convertible into one share of common stock and is not affected by any forward or reverse stock splits. The 6,500,000 shares of Series C Preferred Stock outstanding are, in the aggregate, convertible into 65% of the current issued and outstanding shares of common stock, calculated immediately following such 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 in the manner described hereinabove.

Assuming that all Series B Preferred stock was to be converted into 3,990,134 shares of common stock, the Company would have a total of **1,111,607,764** shares of common stock issued and outstanding at June 30,2021. Assuming that all 6,500,000 Series C Preferred stock were subsequently converted, the Series C Preferred stock would convert into an aggregate total of **2,064,414,419** shares of common stock outstanding, resulting in a fully diluted total of approximately **3.27 billion** shares of common stock issued and outstanding at June 30, 2021

#### 8) Legal/Disciplinary History

- A. Please identify whether any of the persons listed above have, in the past 10 years, been the subject of:
  - 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

 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; or

#### **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

B. Describe briefly any material pending legal proceedings:

#### <u>None</u>

#### 9) Third Party Providers

Please provide the name, address, telephone number and email address of each of the following outside providers:

#### Securities Counsel

Name: Thomas G. Amon Esq

Law Offices of Thomas G. Amon 733 Third Avenue, 15<sup>th</sup> Floor New York, NY 10017

Tel: (212) 810-2430

#### Accountant or Auditor

Name: None

#### **Investor Relations Consultant**

Name: None

Other Service Providers

Name: None

#### 10) Issuer Certification

#### Principal Executive Officer:

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles but having the same responsibilities).

The certifications shall follow the format below:

- I, Gary Rasmussen, Chief Executive Officer, certify that:
  - 1. I have reviewed this <u>Semi-Annual Disclosure Statement of Global Entertainment Holdings, Inc., for the 6</u> months ended June 30, 2021
  - 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.

July 26, 2021

#### "/s/ Gary Rasmussen

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

#### Principal Financial Officer:

- I, Alan Bailey, Chief Financial Officer certify that:
  - 1. I have reviewed this <u>Semi-Annual Disclosure Statement of Global Entertainment Holdings, Inc., for the 6</u> months ended June 30, 2021;
  - 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.

July 26, 2021

#### "/s/ Alan Bailev

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

## FOLLOWING ARE THE SEMI-ANNUAL UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS OF GLOBAL ENTERTAINMENT HOLDINGS, INC. FOR THE 6 MONTHS ENDED JUNE 30, 2021



# SEMI-ANNUAL FINANCIAL STATEMENTS GLOBAL ENTERTAINMENT HOLDINGS, INC. for the 6 Months Ending JUNE 30, 2021

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| Consolidated Statements of Cash Flows for the 6 Months Ended June 30, 2021 and June 30, 2020 (unaudited )     | Page 18       |
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#### GLOBAL ENTERTAINMENT HOLDINGS, INC

#### **CONSOLIDATED BALANCE SHEETS**

#### (Unaudited)

|   | June 30,<br><u>2021</u>                           | December 31,<br>2020  |
|---|---|---|
| ASSETS  |   |   |
| Current assets: Cash and cash equivalents Prepaid expense Total current assets  | \$ 260<br><u>4,583</u><br><u>4,843</u>            | \$ 1,062<br><u>2,292</u><br><u>3,354</u>                        |
| Fixed assets, net of depreciation   |   | <u>-</u> <u>-</u>   |
| Other assets:  Movie inventory and other rights, at cost Other intellectual property rights App development   | 839,148<br>75,450<br><u>152,805</u><br>1,067,403  | 839,148<br>75,450<br>_152,805<br>1,067,403                      |
| TOTAL ASSETS  | \$ <u>1,072,246</u>                               | <u>\$ 1,070,757</u>   |
| LIABILITES AND SHAREHOLDERS' EQUITY   |   |   |
| Current liabilities:  Accounts payable  Accrued interest and other expenses  Notes and debentures payable  Total current liabilities  Deferred revenue  | \$ 222<br>92,797<br>207,352<br>300,371<br>469,685 | \$ 322<br>84,599<br><u>394,029</u><br><u>478,950</u><br>469,685 |
| Stockholders' equity  | <del>409,000</del>                                | <del>400,000</del>  |
| Share Capital, \$ 0.0001 par value  Preferred shares:  Total preferred shares authorized: 50,000,000 (at par value \$ 0.0001) allocated to date as follows Convertible Series B: 4,000,000 authorized; 3,990,3 issued and outstanding Convertible Series C: 6,500,000 authorized; 6,500,000 issued and outstanding Convertible Series D: 10,000 authorized; None issued and outstanding | <b>314</b><br>399                                 | 399<br>650<br>-   |
| Common shares: 1,950,000,000 authorized (at par value \$0.0001) 1,107,617,630 issued and outstanding as of June and 843,946,581 issued and outstanding as of December 31, 2020 Additional paid-in capital Accumulated deficit   | 110,762<br>13,528,235<br>(13,337,856)             | 84,395<br>13,327,407<br>(13,290,729)                            |
| Total stockholders' equity  | 302,190   | 122,122   |
| TOTAL LIABILITES, DEFERRED REVENUE AND STOCKHOLDERS' EQUITY   | <u>\$ 1,072,246</u>                               | <u>\$ 1,070,757</u>   |

The accompanying notes are an integral part of these financial statements

# GLOBAL ENTERTAINMENT HOLDINGS, INC. CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS

(Unaudited)

|                            | For the 3 Months Ended<br>June 30 |                     | For the 6 Months Ended<br>June 30 |                    |  |
|----------------------------|-----------------------------------|---------------------|-----------------------------------|--------------------|--|
|                            | 2021                              | 2020                | 2021                              | 2020               |  |
| Revenue                    | <u>\$ 311</u>                     | <u>\$ 0</u>         | \$ <u>311</u>                     | \$ <u>0</u>        |  |
|                            |                                   |                     |                                   |                    |  |
| Expense                    |                                   |                     |                                   |                    |  |
| General and administrative | 4,807                             | 6,547               | 9,772                             | 10,720             |  |
| Net operating loss         | (4,496)                           | <u>( 6,547)</u>     | <b>(</b> 9,461)                   | (10,720)           |  |
|                            |                                   |                     |                                   |                    |  |
| Other income (expense)     |                                   |                     |                                   |                    |  |
| Interest and finance cost  | (23,167)                          | (9,785)             | (37,666)                          | (25,876)           |  |
| Other expense (net)        | (23,167)                          | <u>(9,785)</u>      | (37,666)                          | (25,876)           |  |
| Net loss                   | <u>\$ (27,663)</u>                | <u>\$ (16,332</u> ) | \$ ( <u>47,127)</u>               | <u>\$ (36,596)</u> |  |
| Loss per Share - Basic and |                                   |                     |                                   |                    |  |
| Diluted                    | \$(0.00003)                       | <u>\$(0.00003)</u>  | <u>\$(0.00005)</u>                | <u>\$(0.00006)</u> |  |
|                            |                                   |                     |                                   |                    |  |
| Weighted Average Common    |                                   |                     |                                   |                    |  |
| Shares Outstanding         | <u>1,019,833,816</u>              | <u>597,124,923</u>  | <u>953,385,380</u>                | <u>583,349,400</u> |  |

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

#### **GLOBAL ENTERTAINMENT HOLDINGS, INC.**

#### STATEMENT OF CHANGES IN STOCKHOLDERS' EQUITY

#### FOR THE PERIOD ENDED JUNE 30, 2021

(Unaudited)

|   | SHARE (         | CAPITA     | ıL .        | Α.          | DDITIONAL PAID IN | ACCUMULATED     | STOCKHOLDERS'    |
|---|-----------------|------------|-------------|-------------|-------------------|-----------------|------------------|
| Convertible   | Convertib       | le         | Common      | Shares      | CAPITAL           | DEFICIT         | <b>EQUITY</b>    |
| Series B Preferre   | d Series C Pref | erred      |             |             |                   |                 |                  |
| <u>#</u> \$   | #               | \$         | #           | \$          |                   |                 |                  |
| <u>January 1, 2019</u> 3,990,314 \$399*   | 6,500,000       | \$650*     | 251,280,133 | \$ 25,128 * | \$13,216,894*     | \$(13,180,794)  | \$ 62,277        |
| Summary of stock issuances: January 1-December 31,2019 -Stock issued to repay Note                                  |                 |            | 135 024 067 | 12 502      | 46.225            |                 | 50.007           |
| and accrued interest thereon  |                 | -          | 135,824,067 | 13,582      | 46,325            | -               | 59,907           |
| -Stock conversions to repay outstanding Note principal  |                 |            | 100,000,000 | 10,000      | 22,525            | -               | 32,525           |
| -Stock issued for services -  | -               | -          | 30,500,000  | 3,050       | -                 | -               | 3,050            |
| Prior period adjustments -  | -               | -          | -           | -           | -                 | 94,450          | 94,450           |
| Loss for the 12 Months ended Dec. 31,2019   | <u>-</u>        | <u>-</u>   |             |             | <u> </u>          | (115,115)       | <u>(115,115)</u> |
| <u>Dec 31,2019</u> 3,990,314 \$399  | 6,500,000 \$ 6  | 550        | 517,604,200 | \$ 51,760   | \$13,285,744      | \$(13,201,459)  | \$137,094        |
| Summary of stock issuances: January 1-December 31,2020 -Stock issued to repay Note and accrued interest and thereon |                 |            | 324,842,381 | 32,485      | 41,663            | _               | 74,148           |
|   |                 |            |             |             | .2,000            |                 |                  |
| Stock used for services -   | -               | -          | 1,500,000   | 150         | -                 | =               | 150              |
| Loss for 12 months ended Dec. 31,2020   | <u> </u>        | <u>-</u> _ |             |             |                   | (89,270)        | (89,270)         |
| Dec. 31,2020 3,990,314 \$399  | 6,500,000 \$    | 650        | 843,946,581 | \$84,395    | \$13,327,407      | \$ (13,290,729) | \$ 122,122       |
| Summary of stock issuances: 6 Months Ended June 30,2021 Stock issued to repay Note and accrued interest thereon     | -               |            | 263,671,049 | 26,367      | 200,828           | -               | 227,195          |
| Loss for 6 months ended June. 30,2021   |                 | <u>-</u> _ | <u>-</u>    |             |                   | (47,127)        | (47,127)         |
| June 30,2021 3,990,314 \$399  | 6,500,000 \$    | 650 1,     | 107,617,630 | \$110,762   | \$13,528,235      | \$ (13,337,856) | \$ 302,190       |

NOTE: \* Effective August 5, 2019, the Company's authorized capital stock was increased to 2 billion, of which 1,950,000,000 shares were designated as Common stock and 50,000,000 shares were designated as Preferred stock. In addition, the par value of both classes of stock was reduced from \$ 0.001 to \$ 0.0001 per share. The decrease in par value has been reflected retroactively, with the reduction in carrying value of Share Capital offset with an equal increase to Additional Paid In Capital.

The accompanying notes are an integral part of these financial statements

# GLOBAL ENTERTAINMENT HOLDINGS, INC CONSOLIDATED STATEMENTS OF CASH FLOWS

(Unaudited)

|   | 6 Months Ended                   |                                      |
|---|----------------------------------|--------------------------------------|
|   | June                             | <del>2 30,</del>                     |
|   | <u>2021</u>                      | <u>2020</u>                          |
| Cash flows from (used in) operating activities:   |                                  |                                      |
| Net loss for period   | \$ (47,127)                      | \$ (36,596)                          |
| Adjustments to reconcile net loss to net cash for non-cash items: Stock used to pay financing expense   | 30,468                           | 10,786                               |
| Net change in current assets and liabilities: Increase in prepaid expense (Decrease) in accounts payable Increase in accrued interest and other expense | (2,291)<br>(100)<br><u>8,198</u> | (5,042)<br>(22,046)<br><u>39,541</u> |
| Net cash from (used in) operating activities  | (10,852)                         | (13,257)                             |
| Cash flows used in used in investing activities:  | <del></del>                      |                                      |
| Cash flows from financing activities: Increase in notes payable Net cash from financing activities  | <u>10,050</u><br><u>10,050</u>   | 13,500<br>13,500                     |
| Increase (decrease) in cash   | ( 802)                           | 243                                  |
| Cash - beginning of period  | 1,062                            | 1,449                                |
| Cash - end of period  | \$ <u>260</u>                    | <u>\$ 1,692</u>                      |
|   |                                  |                                      |
| Supplemental information of transactions not involving cash:  |                                  |                                      |
| Repayment of convertible notes payable  | \$(196,727)                      | \$ -                                 |

The accompanying notes are an integral part of these financial statements

Issuance of common stock

\$ 196,727 \$ -

#### **GLOBAL ENTERTAINMENT HOLDINGS, INC.**

#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

For the 6 Months Ended June 30, 2021 (Unaudited)

#### **NOTE 1 - DESCRIPTION OF THE BUSINESS**

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

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 (<a href="www.Global-GBHL.com">www.Global-GBHL.com</a>). 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. (<a href="www.GlobalUniversal.com">www.GlobalUniversal.com</a>), which also manages the Company's **Global Entertainment Classics** Library with approximately 1,900 titles of iconic Hollywood classic movies, TV shows, shorts and vintage cartoons (<a href="www.GlobalEntClassics.com">www.GlobalEntClassics.com</a>). Management has long-term relationships with third party distributors for U.S. and for international distribution, primarily on a pre-sale basis. The Company also takes advantage of beneficial production tax incentives offered by state and foreign governments to both lower its production cost and mitigate investment risk.

#### **Principles of Consolidation**

The condensed 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 condensed consolidated financial statements include the accounts of the Company, and its Subsidiaries: 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.

#### **NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES**

#### Use of estimates in the preparation of financial statements

Preparation of financial statements in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions that affect reported amounts in the financial statements and accompanying notes. Actual results could differ from those estimates.

#### Cash and cash equivalents

For purposes of the consolidated statements of cash flows, cash includes demand deposits. At June 30, 2021, and December 31, 2020, none of the Company's cash balances were in excess of federally insured limits.

#### Prepaid expense

Prepaid expense at June 30, 2021 represents the balance of the prepaid annual subscription fee to OTC Markets through May 31, 2022.

#### Securities and Related Debt Financing

In connection with an agreement between the Company and a third party investor, dated February 28, 2017, the Company was provided with a firm financing commitment. Pursuant to such agreement, the Company acquired from the third party 3 million common shares of Apcentive Inc., a private company, in exchange for 3 million common shares of GBHL common stock having a market value of \$7,500 at the date of issuance. On August 4, 2017, the Company received a stock certificate representing 3,424,550 shares of Airborne Wireless Network ("ABWN") restricted common stock, dated July 19, 2017, in exchange for its 3 million shares of Apcentive in connection with Apcentive's pro-rata distribution of 40 million shares of ABWN it held. The Company pledged a portion of its ABWN holdings as collateral for \$215,000 in debt financing from Auctus Fund LLC that was used primarily to fund the development of the web platform and mobile App for "You've Got The Part". However, immediately after the date the Company was legally able to sell the ABWN shares, the

value of the shares collapsed rapidly to almost zero in a massive dilution scheme beginning in May, 2018, followed by a one for 30,000 reverse split sixty days later. As a result, the Company now owns only 114 shares of ABWN, which is currently trading at a price of \$0.0004 per share (so that the ABWN shares held have a gross value of only approximately 4.5 cents.) As a result, the Company was unable to repay the Auctus, LLC loan when it matured, and the lender began converting the note to common stock in repayment of principal and payment of accrued interest on the loan at the penalty rate of 22% per annum. Management recognized that the ABWN stock asset was significantly impaired and has fully reserved against the decline in value accordingly.

#### Impairment

The Company periodically reviews for the impairment of its assets whenever events or changes in circumstances indicate that the carrying amount of an asset may not be realizable. An impairment loss would be recognized when estimated future cash flows expected to result from the use of the asset and its eventual disposition is less than carrying amount. At June 30, 2021 and December 31, 2020, except for the impairment in its Securities referred to above, Company has not identified any other impairment losses.

#### 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 June 30, 2021, and December 31, 2020, the Company's fixed assets were fully depreciated.

#### Fair value of financial instruments

The carrying amounts of the Company's accounts payable, accrued expenses, and notes payable approximate fair value due to their short-term nature.

#### Income taxes

Under ASC Topic 740, "Income Taxes", the Company is required to account for its income taxes through the establishment of a deferred tax asset or liability for the recognition of future deductible or taxable amounts and operating loss and tax credit carry forwards. Deferred tax expense or benefit is recognized as a result of timing differences between the recognition of assets and liabilities for book and tax purposes during the year. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. Deferred tax assets are recognized for deductible temporary differences and operating losses, and tax credit carry forwards. A valuation allowance is established to reduce that deferred tax asset if it is "more likely than not" that the related tax benefits will not be realized. At this time, no provision for the payment of income taxes is required on the results of the Company's operations through June 30, 2021. Accumulated net losses, on a consolidated basis, through June 30, 2021, totaled approximately \$ 13.3 million.

#### 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. These costs will be amortized using the individual film forecast computation method. 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. Other IP Rights of \$ 75,450 relate to the acquisition of 10,000,000 shares of WW Digital Marketing Group, Inc., whose primary asset is a web portal known as "WeedWeb.com" and \$ 152,805 relating to the development of the "You've Got the Part" App.

#### Deferred Revenue

Deferred revenue of \$ 469,685 at June 30, 2021, and December 31, 2020, relates to the following motion pictures:

| "Blue Seduction"  | \$ 19,685  |
|-------------------|------------|
| "American Sunset" | 150,000    |
| "Plaster Rock"    | 150,000    |
| "The Night"       | 150,000    |
| -                 | \$ 469,685 |

#### 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 (VOD, DVDs, 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; and
- Collection of the arrangement fee or selling commission is fixed or determinable and reasonably assured.

Effective March 30, 2021 the Company entered into a renewable 12-month non-exclusive Content License Agreement with a third-party educational and entertainment company whereby the Company has agreed to license certain of its digital content library, including its still images, in return for a license of \$0.05 per subscriber accessing the third-party's website to view such digital content. The start date of the license was April 1,2021. In addition to the license fee, the third-party has also agreed to upgrade the Company's content to an enhanced digital version and to provide the Company with a copy of such enhanced versions at no cost to Company. Revenue recognized for the 3 and 6 months ended June 30, 2021 related to this agreement, and to other content license fees received, totaled \$311.

#### 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.

#### Notes and Debentures Payable, and Accrued Interest Thereon

At June 30, 2021 the following amounts were due and payable within the next 12 months or on demand:

| Due to:                         | <u>Principal</u> | Accrued Int | Combined   |
|---------------------------------|------------------|-------------|------------|
| Rochester Capital Partners, LLC | 136,097          | 27,176      | 163,253    |
| Eric Leffler                    | 50,600           | 31,117      | 81,717     |
| Jackie Giroux                   | 6,955            | -           | 6,955      |
| Douglas Fleck                   | 6,200            | 5,119       | 11,319     |
| Penn Lux LLC                    | 4,500            | 2,385       | 6,885      |
| SBA Disaster Recovery Loan      | 3,000            | <u>.</u>    | 3,000      |
|                                 | \$ 207,352       | \$ 65,797   | \$ 273,129 |

The Auctus Fund, LLC outstanding principal and interest was fully repaid during the 3 months ended June 30, 2021 through conversion to the Company's common stock, and the previously held share reserve has been fully released.

The Rochester Capital Partners, LLC ("RCP") outstanding principal and interest is convertible to GBHL common shares at 50% of lowest trading price 5 trading days prior to conversion and accrues 8% per annum interest. 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.

The Penn Lux LLC outstanding principal and interest is convertible at 50% of market value of GBHL common shares and accrues 12% per annum interest.

All of the other outstanding loans are not convertible and are payable on demand at interest rates ranging from 0% to 12%.

#### Recent Accounting Pronouncements

There have been no new accounting pronouncements issued by the FASB applicable to the Company's operations in either the 3 and 6 months ended June 30, 2021 or 12 months ended December 31,2020. Any FASB pronouncements, as applicable, has been or will be adopted by the Company accordingly.

#### **NOTE 3 - SHARE CAPITAL**

#### Increase in Authorized Share Capital and Reduction in Par Value Per Share

Effective August 5,2019 the Company's authorized capital stock was increased to 2 billion, of which 1,950,000,000 shares were designated as Common stock and 50,000,000 shares were designated as Preferred stock. In addition, the par value of both classes of stock was reduced from \$ 0.001 to \$ 0.0001 per share.

#### 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.

At June 30, 2021 and December 31, 2020, 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 Film Group, regardless of whether or not an election has been made to spin-off Film Group. 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. Currently, 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 except as to issues affecting the rights and preferences of the entire class of the Series B Preferred.

#### 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.

#### At June 30, 2021 and December 31, 2020 the Company had 6,500,000 Series "C" Stock issued and outstanding.

**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 June 30, 2021 the entire class of Series C Preferred Stock could convert into approximately **2,064,414,419** shares of common stock and carry an equal amount in voting rights.

#### Series "D" Convertible, Participating Preferred Stock

The Board of Directors had previously 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 designed to raise capital for You've Got The Part. Upon receipt of proceeds from the private offering, the Company plans to file a Certificate of Amendment with the Nevada Secretary of State to modify the terms of the original Certificate of Designation to comport to the offering.

At June 30, 2021 and December 31, 2020, the Company had no shares of Series "D" Preferred Stock issued and outstanding.

#### **NOTE 4 – GOING CONCERN**

The Company has historically incurred losses since inception. 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, Regulation A+ and/or a Crowdfunding offering, loans from affiliate shareholders, 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. No provision for loss has been made in these Financial Statements in the event that the Company is unable to continue operations.

#### **NOTE 5 - COMMITMENTS AND CONTINGENCIES**

#### 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 multi-screen 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. 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. At June 30, 2021, no revenue share liability was due or had accrued to the seller.

#### **NOTE 6 - SUPPLEMENTAL INFORMATION REPORTS**

The Company previously filed a series of three Supplemental Information reports on September 18th, October 14th and October 30, 2019, which describe the fraudulent filing of a merger report between the Company and PAO Group (OTC: PAOG), another public entity, for the purpose of manipulating the market price of PAO Group and allowing the sale of massive amounts of their stock in the open market by a PAOG insider. However, the Company's market was also affected with a rise in price followed by a precipitous drop. Adding to this malicious fraud was the Nevada Secretary of State's (NV-SOS) refusal to reverse or delete the fraudulent filing after being notified by both companies' that the filing of the merger was false. Further, the NV-SOS posted the Company's status as "Dissolved" in the fraudulent merger that they knew was reported by both entities as false. The actions of the NV-SOS precipitated a lack of confidence by several large shareholders, as well as Auctus Fund LLC, our major lender. Auctus Fund LLC then proceeded to rapidly liquidate portions of its loan by converting their note to common stock. This, in turn, caused significant downward pressure on our market price to the current levels. More troubling was the fact that the NV-SOS has harbored the identity of this criminal filer, which prevented our management from taking any action directly against the individuals responsible for this fraud. As noted in the Supplemental Information Reports, our management filed and faxed several reports to the SEC, as well as the State of Nevada. Lacking any response from the SEC, our management had two conversions with SEC personnel in Washington, DC, and in New York City, NY; all without any results.

On July 20, 2020, the Company petitioned the Attorney General Aaron Ford for the State of Nevada to investigate suspected complicity by the NV-SOS in this matter and urged the Attorney General to also investigate the potentially criminal actions of the "Unknown Filer" who had falsely published the damaging "merger filing", which is a Category C Felony under Nevada Law. On January 4, 2021, the Company received notice that a criminal investigation into the fraudulent filing of a merger with the Nevada Secretary of State, allegedly by individuals affiliated with PAO Group (OTC: PAOG), was being conducted by the State of Nevada. However, on June 18, 2021, the Attorney General for the State of Nevada issued a letter responding to the claim that a Category C Felony had been committed by filing a fraudulent statement with the Secretary of State regarding the merger and subsequent dissolution of the Company. Even though there is a current criminal investigation into this felony activity by the Secretary of State, the AG's letter stated that, in part, "After careful review, it has been determined your complaint references allegations beyond the jurisdiction of this office." The letter further stated that, "Our office acts as a legal counsel for state agencies, and therefore, cannot act as a private attorney for individual residents." Apparently, criminals making fraudulent filings and committing Category C Felonies in the State of Nevada are free to operate with impunity as such fraud is beyond the jurisdiction of the Nevada Attorney General. Unbelievable given the AG's quote in the Sierra Nevada Ally, dated April 13, 2020:

"Sadly, it is all too common for fraudsters to take advantage of the public during times of great distress and hardship," **said Attorney General Aaron D. Ford**. "From day one, I've focused on protecting Nevada families and consumers, and I'm proud that my office continues to be on the front lines of fighting fraud and helping Nevadans in need. With a united front, we're showing fraudsters they have no business taking advantage of Nevadans."

https://www.sierranevadaally.org/2020/04/13/federal-and-state-law-enforcement-form-nevada-covid-19-task-force/

#### **NOTE 7 – SUBSEQUENT EVENT**

Subsequent to June 30, 2021 Rochester Capital Partners, LLC provided additional loan financing of \$2,200 to support the Company's ongoing working capital needs.

Also subsequent to June 30, 2021 the company received approximately \$3,000 from Starz/Lionsgate relating to the Company's share of net streaming revenue derived from the distribution of the motion picture "Blue Seduction".