



**STOCK
TRANSFER**
www.VStockTransfer.com

18 Lafayette Place
Woodmere, NY 11598
(212) 828-8436 Main
(646) 536-3179 Fax

Transfer Instruction Form

Company Name & CUSIP No: GLOBAL A. BRANDS, INC.

Current Shareholder: RASY SOB

Certificate Number*/Book: 40 Total Number of Shares: 900,000

Address: [REDACTED]

SS or Tax ID Number: ~~XXX.XX~~ 7298

New Name/Registration: NATHAN VON UHL

New Address: 42140 BROWNSTONE DR. NOVI, MI 48377

SS or Tax ID# 267.91.7649 Telephone: 619.405.0522 Email: CIRCUS207@GMAIL.COM

Number of Shares Being Transferred: 900,000

Transfer Date 08.22 Transfer/Sale price per share: \$0.10

Are these shares a gift? Yes No

Are the recipients inheriting the shares from an estate? Yes No

Current Owner(s) Signatures: [Signature] Today's Date: 08.22

Telephone: 562.228.5753 E-Mail: RASY SOB @ GMAIL.COM

Medallion Guarantee Stamp Area: For registration/ownership changes - the owner of the certificates must have their signature "medallion guaranteed" by an approved bank, broker, or other financial institution associated with the medallion program, such as STAMP, SEMP or MSP.

*SIGNATURE GUARANTEE
MEDALLION GUARANTEE
JPMORGAN CHASE
BANK, N.A.*

[Signature]

*(554CA)
AUTHORIZED SIGNATURE
29010406
SECURITIES TRANSFER AGENTS MEDALLION PROGRAM™*

To obtain a Medallion Signature Guarantee you may contact your bank, broker or via an online solution - www.eSignatureGuarantee.com.

Method of Delivery (if eligible): Certificate Book entry DRS

Certificate Delivery Instructions (if different from the address listed above):

Contact Name: MANUEL A. LOPEZ Phone: 541.868.6371

Address: 28303 SW GRAHAMS FERRY RD, WILSONVILLE, OR 97070

* Please submit your original certificates along with this form as well as applicable W-8/W-9 forms.

assurance #5

From: Steven K. Lee <slee@Donahue.com>
Sent: Friday, August 19, 2022 4:46 PM
To: William Barnett <wbarnett@wbarnettlaw.com>
Cc: Lauren Ginsburg <lginsburg@wbarnettlaw.com>; manny@globalabrand.com
Subject: RE: Global A Brands/Grillit Inc. ("GRLT")

Mr. Barnett:

Attached is an e-mail from Ms. Sor to Manny Lopez regarding this matter. It is my understanding that Ms. Sor was fraudulently induced into making a \$90,000 investment in Global A Brands, based on material misrepresentations made by William O'Rourke regarding the company and the outcome of investments made by other investors. In connection with admission of fault, Mr. O'Rourke executed the attached April 9, 2022 agreement agreeing to repay the \$90,000 to Ms. Sor, which operates essentially as an agreement to rescind the investment in accordance with federal and state securities laws.

I would also note that we were unable to find a copy of any Form D or California Section 25102(f) notice filed with respect to any past securities offerings of Global A Brands, which were due within 15 days of the date of first sale.

Please advise as to when the rescission documentation will be completed and when Ms. Sor can expect to receive payment of \$90,000.

Regards,

Steven K. Lee, Esq.

Donahue Fitzgerald LLP

1999 Harrison St. 26th Floor, Oakland, California 94612
1646 N. California Blvd. Suite 250, Walnut Creek, CA 94596
slee@donahue.com | (510) 451-3300 (w) | (510) 451-1527 (f)

From: William Barnett <wbarnett@wbarnettlaw.com>
Sent: Friday, August 19, 2022 5:22 PM
To: Steven K. Lee <slee@Donahue.com>
Subject: RE: Global A Brands/Grillit Inc. ("GRLT")

Mr. Lee:

Thank you for your quick response. I had not been aware of the note from Mr. O'Rourke. I was also misinformed about the investment by Ms. Sor. Apparently it was not a convertible note but she purchased shares through a private placement. In any event, it appears that your client does not want to exchange her share but would like the return of her \$90,000 investment.

May I call you Monday morning to discuss an amicable settlement of this situation.

Regards,

Bill Barnett

William B. Barnett, Esq.
Barnett & Linn
Telephone: (442) 274-7571
Mobile: (818) 424-6567
wbarnett@wbarnettlaw.com
60 Kavenish Drive
Rancho Mirage, CA 92270

From: **Steven K. Lee** <slee@donahue.com>
Date: Mon, Aug 22, 2022 at 9:51 AM
Subject: RE: Global A Brands/Grillit Inc. ("GRLT")
To: Rasy Sor <rasy008@gmail.com>

Hi Rasy,

Willam Barnett called me today. He advised that Global A will yet again line up another buyer to buy your shares. I told him this would be the 4th attempt, and potentially a further waste of everyone's time. He understands this, and acknowledges that if this deal falls through you're free to litigate. I reminded counsel about the transfer restriction that needs to be waived by Global A.

At this point, you might as well wait and see what counsel sends us and see if this deal closes because of involvement of counsel for GAB and because counsel advised that GAB would like to clear this up prior to the reverse merger. If there is a real buyer and the buyer questions the \$90k purchase price, I will suggest to counsel that GAB add some sort of "sweetener" to the deal such as a warrant to purchase additional shares or perhaps GAB could subsidize part of the purchase price.

As to retaining my firm, assuming that it's just going to entail review of this latest set of deal docs with the understanding that if this deal falls through, my work is done and you will either retain a plaintiff's security law litigator or participate in the reverse merger, I think we can skip formal retention of my law firm (which would likely be a \$2k fee deposit with application of fees for work since July against the deposit and then hourly billing of \$590 moving forward after the deposit is exhausted). Instead, you can just

send an Amazon gift card which I'll use to buy toys for my kids



I hope this next buyout attempt works out.

Steve



Rasy Sor <rasy008@gmail.com>

FW: Global A Brands/Grillit Inc. ("GRLT")

Steven K. Lee <slee@donahue.com>
To: Rasy Sor <rasy008@gmail.com>

Wed, Aug 24, 2022 at 4:35 PM

Hi Rasy,

I received a call from Bill Barnett. He has been advised that they can wire transfer the \$90k to my firm's client trust account by Friday 9/2, if not sooner, and that he'll contact me for bank wire instructions when they have the funds lined up.

I realize that you're skeptical, but in the unlikely event they actually wire the funds to my firm's account to hold in escrow (pending documentation for transfer of your shares), I think we would definitely have to take you in as a client and then transfer the funds to you. I wouldn't be able to explain to my firm's CFO why I'm moving \$90k in and out of my firm's client trust account to someone who isn't a firm client.

Again, this is a nonissue assuming they're just buying time, but just wanted to update you.

I should also point out that if you report GAB to the SEC and other authorities now, and your report gets on their radar, and if GAB really did have the \$90k lined up for you (a lot of "ifs"), it's possible that they would stop that \$90k transaction in response to the whistleblower reports. Again, it all depends on whether you think this 4th potential buyout is real. If you firmly believe that this is another ploy to buy time, then there's no issue with whistleblowing now.

Thanks.

Steve

Steven K. Lee, Esq.



Representing Innovators for Over 135 Years

Donahue Fitzgerald LLP
1999 Harrison St. 26th Floor, Oakland, California 94612
1646 N. California Blvd. Suite 250, Walnut Creek, CA 94596
slee@donahue.com | (510) 451-3300 (w) | (510) 451-1527 (f)

Important: This email may contain confidential or privileged information. If it is not meant for you, please do not retain, read, copy, or disseminate any part of it, and please immediately notify us. Thank you.