Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

Granite City Food & Brewery Ltd.

A Minnesota Corporation

3600 American Boulevard West, Suite 400 Bloomington, MN 55431

> Telephone: (952) 215-0660 Website: <u>www.gcfb.com</u> Email: <u>corporate@gcfb.net</u> SIC Code: 5812

Quarterly Report For the Period Ending: June 25, 2019 (the "Reporting Period")

As of June 25, 2019, the number of shares outstanding of our Common Stock was: 14,360,981

As of December 25, 2018, the number of shares outstanding of our Common Stock was: 14,360,981

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: 🗷

Indicate by check mark whether the company's shell status has changed since the previous reporting period:

Yes: D No: 🗷

Indicate by check mark whether a Change in Control of the company has occurred over this reporting period:

Yes: 🗆 No: 🗷

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Item 1: Name of the Issuer and its Predecessors (if any)

Name of issuer: Granite City Food & Brewery Ltd.

Names used by predecessor entities in the past five years and the dates of the name changes: None

Date and state of incorporation: Our company was incorporated on June 26, 1997, as a Minnesota corporation.

Any changes to incorporation since inception: N/A

Issuer's current standing in its state of incorporation: Active

Has the issuer or any of its predecessors ever been in bankruptcy, receivership, or any similar proceeding in the past five years? Yes: \Box No: \blacksquare

Item 2: Security Information

Trading symbol: Exact title and class of securities outstanding: CUSIP: Par or stated value: Total shares authorized: Total shares outstanding: Number of shares in Public Float: Total number of shareholders of record:	GCFB Common Stock 38724Q404 \$0.01 (par value) 90,000,000 (as of 6/25/19) 14,360,981 (as of 6/25/19) 2,682,779 (as of 6/25/19) 95 (as of 6/25/19)
Additional class of securities (if any):	
Trading symbol:	N/A
Exact title and class of securities outstanding:	N/A
CUSIP:	N/A
Par or stated value:	\$0.01 (par value)
Total shares authorized:	6,998,000 (Preferred Stock) (as of 6/25/19)
	3,000,000 (Series A Convertible Preferred Stock) (as of 6/25/19)
	2,000 (Redeemable Preferred Stock) (as of 6/25/19)
Total shares outstanding:	0 (as of 6/25/19)
Transfer Agent:	EQ Shareowner Services
	(855) 217-6361
	EQSS-RELATIONSHIPMANAGEMENT@equiniti.com

Is the Transfer Agent registered under the Exchange Act? Yes: 🗷 No: 🗖

Describe any trading suspension orders issued by the SEC concerning the issuer or its predecessors: None

List any stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months: None

Item 3: Issuance History

A. Changes to the Number of Outstanding Shares.

Check this box to indicate that there were no changes to the number of outstanding shares within the past two completed fiscal years and any subsequent periods:

B. Debt Securities, including Promissory and Convertible Notes.

Check this box if there are no outstanding promissory, convertible notes or debt arrangements:

Although the issuer has no outstanding promissory, convertible notes or debt arrangements that resulted (or may result) in any direct changes to the total outstanding shares, see Items 4 and 5 below regarding the issuer's non-convertible debt.

Item 4: Financial Statements

A. The following financial statements were prepared in accordance with:

☑ U.S. GAAP □ IFRS

B. The financial statements for this reporting period were prepared by:

Nathan G. Hjelseth Chief Financial Officer (Executive officer of the issuer)

Condensed consolidated financial statements for the quarters ended June 25, 2019 and June 26, 2018 containing the following information are attached hereto as Exhibit A:

C. Balance Sheets;

- D. Statements of Operations;
- E. Statements of Cash Flows; and

F. Notes to Financial Statements

Item 5: Issuer's Business, Products and Services

A. Summary of the issuer's business operations:

We operate two casual dining concepts: Granite City Food & Brewery® and Cadillac Ranch All American Bar & Grill®. The Granite City concept features our award-winning signature line of handcrafted beers finished on-site as well as local and regional craft beers from brewers in our various markets. In addition, our casual dining restaurants offer a wide variety of menu items that are prepared fresh daily. The extensive menu features contemporary American fare made in our scratch kitchens. Granite City's attractive price point, high service standards, and great food and beer combine for a memorable dining experience. Cadillac Ranch restaurants feature freshly prepared, authentic, All-American cuisine in a fun, dynamic environment. Patrons enjoy a warm, Rock N' Roll inspired atmosphere. The Cadillac Ranch menu is diverse with offerings ranging from homemade meatloaf to pasta dishes, all freshly prepared using quality ingredients.

In addition to operating our restaurants, we own and operate a centralized beer production facility in Ellsworth, Iowa which facilitates the initial stages of our brewing process. The product produced at our beer production facility is then transported to the fermentation vessels at each of our Granite City restaurants where the brewing process is completed. We believe that this brewing process improves the economics of microbrewing as it eliminates the initial stages of brewing and storage at multiple locations. We have been granted patents by the United States Patent and Trademark Office for our brewing process and for an apparatus for distributed production of beer.

As of December 27, 2016, our company failed to meet certain financial covenants under our credit facility agreement with Citizens Bank, N.A. (f/k/a RBS Citizens, N.A.) ("Citizens Bank"), and we failed to make our then required \$5.0 million principal payment on January 31, 2017, which was the maturity date of the development line of credit. Additionally, since March 31, 2018, we failed to make all principal payments and all but two interest payments due on our other outstanding debt with Citizens Bank, which matured on May 15, 2019. We are, therefore, in default under the terms of the agreement. Such default also constitutes an event of default under our subordinated debt agreement with Great Western Bank which, until March 2019, precluded us from paying principal and interest on such subordinated debt (See Note 3 to our Financial Statements attached hereto as Exhibit A). Having received notices of default and reservations of rights from Citizens Bank and Great Western Bank, we have classified all debt as current. As of the filing of this report, Citizens Bank may exercise its rights under the credit agreement without notice.

While our company's ability to continue funding our operations continues to depend upon our operating performance and operating margins, both of which will be affected by prevailing economic conditions in the retail, casual dining and craft brewing industries and other factors, which may be beyond our control, our company will require additional liquidity to continue operations. Increased competition and uncertainty in the casual dining and craft brewing industries continue to make it more difficult to accurately forecast our results of operations and cash position, so our revenues may deteriorate beyond what we anticipate. In 2018, we experienced decreases in comparable restaurant sales. Additionally, we experienced negative comparable restaurant sales in our first half of 2019, due in part to severe weather in the Midwest during the first quarter. Seeking to offset the impact of the negative comparable sales, we have implemented several initiatives in an effort to increase sales and generate guest traffic. In February 2019, we introduced our brand relaunch in six of our markets, and through July 2019, we had introduced the relaunch in 17 additional locations. This comprehensive brand relaunch includes 37 new menu items, 13 new cocktails and wines, 14 new seasonal beers, enhanced brunch offerings, new brewery-inspired uniforms, retail merchandising inside the restaurants, and off-site delivery service. We plan to roll out our brand relaunch to the remaining Granite City restaurants later in 2019. We continue to utilize direct mail, email and in-store signage and displays in an attempt to increase brand awareness. During second quarter of 2019, we focused on cost savings measures by seeking reductions in rent and extended payment terms from vendors, which have modestly improved our liquidity. Our management can give no assurance that such initiatives will offset the impact of our negative comparable restaurant sales and create enough liquidity to sustain operations.

Our company remains unable to repay its existing indebtedness to Citizens Bank, and is, therefore, dependent upon Citizens Bank's willingness to restructure such debt. To date, our discussions with Citizens Bank have failed to yield an amended and restated senior credit facility. We can provide no assurance that if an agreement for an amended and restated senior credit facility was reached, our company would be able to meet its debt service obligations thereunder.

Our board is actively exploring strategic options to improve financial liquidity including possible sale or in-court or out-of-court restructuring. Our company has engaged an investment banking firm to act as our exclusive financial advisor in connection with our pursuit of strategic and financial alternatives. We can give no assurance that we will successfully execute a strategic transaction, a financing transaction or any other transaction, and our ability to do so could be adversely affected by numerous factors, including changes in the economic or business environment, financial market volatility, and the performance of our business, the actions of our secured creditors and vendors, and the terms and conditions of our credit agreement with Citizens Bank and our subordinated debt with Great Western Bank.

B. Subsidiaries, parents, or affiliated companies, if applicable, and their business contact information for the business, officers, directors, managers or control persons:

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Unless otherwise noted, these are wholly owned subsidiaries of Granite City Food & Brewery Ltd., which serve to operate one or more restaurants.

Entity	Address	Officers	Directors
Granite City Restaurant	3600 American	Richard H. Lynch – President and Chief	Richard H.
Operations, Inc.	Blvd West, Suite	Executive Officer	Lynch
	400	Nathan G. Hjelseth – Chief Financial	Nathan G.
	Bloomington, MN	Officer and Secretary	Hjelseth
	55431		5
Granite City – Arkansas,	2203 Promenade	Richard H. Lynch – President and Chief	Richard H.
Inc.	Blvd. Suite 15100	Executive Officer	Lynch
	Rogers, AR 72758	Monica A. Underwood – Treasurer, Chief	Monica A.
	-	Financial Officer and Secretary	Underwood
Granite City – Creve	West Oak	Richard H. Lynch – President and Chief	Richard H.
Coeur, Inc.	Shopping Center	Executive Officer	Lynch
	11411 Olive Street	Monica A. Underwood – Treasurer, Chief	Monica A.
	Road	Financial Officer and Secretary	Underwood
	St. Louis, MO	5	
	63141		
Granite City of Indiana,	3809 Coldwater	Richard H. Lynch – President and Chief	Richard H.
Inc.	Road	Executive Officer	Lynch
	Fort Wayne, IN	Monica A. Underwood – Treasurer, Chief	Monica A.
	46805	Financial Officer and Secretary	Underwood
Granite City of Kansas	2244 North Webb	Richard H. Lynch – President and Chief	Richard H.
Ltd.	Road	Executive Officer	Lynch
Owners:	Wichita, KS 67226	Nathan G. Hjelseth – Vice President,	Nathan G.
- William R. Hutton 50%	() Ioliita, IEB 07220	Treasurer, Chief Financial Officer, and	Hjelseth
- Granite City Restaurant		Secretary	ijeiseui
Operations, Inc. 50%		Monica A. Underwood – Asst. Chief	
operations, me. 5070		Financial Officer and Asst. Secretary	
Granite City of Maryland,	200 American	Richard H. Lynch – President and Chief	Richard H.
Inc.	Way,	Executive Officer	Lynch
Owner:	National Harbor,	Nathan G. Hjelseth – Treasurer, Chief	Nathan G.
- Granite City Restaurant	MD 20745	Financial Officer and Secretary	Hjelseth
Operations, Inc. 100%	NID 20745	James Cook – Assistant Secretary	Iljeiseur
Granite City of Ohio, Inc.	2300 Village Drive	Richard H. Lynch – President and Chief	Richard H.
Granice City of Onio, file.	West, Suite 110	Executive Officer	Lynch
	Maumee, OH	Monica A. Underwood – Treasurer, Chief	Monica A.
	43537	Financial Officer and Secretary	Underwood
Granite City – Orland	14035 South	Richard H. Lynch – President and Chief	Richard H.
Park, Inc.	LaGrange Road	Executive Officer	Lynch
1 un, 1110.	Orland Park, IL	Monica A. Underwood – Treasurer, Chief	Monica A.
	60462	Financial Officer and Secretary	Underwood
Granite City – Peoria, Inc.	230 Conference	Richard H. Lynch – President and Chief	Richard H.
Granice City - I corra, Ille.	Center Drive	Executive Officer	Lynch
	East Peoria, IL	Monica A. Underwood – Treasurer, Chief	Monica A.
	61611	Financial Officer and Secretary	Underwood
Granite City – Rockford,	7200 Harrison	Richard H. Lynch – President and Chief	Richard H.
Inc.	Avenue	Executive Officer	Lynch
IIIC.		Monica A. Underwood – Treasurer, Chief	Monica A.
	Rockford, IL		
	61112	Financial Officer and Secretary	Underwood

C.

Issuer's principal products or services, and their markets:

As of June 25, 2019, we operated 32 Granite City restaurants in 13 states and four Cadillac Ranch restaurants in four states. Our concepts target a broad guest base by offering high quality, made-from-scratch, polished casual food, and fresh, handcrafted, quality beers.

Our prototypical Granite City restaurant consists of an approximately 9,800 square foot facility conveniently located just off one or more interstate highways and/or centrally located within the respective area's retail, lodging and transportation activity. Granite City restaurants have open atmospheres as well as outdoor patio areas used for dining during warm weather months. We use granite and other rock materials along with natural woods and glass to create a balanced, clean, natural interior feel. We believe our design creates a fun and energetic atmosphere that promotes a destination dining experience.

The average size of our Cadillac Ranch restaurants is approximately 10,000 square feet. The atmospheres are warm, Rock N' Roll-inspired. Classic Rock, Modern Rock and more play through our state-of-the-art sound system, with multiple large-screen televisions throughout. The spacious floor plan allows for catered events such as wedding receptions, corporate events, or any other private party.

The following is a listing of the location of each of our restaurants in operation as of June 25, 2019:

Granite City Food & Brewery				Cadillac Ranch
St. Cloud, MN	Eagan, MN	Orland Park, IL	Indianapolis, IN	Bloomington, MN
Sioux Falls, SD	Kansas City, MO	St. Louis, MO	Lyndhurst, OH	Miami, FL
Fargo, ND	Kansas City, KS	Ft. Wayne, IN	Naperville, IL	Oxon Hill, MD
Des Moines, IA	Olathe, KS	Toledo, OH	Schaumburg, IL	Pittsburgh, PA
Cedar Rapids, IA	Omaha, NE	South Bend, IN	Northville, MI	
Davenport, IA	Roseville, MN	Carmel, IN	National Harbor, MD	
Lincoln, NE	Rockford, IL	Troy, MI	Detroit, MI	
Maple Grove, MN	East Peoria, IL	Franklin, TN	Northbrook, IL	

Item 6: Issuer's Facilities

Our property and equipment assets net of depreciation consist of the following:

	Jun	June 25, 2019		December 31, 2018	
Land	\$	18,000		\$	18,000
Buildings	72,244,050				13,237,146
Leasehold improvements		3,797,140		4,361,	
Equipment and furniture		14,710,518			15,531,789
Construction-in-progress	_	113,578			181,432
	\$	90,883,286		\$	33,330,200

Property owned:

We own our beer production facility located in Ellsworth, Iowa.

Property leases:

As of June 25, 2019, we operated our 36 restaurants under lease agreements. Such leases have remaining lease terms of 18 months to 38 years, inclusive of options to extend. In particular some of our leases include options to extend such leases for up to five years for each option, and some of our leases include options to terminate such leases within two years. All scheduled rent increases during the term of each lease are recognized on a straight-line basis. Under certain of the leases, we may be required to pay additional contingent rent based upon restaurant sales.

In April 2016, we entered into a 67-month lease agreement for approximately 11,000 square feet of office space for our corporate offices in Minneapolis, Minnesota. The lease has options to extend through March 2027. Annual rent is \$170,030 with scheduled increases throughout the term.

We believe all of our properties are in satisfactory condition for our intended operating purposes.

Item 7: Officers, Directors, and Control Persons

As of the date of this filing, our officers, directors and control persons were as set forth below. Beneficial ownership information is presented as of August 1, 2019.

Name of Officer/Director and Control Person	Affiliation with Company (e.g. Officer/Director/Owner of more than 5%)	Residential Address (City/State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Note
Richard H. Lynch	Chief Executive Officer and Director	Minneapolis, MN	762,545	Common stock	5.0%	(1)
Nathan G. Hjelseth	Chief Financial Officer	Minneapolis, MN	-	Common stock	-	
Fouad Z. Bashour	Chairman of the Board	Dallas, TX	41,316	Common stock	*	(1)(2)
H. G. Carrington, Jr.	Director	Dallas, TX	29,079	Common stock	*	(1)
Robert J. Doran	Director	Chicago, IL	8,000	Common stock	*	(1)(2)
Eugene E. McGowan	Director and Control Person	Sioux Falls, SD	2,096,639	Common stock	14.6%	(3)
Michael H. Staenberg	Director	Saint Louis, MO	66,316	Common stock	*	(1)(2)
Concept Development Partners LLC	Control Person	Dallas, TX	11,273,539	Common stock	78.5%	(4)
DHW Leasing, L.L.C.	Control Person	Sioux Falls, SD	1,666,666	Common stock	11.6%	(5)

*Represents less than one percent

(1) Represents shares purchasable upon the exercise of options that are exercisable within 60 days of August 1, 2019.

(2) The number of shares of common stock reported herein as beneficially owned by Messrs. Bashour, Doran and Staenberg excludes the shares of common stock beneficially owned by CDP (as defined below). Messrs. Bashour, Doran and Staenberg disclaim beneficial ownership of such securities. Messrs. Bashour and Doran, together with one or more other individuals, are managers of CDP. Since a majority of managers of CDP is required to vote or dispose of any shares of our common stock, none of such individuals is deemed a beneficial owner of the common stock beneficially owned by CDP. Mr. Staenberg is a non-controlling investor in one or more of the funds invested in CDP.

(3) Includes 25,310 shares of common stock purchasable by Mr. McGowan upon the exercise of options and 91,603 shares held directly by Mr. McGowan. Because Mr. McGowan may be deemed to be an indirect beneficial owner of the securities held by Harmony Equity Income Fund, L.L.C. (133,558 shares), Harmony Equity Income Fund II, L.L.C. (133,558 shares), Harmony VII, L.L.C. (45,944 shares), and DHW Leasing, L.L.C. ("DHW") (1,666,666 shares), the number of shares of common stock reported herein as beneficially owned by Mr. McGowan, including shares of common stock owned by the aforementioned entities, totals 2,096,639.

(4) As set forth in the Schedule 13D filed on July 9, 2012 by Concept Development Partners LLC, a Delaware limited liability company ("CDP"), CIC Partners Firm LP, a Delaware limited partnership ("CIC Partners"), CIC II LP, a Delaware limited partnership ("CIC Fund II"), CIC II GP LLC, a Delaware limited liability company ("CIC II GP"), CDP-ME Holdings, LLC, a Delaware limited liability company ("CIC II GP"), CDP-ME Holdings, LLC, a Delaware limited liability company ("CIC II GP"), CDP-ME Holdings, LLC, a Delaware limited liability company ("CDP Management") (collectively, the "Reporting Persons"). CDP is a limited liability company organized under the laws of the State of Delaware and is primarily in the business of investing in the restaurant industry. CDP's board of directors consists of Fouad Z. Bashour, Michael S. Rawlings, Dean S. Oakey and Robert J. Doran. CDP is minority owned by CDP-ME and CDP Management. Both CDP-ME and CDP Management are investment companies managed and partially owned by Messrs. Oakey and Doran. The present principal occupation of Mr. Oakey is Managing Member of CDP Management Partners, LLC and CDP

ME Holdings, LLC, and the present principal occupation of Mr. Doran is Managing Member of CDP Management Partners, LLC and CDP ME Holdings, LLC. Each of CDP, CDP-ME and CDP Management has a principal place of business at 1275 North Channel Dr., Harsens Island, MI 48028. CDP is majority owned by CIC CDP LLC, a Delaware limited liability company ("CIC CDP LLC"), which is itself a wholly-owned subsidiary of CIC Fund II. CIC Fund II is an investment fund managed by its general partner, CIC II GP, and ultimately owned and controlled by CIC Partners, a mid-market private equity firm headquartered in Dallas, Texas. The principal business of CIC CDP LLC is the investment in Granite City. The principal business of CIC Fund II is to be an investment fund in CIC Partners, and the principal business of CIC II GP is to act as the general partner of CIC Fund II. CIC Partners is jointly owned and managed by Marshall Payne, Amir Yoffe, Michael S. Rawlings, Fouad Z. Bashour and James C. Smith. The present principal occupation of Messrs. Payne, Yoffe, Rawlings, Bashour and Smith is serving as a director of CIC Partners, and together with CIC Partners, CIC Fund II and CIC II GP, each have a principal place of business at 3879 Maple Avenue, Suite 400, Dallas, Texas 75219. Messrs. Payne, Yoffe, Rawlings, Bashour, Smith, Oakey and Doran, as well as CIC Partners, CIC Fund II, CIC II GP, CDP-ME and CDP Management disclaim beneficial ownership of such securities. Represents beneficial ownership of 11,273,539 shares of common stock, including 9,606,873 shares of common stock and 1,666,666 shares of common stock over which CDP has voting power pursuant to a shareholder and voting agreement and irrevocable proxy between CDP and DHW, dated May 10, 2011, as amended. The Reporting Persons have shared voting power over all of the reported shares and shared dispositive power over 9,606,873 shares of common stock.

(5) DHW retains the right to dispose of such shares of common stock; however, it has granted an irrevocable proxy to vote such shares of common stock to CDP.

Item 8: Legal/Disciplinary History

A. None of the issuer's officers, directors, or control persons has, in the past ten years, been the subject of any of the following:

- 1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);
- 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;
- 3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or
- 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.

B. Legal Proceedings:

Our company is occasionally a defendant in litigation arising in the ordinary course of our business, including claims arising from personal injuries, contract claims, wage and hour claims, dram shop claims, employment-related claims and claims from customers or employees alleging injury, illness or other food quality, health or operational concerns, and landlord-tenant disputes. To date, none of these types of litigation, most of which are typically covered by insurance, has had a material effect on our company. Our company has insured and continues to insure against many of these types of claims. A judgment on any claim not covered by or in excess of our company's insurance coverage could adversely affect our financial condition or results of operations.

A description of the material legal proceedings resolved during fiscal years 2018 and 2017 appears in the Commitments and Contingencies footnote to our Audit Financial Statements filed with the OTC on March 22, 2019.

Item 9: Third Party Providers

Securities Counsel:	Brett D. Anderson Briggs and Morgan, P.A. 2200 IDS Center 80 South 8 th Street Minneapolis, MN 55402 (612) 977-8417 banderson@briggs.com
Accountant or Auditor:	Charles Selcer Schechter, Dokken, Kanter, Andrews & Selcer, Ltd. 100 Washington Avenue South, Suite 1600 Minneapolis, MN 55401 (612) 332-9319 <u>cselcer@sdkcpa.com</u>
Investor Relations Consultant:	None
Other Service Providers:	None

Item 10: Issuer Certification

Principal Executive Officer

I, Richard H. Lynch, certify that:

- 1. I have reviewed this quarterly disclosure statement of Granite City Food & Brewery Ltd.;
- 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.

Dated: August	9,	2019	
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by:/s/ Richard H. Lynch Richard H. Lynch Chief Executive Officer

Principal Financial Officer

I, Nathan G. Hjelseth, certify that:

- 1. I have reviewed this quarterly disclosure statement of Granite City Food & Brewery Ltd.;
- 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.

Dated: August 9, 2019

by:<u>/s/ Nathan G. Hjelseth</u> Nathan G. Hjelseth Chief Financial Officer

EXHIBIT A

Granite City Food & Brewery Ltd. (OTC Pink: GCFB) A Minnesota Corporation



Condensed Consolidated Financial Statements for the Fiscal Quarters Ended June 25, 2019 and June 26, 2018

GRANITE CITY FOOD & BREWERY LTD. CONDENSED CONSOLIDATED BALANCE SHEETS

		ne 25, 2019	December 25, 2018	
ASSETS:				
Current assets:				
Cash and cash equivalents	\$	2,376,069	\$	4,488,207
Inventory		1,725,671		1,656,624
Prepaids and other, net		1,016,898	_	1,021,410
Total current assets		5,118,638		7,166,241
Prepaid rent, net of current portion		-		194,733
Property and equipment, net		51,738,081		33,330,200
Operating lease right-of-use assets		39,145,205		-
Intangible and other assets, net		2,263,924		2,310,049
Deferred loss on sale leaseback				8,672,489
Total assets	\$	98,265,848	\$	51,673,712
LIABILITIES AND SHAREHOLDERS' DEFICIT:				
Current liabilities:				
Accounts payable	\$	2,252,106	\$	2,805,900
Accrued expenses		13,156,986		12,445,211
Deferred rent, current portion		130,289		472,770
Line of credit, current portion		10,273,000		10,273,000
Long-term debt, current portion		27,378,569		27,352,370
Operating lease liabilities, current portion		3,917,192		-
Capital lease obligations, current portion		1,029,565		1,198,763
Total current liabilities		58,137,707		54,548,014
Deferred rent, net of current portion		-		4,809,398
Operating lease liabilities, net of current portion		50,177,631		-
Capital lease obligations, net of current portion		45,699,610		16,871,357
Total liabilities		154,014,948		76,228,769
Shareholders' deficit: Common stock, \$0.01 par value, 90,000,000 shares authorized; 14,360,981 shares issued and outstanding at 6/25/19				
and $12/25/18$		143,610		143,610
Additional paid-in capital		83,368,371		83,231,932
Accumulated deficit		(139,261,081)		(107,930,599)
Total shareholders' deficit		(55,749,100)		(24,555,057)
Total liabilities and shareholders' deficit	\$	98,265,848	\$	51,673,712

The accompanying notes are an integral part of the condensed consolidated financial statements.

GRANITE CITY FOOD & BREWERY LTD. CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS

	Thirteen Weeks Ended		Twenty-six W	Veeks Ended
-	June 25, 2019	June 26, 2018	June 25, 2019	June 26, 2018
Restaurant revenue	\$ 33,617,960	\$ 35,174,567	\$ 65,375,055	\$ 68,755,223
Cost of sales:				
Food, beverage and retail	8,892,408	9,000,498	17,264,749	17,764,654
Labor	11,743,970	11,692,937	23,059,587	23,095,987
Direct restaurant operating	5,913,941	5,658,167	12,292,566	11,773,679
Occupancy	2,736,026	3,598,075	5,507,359	7,059,886
Cost of sales and occupancy	29,286,344	29,949,677	58,124,260	59,694,206
General and administrative	2,265,885	2,702,570	4,843,507	5,385,116
Depreciation and amortization Loss (gain) on disposal of assets an	1,604,979	1,722,866	3,212,628	3,468,633
exit activity	19,764	23,587	259	(86,228)
Total costs and expenses	33,176,972	34,398,700	66,180,654	68,461,727
Operating income (loss)	440,988	775,867	(805,599)	293,496
Interest:				
Expense on capital leases	(908,567)	(481,663)	(1,811,279)	(979,391)
Other interest expense	(965,307)	(615,559)	(1,678,386)	(1,157,571)
Net interest expense	(1,873,874)	(1,097,222)	(3,489,665)	(2,136,962)
Loss before income tax	(1,432,887)	(321,355)	(4,295,264)	(1,843,466)
Income tax expense	13,200	-	13,200	- -
Net loss	\$ (1,446,087)	\$ (321,355)	\$ (4,308,464)	\$ (1,843,466)
Loss per common share, basic	\$ (0.10)	\$ (0.02)	\$ (0.30)	\$ (0.13)
Weighted average shares outstanding, basic	14,360,981	14,360,981	14,360,981	14,360,981

The accompanying notes are an integral part of the condensed consolidated financial statements.

GRANITE CITY FOOD & BREWERY LTD. CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

	Twenty-six Weeks Ended			
	June 25, 2019		June 26, 2018	
Cash flows from operating activities:				
Net loss	\$	(4,308,464)	\$	(1,843,466)
Adjustments to reconcile net loss to net cash				, , , , , , , , , , , , , , , , , , ,
provided by operating activities:				
Depreciation and amortization		3,212,628		3,468,633
Amortization of deferred loss		-		655,711
Stock option expense		136,439		326,796
Non-cash interest expense		133,192		32,814
Loss on disposal of assets		259		12,919
Deferred rent		(24,345)		(717,941)
Right-of-use operating lease expense		(393,608)		-
Changes in operating assets and liabilities:				
Inventory		(69,047)		63,797
Prepaids and other		(74,476)		444,023
Accounts payable		(502,642)		50,429
Accrued expenses		711,775		(3,131,632)
Net cash used in operating activities		(1,178,289)		(637,917)
Cash flows from investing activities:				
Purchase of:				
Property and equipment		(446,685)		(385,048)
Intangible and other assets		(1,461)		(90,276)
Net cash used in investing activities		(448,147)		(475,324)
Cash flows from financing activities:				
Payments on capital lease obligations		(435,702)		(519,398)
Payments on long-term debt		(50,000)		(724,999)
Net cash used in financing activities		(485,702)		(1,244,397)
Net decrease in cash		(2,112,138)		(2,357,638)
Cash and cash equivalents, beginning		4,488,207		6,165,079
	\$	2,376,069	\$	3,807,441

Change in fair value of interest rate swap	\$ 46,030	\$ (68,315)
Property and equipment, intangibles and equity costs included in accounts payable and accrued expenses	\$ 19,550	\$ 37,353

The accompanying notes are an integral part of the condensed consolidated financial statements.

GRANITE CITY FOOD & BREWERY LTD. NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

1. Summary of significant accounting policies

Background

Granite City Food & Brewery Ltd. (the "Company") develops and operates two casual dining concepts: Granite City Food & Brewery® and Cadillac Ranch All American Bar & Grill®.

As of June 25, 2019, the Company operated 32 restaurants of its original concept, Granite City Food & Brewery, which features its award-winning signature line of hand-crafted beers finished on-site as well as local and regional craft beers from brewers in its various markets. This casual dining restaurant offers a wide variety of menu items that are prepared fresh daily.

The Company also operates four Cadillac Ranch restaurants featuring freshly prepared, authentic, All-American cuisine in a fun, dynamic environment. Its patrons enjoy a warm, Rock N' Roll inspired atmosphere.

The Company owns and operates a centralized beer production facility which facilitates the initial stages of its brewing process. The product created at its beer production facility is then transported to the fermentation vessels at each of the Company's Granite City restaurants where the brewing process is completed. The Company believes this proprietary brewing process enables the Company to control the quality and consistency of its beers and improves the economics of microbrewing by eliminating the initial stages of brewing and storage at each restaurant, as well as third-party distribution costs. The Company was granted patents by the United States Patent Office for its brewing process and for an apparatus for distributed production of beer.

Principles of consolidation and basis of presentation

As of December 27, 2016, the Company failed to meet certain financial covenants under its credit facility agreement with Citizens Bank, N.A. (f/k/a RBS Citizens, N.A.) ("Citizens Bank"), and it failed to make its then required \$5.0 million principal payment on January 31, 2017, which was the maturity date of the development line of credit. Additionally, since March 31, 2018, the Company failed to make all principal payments and all but two interest payments due on its other outstanding debt with Citizens Bank, which matured on May 15, 2019. The Company is, therefore, in default under the terms of the agreement. Such default also constitutes an event of default under its subordinated debt agreement with Great Western Bank which, until March 2019, precluded it from paying principal and interest on such subordinated debt (See Note 3 to our Financial Statements attached hereto as Exhibit A). Having received notices of default and reservations of rights from Citizens Bank and Great Western Bank, the Company has classified all debt as current. As of the filing of this report, Citizens Bank may exercise its rights under the credit agreement without notice.

While the Company's ability to continue funding its operations continues to depend upon its operating performance and operating margins, both of which will be affected by prevailing economic conditions in the retail, casual dining and craft brewing industries and other factors, which may be beyond its control, the Company will require additional liquidity to continue operations. Increased competition and uncertainty in the casual dining and craft brewing industries continue to make it more difficult to accurately forecast results of operations and cash position, the Company's revenues may deteriorate beyond what it anticipates. In 2018, the Company experienced decreases in comparable restaurant sales. Additionally, it experienced negative comparable restaurant sales in the first half of 2019, due in part to severe weather in the Midwest during the first quarter. Seeking to offset the impact of the negative comparable sales, the Company has implemented several initiatives in an effort to increase sales and generate guest traffic. In February 2019, the Company introduced its brand relaunch in six of its markets, and through July 2019, it had introduced the relaunch in 17 additional locations. This comprehensive

brand relaunch includes 37 new menu items, 13 new cocktails and wines, 14 new seasonal beers, enhanced brunch offerings, new brewery-inspired uniforms, retail merchandising inside the restaurants, and off-site delivery service. The Company plans to roll out its brand relaunch to the remaining Granite City restaurants later in 2019. The Company continues to utilize direct mail, email and in-store signage and displays in an attempt to increase brand awareness. During second quarter of 2019, the Company focused on cost savings measures by seeking reductions in rent and extended payment terms from vendors, which have modestly improved its liquidity. The Company's management can give no assurance that such initiatives will offset the impact of its negative comparable restaurant sales and create enough liquidity to sustain operations.

The Company remains unable to repay its existing indebtedness to Citizens Bank, and is, therefore, dependent upon Citizens Bank's willingness to restructure such debt. To date, discussions with Citizens Bank have failed to yield an amended and restated senior credit facility. The Company can provide no assurance that if an agreement for an amended and restated senior credit facility was reached, it would be able to meet its debt service obligations thereunder.

The Company's board is actively exploring strategic options to improve financial liquidity including possible sale or in-court or out-of-court restructuring. The Company has engaged an investment banking firm to act as its exclusive financial advisor in connection with the Company's pursuit of strategic and financial alternatives. The Company can give no assurance that it will successfully execute a strategic transaction, a financing transaction or any other transaction, and its ability to do so could be adversely affected by numerous factors, including changes in the economic or business environment, financial market volatility, and the performance of its business, the actions of its secured creditors and vendors, and the terms and conditions of its credit agreement with Citizens Bank and its subordinated debt with Great Western Bank.

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern. The Company has suffered recurring losses from operations and has a net capital deficiency that raise substantial doubt about its ability to continue as a going concern. Management's plans in regard to these matters are described above. In the opinion of management, the financial statements presented herein include all adjustments, consisting of normal recurring adjustments, which are necessary for a fair statement of the Company's financial position as of June 25, 2019, and its results of operations for the interim periods ended June 25, 2019 and June 26, 2018. The results of operations for the entire year.

Certain information and footnote disclosures normally included in consolidated financial statements in accordance with U.S. GAAP have been condensed or omitted. A description of the Company's accounting policies and other financial information is included in its audited consolidated financial statements for the year ended December 25, 2018 as filed with OTC Markets (the "Annual Report"). Management believes that the disclosures included in the Company's accompanying interim financial statements and footnotes are adequate to make the information not misleading, but should be read in conjunction with the financial statements and notes thereto included in the Company's Annual Report. The accompanying balance sheet at December 25, 2018 has been derived from the Company's audited financial statements at that date.

Related parties

In May 2011, Concept Development Partners LLC ("CDP") became the Company's controlling shareholder through its purchase of Series A Convertible Preferred Stock ("Series A Preferred") and a related shareholder and voting agreement with DHW Leasing, L.L.C. ("DHW"). As of June 25, 2019, CDP beneficially owned approximately 78.5% of the Company's common stock, representing 6,000,000 shares issued in December 2014 upon conversion of its 3,000,000 shares of Series A Preferred, 1,666,666 shares over which CDP has voting power pursuant to a shareholder and voting agreement and irrevocable

proxy between CDP and DHW, 3,125,000 shares of common stock purchased in June 2012, and 481,873 shares of common stock issued to CDP as dividends.

Fiscal year

The Company utilizes a 52/53-week fiscal year ending on the last Tuesday in December for financial reporting purposes. Fiscal year 2019 will end on December 31, 2019 and will consist of 53 weeks while fiscal year 2018, which ended on December 25, 2018, consisted of 52 weeks.

Leases

The Company determines if an arrangement is a lease at inception. Operating leases are included in operating lease right-of-use assets ("ROU"), other current liabilities, and operating lease liabilities in its condensed consolidated balance sheets. Finance leases are included in property and equipment, other current liabilities, and other long-term liabilities in its condensed consolidated balance sheets.

ROU assets represent the Company's right to use an underlying asset for the lease term and lease liabilities represent its obligation to make lease payments arising from the lease. Operating lease ROU assets and liabilities are recognized at commencement date based on the present value of lease payments over the lease term. As most of the Company's leases do not provide an implicit rate, the Company used its incremental borrowing rate based on the information available at commencement date in determining the present value of lease payments. The Company uses the implicit rate when readily determinable. The operating lease ROU asset also includes any lease payments made and excludes lease incentives. Variable lease payments that depend on an index or a rate, such as the Consumer Price Index or a market interest rate, that are initially measured using an index or rate at the commencement date are included in the determination of the present value of lease payments as these represent in substance fixed payments. The Company's lease terms may include options to extend or terminate the lease when it is reasonably certain that it will exercise that option. Lease expense for lease payments is recognized on a straight-line basis over the lease term.

Derivatives

Until May 2019, the Company utilized an interest rate swap agreement with a financial institution to fix interest rates on a portion of its variable rate debt, which was designed to reduce exposure to interest rate fluctuations (Note 3). The Company accounted for this derivative using fair value accounting and measurements described in Note 2. The fair value of the interest rate swap has been recorded in prepaid and other assets on the condensed consolidated balance sheet. The change in the fair value of the swap has been recorded in other interest expense on the condensed consolidated statements of operations.

The Company has not used derivatives for trading or speculative purposes and has procedures in place to monitor and control the use of such instruments.

Recent accounting pronouncements

In February 2016, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") 2016-02, Leases ("ASU 842"), which supersedes ASU 840, Leases. This ASU is intended to increase the transparency and comparability of organizations by requiring the capitalization of substantially all leases on the balance sheet and disclosures of key information about leasing arrangements. Under this new guidance, at the lease commencement date, a lessee recognizes a ROU and lease liability, which is initially measured at the present value of the future lease payments. For income statement purposes, a dual model was retained for lessees, requiring leases to be classified as either operating or finance lease. Under the operating lease model, lease expense is recognized on a straight-line basis over the lease term. Under the finance lease model, interest on the lease liability is recognized separately from amortization of the right-of-use asset. The new guidance is effective for fiscal years beginning after December 15, 2018 (fiscal 2019), and interim periods within those fiscal years. In transition, lessees are required to recognize and measure leases at the beginning of the earliest period presented (fiscal 2018) using a modified retrospective approach which includes a number of optional practical expedients that

entities may elect to apply. In July 2018, a new ASU was issued to provide relief to companies from restating the comparative period. The guidance permits a "Comparatives Under 840 Option" that changes the date of initial application to the beginning of the period of adoption. The Company elected the Comparatives Under 840 Option in which it will apply ASC 840 to all comparative periods, including disclosures, and recognize the effects of applying ASC 842 as a cumulative-effect adjustment to retained earnings as of the effective date (date of initial application). The Company elected the package of practical expedients permitted under the transition guidance within the new standard, which among other things, allows it to carryforward the historical lease classification. In addition, the Company elected certain practical expedients and accounting policies including the lessee practical expedient to not separate lease components. The Company also made an accounting policy election to keep leases with an initial term of 12 months or less off of the balance sheet. The Company will recognize those lease payments in the condensed consolidated statements of operations on a straight-line basis over the lease term.

The Company elected to adopt the standard effective December 26, 2018, the first day of its 2019 fiscal year. The Company implemented internal controls and key system functionality to enable the preparation of financial information on adoption. The Company elected to use the effective date as its date of initial application. Consequently, financial information will not be updated and the disclosures required under the new standard will not be provided for dates and periods before December 26, 2018.

The standard had a material impact on the Company's condensed consolidated balance sheet, but did not have a material impact on its condensed consolidated income statement. The most significant impact was the recognition of ROU assets and lease liabilities for operating leases. Upon adoption, the Company's finance leases now include ground leases at locations where the building portions were classified as finance leases and the ground portions were classified as operating leases. In adopting this new standard, the cumulative effect adjustment as of December 26, 2018 was \$27,022,019, relating primarily to previously deferred losses on leases accounted for as sale leasebacks, elimination of lease incentive liability and depreciation on ROU assets prior to fiscal year 2019.

Reclassifications

Certain reclassifications have been made to the condensed consolidated financial statements for the first half of fiscal year 2018 for them to conform to the presentation of the condensed consolidated financial statements for the first half of fiscal year 2019. These reclassifications have no effect on the accumulated deficit or net loss previously reported.

Subsequent events

The Company has evaluated subsequent events through August 9, 2019, the date the financial statements were available for issuance.

2. Fair value measurements

The guidance of ASC 820, *Fair Value Measurements and Disclosures*, defines fair value as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. Valuation techniques under such accounting guidance related to fair value measurements are based on observable inputs which reflect readily obtainable data from independent sources, and unobservable inputs which reflect internal market assumptions. The Company uses the following three-tier fair value hierarchy, which prioritizes these inputs as follows:

Level 1—Quoted market prices in active markets for identical assets and liabilities.

Level 2—Inputs, other than quoted prices included in Level 1 that are either directly or indirectly observable.

Level 3—Inputs that are unobservable for the assets or liabilities where there is little or no market data. These inputs require significant management judgment or estimation.

As of June 25, 2019 and December 25, 2018, respectively, the fair value of cash and cash equivalents, receivables, accounts payable and accrued expenses approximates their carrying value due to the short-term nature of these financial instruments. The fair value of the capital lease obligations and long-term debt is estimated at its carrying value based upon current rates available to the Company.

The fair value of the Company's interest rate swap is determined based on information provided by the Company's bank counterparty that is model-driven and where inputs were observable or where significant value drivers were observable. Such models utilize quoted interest rate curves to calculate the forward values and then discount the forward values to present values. The Company classifies its interest rate swap as a Level 2 measurement as these securities are not actively traded in the market, but are observable based on current market rates (Notes 1 and 3). The following table presents the fair value of assets measured on a recurring basis as of June 25, 2019:

Description	Level 1 Leve		el 2	Le	vel 3	Total Asset		
Interest rate swap fair value	\$	-	\$	-	\$	-	\$	-

The following table presents the fair value of assets measured on a recurring basis as of December 25, 2018:

Description	Level 1	Level 2	Level 3	Total Asset
Interest rate swap fair value	\$ -	\$46,030	\$ -	\$46,030

There were no transfers between levels of the fair value hierarchy during the periods reported.

3. Credit facility and debt

Senior Credit Facility

In May 2014, the Company entered into a five-year \$40.0 million credit agreement with Citizens Bank, which was amended in September 2016. The credit advanced under such agreement is secured by liens on the Company's subsidiaries, personal property, fixtures and real estate owned or to be acquired. The credit agreement, as amended, provided for a secured term loan in the amount of \$29.0 million, a revolving line of credit of \$6.0 million, and a development line of credit of \$5.0 million. Subject to the terms and conditions of the credit agreement, Citizens Bank also agreed to issue standby letters of credit in an aggregate undrawn face amount up to \$1.0 million. As of June 25, 2019, the Company had outstanding a total of \$36.7 million under this credit agreement, including the full \$5.0 million of the development line of credit as well as \$5.3 million under the revolving line of credit. Due to the existing events of default (described below), Citizens Bank has no obligation to extend further credit to the Company and may exercise its rights under the agreement without notice. The term and revolving credit facilities matured on May 15, 2019 and the development line of credit matured on January 31, 2017. As of December 27, 2016, the Company failed to meet certain financial covenants under this agreement and on January 31, 2017, it failed to make its then required \$5.0 million principal payment on the development line of credit, the proceeds of which were used solely to (1) refinance existing indebtedness of the Company and (2) fund capital expenditures and payment of fees, costs and expenses related to the Northbrook, Illinois and Lincoln, Nebraska locations and the build-out of the Company's corporate offices. The Company is, therefore, in default under the terms of the agreement. Such default also constitutes an event of default under the Company's subordinated debt agreement with Great Western Bank which until March 2019, precluded the Company from paying principal and interest on such subordinated debt (described below). Therefore, the Company has classified all debt as current.

Under the agreement, the Company was required to make regular interest and, with respect to the term loan only, quarterly amortizing principal payments. The Company has made no principal or interest

payments on the development line of credit, and since March 31, 2018, it has failed to make all principal payments and all but two interest payments due on its other outstanding debt with Citizens Bank. As of the filing of this report, due to the existing and continuing events of default, Citizens Bank may exercise its rights under the credit agreement without notice. The Company is dependent upon Citizens Bank's willingness to restructure such debt. To date, discussions with Citizens Bank have failed to yield an amended and restated senior credit facility. The Company can provide no assurance that if an agreement for an amended and restated senior credit facility was reached, it would be able to meet its debt service obligations thereunder.

In June 2014, the Company entered into a five-year interest rate swap agreement to fix interest rates on a portion of this debt (Notes 1 and 2) pursuant to the terms of the credit agreement with Citizens Bank. Under the swap agreement, the Company paid a fixed rate of 1.79% and received interest at the one-month LIBOR on a notional amount of \$18.75 million. This effectively made the Company's interest rate 5.44% on \$18.75 million of its debt. The Company did not elect to apply hedge accounting for this interest rate swap agreement. As such, the fair value of the interest rate swap was recorded in prepaids and other assets on the condensed consolidated balance sheet, and any changes in the fair value of the swap agreement were accounted for as non-cash adjustments to interest expense and recognized in current earnings. Because the swap agreement expired with the May 15, 2019 maturity of the credit facility, the fair value of the swap agreement decreased \$46,030 in the first half of fiscal year 2019 and was recorded in interest expense on the condensed consolidated statements of operations.

Subordinated Debt

In December 2013, the Company entered into a binding agreement with Great Western Bank whereby the Company agreed that if Great Western Bank acquired GC Omaha LP's interest in the ground lease of the Omaha, Nebraska Granite City restaurant either by foreclosure or voluntary surrender, it would acquire the building and improvements and assume the ground lease from Great Western Bank. In April 2014, Great Western Bank acquired GC Omaha LP's interest in the ground lease and, following receipt of the required landlord consent, on September 30, 2015, the Company purchased the building and improvements and assumed the ground lease from Great Western Bank. To facilitate the transaction, the Company entered into a loan agreement with Great Western Bank in the amount of \$1.08 million with an annual interest at a rate of 5.5%. Such loan matures on September 30, 2020 and requires monthly principal and interest payments. As described above, this debt is in default and Great Western Bank has reserved its rights thereunder, including its ability, subject to the subordination and interceditor agreement with Citizens Bank, to exercise its rights without notice.

In January 2019, Great Western Bank provided notice that it intended to exercise a remedy available to it under the subordinated debt documents through a trustee's sale of the leasehold interest of Granite City Restaurant Operations, Inc. ("GCRO") in the Company's Omaha restaurant location (the "Leasehold Sale"). On March 19, 2019, Great Western Bank, the Company, GCRO and Citizens Bank entered into a Consent and Acknowledgment to enable certain payments to resume to Great Western Bank and to cancel the Leasehold Sale. In particular, GCRO has made or will make the following payments to Great Western Bank to be applied to the subordinated debt: (a) \$50,000 on or before March 27, 2019 (the "Lump Sum"), (b) \$7,500 per month commencing March 31, 2019 and continuing on the last day of each calendar month thereafter through and including February 29, 2020, and (c) \$11,773 per month commencing on March 31, 2020 and continuing on the last day of each calendar month thereafter until the New Maturity Date (as defined below). Great Western Bank agreed to (a) immediately postpone the Leasehold Sale, (b) cancel the Leasehold Sale upon receipt of the Lump Sum, (c) forego and forbear from exercising any remedies available to it until the first to occur of (1) failure of GCRO to make any payment required under the Consent and Acknowledgment, (2) the New Maturity Date, (3) GCRO having an uncured payment default on the underlying ground lease at the Omaha restaurant location, and (4) the appointment of a receiver for any part of the subordinated collateral, any assignment for the benefit of creditors regarding any part of the subordinated collateral, or the commencement of any proceeding under any bankruptcy or insolvency laws by or against GCRO, and (d) amend the subordinated debt documents by no later than May 15, 2019 (the

"Amendment Date") to include the agreements set forth in the Consent and Acknowledgment, including, without limitation, the extension of the subordinated debt's maturity to December 31, 2021; provided that if the senior credit agreement's maturity date is (1) September 5, 2020 or earlier as of the Amendment Date, then the maturity date of the subordinated debt shall remain unchanged, or (2) after September 5, 2020, but before December 31, 2021, then the maturity date of the subordinated debt shall be the same as the senior credit agreement's maturity date (such date, as computed pursuant to this proviso, being the "New Maturity Date"). Citizens Bank consented to the payments by GCRO being delivered to Great Western Bank and applied to the subordinated debt; provided that it expressly reserved all of its other rights and remedies under the senior credit agreement, senior debt documents and subordination and intercreditor agreement. On May 3, 2019, Great Western Bank, the Company, GCRO and Citizens Bank amended the Consent and Acknowledgment to extend the Amendment Date from May 15, 2019 to August 15, 2019, to facilitate continued discussions between the Company and Citizens Bank regarding the amended and restated senior credit facility beyond its original maturity date. There can be no assurance that such discussions will yield an amended and restated senior credit facility or that the Company would be able to meet its debt service obligations thereunder.

4. Leases

The Company has operating and finance leases for retail properties, corporate offices, and certain equipment and vehicles. Such leases have remaining lease terms of 18 months to 38 years, inclusive of options to extend. In particular some of our leases include options to extend such leases for up to five years for each option, and some of our leases include options to terminate such leases within two years.

Operating lease cost	\$ 3,109,043
Finance lease cost:	
Amortization of right-of-use assets	893,800
Interest on lease liabilities	 1,811,518
Total finance lease cost	\$ 2,705,318
Supplemental cash flow information related to leases was as follows: Cash paid for amounts included in measurement of lease liabilities:	
Operating cash flows from operating leases	\$ 3,502,745
Operating cash flows from finance leases	1,811,519
Financing cash flows from finance leases	435,702
Right-of-use assets obtained in exchange for lease obligations:	
Operating leases	-
Finance leases	40,280
Supplemental balance sheet information related to leases was as follows:	
Operating Leases	
Operating lease right-of-use assets	\$ 39,145,205
Other current liabilities	\$ 3,917,192

The components of lease expense were as follows for the first half of 2019:

Operating lease liabilities	 50,177,631	
Total operating lease liabilities	\$ 54,094,823	
Finance Leases		
Property and equipment, gross	\$ 46,469,066	
Accumulated depreciation	 (14,402,889)	
Property and equipment, net	\$ 32,066,177	
Other current liabilities	\$ 1,029,565	
Other long-term liabilities	 45,699,610	
Total finance lease liabilities	\$ 46,729,175	
Weighted Average Remaining Lease Term		
Operating leases	16.93 years	
Finance leases	24.41 years	
Weighted Average Discount Rate		
Operating leases	6.65%	
Finance leases	8.37%	
	Operating	Finance
Maturities of lease liabilities were as follows:	 Leases	Leases
6 Months Ended June 25, 2019		
2019	\$ 3,539,302	\$ 2,245,135
2020	7,268,243	4,737,189
2021	6,972,103	4,831,370
2022	6,400,179	4,869,586
2023	5,817,048	4,926,296
Thereafter	 63,331,567	84,562,918
Total lease payments	93,328,442	106,172,494
Less imputed interest	 (39,233,619)	(59,443,319)
Total	\$ 54,094,823	\$ 46,729,175

5. Commitments and contingencies

Legal proceedings

The Company is occasionally a defendant in litigation arising in the ordinary course of its business, including claims arising from personal injuries, contract claims, wage and hour claims, dram shop claims, employment-related claims and claims from customers or employees alleging injury, illness or other food quality, health or operational concerns, and landlord-tenant disputes. To date, none of these types of litigation, most of which are typically covered by insurance, has had a material effect on the Company. The Company has insured and continues to insure against many of these types of claims. A judgment on any claim not covered by or in excess of the Company's insurance coverage could adversely affect its financial condition or results of operations.

Employment agreements

Pursuant to a two-year employment agreement, Nathan G. Hjelseth began serving as Chief Financial Officer of the Company on January 21, 2019. If, during the term, the Company terminates Mr. Hjelseth without cause, or Mr. Hjelseth terminates his employment for good reason, each as defined in the agreement, Mr. Hjelseth would be entitled to severance benefits including 12 months of base salary. The agreement provides for an annual base salary, which may be increased by the Company's compensation committee, of \$250,000, and a signing bonus of \$50,000. In addition, Mr. Hjelseth is eligible for an annual bonus of up to 50% of base salary based on achieving performance targets determined by the Company's compensation committee (with a minimum bonus of \$58,750 for fiscal year 2019), as well as participation in the Company's other employee benefit plans, and expense reimbursement. Mr. Hjelseth has also agreed to certain nondisclosure provisions during the term and any time thereafter, and certain non-competition and non-recruitment provisions during the term and for a certain period thereafter. In connection with his employment agreement, the Company's common stock at \$0.30 per share pursuant to the NQ Plan.

On January 20, 2019, Jeffrey L. Rager, who had served as the Company's Chief Financial Officer since July 2014, voluntarily resigned from such position. His employment with the Company terminated on February 1, 2019. Mr. Rager had been employed pursuant to a 30-month employment agreement effective March 20, 2017, which provided for an annual base salary of \$280,000, eligibility for an annual bonus of up to 50% of base salary based on achieving performance targets determined by the Company's compensation committee, participation in the Company's other employee benefit plans, expense reimbursement, gross ups to cover his taxes on such reimbursements, and payments in lieu of unused vacation time. Because Mr. Rager voluntarily terminated his employment, he is ineligible for severance benefits under his employment agreement. Mr. Rager agreed to certain nondisclosure provisions during the term and any time thereafter, and certain non-competition and non-recruitment provisions during the term and for a certain period thereafter. In connection with his July 2014 employment agreement, the Company granted Mr. Rager a ten-year nongualified stock option to purchase 225,000 shares of the Company's common stock at \$2.10 per share, which exercise price was subsequently reduced to \$0.25 per share, pursuant to the NQ Plan. Provided that Mr. Rager continues to adhere to the terms and conditions of the employment agreement, the Company will cause such option to remain exercisable until February 1, 2022.

6. Stock based compensation

The Company measures and recognizes all stock-based compensation under the fair value method using the Black-Scholes option-pricing model. Share-based compensation expense recognized is based on awards ultimately expected to vest, and as such, it is reduced for estimated or actual forfeitures. Forfeitures are estimated at the time of grant and revised, if necessary, in subsequent periods if actual forfeitures differ from those estimates. The Company used the following assumptions within the Black-Scholes option-pricing model for the first half of fiscal years 2019 and 2018:

	Twenty-six Weeks Ended				
	June 25, 2019	June 26, 2018			
Weighted average risk-free interest rate	2.03% - 2.79%	2.55% - 3.09%			
Expected life of options	10 years	10 years			
Expected stock volatility	129.04%-136.95%	113.70%-120.79%			
Expected dividend yield	None	None			

As of June 25, 2019, there were options outstanding for the purchase of 357,938 and 360,200 shares under the Company's Amended and Restated Equity Incentive Plan and Long-Term Incentive Plan, respectively.

Although vesting schedules vary, option grants under these plans generally vest over a three or four-year period and options are exercisable for no more than ten years from the date of grant. The Amended and Restated Equity Incentive Plan expired in February 2012. As of June 25, 2019, 39,800 shares remained available for issuance of awards under the Long-Term Incentive Plan.

The 2014 Non-Qualified Plan ("NQ Plan") was created to accommodate the continued issuance of annual stock option awards to the Company's non-employee directors and periodic stock option awards to select employees. In 2017, the NQ Plan was amended to increase the number of shares authorized for issuance to 2,750,000. Options under the NQ Plan generally vest over a three-year period and are exercisable for not more than ten years from the date of grant. As of June 25, 2019, options for the purchase of 2,385,845 shares were outstanding, and 364,155 shares remained available for issuance of awards, under the NQ Plan.

A summary of the status of the Company's stock options as of June 25, 2019 is presented below:

Fixed Options	Shares	Av	ighted erage ise Price	Weighted Average Remaining Contractual Life	ggregate insic Value
Outstanding at December 25, 2018	 2,762,501	\$	1.35	7.0 years	\$ 49,500
Granted	442,855		0.32	9.2 years	
Exercised Forfeited	 - (101,373)		- 1.29		
Outstanding at June 25, 2019	3,103,983	\$	1.20	6.3 years	\$ 126,636
Options exercisable at December 25, 2018	1,663,251	\$	1.41	6.1 years	\$ 36,400
Options exercisable at June 25, 2019	2,074,503	\$	1.38	5.4 years	\$ 53,750
Weighted-average fair value of options granted during 2019	\$ 0.31				

The intrinsic value of stock options outstanding at June 25, 2019 was \$0. Aggregate intrinsic value is the difference between the closing price of the Company's stock on June 25, 2019 and the exercise price, multiplied by the number of shares that would have been received by the option holders had all option holders exercised their "in-the-money" options on June 25, 2019. As of June 25, 2019, there was approximately \$272,248 of total unrecognized compensation cost related to unvested share-based compensation arrangements, of which \$148,031 is expected to be recognized during the remainder of fiscal year 2019, \$95,973 in fiscal year 2020, \$19,329 in fiscal year 2021, \$8,066 in fiscal year 2022, and \$849 in fiscal year 2023.

The following table summarizes information about stock options outstanding at June 25, 2019:

	Options Outstanding				Options Exercisable			
Range of Exercise Prices	Number of Options Outstanding	Weighted Average Remaining Contractual Life		eightedNumber ofverageOptionscise PriceExercisable		Weighted Average Exercise Price		
\$0.00 - \$1.00 \$1.01 - \$2.00	787,855 1,820,897	7.0 years 7.0 years	\$ \$	0.29 1.30	268,750 1,357,022	\$ \$	0.25 1.32	

\$2.01 - \$3.00	489,231	2.9 years	\$ 2.29	442,731	\$ 2.25
\$3.01 - \$6.00	6,000	1.5 years	\$ 3.55	6,000	\$ 3.55
Total	3,103,983	6.3 years	\$ 1.20	2,074,503	\$ 1.38

15. Subsequent events

On August 5, 2019, the Company engaged an investment banking firm to act as its exclusive financial advisor in connection with the Company's pursuit of strategic and financial alternatives.

EXHIBIT B

INFORMATION AND DISCLOSURE STATEMENT PURSUANT TO RULE 15C2-11

Sections (a)(5)(i) through (a)(5)(xvi) of the Securities Exchange Act of 1934, as amended

i. The exact name of the issuer and its predecessor (if any):

Granite City Food & Brewery Ltd.

ii. The address of its principal executive offices:

3600 American Boulevard West, Suite 400 Bloomington, MN 55431

iii. The state of incorporation (if it is a corporation):

Minnesota

iv. The exact title and class of the securities:

Common Stock

v. The par or stated value of the securities:

\$0.01 (par value)

vi. The number of shares or total amount of the securities outstanding as of the end of the issuer's most recent fiscal year:

14,360,981

vii. The name and address of the transfer agent:

EQ Shareowner Services 1110 Centre Pointe Curve, Suite 101 Mendota Heights, MN 55120

viii. The nature of the issuer's business:

See Item 5 of Quarterly Report for the quarter ended June 25, 2019.

ix. The nature of products or services offered:

See Item 5 of Quarterly Report for the quarter ended June 25, 2019.

x. The nature and extent of the issuer's facilities:

See Item 6 of Quarterly Report for the quarter ended June 25, 2019.

xi.	The name of the chief executive officer and members of the board of directors:
	See Item 7 of Quarterly Report for the quarter ended June 25, 2019.
xii.	The issuer's most recent balance sheet and profit and loss and retained earnings statements:
	See Item 4 of Quarterly Report for the quarter ended June 25, 2019.
xiii.	Similar financial information for such part of the two preceding fiscal years as the issuer or its predecessor has been in existence:
	See Item 4 of Quarterly Report for the quarter ended June 25, 2019.
xiv.	Whether the broker or dealer or any associated person is affiliated, directly or indirectly, with the issuer:
	N/A
XV.	Whether the quotation is being published or submitted on behalf of any other broker or dealer, and, if so, the name of such broker or dealer:
	N/A
xvi.	Whether any quotation is being submitted or published directly or indirectly on behalf of the issuer, or any director, officer or any person, directly or indirectly the beneficial owner of more than 10 percent of the outstanding units or shares of any equity security of the issuer, or at the request of any promoter for the issuer, and, if so, the name of such person, and the basis for any exemption under the federal securities laws for any sales of such securities on behalf of such person:
	N/A