FIVE GUYS®

FIVE GUYS FRANCHISOR, LLC a Delaware limited liability company 1940 Duke Street, 5th Floor Alexandria, Virginia 22314 Phone: (703) 339-9500 www.fiveguys.com

As a franchisee, you will own and operate a FIVE GUYS® fast casual restaurant which specializes in the sale of fresh made burgers and fries prepared in accordance with our recipes and ingredients, and other food items that we may specify periodically.

The total investment necessary to establish one FIVE GUYS® restaurant under the Development Agreement ranges from \$1,027,850 to \$1,500,750. This includes (i) \$25,350 that must be paid to the franchisor or its affiliates under the Franchise Agreement and (ii) \$50,000 per restaurant (\$125,000 per restaurant for restaurants to be located in Alaska, Hawaii, or Puerto Rico) that must be paid to the franchisor or its affiliates under the Development Agreement. You must sign the Development Agreement if you establish one or more FIVE GUYS® restaurants (a minimum of one restaurant).

This disclosure document summarizes certain provisions of your Franchise Agreement and area Development Agreement and other information in plain English. Read this disclosure document and all accompanying agreements carefully. You must receive the disclosure document at least 14 calendar days before you sign a binding agreement with, or make any payment to, the franchisor or an affiliate in connection with the proposed franchise sale. **Note, however, that no government agency has verified the information contained in this document.**

You may wish to receive your disclosure document in another format that is more convenient for you. To discuss the availability of disclosures in different formats, contact our Franchise Administration Department at 1940 Duke Street, 5th Floor, Alexandria, Virginia 22314, Attn: Legal Department, (703) 339-9500, and franchise@fiveguys.com.

The terms of your contracts will govern your franchise relationship. Do not rely on the disclosure document alone to understand your contract. Read all of your contracts carefully. Show your contracts and this disclosure document to an advisor, like a lawyer or an accountant.

Buying a franchise is a complex investment. The information in this disclosure document can help you make up your mind. More information on franchising, such as "A Consumer's Guide to Buying a Franchise," which can help you understand how to use this disclosure document, is available from the Federal Trade Commission. You can contact the FTC at 1-877-FTC-HELP or by writing to the FTC at 600 Pennsylvania Avenue, NW, Washington, D.C. 20580. You can also visit the FTC's home page at www.ftc.gov for additional information. Call your state agency or visit your public library for other sources of information on franchising.

There may also be laws on franchising in your state. Ask your state agencies about them.

Issuance Date: June 30, 2025

How to Use This Franchise Disclosure Document

Here are some questions you may be asking about buying a franchise and tips on how to find more information:

QUESTION	WHERE TO FIND INFORMATION	
How much can I earn?	Item 19 may give you information about outlet sales, costs, profits or losses. You should also try to obtain this information from others, like current and former franchisees. You can find their names and contact information in Item 20 or Exhibits D and E.	
How much will I need to invest?	Items 5 and 6 list fees you will be paying to the franchisor or at the franchisor's direction. Item 7 lists the initial investment to open. Item 8 describes the suppliers you must use.	
Does the franchisor have the financial ability to provide support to my business?	Item 21 or Exhibit A includes financial statements. Review these statements carefully.	
Is the franchise system stable, growing, or shrinking?	Item 20 summarizes the recent history of the number of company-owned and franchised outlets.	
Will my business be the only FIVE GUYS® business in my area?	Item 12 and the "territory" provisions in the franchise agreement describe whether the franchisor and other franchisees can compete with you.	
Does the franchisor have a troubled legal history?	Items 3 and 4 tell you whether the franchisor or its management have been involved in material litigation or bankruptcy proceedings.	
What's it like to be a FIVE GUYS® franchisee?	Item 20 or Exhibits D and E list current and forme franchisees. You can contact them to ask about their experiences.	
What else should I know?	These questions are only a few things you should look for. Review all 23 Items and all Exhibits in this disclosure document to better understand this franchise opportunity. See the table of contents.	

What You Need To Know About Franchising Generally

<u>Continuing responsibility to pay fees</u>. You may have to pay royalties and other fees even if you are losing money.

Business model can change. The franchise agreement may allow the franchisor to change its manuals and business model without your consent. These changes may require you to make additional investments in your franchise business or may harm your franchise business.

<u>Supplier restrictions</u>. You may have to buy or lease items from the franchisor or a limited group of suppliers the franchisor designates. These items may be more expensive than similar items you could buy on your own.

<u>Operating restrictions</u>. The franchise agreement may prohibit you from operating a similar business during the term of the franchise. There are usually other restrictions. Some examples may include controlling your location, your access to customers, what you sell, how you market, and your hours of operation.

<u>Competition from franchisor</u>. Even if the franchise agreement grants you a territory, the franchisor may have the right to compete with you in your territory.

Renewal. Your franchise agreement may not permit you to renew. Even if it does, you may have to sign a new agreement with different terms and conditions in order to continue to operate your franchise business.

When your franchise ends. The franchise agreement may prohibit you from operating a similar business after your franchise ends even if you still have obligations to your landlord or other creditors.

Some States Require Registration

Your state may have a franchise law, or other law, that requires franchisors to register before offering or selling franchises in the state. Registration does not mean that the state recommends the franchise or has verified the information in this document. To find out if your state has a registration requirement, or to contact your state, use the agency information in Attachment A.

Your state also may have laws that require special disclosures or amendments be made to your franchise agreement. If so, you should check the State Specific Addenda. See the Table of Contents for the location of the State Specific Addenda.

Special Risks to Consider About This Franchise

Certain states require that the following risk(s) be highlighted:

- 1. Out of State Dispute Resolution. The Franchise Agreement and Development Agreement require you to resolve disputes with the franchisor by arbitration or litigation only in Virginia. Out of state arbitration or litigation may force you to accept a less favorable settlement. It may also cost more to arbitrate or litigate with the franchisor in Virginia than in your own state.
- 2. **Spousal Liability.** Your spouse must sign a document that makes your spouse liable for all financial obligations under the franchise agreement even though your spouse has no ownership interest in the franchise. This guarantee will place both your and your spouse's marital and personal assets, perhaps including your house, at risk if your franchise fails.
- 3. <u>Financial Condition</u>. The franchisor's financial condition, as reflected in its financial statements (see Item 21), calls into question the franchisor's financial ability to provide services and support to you.
- 4. <u>Supplier Control.</u> You must purchase all or nearly all of the inventory or supplies that are necessary to operate your business from the franchisor, its affiliates, or suppliers that the franchisor designates, at prices the franchisor or they set. These prices may be higher than prices you could obtain elsewhere for the same or similar goods. This may reduce the anticipated profit of your franchise business.
- 5. <u>Turnover Rate</u>. During the last 3 years, 143 outlets were terminated, not renewed, reacquired, or ceased operations for other reasons. This franchise could be a higher risk investment than a franchise in a system with a lower turnover rate.
- 6. <u>Unopened Franchises</u>. The franchisor has signed a significant number of franchise agreements with franchisees who have not yet opened their outlets. If other franchisees are experiencing delays in opening their outlets, you also may experience delays in opening your own outlet.

Certain states may require other risks to be highlighted. Check the "State Specific Addenda" (if any) to see whether your state requires other risks to be highlighted.

NOTICE REQUIRED BY THE STATE OF MICHIGAN

THE STATE OF MICHIGAN PROHIBITS CERTAIN UNFAIR PROVISIONS THAT ARE SOMETIMES IN FRANCHISE DOCUMENTS. IF ANY OF THE FOLLOWING PROVISIONS ARE IN THESE FRANCHISE DOCUMENTS, THE PROVISIONS ARE VOID AND CANNOT BE ENFORCED AGAINST YOU:

- (a) A prohibition on the right of a franchisee to join an association of franchises.
- (b) A requirement that a franchisee assent to a release, assignment, novation, waiver or estoppel which deprives a franchisee of rights and protections provided in this act. This shall not preclude a franchisee, after entering into a franchise agreement, from settling any and all claims.
- (c) A provision that permits a franchisor to terminate a franchise prior to the expiration of its term except for good cause. Good cause shall include the failure of the franchisee to comply with any lawful provision of the franchise agreement and to cure such failure after being given written notice thereof and a reasonable opportunity, which in no event need be more than thirty (30) days, to cure such failure.
- (d) A provision that permits a franchisor to refuse to renew a franchise without fairly compensating the franchisee by repurchase or other means for the fair market value at the time of expiration of the franchisee's inventory, supplies, equipment, fixtures and furnishings. Personalized materials which have no value to the franchisor and inventory, supplies, equipment, fixtures and furnishings not reasonably required in the conduct of the franchise business are not subject to compensation. This subsection applies only if: (i) the term of the franchise is less than five (5) years, and (ii) the franchisee is prohibited by the franchise or other agreement from continuing to conduct substantially the same business under another trademark, service mark, trade name, logotype, advertising or other commercial symbol in the same area subsequent to the expiration of the franchise or the franchisee does not receive at least six (6) months' advance notice of franchisor's intent not to renew the franchise.
- (e) A provision that permits the franchisor to refuse to renew a franchise on terms generally available to other franchisees of the same class or type under similar circumstances. This section does not require a renewal provision.
- (f) A provision requiring that arbitration or litigation be conducted outside this state. This shall not preclude the franchisee from entering into an agreement, at the time of arbitration, to conduct arbitration at a location outside this state.
- (g) A provision which permits a franchisor to refuse to permit a transfer of ownership of a franchise, except for good cause. This subdivision does not prevent a franchisor from exercising a right of first refusal to purchase the franchise. Good cause shall include, but is not limited to:
- (i) Failure of the proposed transferee to meet the franchisor's then-current reasonable qualifications or standards.
- (ii) The fact that the proposed transferee is a competitor of the franchisor or subfranchisor.
- (iii) The unwillingness of the proposed transferee to agree in writing to comply with all lawful obligations.

- (iv) The failure of the franchisee or proposed transferee to pay any sums owing to the franchisor or to cure any default in the franchise agreement existing at the time of the proposed transfer.
- (h) A provision that requires the franchisee to resell to the franchisor items that are not uniquely identified with the franchisor. This subdivision does not prohibit a provision that grants to a franchisor a right of first refusal to purchase the assets of a franchise on the same terms and conditions as a bona fide third party willing and able to purchase those assets, nor does this subdivision prohibit a provision that grants the franchisor the right to acquire the assets of a franchise for the market or appraised value of such assets if the franchisee has breached the lawful provisions of the franchise agreement and has failed to cure the breach in the manner provided in subdivision (c).
- (i) A provision which permits the franchisor to directly or indirectly convey, assign or otherwise transfer its obligations to fulfill contractual obligations to the franchisee unless provision has been made for providing the required contractual services.

THE FACT THAT THERE IS A NOTICE OF THIS OFFERING ON FILE WITH THE ATTORNEY GENERAL DOES NOT CONSTITUTE APPROVAL, RECOMMENDATION OR ENDORSEMENT BY THE ATTORNEY GENERAL.

If the franchisor's most recent financial statements are unaudited and show a net worth of less than \$100,000, franchisee has the right to request an escrow arrangement.

Any questions regarding this notice should be directed to:

Consumer Protection Division 525 W. Ottawa Street, 1st Floor Lansing, Michigan 48933 (517) 373-7117

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ITEM 1 FRANCHISOR, AND ANY PARENTS, PREDECESSORS AND AFFILIATES

Franchisor

The franchisor is Five Guys Franchisor, LLC ("Five Guys," "we," "us," or "our"). "You" means the person or entity to whom we grant a franchise. If you are a corporation, partnership, limited liability company, or other entity, your controlling principals must sign our documents in their individual capacity, which means the provisions of our Development Agreement (Exhibit B) and Franchise Agreement (Exhibit C), as applicable, will also apply to your owners.

We were formed as a Delaware limited liability company on April 20, 2017. Our principal place of business is 1940 Duke Street, 5th Floor, Alexandria, Virginia 22314. We do business under the name FIVE GUYS[®]. Our business is limited to offering the franchises that are described in this Disclosure Document. We do not offer other franchises or engage in any other line of business nor have we ever done so.

We have written the Disclosure Document in "plain English" in order to comply with legal requirements. Any differences in the language in this Disclosure Document describing the terms, conditions or obligations under the Franchise Agreement, Development Agreement or any other agreements is not intended to alter in any way your or our rights or obligations under the particular agreement.

We began offering FIVE GUYS® restaurant franchises in June 2017. We do not conduct a business of the type to be operated by our franchisees.

Our agents for service of process are listed in Attachment A.

Our Parents, Predecessors and Affiliates

We are a direct, wholly-owned subsidiary of Five Guys Funding, LLC ("Five Guys Funding"), a Delaware limited liability company. Five Guys Funding is a wholly-owned subsidiary of Five Guys SPV Guarantor, LLC ("Five Guys SPV Guarantor"), a Delaware limited liability company. Five Guys Funding and Five Guys SPV Guarantor share our principal business address. Five Guys Funding and Five Guys SPV Guarantor were organized as part of the securitization transaction described below (the "Securitization Transaction") and are indirect subsidiaries of our Parent Company (defined below).

Five Guys Holdings, Inc., our ultimate parent company, is a Delaware corporation formed on September 20, 2007 ("Parent Company"), and is headquartered at 1940 Duke Street, 5th Floor, Alexandria, Virginia 22314. Our Parent Company is a non-operating holding company and does not offer franchises in this or any other line of business. Our Parent Company does not offer or provide any products or services to our franchisees. During the formation process of our Parent Company, a minority portion of its capital stock was transferred to Big Horn, L.P., a Pennsylvania limited partnership located at 100 Front Street, Suite 1500, West Conshohocken, Pennsylvania 19428 ("Big Horn"). Neither Big Horn nor its principals have ever offered FIVE GUYS® restaurant franchises or franchises in any other lines of business.

An affiliate of FGE (as defined below), Five Guys, Inc., a Virginia corporation formed on January 7, 1997 ("FGI") with a principal address of 1940 Duke Street, 5th Floor, Alexandria, Virginia 22314, previously owned 7 FIVE GUYS® restaurants in Northern Virginia, the first of which was opened in February 1986. FGI conducted this business for over 26 years. FGO (defined below) took over operations for these 7 restaurants in 2011 and finalized the acquisition of them in 2012. FGI has never offered FIVE GUYS® restaurant franchises nor has it offered franchises in any other lines of business.

The franchisor of the franchises described in this Disclosure Document before the closing of the Securitization Transaction in June 2017 was Five Guys Enterprises, LLC ("FGE"). FGE began offering

franchises in December 2002. Its principal place of business is 1940 Duke Street, 5th Floor, Alexandria, Virginia 22314. FGE is a direct, wholly-owned subsidiary of our Parent Company and is the direct parent company of Five Guys SPV Guarantor.

Five Guys Properties, LLC ("**Five Guys Properties**") owns and operates FIVE GUYS® restaurants in the United States and Canada. Five Guys Properties is a wholly-owned subsidiary of Five Guys Funding. It acquired a majority of the restaurants it owns and operates from an affiliate, Five Guys Operations, LLC ("**FGO**") as part of the Securitization Transaction. Its principal place of business is 1940 Duke Street, 5th Floor, Alexandria, Virginia 22314. Along with the FIVE GUYS® restaurants it acquired from FGO, Five Guys Properties also operates newly-constructed, non-franchised FIVE GUYS® restaurants, as well as several other FIVE GUYS® restaurants which have been voluntarily reacquired from franchisees. As of December 31, 2024, Five Guys Properties owned and operated 610 FIVE GUYS® restaurants while FGO retained ownership and operation of 3 FIVE GUYS® restaurants. Neither Five Guys Properties nor FGO has ever offered FIVE GUYS® restaurant franchises, nor has either entity offered franchises in any other lines of business.

Five Guys Bakery, LLC ("**Five Guys Bakery**"), a Delaware limited liability company, contracts for the production of all required bread products (e.g., hamburger and hot dog buns) which you must purchase from Five Guys Bakery. Five Guys Bakery was formed as part of the Securitization Transaction. Its principal place of business is 1940 Duke Street, 5th Floor, Alexandria, Virginia 22314. Before the Securitization Transaction, Five Guys Foods, LLC ("**FGF**"), a Virginia limited liability company formed on December 23, 2002, contracted for and sold required bread products to franchisees beginning in December 2002. Five Guys Bakery has never offered FIVE GUYS® restaurant franchises, nor has it offered franchises in other lines of business; Five Guys Bakery does not operate a business of the type being franchised.

FGE Canada Corp., our affiliate, was formed in Canada as a Nova Scotia unlimited liability corporation on November 8, 2011 ("FGE Canada"). FGE Canada's registered civic address is 900-1959 Upper Water Street, Halifax, Nova Scotia B3J 3N2. FGE Canada employs individuals to supervise, monitor, and assist our franchisees operating FIVE GUYS® restaurants within Canada. FGE Canada has never offered FIVE GUYS® restaurant franchises, nor has it offered franchises in other lines of business. FGE Canada does not operate a business of the type being franchised.

FGGC, LLC, our affiliate, is a Virginia limited liability company formed on March 21, 2014 ("FGGC"). FGGC's principal address is 1940 Duke Street, 5th Floor, Alexandria, Virginia 22314. FGGC was formed to manage the issuance, maintenance and operation of our customer gift certificate and stored value card program. FGGC has never offered FIVE GUYS® restaurant franchises, nor has it offered franchises in other lines of business. FGGC does not operate a business of the type being franchised.

Five Guys Productions LLC, our affiliate, is an Arizona limited liability company formed on February 4, 2025 ("Five Guys Productions"). Five Guys Productions' principal address is 2942 North 24th Street, Suite 115 #168469, Phoenix, Arizona 85016. Five Guys Productions was formed to manage the development of all FIVE GUYS® branded media properties including documentaries, docuseries, and promotional airings. Five Guys Productions has never offered FIVE GUYS® restaurant franchises, nor has it offered franchises in other lines of business. Five Guys Productions does not operate a business of the type being franchised.

Five Guys RMR5 Joint Venture, LLC, our affiliate, is a Delaware limited liability company formed on October 3, 2023 ("FGRMR5"). FGRMR5's principal address is 1940 Duke Street, 5th Floor, Alexandria, Virginia 22314. FGRMR5 was formed to own and operate a large format FIVE GUYS® restaurant located in Las Vegas, Nevada. FGRMR5 has never offered FIVE GUYS® restaurant franchises, nor has it offered franchises in other lines of business.

Five Guys JV-DCA, LLC, our affiliate, is a Delaware limited liability company formed on October 3, 2023 ("FGJV"). FGJV's principal address is 1940 Duke Street, 5th Floor, Alexandria, Virginia 22314. FGJV was formed to own and operate a FIVE GUYS® restaurant located within a terminal at Ronald Reagan Washington National Airport. FGJV has never offered FIVE GUYS® restaurant franchises, nor has it offered franchises in other lines of business. FGJV does not operate a business of the type being franchised.

Except as otherwise described above, none of our predecessors or affiliates operate any FIVE GUYS® restaurants or engage in any other business activities.

Securitization Transaction

Under the Securitization Transaction which closed in June 2017, our Parent Company and its affiliates were restructured. As part of the Securitization Transaction, all existing U.S. franchise agreements and related agreements for FIVE GUYS® restaurants were transferred to us, and we became the franchisor of all existing and future Development Agreements, Franchise Agreements and other related agreements. Ownership and control of all U.S. trademarks and certain intellectual property relating to the operation of FIVE GUYS® restaurants in the U.S. were also transferred to us.

At the time of the closing of the Securitization Transaction, FGE entered into a management agreement with us to provide the required support and services to Five Guys franchisees under their Development Agreements and Franchise Agreements. FGE also acts as our franchise sales agent. We will pay management fees to FGE for these services. However, as the franchisor, we will be responsible and accountable to you to make sure that all services we promise to perform under your Development Agreement and Franchise Agreement or other agreement you sign with us are performed in compliance with the applicable agreement, regardless of who performs these services on our behalf.

Description of Franchise

FIVE GUYS® restaurants are fast casual dining restaurants which specialize in the sale of hamburgers, french fries, and related accompaniments in accordance with our comprehensive and unique system (the "System"). The System includes distinctive signage, interior and exterior design, décor and color scheme; special recipes and menu items (including proprietary products and ingredients); uniform standards, specifications, and procedures for operations; quality and uniformity of products and services offered; inventory, management and financial control procedures (including point of purchase and tracking systems); training and assistance; and quality control and promotional programs; all of which we may change, improve, and further develop, in our discretion. Certain aspects of the System are more fully described in this Disclosure Document and the Manuals that are provided to you as a franchisee. The restaurants are identified by certain trade names, service marks, trademarks, logos, emblems, and indicia of origin, such as "FIVE GUYS", "FIVE GUYS FAMOUS BURGERS AND FRIES", "FIVE GUYS BURGERS AND FRIES", and others (collectively, the "Marks"). We will refer to the restaurants which use our System and Marks as "FIVE GUYS® Restaurant(s)" or "Restaurant(s)."

FIVE GUYS® Restaurants are typically located in retail shopping centers and other urban locations which are acceptable to us. We may, however, consider sites such as train stations, sports arenas, airports, university campuses or other captive market spaces on a case-by-case basis ("Non-Traditional Locations"). Each Restaurant will typically range between 2,000 and 3,000 square feet, and will offer a menu selection featuring food items prepared according to our specified recipes and procedures.

We offer the right to establish and operate a Restaurant under the terms of a single unit franchise agreement (the "Franchise Agreement"), Exhibit C to this Disclosure Document. You may be an individual, corporation, partnership or other form of legal entity. Under the Franchise Agreement, certain parties are characterized as "Controlling Principals" of the franchisee (referred to in this Disclosure Document as "Principals"). The Franchise Agreement is signed by us, by you, and by those individuals

whom we designate as Principals. In most instances, we will designate your principal equity owners, executive officers, and certain affiliated entities as Principals. By signing the Franchise Agreement, your Principals agree to be individually bound by certain obligations in the Franchise Agreement, including covenants concerning confidentiality and non-competition, and to personally guarantee your performance under the Franchise Agreement. Depending on the type of business activities in which you or your Principals may be involved, we may require you or your Principals to sign additional confidentiality and non-competition agreements.

You must also designate an "Operating Principal" who will be the main individual responsible for your business. If you are an individual, you will be the Operating Principal. If you are not an individual, the person you designate as your Operating Principal must maintain an equity interest in you. The Operating Principal must sign the Franchise Agreement as the Operating Principal and as one of your Controlling Principals. The Operating Principal must individually make certain covenants in the Franchise Agreement and must personally guarantee your performance under the Franchise Agreement.

You must enter into a Development Agreement (the "Development Agreement") to develop one or more franchised Restaurants to be located within a specifically described geographic territory (the "Territory"). A form of the Development Agreement is attached as Exhibit B to this Disclosure Document. We will determine the Territory before you sign the Development Agreement, and it will be specified in the Development Agreement. The Development Agreement requires you to establish Restaurant(s) within the Territory according to a development schedule, to periodically provide us with your development plans during the life of your development schedule, and to enter into a separate Franchise Agreement for each Restaurant established under the Development Agreement. The Franchise Agreement for the first Restaurant developed under the Development Agreement will be in the form attached as Exhibit C to this Disclosure Document. For each additional Restaurant developed under the Development Agreement, you must sign the then-current form of Franchise Agreement that we are then offering to new franchisees, which may differ from the current Franchise Agreement attached to this Disclosure Document. The size of the Territory will vary depending on local market conditions and the number of Restaurants to be developed.

The person or entity signing the Development Agreement is referred to as the "Developer." The Development Agreement contains concepts similar to the Franchise Agreement involving the Developer's Principals, Controlling Principals of the Developer, and an Operating Principal of the Developer. For purposes of this Disclosure Document, the terms "Principals," "Controlling Principals," and "Operating Principal" include those persons having similar obligations identified in both the Development Agreement and Franchise Agreement, and the terms "you," "your," and "Franchisee" also include the Developer under the Development Agreement, unless we have noted otherwise. Any reference to the "Agreements" means the Development Agreement and the Franchise Agreement, as applicable. Upon the expiration or earlier termination of your Agreements, you will have no options, rights of first refusal, or similar rights to acquire additional franchises.

Market and Competition

The restaurant market is well established and very competitive. You can expect to compete in your market with locally owned businesses, as well as with national and regional chains, that offer menu selections featuring hamburgers, sandwiches, french fries, and other American-style food products. Casual and fast-casual dining restaurant concepts compete on the basis of many factors, such as price, service, product quality, location, promotions and marketing programs. These businesses are often affected by other factors as well, such as changes in consumer taste, economic conditions, seasonal population fluctuation, and travel patterns. We believe our competitive position is enhanced by our operational format and by the food products offered by FIVE GUYS® Restaurants. We plan to continue controlled expansion into areas that we determine can support the Restaurants to improve name recognition and the reputation of the System.

Industry Regulations

The restaurant industry is regulated on the federal, state and local levels. The preparation and handling of food is federally regulated by the Pure Food and Drugs Act of 1906; the Federal Food, Drug and Cosmetic Act and by rules and policies of the Food and Drug Administration. State requirements relating to food safety typically pertain to sanitation and handling. Local inspectors may also enforce sanitation and handling rules created on the state and/or local level.

The federal Clean Air Act and various implementing state laws require certain state and local areas to meet national air quality standards limiting emissions of ozone, carbon monoxide and particulate matters, including caps on emissions from commercial food preparation. Some areas have also adopted or are considering proposals that would regulate indoor air quality.

The United States enacted the "Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001" (the "USA Patriot Act"). We must comply with the USA Patriot Act. To help us comply with the USA Patriot Act, we ask you in the Franchise Agreement to confirm for us that neither you nor your directors, officers, shareholders, partners, members, employees, or agents are suspected terrorists or persons associated with suspected terrorists or are under investigation by the U.S. government for criminal activity. You may review the Patriot Act and related regulations at http://www.treasury.gov/offices/enforcement/ofac/sdn.

The United States Foreign Corrupt Practices Act of 1977 (as amended, the "FCPA") and all such other laws of similar effect prohibit bribery or other improper payments made to obtain a business advantage. You and we acknowledge and agree that you and we are committed to conducting business ethically and in full compliance with all applicable laws and regulations, including, without limitation, the FCPA. You and each Controlling Principal agree to never take any action that could cause yourselves to be in violation of the FCPA.

Among the licenses and permits you may need are: Zoning or Land Use Approvals, Sunday Sale Permits, Liquor Licenses, Sales and use Tax Permits, Special Tax Stamps, Fire Department Permits, Food Establishment Permits, Health Permits, Alarm Permits, County Occupational Permits, Retail Sales Licenses, and Wastewater Discharge Permits. There may be other laws, rules or regulations which affect your Restaurant, including minimum wage and labor laws (such as California AB 1228 that sets standards for minimum wages and working hours and conditions) along with ADA, OSHA and EPA considerations. We recommend that you consult with your attorney for an understanding of them.

ITEM 2 BUSINESS EXPERIENCE

President and Chief Executive Officer of Five Guys and FGE: Victor J. Murrell

Mr. Victor Murrell has been our President and Chief Executive Officer since April 2017. He has been President and Chief Executive Officer of FGE since November 2002. He has also served as Secretary and Treasurer of Five Guys Inc. since January 1997.

Secretary and Treasurer of Five Guys and FGE: Jane Murrell

Mrs. Jane Murrell has been our Secretary and Treasurer since April 2017. She has been Secretary and Treasurer of FGE since November 2002. She has also served as President of Five Guys Inc. since January 1997.

Executive Vice President of FGE: James J. Murrell

Mr. James Murrell has been one of FGE's Executive Vice Presidents since November 2002. He has also served as one of the Vice Presidents of Five Guys Inc. since January 1997.

Executive Vice President of FGE: Matthew D. Murrell

Mr. Matthew Murrell has been one of FGE's Executive Vice Presidents since November 2002. He has also served as one of the Vice Presidents of Five Guys Inc. since January 1997.

Executive Vice President of FGE: Chad M. Murrell

Mr. Chad Murrell has been one of FGE's Executive Vice Presidents since November 2002. He has also served as one of the Vice Presidents of Five Guys Inc. since January 1997.

Executive Vice President of FGE: Benjamin J. Murrell

Mr. Benjamin Murrell has been one of FGE's Executive Vice Presidents since November 2002. He has also served as an Operations Manager of Five Guys Inc. since January 1997.

Executive Vice President of FGE: Tyler D. Murrell

Mr. Tyler Murrell has been one of FGE's Executive Vice Presidents since November 2002. He has also served as an Operations Manager of Five Guys Inc. since January 1997.

Chief Operating Officer of FGE: Samuel Chamberlain

Mr. Sam Chamberlain has been FGE's Chief Operating Officer since October 2007. He served on the Board of Directors of No H2O Franchising Inc. in Alexandria, Virginia from July 2020 to February 2023.

Chief Financial Officer of FGE: Peter Hanson

Mr. Peter Hanson has been FGE's Chief Financial Officer since October 2008.

Chief Development Officer of FGE: Damyon Claar-Pressley

Ms. Damyon Claar-Pressley has been FGE's Chief Development Officer since April 2024. She served as Vice President - Business Development, Real Estate, Design & Construction, and Market Planning for European Wax Center, Inc. in Tucker, Georgia from January 2022 to April 2024 and Senior Director - Real Estate, Design & Construction, and Market Planning from July 2020 to January 2022. From October 2012 to July 2020, she served as Senior Manager - Market Planning for Dunkin Brands Inc. in Tucker, Georgia.

Chief Administrative Officer of FGE: Adam Aberra

Mr. Adam Aberra has been FGE's Chief Administrative Officer since June 2025. He has also served as General Counsel for our international franchisor, FGE International B.V. (d/b/a FIVE GUYS® International) in Amsterdam, the Netherlands since June 2016.

Vice President of Franchise Operations of FGE: Robert Toomey

Mr. Robert Toomey has been FGE's Vice President of Franchise Operations since January 2011.

Note: Unless otherwise stated above, each individual in Item 2 maintains an office at our headquarters in Alexandria, Virginia.

We do not currently hire, employ, contract with, or otherwise use the services of any franchise brokers.

ITEM 3 <u>LITIGATION</u>

On January 14, 2005, in accordance with Sections 14-214 and 14-216 of the Maryland Franchise Law, the Maryland Attorney General required FGE to sign a Consent Order ("Order") for violations of those sections in that FGE sold a franchise before its franchise renewal registration became effective and offered to sell 2 others during this period of time. The Order required FGE to offer rescission to the one franchisee who bought the franchise, and to enroll one of its officers in a franchise compliance training program. FGE complied with the terms of the Order and the one franchisee declined the offer of rescission. The Order also provides that if FGE violates the Order, the Maryland Division of Securities may bring administrative or judicial proceedings against FGE for enforcement of the Order.

Emmett O'Brien v. Paul Flick and Samuel Chamberlain (Case No.: 24-cv-61529-MD; U.S. District Court for the Southern District of Florida). On September 16, 2024, the plaintiff filed an amended complaint against the defendants, including Samuel Chamberlain (FGE's current Chief Operating Officer). During the events relevant to the complaint, Chamberlain was a member of the board of directors of NO-H20 USA, Inc., the franchisor of a waterless car wash franchise concept. This case was brought in response to a separate action in which a company of which Chamberlain was Managing Member (Piccadilly Holdings II, LLC) alleged against NO-H20 violations of federal and state securities laws in connection with the purchase of securities in NO-H20. In this case, the plaintiff (who is the founder of the NO-H20 concept) is alleging against defendant Chamberlain defamation, intentional infliction of emotional distress, and tortious interference with business relationships, and seeking compensatory and punitive damages for lost income, loss of business value, reputational harm, emotional distress, legal fees, and other damages. No further action has taken place in this matter.

Other than the foregoing, no litigation is required to be disclosed in this Item.

ITEM 4 BANKRUPTCY

No bankruptcy information is required to be disclosed in this Item.

ITEM 5 INITIAL FEES

<u>Development Agreement</u>: When you sign the Development Agreement, you must pay us a non-refundable territorial development fee equal to \$50,000 for each Restaurant to be developed under the Development Agreement ("Development Fee"). The minimum number of Restaurants to be developed under a Development Agreement is one Restaurant. We reserve the right to adjust this formula of the Development Fee depending on the size of the area acquired. The Development Fee must be paid in a single, lump sum on the date you sign the Development Agreement. The Development Fee is fully earned and non-refundable when paid, in consideration of administrative and other expenses we incur in entering into the Development Agreement. After signing the Development Agreement, you must enter into a Franchise Agreement based on our then-current form for each Restaurant to be developed under the Development Agreement. In the event you wish to only develop a single Restaurant, you must enter into a Development Agreement for that Restaurant.

<u>Franchise Agreement</u>: You must pay us an initial franchise fee of \$25,000 for the right to establish a single Restaurant under a Franchise Agreement ("Franchise Fee"). The Franchise Fee must be paid in a

single lump sum on the date you sign the Franchise Agreement. The Franchise Fee is fully earned and non-refundable when paid, in consideration of administrative and other expenses we incur in entering into the Franchise Agreement. However, if you cannot obtain possession of an approved location for the Restaurant within 6 months after you have signed your first Franchise Agreement, we have the right to terminate the Franchise Agreement and refund 75% of your Franchise Fee. Before returning any portion of the Franchise Fee, you must demonstrate to us that you have made a good faith effort to obtain the financing and possession of an approved location for the Restaurant. This policy may be revoked by us at any time. If we decide to revoke this policy, we will provide written notice to those franchisees that have signed a Franchise Agreement to establish a single Restaurant but have not yet developed their Restaurant, and will file all necessary amendment documentation with the applicable state commissions. Any such notice will be given at least 60 days before the revocation takes effect. This is the only refund provision currently available to you.

We currently offer honorably discharged military veterans or wounded warriors a reduced Franchise Fee (the "Veterans Program"). It applies if you are a veteran or returning service member of the U.S. military (who has not previously signed, or had an affiliate that signed, a Development Agreement and/or Franchise Agreement with us) who qualifies and signs a Franchise Agreement to develop a single Restaurant and a Development Agreement to develop 1 or more Restaurants. Under the Veterans Program, we will reduce the Franchise Fee by \$10,000 to a Franchise Fee of \$15,000 for your first Restaurant only. To qualify, you must be honorably discharged from the military and must personally manage the Restaurant as the full-time on-site owner/operator. The Veterans Program does not apply to franchisees signing new Franchise Agreements to renew their expiring franchises or to develop and operate the Restaurant as a relocation or replacement of an existing or closed Restaurant, or as part of a transfer or acquisition of an existing Restaurant.

As stated above, in the event you wish to only develop a single Restaurant, you must enter into a Franchise Agreement and a Development Agreement for that Restaurant. The Development Fee is not applied towards the Franchise Fee. For the year ended December 31, 2024, we had deferred revenue for both Development Fees and Franchise Fees in the amount of \$19,211,313.

Alaska, Hawaii and Puerto Rico Fees: The Five Guys development and operations teams have determined that the market needs for Alaska, Hawaii and Puerto Rico will necessitate considerably more effort by our personnel (together with the incurrence of substantially more costs) than we typically experience with our other domestic territories. As such, the Development Fee described above and currently assessed to our franchisees will not apply to prospective franchisees for Alaska, Hawaii and Puerto Rico. In order to ensure that the FIVE GUYS® brand standards are maintained in these specific regions, we are requiring that the per store Development Fee and Franchise Fee for Alaska, Hawaii and Puerto Rico be set at \$125,000, and \$25,000, respectively.

<u>Initial Training Fee</u>: We do not charge a training fee for the initial training of your Operating Principal, your general manager, and one assistant manager. At your request, and subject to space availability, we or our designee will provide initial training to additional members of your personnel, but we may charge a fee for that training. The additional training fee we currently charge is \$1,500 per person ("Additional Training Fee"). The Additional Training Fee represents our costs of providing the training, including the cost of materials and our administrative costs of making personnel available for training purposes. You must pay the Additional Training Fee for each additional member of your personnel before training begins. The initial training fee is non-refundable and is charged uniformly to all franchisees, although actual dollar amounts may vary depending on how many additional persons are trained.

<u>Required Initial Inventory Purchase</u>: Before your business opens, you must purchase the initial inventory of proprietary hamburger and hotdog buns from our affiliate Five Guys Bakery at a non-refundable cost of approximately \$350, payable when you place the order.

There are no additional payments to or purchases from us or our affiliates before you open your Restaurant for business.

ITEM 6 OTHER FEES

Fees (1)	Amount	Due Date	Remarks
Royalty Fee (2)	oyalty Fee (2) 6% of Gross Sales. If the Restaurant is located in Alaska, Hawaii or Puerto Rico, the Royalty Fee is 8% of Gross Sales.		Amounts due will be withdrawn by electronic wire transfer from your designated bank account.
Creative Fund (3)	Up to 4% of Gross Sales (Currently 2%)	Weekly on Wednesdays	Amounts due will be withdrawn by electronic wire transfer from your designated bank account. We may reduce your required contribution to the Creative Fund at our discretion.
Bread Products	Varies, depending on your bread product needs	Weekly on Mondays	Amounts due will be withdrawn by Five Guys Bakery via electronic wire transfer from your designated bank account.
Local Advertising	Not less than 2% of Gross Sales	Annually	We may require you to spend up to 2% of Gross Sales on local advertising annually throughout the term of your Franchise Agreement. Any contributions to a Cooperative will be credited against your local advertising and Creative Fund obligations. You pay third parties for your local advertising and promotion.
Cooperative Advertising (4)	Maximum - 1½% of Gross Sales, which will be credited towards Local Advertising	As determined by Cooperative	Your Cooperative contribution may be allocated by us to the Creative Fund.
Interest	The lesser of (i) 10% per annum or (ii) the maximum rate allowed by applicable law	On demand	Interest may be charged on all overdue amounts.
Advertising & Promotional Materials	Varies, depending on your advertising needs	When billed	
Prohibited Product or Service Fine	\$250 per day of use of unauthorized products or services	If incurred	In addition to other remedies available to us.
Initial Training of additional or replacement and successor personnel	\$1,500 per person	Before Training	No charge for initial training for Operating Principal, general manager and one assistant manager.

Fees (1)	Amount	Due Date	Remarks
Additional Assistance	If you request additional assistance, you must pay the current per diem charge for our employees used to provide the assistance and our associated costs. Current per diem is \$500.	When billed	We provide opening assistance without additional charge. Any additional assistance you request is billed at the current per diem rate.
Cash Register Upgrades	Approximately \$5,000	When incurred	You must make annual payments to a third-party vendor to maintain your Computer System. It is anticipated that several updates and upgrades may be required by your third-party vendor during the term of your Franchise Agreement, and any such updates or upgrades will be at your expense. We estimate that the cost of potential updates and upgrades is approximately \$5,000.
Transfer Fee	\$5,000 to reimburse us for our reasonable costs and expenses in reviewing the transfer application	Submitted with transfer application	No fee charged to an individual or partnership franchisee that transfers its rights to a corporation controlled by the same interest holders. A transfer fee of a similar amount is charged under both the Franchise Agreement and the Development Agreement.
Additional or Remedial Training	Cost in providing the training (Currently \$1,500)	Before additional training	We reserve the right to charge a fee for additional or remedial training that is not mandatory. We do not charge for mandatory training, but we do reserve to right to be reimbursed for costs incurred. Cost will vary based on the staff, location, and type of training being offered.
Inspection and Testing	Cost of inspection or testing (Currently estimated at \$5,000)	When billed	We may require you to pay us or an independent laboratory for the cost of inspection or testing.
Vendor/Equipment Approval Fee	\$5,000 to reimburse us for our reasonable costs and expenses in reviewing and approving vendor equipment	As incurred	This fee is payable to us and covers the costs and expenses to evaluate a new vendor and equipment of your choice that is not currently on our approved vendor list.
Audit Fee	Cost of audit (Currently estimated at \$5,000)	When billed	Payable only if we find, after an audit, that you have understated any amount you owe to us by more than 2%.

Fees (1)	Amount	Due Date	Remarks
Late Payment or Reporting Fee	\$50 per day you are late	Daily	If you fail to pay royalties when due or fail to submit royalty reports weekly as required, we may charge you \$50 per day until the payment or report is received. This amount is in addition to any applicable interest penalties.
Site Evaluation Fee	A reasonable amount to be determined (Currently \$500)	If incurred	For those additional on-site evaluations, or if the Franchise Agreement does not relate to your first Restaurant, we reserve the right to charge a reasonable fee for each evaluation as well as a fee for our reasonable expenses including the cost of travel, lodging, meals and wages.
Relocation Fee	\$7,500 to reimburse us for our time, costs and expenses in reviewing the relocation application as well as the current and future sites	If incurred	This covers our costs to review the proposed relocation of one of your currently operating Restaurants. We reserve the right to assess a relocation fee if your application to relocate your Restaurant is approved. No fee will be assessed if your application is denied.
Gift Card Program	See note 5		
Time Extension Fee	\$10,000 per Time Extension	On approval of extension to Development Schedule	The Time Extension will run for an additional 90-day period beginning on the expiration of the applicable development period, including any previous extensions.

Notes:

- (1) All fees as described in this Item 6 are non-refundable. Except as otherwise indicated in the preceding chart, we uniformly impose all fees and expenses listed, and you must pay them to us. Except as specifically stated above, the amounts given may increase based on changes in market conditions, our cost of providing services and future policy changes. At the present time, we have no plans to increase payments over which we have control.
- (2) For the purposes of determining the royalties to be paid under the Franchise Agreement, "Gross Sales" means all revenue from the sale of all services and products and all other income of every kind and nature related to, derived from, or originating from the Restaurant, including, without limitation, income related to (i) catering and delivery activities, (ii) any sales or orders of products or food preparation services of any kind provided from or related to the Restaurant, and (iii) all proceeds of any business interruption insurance policies, in each case whether for cash or credit, and regardless of collection in the case of credit. If a cash shortage occurs, the amount of Gross Sales will be determined based on the records of the electronic cash register system and any cash shortage will not be considered in the determination. Gross Sales expressly excludes the following:
- (a) Receipts from the operation of any public telephone installed in the Restaurant or products from pre-approved vending machines located at the Restaurant, except for any amount representing your share of the revenues;

- (b) Sums representing sales taxes collected directly from customers, based on present or future laws of federal, state or local governments, collected by you in the operation of the Restaurant, and any other tax, excise or duty which is levied or assessed against you by any federal, state, municipal or local authority, based on sales of specific merchandise sold at or from the Restaurant, provided that the taxes are actually transmitted to the appropriate taxing authority; and
- (c) Proceeds from isolated sales of trade fixtures not constituting any part of your products and services offered for resale at the Restaurant or having any material effect on the ongoing operation of the Restaurant required under the Franchise Agreement.

We may authorize certain other items to be excluded from Gross Sales. We may revoke or withdraw any exclusion at any time. The royalty fee will be withdrawn from your designated bank account by electronic wire transfer weekly on Wednesday based on Gross Sales from the preceding accounting period (see Section IV.B. of the Franchise Agreement), unless we require otherwise. You must maintain a minimum of \$3,000 in your designated bank account for the Restaurant.

- (3) We have established and will administer a creative fund on behalf of the System to provide national or regional creative materials for the benefit of the System (the "Creative Fund"). We reserve the right to increase the contribution to the Creative Fund up to 4% of Gross Sales, but at no time will your total aggregate required contribution to the Creative Fund, the Cooperative, and/or expenditure on Local Advertising exceed 4% of your Gross Sales.
- (4) Cooperatives will be comprised of all franchised Restaurants located in designated geographic areas. Each Restaurant has one vote in the cooperative. No Cooperatives have been established as of the date of this Disclosure Document. If a Cooperative is established, company-owned businesses will have the same voting power as other members of the Cooperative and will contribute the same amount of fees as franchised Restaurants.
- (5) You must participate in our gift card program. All FIVE GUYS gift cards will be available for purchase and redemption at any Restaurant, and you must sell and redeem FIVE GUYS gift cards in accordance with the procedures we specify in the Manuals or otherwise in writing (e.g., procedures by which you will be reimbursed for gift cards issued by other Restaurants and redeemed at your Restaurant, and the manner in which to process payments to us or other franchisees for gift cards issued from your Restaurant that are later honored by another Restaurant operated by us or such other franchisees). The administration of all gift card proceeds and reimbursements will be controlled by us or our affiliate.

ITEM 7 ESTIMATED INITIAL INVESTMENT

YOUR ESTIMATED INITIAL INVESTMENT

FRANCHISE AGREEMENT

Expenditure	Estimated Amounts	When Payable	Method of Payment	To Whom Paid
Franchise Fee (1)	\$25,000	On signing Franchise Agreement	Lump Sum	Us
Leasehold Improvements (2)	\$500,000 to \$750,000	As Arranged	As Invoiced	Independent Contractors
Lease Payments and other rental expenses (3)	\$7,500 to \$25,000	Monthly	Per Lease	Landlord

Expenditure	Estimated Amounts	When Payable	Method of Payment	To Whom Paid
Furniture, Fixtures, Equipment and Decor (4)	\$300,000 to \$400,000	As Arranged	As Invoiced	Designated Vendors
Signage (5)	\$20,000 to \$40,000	As Arranged	As Invoiced	Designated Vendors
Initial Inventory (6)	\$10,000 to \$15,000	As Arranged	As Invoiced	Designated Vendors and Five Guys Bakery
Architectural/ Engineering (7)	\$15,000 to \$30,000	As Arranged	As Invoiced	Designated Vendor
POS Systems (8)	\$20,000 to \$35,000	Lump Sum	As Invoiced	Designated Vendor
Travel, lodging and meals for initial training (9)	\$100 to \$5,000	As Incurred	As Incurred	Independent Suppliers
Business Supplies (10)	\$4,000 to \$8,500	Lump Sum	As Invoiced	Independent Suppliers
Business licenses, permits, utility deposits, etc. (for first year) (11)	\$5,000 to \$15,000	As Arranged	As Incurred	Various Agencies
Delivery and catering expenses (12)	\$500 to \$1,000	As Incurred	As Incurred	Us and Various Vendors
Insurance deposits and premiums (13)	\$750 to \$1,250	As Arranged	As Invoiced	Independent Carrier
Additional Funds for first 3 months (14)	\$20,000 to \$25,000	As Arranged	As Incurred	Various Vendors
TOTAL (15)	\$977,850 to \$1,375,750			

Notes:

- (1) We describe the Franchise Fee and the incentive under which we might reduce the Franchise Fee in Item 5. The Franchise Fee is non-refundable under the terms of the Franchise Agreement, except that we currently have a policy under which we may refund 75% of the Franchise Fee if you are unable to locate an acceptable site within 6 months after signing your Franchise Agreement.
- (i) the size and configuration of the premises; (ii) pre-construction costs (e.g., demolition of existing walls and removal of existing improvements and fixtures); and (iii) cost or materials and labor which may vary based on geography and location. These amounts are based on the cost of leasehold improvements. These figures are our best estimated average based on buildout rates and conditions in the United States. These amounts may vary substantially based on local conditions, including the availability and prices of labor and materials. These costs may also vary depending on whether certain of these costs will be incurred by the landlord.
- (3) The figures are for the first 3 months' rent and assume that the premises of the Restaurant will be in a strip shopping center or urban location ranging in size from approximately 2,000 to 3,000 square feet. In addition to the rent, landlords will typically require a security deposit which is one month's rent. Further, the figures assume base annual rental rates ranging from \$35 to \$50 per square foot. Landlords may vary the base rental rate and/or security deposit and may charge rent based on a percentage of gross sales. In addition to base rent, the lease may require you to pay common area maintenance charges ("CAM Charges") for the mall or shopping center, your pro rata share of the real estate taxes and insurance for the mall or shopping center, and your pro rata share of other charges. The actual amount you pay under the lease will vary depending on the size of the Restaurant, the types of changes that are allocated to tenants

under the lease, your ability to negotiate with landlords and the prevailing rental rates in the geographic region.

- (4) You must utilize furniture, fixtures, equipment, and decor meeting our specifications, Items to be used in the Restaurant include a cooking grill, fryer station, work tables, shelving, oven stand proofer, ice machine, furniture, lighting décor, and other related items including smallwares. We have established relationships with furniture, fixtures and equipment vendors for certain items used in Restaurants that meet our specifications.
- (5) These amounts represent your cost for menu boards, menu panels, digital menu boards, interior and exterior logo signs, and descriptive signs. Your landlord and/or local jurisdiction may have different restrictions it places on interior and exterior signage which may affect your costs.
- (6) These amounts represent your initial inventory of food supplies and paper goods for use in the first 3 months of operating the Restaurant. This amount also includes the \$350 for the proprietary hamburger and hotdog buns you must purchase from our affiliate Five Guys Bakery.
- (7) We will provide to you, without charge, our floor plan, reflected ceiling plan, and the FIVE GUYS® brand standard construction guidelines for a prototypical Restaurant (collectively, the "Preliminary Design Package"). You must obtain architectural, engineering, and design services from an architectural design firm that we approve, to adapt your Restaurant premises to our standards and specifications. The estimate above includes costs of obtaining architectural and design services necessary for the construction of the Restaurant. You will need to adjust your projected costs based on the location where you plan to build, as actual costs vary considerably according to local building and zoning ordinances, prevailing design costs in the geographic region, and size and condition of the site. This figure is an estimate, and we cannot guarantee that you will not have additional expenses starting the business.
- (8) We require that you use the point-of-sale system we specify, including front counter POS and kiosks. You must have high speed internet access and an email account to receive communications from us.
- (9) We (or our designee) provide initial training to your Operating Principal, general manager, and one assistant manager at no additional charge. These estimates include only your out-of-pocket costs associated with the training of these personnel members (including travel, room, and board). These amounts do not include any fees or expenses for training any other personnel. Training is for not less than 10 days, which may not necessarily be consecutive days. These costs will vary depending on your selection of lodging and dining facilities and mode and distance of transportation.
- (10) You must purchase business cards, brochures, memorabilia and other branded materials for use in the franchise business. You will typically purchase amounts that may last as long as 6 months. You may purchase these materials from us or independent vendors that we have approved.
- (11) These are estimates of the costs for obtaining local business licenses which typically remain in effect for one year. These figures do not include occupancy and construction permits which were included in the leasehold improvement costs. The cost of these permits and licenses will vary substantially depending on the location of the franchised business. This figure also includes the purchase of a "wine and beer" license from a government authority. The cost for these licenses can vary from city to city and state to state. The estimates also include your utility deposits. Utility deposits may or may not be needed if you have another operating business.
- (12) With the exception of certain restrictive locations, we require that you purchase and utilize the delivery platform system, including tablets, in the back of house.

- (13) These figures are the first 3 months' estimates of the cost of the initial deposit/premiums for the insurance you must obtain and maintain for the franchised business.
- (14) Beginning with the first FIVE GUYS® restaurant which opened in 1986, we have relied on 38 years of FIVE GUYS® Restaurant experience in compiling these estimates. Additional items that will need to be purchased or leased include telephone system, music system, floor mats, in-store training, uniforms, etc. These amounts are our estimate of the amount needed to cover your expenses for the start-up phase (first 3 months) of your business. You must maintain a minimum of \$3,000 in your checking account for electronic wire transfer purposes and other costs. These amounts do not include any estimates for debt service.
 - (15) This total represents the estimated initial investment for a single Restaurant.

DEVELOPMENT AGREEMENT

Expenditure	Estimated Amounts	When Payable	Method of Payment	To Whom Paid
Development Fee (1)(2)	\$50,000 per Restaurant	On signing Development Agreement	Lump Sum	Us
Transportation Expenses (3)	\$2,100	As Arranged	As Incurred	Various Vendors
TOTAL	\$52,100 per Restaurant (\$127,100 per Restaurant in Alaska, Hawaii and Puerto Rico)			

Notes:

- (1) You must pay a Development Fee of \$50,000 multiplied by the total number of Restaurants to be located outside of Alaska, Hawaii and Puerto Rico and \$125,000 multiplied by the total number of Restaurants to be located within these jurisdictions, to be developed under the Development Agreement, even if it is only one Restaurant. The minimum number of Restaurants to be developed under a Development Agreement is one Restaurant. The Development Fee is non-refundable and will vary depending on the number of Restaurants you commit to develop in your territory.
- When you sign the Development Agreement, the Development Fee is multiplied by the number of Restaurants to be developed. The Franchise Fee for each Restaurant will be paid on the signing of each Franchise Agreement. Actual start-up costs pertaining to the actual Restaurants opened under the Development Agreement are as estimated above, subject to potential increases over time or other changes in circumstances. Because your primary responsibility under the Development Agreement is to execute Franchise Agreements for the establishment of FIVE GUYS® Restaurants, we anticipate that a developer's initial investment will be approximately equal to the totals in the Franchise Agreement investment chart above multiplied by the number of Restaurants to be developed. We do not offer financing directly or indirectly for any part of the initial investment (see Item 10).
- (3) In connection with the Development Agreement, you will need access to working capital funds to cover the initial costs incurred each time you open a Restaurant within your development area. The transportation expenses you incur to view potential sites, oversee unit build-outs, supervise multiple locations, etc. will be approximately \$2,100 for 3 months.

* * * * *

Except as specifically stated in the notes to the charts above, the amounts given may be subject to increases based on changes in market conditions, our cost of providing services and future policy changes. At the present time, we have no plans to increase payments over which we have control. These estimates do not include any amount for potential increases in tariffs above the tariff levels that were in effect as of the date of this disclosure document.

In general, none of the expenses listed in the charts above are refundable, except that any security deposits you must make may be refundable and the Franchise Fee is partially refundable in certain circumstances. We do not finance any portion of your initial investment.

ITEM 8 RESTRICTIONS ON SOURCES OF PRODUCTS AND SERVICES

Required Purchases and Operation Standards

You must purchase or lease and install all fixtures, furnishings, equipment (including electronic cash registers, computer hardware and software), décor items, signs and related items we require, all of which must conform to the standards and specifications in our Manuals or otherwise in writing, unless you have first obtained our written consent to do otherwise. You may not install or permit to be installed on the Restaurant premises any fixtures, furnishings, equipment, décor items, signs, games, vending machines or other items without our written consent or which do not comply with our specifications. If you lease any of the property described above from a third party, we must approve the lease in writing before it is signed. We will not approve the lease unless it permits your interest in the lease to be assigned to us if the Franchise Agreement terminates or expires.

To ensure that the highest degree of quality and service is maintained, you must operate the Restaurant in strict conformity with the methods, standards and specifications that we prescribe in the Manuals or otherwise in writing. You must maintain in sufficient supply and use and sell at all times only those food and beverage items, ingredients, products, materials, supplies and paper goods that meet our standards and specifications. Except as described in this Item 8, you must purchase promotional material incorporating our Marks and proprietary products only from approved suppliers. Five Guys Bakery, our affiliate, is currently the only approved supplier for the hamburger and hotdog buns and rolls that you must use. All menu items must be prepared using the recipes and procedures specified in the Manuals or other written materials. You must not deviate from these standards and specifications by the use or offer of nonconforming items or differing amounts of any items, without obtaining our written consent first. You must sell and offer for sale only those menu items, products and services that we have expressly approved for sale in writing. You must offer for sale all products and services required by us in the manner and style we require, including dine-in and carry-out services. You must not deviate from our standards and specifications without obtaining our written consent first. You must discontinue offering for sale any items, products and services we may disapprove in writing at any time. We can, and expect to, modify our standards and specifications as we deem necessary. We will provide you notice of any changes in the Manuals.

You must permit us or our agents, at any reasonable time, to remove a reasonable number of samples of food or non-food items from your inventory or from the Restaurant free of charge for testing by us or by an independent laboratory to determine whether the samples meet our then-current standards and specifications. Besides any other remedies we may have, we may require you to pay for the testing if we have not previously approved the supplier of the item or if the sample fails to conform to our specifications.

Except for proprietary products and promotional materials provided by us or our designated suppliers, you must obtain all food and beverage items, ingredients, supplies, materials, fixtures, furnishings, equipment (including kitchen equipment, office equipment, service area equipment, electronic point of sale systems, computer hardware, and software systems), and other products used or offered for sale at the Restaurant solely from suppliers who demonstrate, to our continuing reasonable satisfaction, the

ability to meet our then-current standards and specifications. Our criteria for supplier approval may be found in the Manuals. Among other things, the suppliers must have adequate quality controls and the capacity to supply your needs promptly and reliably. If you wish to purchase, lease or use any products or other items from an unapproved supplier, you must submit a written request for approval, or must request the supplier to do so. We have to approve any supplier in writing before you make any purchases from that supplier. We can require that our representatives be permitted to inspect the supplier's facilities, and that samples from the supplier be delivered, either to us or to an independent laboratory, for testing. You must pay the Vendor/Equipment Approval fee (\$5,000) for our costs and expenses to review, the cost of the inspection, and the actual cost of the test must be paid by you or the supplier. We reserve the right to reinspect the facilities and products of any approved supplier and to revoke our approval if the supplier fails to continue to meet any of our then-current standards. Our supplier approval procedure does not obligate us to approve any particular supplier. However, we will notify you within 30 days after we complete the inspection and evaluation process of our approval or disapproval of any proposed supplier.

Proprietary Products and Marks

We have and may continue to develop for use in the System products which are prepared from confidential proprietary recipes and other proprietary products which bear our Marks. Because of the importance of quality and uniformity of production and the significance of those products in the System, it is to your and our benefit that we closely control the production and distribution of those products. Accordingly, if those products become a part of the System, you will use only our proprietary recipes and other proprietary products and will purchase those items solely from us or from a source we designate all of your requirements for those products. After opening your FIVE GUYS® Restaurant, you may be required to purchase from us or our affiliates for resale to your customers any merchandise identifying the System that we require, such as FIVE GUYS® memorabilia and promotional products (such as t-shirts and jackets for resale), in amounts sufficient to satisfy your customer demand. You must also obtain upgrades for your electronic cash register system from designated suppliers occasionally as we notify you that they have become available, as described below in this Item 8 under the subheading "Computer and Electronic Cash Register Systems."

All advertising and promotional materials, signs, decorations, paper goods (including menus and all forms and stationery used in the Restaurant) and other items we designate must bear the Marks in the form, color, location and manner we prescribe. In addition, all your advertising and promotion in any medium must be conducted in a dignified manner and must conform to the standards and requirements in the Manuals or otherwise. You must obtain our approval before you use any advertising and promotional materials and plans if we have not prepared or approved them during the 12 months before their proposed use.

Insurance

Before you open the Restaurant for business, you must obtain the insurance coverage specified below for the Restaurant to protect you, and, separately, us (with our affiliates, successors and assigns, and our respective partners and the officers, directors, shareholders, partners, agents, representatives, independent contractors and employees of each of them, the "**Designees**") against any demand or claim with respect to personal injury, death or property damage, or any loss, liability or expense whatsoever arising or occurring on or in connection with the Restaurant. This insurance coverage must be maintained during the term of the Franchise Agreement and must be obtained from a responsible carrier or carriers acceptable to us. Except as additional coverages and higher policy limits may reasonably be specified by us occasionally, the policy or policies must include the following for each Restaurant:

1. Commercial general liability insurance, including property damage, personal injury, advertising injury, completed operations, products liability, and contracts liability in the amount of \$1,000,000 per occurrence and \$2,000,000 in the aggregate.

- 2. Property insurance providing coverage for "All Risks" of physical loss or damage and insuring all perils insured under the ISO "Special Form Causes of Loss" form, in an amount sufficient to cover the full cost of replacement of the Restaurant premises and all other related property in which you may have an interest with no coinsurance clause. The property insurance coverage must include coverage for business interruption in an amount sufficient to cover 12 months of the Restaurant's Gross Sales, and we reserve the right to require that the policy be extended to include coverage for earth movement, flood, wind and hail, and other perils we deem necessary.
- 3. Worker's compensation insurance in amounts equal to no less than \$1,000,000 per accident, \$1,000,000 per employee, and \$1,000,000 policy limit (or, if greater, such other amount required by applicable law) or, if permissible under applicable law, a legally appropriate alternative providing substantially similar compensation for injured workers satisfactory to us, so long as you maintain an excess indemnity or "umbrella" policy covering employer's liability and/or a medical/disability policy covering medical expenses for on-the-job accidents.
- 4. Commercial automobile liability insurance coverage for bodily injury and property damage for all owned, rented, leased, and/or hired vehicles you use in connection with the operation of the Restaurant in the amount of \$1,000,000 per occurrence and in the aggregate.
- 5. Employment practices liability coverage including endorsement for first and third-party claims in the amounts set forth below. The employment practices liability insurance coverage must (a) include a wage and hour defense sublimit of no less than \$50,000 per occurrence, (b) include joint-employer co-defense language naming us expressly, and (c) be issued with the following minimum amounts:
 - (i) \$500,000 per claim, if you and your affiliates together own 9 Restaurants or less;
 - (ii) \$1,000,000 per claim, if you and your affiliates together own between 10 and 19 Restaurants; and
 - (iii) \$2,000,000 per claim, if you and your affiliates together own 20 Restaurants or more
- 6. Such other insurance as may be required by the state or locality in which the Restaurant is located and operated.

While not required, the following policies are recommended by us for each Restaurant:

- 7. Crime insurance for employee dishonesty in the amount of \$10,000 per occurrence.
- 8. Network security, media & cyber liability insurance covering acts, errors, omissions, breach of contract, and violation of any consumer protection laws arising out of your Restaurant operations or services with a limit of \$1,000,000 per occurrence and in the aggregate. This coverage should include (i) contractual privacy coverage for data breach response and crisis management costs that we would incur in the event of a data breach including legal and forensic expenses, notification costs, credit monitoring costs, and costs to operate a call center; and (ii) third party and first party coverage for loss or disclosure of any data, including personally identifiable information and payment card information, network security failure, violation of any consumer protection laws, unauthorized access and/or use or other intrusions, infringement of any intellectual property rights (except patent), unintentional breach of contract, negligence or breach of duty to use reasonable care, breach of any duty of confidentiality, invasion of privacy, or violations of any other legal protections for personal information, defamation, libel, slander, commercial disparagement, negligent transmission of computer virus, or use of computer networks in connection with denial of service attacks.

You may, after obtaining our written consent, elect to have reasonable deductibles under the coverage required under paragraphs 1 - 6 described above; however, neither we nor our Designees will be responsible for any deductibles and/or waiting periods that may appear in your policies. Also, related to any construction, renovation, refurbishment or remodeling of the Restaurant, you must maintain builders' risks insurance or equivalent course of construction coverage on your property insurance in an amount sufficient to cover the contract value of the project, plus any existing property (and this insurance must be extended to provide "delay in opening" coverage, where available).

All policies you obtain and maintain must (i) contain cross liability coverage and severability on interests language, (ii) include a waiver of subrogation in favor of us and our Designees (to the extent permitted by law), (iii) be primary and non-contributory with any and all coverages held by us and/or our Designees, and (iv) be issued by an insurance company rated at least 'A' 'VIII' in the most current edition of A.M. Best Guide. We and our Designees must be included as additional insured under all above policies except worker's compensation insurance, and those policies must expressly provide that none of our interests will be affected by any breach by you of any policy provisions. All policies must contain a provision that we and our Designees, although named as additional insured, will nevertheless be entitled to recover under the policies on any loss occasioned to us or our servants, agents or employees by reason of the negligence of you or your servants, agents or employees.

On execution of a Franchise Agreement, and thereafter 30 days before the expiration of any policy, you must deliver to us the Certificates of Insurance and Endorsements evidencing the existence and continuation of proper coverage with limits not less than those we require. In addition, if we request, you must deliver to us a copy of the insurance policy or policies we require. Further, all insurance policies must expressly provide that no less than 30 days' prior written notice will be given to us in the event of a material alteration to or cancellation of the policies. All delivered Certificates of Insurance and Endorsements evidencing the existence and continuation of proper coverage must be sent electronically to insurance@fiveguys.com, with hard copies to the following address upon request, or such other address(es) as we may designate from time to time:

FIVE GUYS ENTERPRISES, LLC 1940 Duke Street, 5th Floor Alexandria, Virginia 22314 <u>Attention</u>: Risk Management Department

Should you, for any reason, fail to procure or maintain the insurance we require, as these requirements may be revised occasionally by us in writing, we will have the right and authority, but not the obligation, to immediately procure the insurance and charge you, which you must pay immediately on notice. The foregoing remedies are in addition to any other remedies we may have at law or in equity.

System-Wide Information

Five Guys Bakery, an indirect subsidiary of our Parent Company, is currently the only approved supplier for the hamburger and hotdog buns and rolls that you must use. You must pay Five Guys Bakery by electronic wire transfer once your order is placed. PAR Technology Corporation is currently the only approved supplier of the Point-of-Sale system. All other supplies and products may be purchased from any supplier previously approved by us, provided they maintain and conform to our standards and specifications. Other than Five Guys Bakery, there are no approved suppliers in which any of our officers owns an interest.

For the year ended December 31, 2024, \$47,954,503 in revenue was derived by our affiliate Five Guys Bakery from the sale of hamburger and hotdog buns to our U.S. and Canadian franchisees, which amounted to 73% of Five Guys Bakery's total revenue for 2024. Neither we nor our other affiliates derived any other revenue from required purchases or leases.

We may, occasionally when possible, negotiate purchase arrangements, including price terms, with designated and approved suppliers on behalf of us and the franchise system. We may receive discounts on some products used in the franchise system, such as purchases of electronic cash register and software from approved suppliers, Restaurant equipment, and materials displaying our Marks, such as cups, napkins, business cards, stationery, flyers, brochures and other promotional materials and memorabilia. These discounts will be made available to you if you purchase through the approved suppliers offering the discounts. You must purchase from us or sources designated by us proprietary products and trademarked food products, as described in the Manuals. (We may sell these items to you or have you purchase them through designated sources at our cost, plus shipping, handling, a reasonable mark up by the supplier and an amount to compensate us for our administrative overhead in connection with these arrangements.) We do not undertake any obligation to negotiate the proportional price reductions as each supplier has their own position on the granting of (and tracking/accounting for) price reductions and/or rebates (which are described below).

In addition to the discounts described above, we or our affiliates will receive, and expect to continue to receive, rebates from some of our designated suppliers as a result of our franchisees' required purchases from these suppliers. We estimate that these rebates will range from 1% to 5% of franchisees' purchases for products such as Coca-Cola beverages, Dr. Pepper beverages, Heinz products and Musiktoday. We do not receive rebates from all of our designated suppliers, as some provide discounts to us and our franchisees (as described above) or do not provide any purchasing incentives. Any rebates received serve to partially reimburse us for our costs in the initial sourcing, approval and ongoing monitoring of these suppliers' compliance with our quality standards. In 2024, approximately 100% of the proceeds expensed from the rebate funds collected were used to compensate the system-wide, third-party administrators for the secret shopper program, MarketForce, and to issue Coca-Cola related rebates to Five Guys franchisees.

As of the date of this Disclosure Document, there are no purchasing or distribution cooperatives for any of the items described above in which we require you to participate.

You must purchase or lease virtually all goods and services necessary to establish and operate the Restaurants from us or our Designees, from suppliers we approve, or in accordance with our specifications. We estimate that your purchases and leases from us and our approved suppliers will be approximately 90% to 100% of your costs to establish and operate the franchised business.

When determining whether to grant new or additional franchises, we consider many factors, including any development rights granted under a Development Agreement, compliance with the Franchise Agreement, and compliance with the requirements described above in this Item 8.

ITEM 9 FRANCHISEE'S OBLIGATIONS

This table lists your principal obligations under the franchise and other agreements. It will help you find more detailed information about your obligations in these agreements and in other items of this disclosure document.

	Obligation	Section in Agreement	Item in Disclosure Document
a.	Site selection and acquisition/ lease	Section II of Franchise Agreement	Items 8 and 11
b.	Pre-opening purchases/leases	Sections VI, VII and VIII of Franchise Agreement	Items 5, 6, 7, 8 and 11
c.	Site development and other pre- opening requirements	Section II of Franchise Agreement	Items 1, 8 and 11
d.	Initial and ongoing training	Section VI of Franchise Agreement	Items 5, 6 and 11

	Obligation	Section in Agreement	Item in Disclosure Document
e.	Opening	Section VI of Franchise Agreement	Items 5, 6 and 11
f.	Fees	Sections IV and VIII of Franchise Agreement and Section II of Development Agreement	Items 5 and 6
g.	Compliance with standards and policies/Manuals	Sections II, III, VI, VIII, IX, X, XI and XII of Franchise Agreement	Items 11 and 14
h.	Trademarks and proprietary information	Sections IX and X and Attachment D of Franchise Agreement and Attachment B of Development Agreement	Items 11, 13 and 14
i.	Restrictions on products/services offered	Section VII of Franchise Agreement	Items 8 and 16
j.	Warranty and customer service requirements	Section VII of Franchise Agreement	Item 8
k.	Territorial development and sales quotas	Section III of Development Agreement	Item 12
1.	Ongoing product/service purchases	Section VII of Franchise Agreement	Items 6 and 8
m.	Maintenance, appearance and remodeling requirements	Sections II, VII and XIV of Franchise Agreement	Items 8 and 11
n.	Insurance	Section XII of Franchise Agreement	Items 7 and 8
o.	Advertising	Section VIII of Franchise Agreement	Items 6, 8 and 11
p.	Indemnification	Section XV of Franchise Agreement and Section X of Development Agreement	Item 6
q.	Owner's participation/ management/staffing	Sections VI, XIV, XV and XIX of Franchise Agreement and Section VI of Development Agreement	Items 1, 11 and 15
r.	Records and Reports	Sections IV, VII and XI of Franchise Agreement	Item 6
S.	Inspections and audits	Sections II, VII and XI of Franchise Agreement	Items 6, 8 and 11
t.	Transfer	Section XIV of Franchise Agreement and Section VII of Development Agreement	Items 6 and 17
u.	Renewal or Extension of Rights	Section III of Franchise Agreement and Section III of Development Agreement	Items 6 and 17
v.	Post-termination obligations	Section XVIII of Franchise Agreement and Section VII of Development Agreement	Items 6 and 17
w.	Non-competition covenants	Section X and Attachment D of Franchise Agreement and Section IX and Attachment B of Development Agreement	Item 17

	Obligation	Section in Agreement	Item in Disclosure Document
x.	Dispute Resolution	Section XIX of Franchise Agreement and Section XV of Development Agreement	Items 6 and 17
y.	Other: - Liquidated damages - Annual Development Plan	Section XVIII of Franchise Agreement Section III of Development Agreement	Item 6 Item 1

ITEM 10 FINANCING

We do not offer, either directly or indirectly, any financing arrangements to you. We do not guarantee your notes, leases or other obligations.

ITEM 11 FRANCHISOR'S ASSISTANCE, ADVERTISING, COMPUTER SYSTEMS AND TRAINING

Except as listed below, we are not required to provide you with any assistance.

As noted in Item 1, we have entered into a management agreement with FGE for the provision of support and services to Five Guys franchisees. However, we remain responsible for all of the support and services required under the Franchise Agreement.

Pre-Opening Obligations:

Before the opening of a Restaurant, we or our designee will provide the following assistance and services:

- 1. Our written site selection guidelines and the site selection assistance we deem advisable. (Franchise Agreement, Section V.(1).) If you cannot obtain possession of an approved location for the Restaurant within 6 months after you have signed the Franchise Agreement, we have the right to terminate the Franchise Agreement and refund 75% of the Franchise Fee.
- 2. One on-site evaluation, and additional on-site evaluations as we deem necessary or in response to your reasonable request for site approval. (Franchise Agreement, Section V.(2).)
- 3. The Preliminary Design Package for the Restaurant. (Franchise Agreement, Sections VII.(D). and V.(3).)
- 4. On loan, access to a set of the Manuals which we may revise. (Franchise Agreement, Section V.(4).)
- 5. A list of our approved suppliers that supply and/or deliver food and beverage items, ingredients, supplies, materials, signs, fixtures, furnishings, Equipment and other products used or offered for sale at the Restaurant and the written standards and specifications for those items. (Franchise Agreement, Section V.(7).)
- 6. An initial training program for your Operating Principal, general manager, and one assistant manager at no additional charge to you. If you wish to have additional personnel trained, we may charge up to \$1,500 per person. (Franchise Agreement, Section V.(8).)

7. 5 days of on-site pre-opening and 5 days of post-opening management assistance at the Restaurant for your first Restaurant and in our discretion for each additional Restaurant. Pre-opening assistance includes construction inspections and review. Neither period may necessarily be consecutive days. (Franchise Agreement, Section V.(9).)

We are not required to provide any other service or assistance to you before the opening of the Restaurant.

Post-Opening Obligations:

We are obligated by the Franchise Agreement to provide the following services and assistance after the opening of the Restaurant:

- 1. As we reasonably determine necessary, visits to, and evaluations of, the Restaurant and the products and services provided there to ensure that the high standards of quality, appearance and service of the System are maintained. (Franchise Agreement, Section V.(5).)
- 2. Advice and written materials (including updates to the Manuals) concerning techniques of managing and operating the Restaurant, including new developments and improvements in equipment, food products, packaging and preparation. (Franchise Agreement, Section V.(4).)
- 3. Certain merchandise incorporating our Marks, including promotional products and memorabilia, for use in the Restaurant and for resale to your customers, in quantities sufficient to meet your customer demand, at a reasonable cost are made available to franchisees in the System. (Franchise Agreement, Section V.(6).)
- 4. 5 days of on-site post-opening management assistance at the Restaurant. (Franchise Agreement, Sections V.(9) and VI.F.(3).)
- 5. Training programs and seminars and other related activities regarding the operation of the Restaurant as we (or our designee) may conduct for you, or Restaurant personnel generally, which your Operating Principal, general manager and other Restaurant personnel may be required to attend. (Franchise Agreement, Section VI.E.(2).)
- 6. On-site remedial training for your Restaurant personnel when you reasonably request it or as we find appropriate. If the remedial training is requested by you, we may require you to pay the per diem of the employees providing the training and our expenses in providing the training. (Franchise Agreement, Section VI.E.(4).)
- 7. Administration of the Creative Fund and advertising cooperatives described below, as applicable. (Franchise Agreement, Section VIII.C and D.)
- 8. Indemnification against and reimbursement for all damages for which you are held liable in any proceeding arising out of your use of any of the Marks (including settlement amounts), provided that you and your Controlling Principals have fully complied with the terms of the Franchise Agreement. (Franchise Agreement, Section IX.D.)

We are not required to provide any other service or assistance to you for the continuing operation of the Restaurant.

We may offer guidance concerning the selling price for the goods, products and services offered from your Restaurant. Except for maximum prices described below, you are in no way bound to adhere to any such recommended or suggested price. You have the right to sell your products and provide services at any price that you determine, except that we reserve the right to establish maximum prices for any given

product or service nationwide or within an advertising market (as we determine). You must not exceed any maximum price we establish, but you at all times remain free to charge any price below the maximum we establish (subject to applicable law). (Franchise Agreement, Section VIII.G.)

Creative Fund:

The Creative Fund. Our predecessor, FGE, established and we currently administer the Creative Fund. You must contribute up to 2% of the Gross Sales of the Restaurant to the Creative Fund for each accounting period (the "Weekly Contributions"), as we determine and as set forth in Item 6. Companyowned units also contribute Weekly Contributions to the Creative Fund at the same level. We reserve the right to increase your Weekly Contributions to the Creative Fund to a rate up to 4% of the Gross Sales of the Restaurant (but at no time will your total aggregate required contributions to the Creative Fund, the Cooperative, and/or expenditure on Local Advertising exceed 4% of your Gross Sales). These Weekly Contributions to the Creative Fund must be paid in the same manner as you make royalty payments.

We or our designated agent maintain and administer the Creative Fund as follows:

- 1. We direct all promotional programs and have sole discretion to approve or disapprove the creative concepts, materials and media used in the programs and their placement and allocation. Company-operated Restaurants contribute to the Creative Fund on the same basis as franchised Restaurants. The Creative Fund is intended to maximize customer service, brand awareness, quality control, general public recognition and acceptance of the Marks (including, without limitation, maintenance and remediation efforts to prevent the potential devaluation of the Marks) and improve the collective success of all Restaurants operating under the System. Therefore, we and our designated agents are not required to manage the Creative Fund so as to ensure (a) that your benefits from those expenditures are equivalent or proportionate to your contribution or (b) that any particular franchisee benefits directly or <u>pro rata</u> from the promotional programs.
- The Weekly Contributions to the Creative Fund are used solely for collecting and expending the quality control and secret-shopper initiatives administered by our third-party consultants and/or all other advertising efforts (including, without limitation, the cost of preparing and conducting any general marketing campaigns, public relations activities, employing market consulting agencies to assist therein, and costs of our personnel and other departmental costs for marketing and quality control measures that we internally administer or prepare). All Weekly Contributions to the Creative Fund will be recorded in a separate general ledger account for such purposes, such as paying for the costs of maintaining, administering, directing, and preparing the secret-shopper initiatives and rewards programs. We may later elect to use proceeds from the Creative Fund in advertising efforts including television, radio, magazine, and newspaper advertising campaigns; direct mail and outdoor billboard advertising; public relations activities; employing advertising agencies; and costs of our personnel and other departmental costs for advertising that we may administer or prepare internally. In addition to the advertising costs described above, we may use the Creative Fund to defray our reasonable administrative costs and any overhead that we may incur in the administration or direction of the Creative Fund and related programs for you and the System. The Weekly Contributions to the Creative Fund and its earnings will not otherwise benefit us. Any sums paid to the Creative Fund that are not spent in the year they are collected will be spent in the following year or returned to the contributors in proportion to the respective amounts paid by them, without interest, on the basis of their respective contributions. For purposes of clarification, any rebates or similar allowances we receive and are subsequently contributed to the Creative Fund will be subject to our discretionary allowance and will not be subject to the restrictions described above.

- 3. We will prepare an annual statement of the operations of the Creative Fund that will be made available to you on your written request to us. We are not required to have this Creative Fund statement audited.
- 4. Although the Creative Fund is intended to be perpetual, we may terminate the Creative Fund at any time; however, the Creative Fund will not be terminated until all monies in the Creative Fund have been spent for advertising or promotional purposes or returned to contributors on the basis described in paragraph 2 above. We may also reduce your required contribution to the Creative Fund at our sole discretion.

We currently promote the Restaurants and the products offered by the Restaurants primarily using initiatives aimed at increasing quality control measures to generate greater word-of-mouth publicity (e.g., our secret shopper program). As the number of Restaurants in the System expands, we may consider limited use of other forms of media, including: television, radio, magazine and newspaper advertising campaigns; and direct mail and outdoor billboard advertising. The majority of any such advertising will be developed by members of our staff or third-party consultants. For the 2024 fiscal year, the Creative Fund spent 60.86% of the Weekly Contributions on the employee rewards program recognizing those store employees who performed well as determined by our third-party secret shopper consultants. Additionally, the Creative Fund spent 25.46% of the Weekly Contributions on certain online marketing efforts (e.g. Chemistry, Yext and Cardilytics) in connection with our "Break-Away Fund" created in consultation with our Franchisee Advisory Council. We transferred 13.68% to the rebate funds, along with \$857,000 in carryover from 2023, to compensate our system-wide, third-party administrators for our secret shopper program, Marketforce, and to issue Coca-Cola related rebates to our franchisees.

Local Advertising. We generally do not allow any advertising by our franchisees, but may approve limited advertising on a case-by-case basis. Any advertising materials must first be approved by us before you use them. You must not advertise or use our Marks in any fashion on the Internet, World Wide Web, webpages, microsites, social media and networking sites (including Facebook, X (formerly Twitter), TikTok, LinkedIn, You Tube, Snapchat, Pinterest, Instagram, etc.) blogs, vlogs, podcasts, applications to be used on mobile devices (e.g., iOS or Android apps) or other applications, etc. (whether they are now in existence or developed at some point in the future) ("Digital Sites") without our prior written consent, which we have the right to provide and/or revoke for any reason. We have sole discretion and control over any profile(s) using or relating to the Marks, or that display the Marks, that are maintained on Digital Sites. We may use part of the contributions we collect under the Franchise Agreement to pay or reimburse the costs associated with the development, maintenance and update of the profile(s). We may (but are under no obligation to) establish guidelines under which you may establish profiles or otherwise establish a presence on Digital Site platforms ("Digital Site Guidelines"). In that event, you must comply with the standards, protocols and restrictions that we impose on that use in the Digital Site Guidelines or otherwise in writing.

In addition to the Creative Fund contributions described above, you may be required to spend annually throughout the term of the Franchise Agreement, 2% of the Gross Sales of the Restaurant for local advertising in your primary area of responsibility. If we require such local expenditures, this amount will not be paid to us but will rather be spent by you. If your landlord requires you to participate in any marketing or promotion fund, the amounts you pay may be applied towards satisfying such local advertising obligations. Any advertising cooperative contributions (described below) will also be credited as part of your required local advertising obligations.

In the event we elect to require you to spend 2% of the Gross Sales of your Restaurant for local advertising, the costs and expenditures you incur with any of the following will **not** be included in your required expenditures on local advertising unless we approve in advance in writing:

1. Incentive programs for your employees or agents, including the cost of honoring any coupons distributed in connection with the programs;

- 2. Research expenditures;
- 3. Food costs incurred in any promotion;
- 4. Salaries and expenses of your employees, including salaries or expenses for attendance at advertising meetings or activities;
 - 5. Charitable, political or other contributions or donations;
 - 6. In-store materials consisting of fixtures or equipment;
 - 7. Seminar and educational costs and expenses of your employees; and
 - 8. Yellow page advertising.

Advertising Cooperatives. There are presently no advertising councils; however, we may designate any geographic area in which 2 or more Restaurants are located as a region for purposes of establishing an advertising cooperative (a "Cooperative"). The members of the Cooperative for any area will consist of all Restaurants in that area, whether operated by us or franchised. We will determine in advance how each Cooperative will be organized and governed and when it must start operation. We have the right to dissolve, merge or change the structure of the Cooperatives. Each Cooperative will be organized for the exclusive purposes of administering advertising programs and developing, subject to our approval, promotional materials for use by the members in local advertising. If a Cooperative has been established for a geographic area where your Restaurant is located when the Franchise Agreement is signed, or if any Cooperative is established during the term of the Franchise Agreement, you must sign all documents we request and become a member of the Cooperative according to the terms of the documents. A copy of the Cooperative documents applicable to the geographic area in which your Restaurant will be located will be provided to you if you request it.

If a Cooperative is formed in your area, you must contribute to the Cooperative the amounts required by its governing documents; however, you will not be required to contribute more than 1½% of your Gross Sales during each month to the Cooperative unless, subject to our approval, the members of the Cooperative agree to the payment of a larger fee. We will credit any Cooperative payments toward satisfaction of your local advertising requirement. Under certain special promotional programs, we may require that Cooperative payments be contributed to the Creative Fund, as described above. Any Cooperative formed in your area must maintain and administer your payments to the Cooperative in accordance with its governing documents. The Cooperative will be operated solely as a conduit for the collection and expenditure of the Cooperative fees for the purposes outlined above. No advertising or promotional plans or materials may be used by the Cooperative or furnished to its members without first obtaining our approval. If formed, each Cooperative will be obligated to prepare an annual financial statement reporting its expenditures for the previous year to its members.

General Advertising Information. Whether or not we (a) establish a Cooperative applicable to your Restaurant, (b) require you to engage in approved Local Advertising, or (c) increase your required contributions to the Creative Fund; your total aggregate required contribution to the Creative Fund, the Cooperative, and/or expenditure on Local Advertising will not exceed 4% of your Gross Sales.

Neither the Creative Fund nor any Cooperative will use any funds for advertising that is principally a solicitation for the sale of franchises for Restaurants.

Unauthorized media interviews by you, your affiliates, officers, directors, shareholders, partners, agents, representatives, independent contractors and employees are strictly prohibited.

Except as described above, we are not obligated to spend any amount on advertising in the area where your Restaurant is located.

Training:

No later than 30 days before the date the Restaurant begins operation, your Operating Principal, general manager, and one assistant manager must attend and complete, to our satisfaction, our initial training program. This training will be conducted at our corporate headquarters or at another location we designate. Initial training programs will be offered at various times during the year depending on the number of new franchisees entering the franchisee system, replacement operating principals and general managers and other personnel needing training, the number of new Restaurants being opened and the timing of the scheduled openings of Restaurants to be operated by our franchisees generally. It is anticipated that the initial training program will be offered 5 or 6 times a year. The initial training program will generally last about 2 weeks. However, we may require up to 6 weeks of training. We or our designee will provide instructors and training materials for the initial training of your Operating Principal, general manager, and one assistant manager at no additional charge to you. You may also have additional personnel trained by us or our designee for the Restaurant, although we may charge \$1,500 per person for that training. We will determine whether any training attendee has satisfactorily completed initial training. If your Operating Principal and general manager do not satisfactorily complete the initial training program (or if we determine that these persons cannot satisfactorily complete the training program) you must designate a replacement to satisfactorily complete the training. Any Operating Principal or general manager you subsequently designate must also receive and complete the initial training. We reserve the right to charge a reasonable fee for the initial training we or our designee provides to a replacement or successor Operating Principal or general manager, if we have not approved you to provide the training. You must pay all expenses you and your Operating Principal, general manager and other personnel incur for any training program, including costs of travel, lodging, meals and wages.

The Operating Principal, general manager and other personnel must attend additional training programs and seminars we may consider necessary. For all of these programs and seminars, we will provide the instructors and training materials. If the training is mandatory, we will not charge you a fee for attending the training. We reserve the right to charge a reasonable fee for any additional training programs and/or seminars that we provide to you or your personnel at your request. You must also pay all expenses you or your Operating Principal, general manager and other personnel incur in participating in any additional training, including costs of travel, lodging, meals, and wages.

For the opening of your first Restaurant, we will provide you with one of our trained representatives. The trained representative will provide on-site pre-opening and opening training, supervision, and management assistance to you for 10 days. This training and assistance will be provided to you at no additional expense. For any additional assistance you request and any similar assistance that we provide to a replacement Restaurant, if the premises are destroyed or the Restaurant must be closed for any other reason, we reserve the right to require you to pay us the per diem fee then being charged to franchisees generally for trained representative assistance, including payment of any expenses the trained representative incurs, such as costs of travel, lodging, meals and wages.

There is a formal training staff who will be conducting the opening training. The minimum experience of the training staff that is relevant to the subject taught and our operations is 2 years. Chad Murrell is the Training Manager, and he is also in charge of the training program. As stated in Item 2 of this Disclosure Document, Chad Murrell has been Vice President of FGI since 1997 and he also serves as one of FGE's Vice Presidents. He has over 25 years of experience in all aspects of our System and the operations of FIVE GUYS® Restaurants. We may also draw on the substantial experience of other Restaurant personnel in conducting Restaurant operations training. The instructional materials used in the initial training consist of our Operations Manual, marketing and promotion materials, programs related to the operation of the point of purchase system, and other written directives related to the operation of the Restaurant and/or in connection with the System (collectively, the "Manuals").

The job training and instructions providing the initial training program are described below:

TRAINING PROGRAM

Subject	Hours of Classroom Training	Hours of On-the-Job Training	Location
Review Training Agenda; Review Operating Forms	8	0	Alexandria, Virginia
Review Operations Manual; Review Recipes & Procedures Manual	8	0	Alexandria, Virginia
Review Preparation List Introduction to Kitchen Equipment Cleanliness Procedures Use of Cutting Boards Use of Knife	0	24	Alexandria, Virginia
Menu Descriptions Exam	0	8	Alexandria, Virginia
Kitchen Open Receiving Orders Preparing Menu Items	0	8	Alexandria, Virginia
Kitchen Open Complete Preparing Menu Items Review Dish Presentations	0	8	Alexandria, Virginia
Review POS System We Specify	0	8	Alexandria, Virginia
Marketing	0	8	Alexandria, Virginia
Cook Training Franchisee Training - Administration	0	24	Your Restaurant
Cook Training Counter Training	0	24	Your Restaurant
Cook Training Counter Training Opening Night – Family & Friends	0	8	Your Restaurant
Soft Opening - Day 1	0	8	Your Restaurant
Opening Week	0	32	Your Restaurant

The entire training program is subject to change due to updates in materials, methods, manuals and personnel without notice to you.

Training programs will begin on a Monday morning. The subjects and time periods allocated to the subjects actually taught to a specific franchisee and its personnel may vary based on the experience of those persons being trained.

If you reasonably request or as we deem appropriate, we will, during the term of the Franchise Agreement, subject to the availability of personnel, provide you with additional trained representatives who will provide on-site remedial training to your Restaurant personnel. Any additional training we consider necessary must be attended by you (if an individual), your general manager, and at least one assistant manager. For additional training that you request, you may be required to pay the per diem fee then being charged to franchisees under the System for the services of our trained representatives, plus their costs of travel, lodging, meals, and wages. The per diem fee will not be charged if the assistance is provided based

on our determination that the training is necessary; however, we reserve the right to charge for our reasonable expenses incurred in providing the assistance.

The Table of Contents for our Operations Manual is Exhibit F of this Disclosure Document. The Operations Manual consists of 2 parts (Store Operations and Business Operations) and is a total of 225 pages.

Site Selection:

General Obligations. Under the Franchise Agreement for each Restaurant, we designate the Primary Area of Responsibility (defined below in Item 12) and approve or deny the proposed location for each Restaurant to be developed. The Manuals and the terms of the Franchise Agreement you sign for each Restaurant will describe our then-current site selection guidelines. You must assume all costs, liabilities, expenses and responsibility for locating, obtaining and developing a site for the Restaurant and for constructing and equipping the Restaurant at the accepted site. You will select the site for the Restaurant subject to our approval. The Restaurant may not be relocated without first obtaining our written consent. Before you lease or purchase the site for the Restaurant, you must locate a site that satisfies our site selection guidelines. You must submit to us, in the form we specify, a description of the site, including evidence that the site satisfies our site selection guidelines, together with other information and materials that we may reasonably require, including a letter of intent or other evidence that confirms your favorable prospects for obtaining the site.

Under the Development Agreement we designate a Territory where you must develop a predetermined number of Restaurants in accordance with the Development Schedule (defined below in Item 12). We will determine the Territory before you sign the Development Agreement based on various market and economic factors such as those described above regarding the Primary Area of Responsibility. The Territory will be described in the Development Agreement. We must approve the location of all Restaurants to be developed, and will determine the Primary Area of Responsibility for those Restaurants, under our then-current guidelines for determining locations and a Primary Area of Responsibility.

We will provide you with our current written site selection guidelines and any other site selection counseling and assistance we think is advisable. Our guidelines for site selection may require that you conduct, at your expense, an evaluation of the demographics of the market area for the location (including residential population, daytime population, age, and income level of residents in the market area), vehicular and pedestrian traffic counts in the area, aerial photography, size and other physical attributes of the location, shopping mall, tenant mix, proximity to residential neighborhoods and proximity to schools, shopping centers, entertainment facilities, other existing or approved Five Guys locations, and other businesses that attract consumers and generate traffic.

Our current offering contemplates a 2,000 to 3,000 square foot Restaurant to be ideally located in an end-cap space, multi-tenant shopping centers, or other high-traffic locations. We may consider other, non-traditional locations on a case-by-case basis, including university campuses, hospitals, airports, military bases, casinos, stadiums, and large corporate campuses.

We will also provide you an on-site evaluation of the proposed site for your first Restaurant without charge. We will not, however, provide an on-site evaluation for any proposed site before receiving from you the materials described above. We will provide additional on-site evaluations if you or we think such additional evaluations are necessary. For those additional on-site evaluations, or if the Franchise Agreement does not relate to your first Restaurant, we reserve the right to charge a reasonable fee for each evaluation as well as a fee for our reasonable expenses including the cost of travel, lodging, meals and wages.

Lease Rider. You must also obtain our approval of any contract of sale or lease for the Restaurant before you sign the contract or lease. We will not approve any lease unless a rider to the lease, we prepare, is signed by you, by us and by the landlord. The rider will contain the following provisions:

- 1. During the term of the Franchise Agreement, the premises will be used only for the operation of the Restaurant.
- 2. The landlord consents to your use of the Marks and signs, décor items, color schemes and related components of the System (and specific reference is made to our exterior signage requirements).
- 3. The landlord agrees to give us copies of any and all letters and notices sent to you related to the lease and the premises, at the same time that these letters and notices are sent to you.
- 4. We may enter the premises to make any modification necessary to protect the System and Marks or to cure any default under the Franchise Agreement or under the lease, without being guilty of trespass or any other crime or tort. The landlord will not be responsible for any expenses or damages owing from our conduct of those activities.
- 5. If we exercise our option to obtain your lease, you must assign the lease to us or our designee when the Franchise Agreement expires or terminates, and the landlord will consent to this assignment and will not charge any assignment fee or accelerate rent under the lease.
- 6. If the lease is assigned, we or our designee will agree to assume from the date of assignment all of your obligations remaining under the lease, and we or our designee will assume your occupancy rights, and the right to sublease the premises, for the remainder of the term of the lease.
- 7. You will not assign the lease or renew or extend the lease's term without obtaining our written consent first.
- 8. The landlord and you will not amend or otherwise modify the lease in any manner that could materially affect any of the above requirements without obtaining our written consent first.
 - 9. The terms of the lease rider will supersede any conflicting terms of the lease.

Timing for Site Approval. You must submit information and materials for the proposed site to us for approval no later than 30 days after you have signed the Franchise Agreement. We will have 15 days to respond to your application for the proposed site and submitted materials with our final decision on approval or disapproval of the proposed site to be provided to you within 30 days. If you cannot obtain possession of an approved location for the Restaurant within 6 months after you have signed the Franchise Agreement, we have the right to terminate the Franchise Agreement and refund 75% of the Franchise Fee.

Construction and Buildout. We will provide you with a Preliminary Design Package which will include the floor plan, the reflected ceiling plan, and the FIVE GUYS® standard construction guidelines for a prototypical Restaurant. You must, at your expense, obtain architectural, engineering and design services you deem necessary for the construction of your Restaurant from an architectural design firm which we approve, which approval will not be unreasonably withheld. You must adapt the Preliminary Design Package for the construction of your Restaurant premises. You must submit adapted architectural and design plans to us for our review before implementation. We will notify you of our approval within 20 days of receiving the adapted plans. If we determine that any adapted plans are not consistent with the best interests of the System, we may, at our option, reject the adapted plans. Our notice of rejection will include a reasonably detailed list of the changes necessary to make the plans acceptable. If we fail to notify you of

an objection to your adapted plans within 20 days, you may use the adapted plans. If we object to the plans, you must resubmit corrected plans to us, and we will notify you of our approval or disapproval of the resubmitted plans within 10 days of receipt. If we fail to notify you of any objection within 10 days, you may use the resubmitted plans. Our review of any adapted plans relates only to compliance with the System. We may periodically review, revise, and/or otherwise supplement the adapted plans after acceptance and monitor the Restaurant's construction process to ensure compliance at all times with all FIVE GUYS® brand standards and specifications.

Timing for Opening. We estimate that the time from the signing of the Franchise Agreement to the beginning of operations of the Restaurant will be about 12 to 18 months. This time may be shorter or longer depending on the time necessary to obtain an accepted site, to obtain financing, to obtain the permits and licenses for the construction and operation of the Restaurant, to complete construction or remodeling as it may be affected by weather conditions, shortages, delivery schedules and other similar factors, to complete the interior and exterior of the Restaurant, including decorating, purchasing and installing fixtures, equipment and signs, and to complete preparation for operating the Restaurant, including purchasing inventory and supplies. You must open the Restaurant with our prior approval and begin business within 120 days after you obtain possession of the accepted location, unless you obtain a written extension of this time period from us. If you do not obtain a site that we approve, and construct the Restaurant within the time periods required in Section II of the Franchise Agreement, we may terminate the Franchise Agreement.

Computer and Electronic Cash Register Systems:

You must maintain your books and business records according to our required format. To assist you with your reporting obligations to us, you must purchase or lease the specific POS System, electronic cash register, kiosks, computer, thermal printers, AC line filters, remote printer interface and internet-based communications (collectively, the "Computer System") we have approved for use at your Restaurant. The total cost of purchasing the Computer System ranges from \$20,000 to \$35,000. The cost of leasing the Computer System ranges from \$8,000 to \$12,000 annually. The cost is subject to change based on market conditions, availability of the product, and changes in technology, among other factors. The Computer System will record all sales information with respect to the Restaurant. We require that your Computer System be set up and interfaced with our system so that we are able to poll your daily receipts figures from our headquarters at any time. We may require computer hardware and software upgrades in the future. The frequency of these upgrades could be as often as annually or bi-annually. The costs of incorporating any upgrades into your Restaurant(s) will be your financial obligation.

You must make annual payments to a third-party vendor to maintain your Computer System. It is anticipated that several updates and upgrades may be required by your third-party vendor during the term of your Franchise Agreement, and any such updates or upgrades will be at your expense. We estimate that the cost of potential updates and upgrades is about \$5,000. We have no contractual obligation with any third party to upgrade your Computer System, but we may require upgrades in accordance with the terms of the Franchise Agreement. There is no limitation on the frequency or cost of these upgrades.

All data that you provide to us from your Computer System as well as other information that we may otherwise collect from you is owned exclusively by us, and we will have the right to use that data in any manner we deem appropriate without compensating you. We will have independent access to the information generated by and stored on the Computer System.

You must keep your cash registers and Computer System in good repair, at your expense, and you must promptly install additions, changes, modifications, substitutions and replacements to the cash register and Computer System as we may reasonably require. You will have the sole and complete responsibility for: (a) acquiring, operating, maintaining and upgrading your own cash register and Computer System; (b) the manner in which your cash register and Computer System interface with our computer systems, if any, and the computer systems of third parties; and (c) all consequences that may arise if your cash register and Computer System are not properly operated, maintained and upgraded. We do specify the kind or type

of Computer System that you must obtain and operate, but we do not take on any responsibility for maintaining or upgrading any computer equipment or cash registers that you operate. We cannot provide an estimate of the cost you will incur to maintain the cash register and Computer System.

PCI Compliance:

For purposes of clarification, you will be solely responsible for ensuring that your POS System and Computer System are, and remain, compliant with all current "Payment Card Industry" (PCI) requirements periodically promulgated by VISA®, MasterCard®, American Express®, Discover®, and/or any other credit card brand honored at your franchised restaurant(s). You must ensure that the Restaurant adheres to the standards applicable to electronic payments including PCI standards or any equivalent standards. If we or one of the credit card companies requires, you must provide us with evidence of compliance with the applicable standards and provide, or make available, to us copies of an audit, scanning results or related documentation relating to the compliance. You must pay any costs associated with an audit or to gain compliance with these standards. You must immediately (in any event within 24 hours) notify us if you suspect or have been notified by any third party of a possible security breach related to the cashless system (or related cashless data) used in the Restaurant.

ITEM 12 TERRITORY

Development Agreement:

Under the Development Agreement, you are assigned a Territory where you have to develop a predetermined number of Restaurants in accordance with a specified development schedule which will be listed in Section III of the Development Agreement and agreed to before it is signed (the "Development Schedule"). The size of the Territory may be an Area of Dominant Influence or "ADI," a single or multicounty area, single state area or some other area, and will be described in Section I.A. of the Development Agreement. We will determine the Territory before you sign the Development Agreement based on various market and economic factors such as those described above regarding the Primary Area of Responsibility. We must approve the location of the Restaurants to be developed under the Development Agreement, and will determine the Primary Area of Responsibility for those Restaurants, under our then-current standards for determining locations and a Primary Area of Responsibility. The terms of the Franchise Agreement and the Manuals describe our then-current site selection guidelines for Restaurants.

Except as stated below, if you are in compliance with the Development Agreement, we will not establish or authorize any other person or entity, other than you, to establish a Restaurant within the Territory during the term of the Development Agreement. We, any of our franchisees, and any other authorized person or entity may, at any time, advertise and promote the System in your Territory. We may also offer and sell and authorize others to offer and sell: (i) collateral products under the Marks, at or from any location, such as pre-packaged food or beverage products and FIVE GUYS® memorabilia, (ii) food and beverage services under the Marks at or through any FIVE GUYS® Restaurant or other permanent, temporary or seasonal food service facility providing in whole or in part the products and services offered by a Restaurant in any Reserved Area (as defined above) within the Territory; and (iii) any products or food and beverage services under any other names and marks, without compensating you. You will not receive an exclusive Territory under the Development Agreement. You may face competition from other franchisees, from outlets that we own, or from other channels of distribution or competitive brands that we control.

You must exercise the development rights only by entering into a separate Franchise Agreement with us for each Restaurant. We may, in our discretion, permit you to exercise the development rights through affiliated entities that are either your wholly owned subsidiaries or commonly controlled entities with ownership identical to yours. The Franchise Agreement to be signed for the first Restaurant you develop under the Development Agreement must be signed and delivered to us under the Development

Schedule and will be in the form of the Franchise Agreement attached to this Disclosure Document. All additional Restaurants developed under the Development Agreement must be established and operated under our form of Franchise Agreement then being used by us for new franchised Restaurants. The thencurrent form of Franchise Agreement may differ from the form attached to this Disclosure Document.

To maintain your rights within the Territory under the Development Agreement, you must adhere to the Development Schedule set forth in Attachment C to your Development Agreement. You must open each Restaurant developed and begin business in accordance with the Development Schedule, unless you obtain an extension of the Development Period (as defined in the Development Agreement), at the expiration of which, you were to have had a Restaurant open and in operation. You may, subject to our approval, purchase from us extensions of the Development Period as may be necessary to complete construction and begin operation of the Restaurant. Each extension will be for an additional 90-day period beginning on the expiration of the applicable Development Period, including any previous extensions ("Extension Date"). No more than 2 extensions of any Development Period will be permitted. If we grant an extension of a Development Period, the opening date of your Restaurant will be extended to the Extension Date. No extension of any Development Period will affect the duration of any other Development Period, the term of the Development obligations. If an extension is requested in the final Development Period, the term of the Development Agreement will be extended to the Extension Date, and you will have no further rights under the Development Agreement.

For any Restaurant that you will be unable to complete construction of and begin operating by the expiration date of the Development Period (as defined in the Development Agreement) in which the Restaurant was to have been opened, you must notify us in writing at least 60 days before the projected opening date for such Restaurant. You must include in the notice a description of the reasons for the failure to develop in a timely manner and the expected date of completion of construction and opening. No extension fee will be charged for any Restaurant for which we have accepted a site in accordance with the Franchise Agreement and you have begun construction, as defined in the Franchise Agreement.

If you fail to open a Restaurant in compliance with the Development Schedule as required in the Development Agreement, or otherwise commit a material event of default under the Development Agreement as described in Item 17 and above, we may, in addition to our other remedies, terminate or modify your territorial rights, reduce the area of territorial rights, reduce the number of Restaurants that you may establish, or accelerate the development schedule under the Development Agreement.

Franchise Agreement:

The Franchise Agreement grants you the right to operate a Restaurant at a single location that you select within the assigned area and that we approve ("Primary Area of Responsibility"). We will designate the Primary Area of Responsibility for each Restaurant under the Franchise Agreement. The Franchise Agreement and the Manuals describe our then-current site selection guidelines for each Restaurant. Attachment A to the Franchise Agreement lists the specific street address of the accepted location ("Accepted Location"). You must operate the Restaurant only at this Accepted Location and may not relocate the Restaurant without first obtaining our written consent. You may not establish or operate another Restaurant unless you enter into a separate Franchise Agreement and, in certain cases, a Development Agreement.

During the term of the Franchise Agreement, if you are in compliance with the Franchise Agreement, we will not establish a Restaurant or authorize any other person or entity to establish a Restaurant within your Primary Area of Responsibility. Your Primary Area of Responsibility will be described in Attachment A to the Franchise Agreement and is your exclusive territory. It will generally consist of the contiguous property, controlled by the landlord, in which the Restaurant is located, such as the shopping mall, strip mall, university campus, or hospital. Your Primary Area of Responsibility may be limited to the specific physical space occupied by the Restaurant.

In the event your Primary Area of Responsibility is limited to only the specific physical space occupied by the Restaurant, you will not be receiving an exclusive territory. In those cases, you may face competition from other franchisees, from outlets that we own, or from other channels of distribution or competitive brands that we control.

We will determine the Primary Area of Responsibility before the Franchise Agreement is signed based on various market and economic factors such as an evaluation of market demographics, the market penetration of the franchise system and similar businesses, the availability of appropriate sites and the growth trends in the market. If permitted, any delivery or catering business that you or any of our other franchisees engage in may be conducted both within and outside of your or their Primary Area of Responsibility.

We may also offer and sell and authorize others to offer and sell: (i) collateral products under the Marks, at or from any location, such as pre-packaged food or beverage products and FIVE GUYS® memorabilia, (ii) food and beverage services under the Marks at or through any FIVE GUYS® Restaurant or other permanent, temporary or seasonal food service facility providing in whole or in part the products and services offered by a FIVE GUYS® Restaurant in any Reserved Area (as defined below), and (iii) any products or food and beverage services under any other names and marks. A "Reserved Area" is defined as all airports, sporting arenas and stadiums, and United States Department of Defense locations, military installations and other federal government agencies (including Navy, Marine Corp, Army and Air Force bases and exchange service facilities). However, you may pursue opportunities to operate a Restaurant in an airport, sporting arena, or stadium located within the geographic borders of your Primary Area of Responsibility if you have secured all required permits and approvals from the necessary authorities. After you have secured such permits and approvals, we may approve of your proposed location on the same terms and conditions as we would for a location outside of a Reserved Area. In the event you operate a Restaurant in a Reserved Area, that area will not be exclusive. In those cases, you may face competition from other franchisees, from outlets that we own, or from other channels of distribution or competitive brands that we control.

You may sell our proprietary products and related merchandise to retail customers and prospective retail customers who live anywhere but who choose to dine in your Restaurant. You may not engage in any promotional activities or sell our proprietary products or similar products or services, whether directly or indirectly, through or on the Internet, the World Wide Web, or any other similar proprietary or common carrier electronic delivery system; through catalogs or other mail order devices sent or directed to customers or prospective customers located anywhere; or by telecopy or other telephonic or electronic communications, including toll-free numbers, directed to or received from customers or prospective customers located anywhere. You may not place advertisements in printed media and on television and radio that are targeted to customers and prospective customers located outside of your Primary Area of Responsibility. You may not sell our proprietary products to any business or other customer for resale (excluding sales to other Restaurants).

Although we have never engaged in such commercial activities in the past, we and our affiliates reserve the right to sell products under the Marks within and outside your Primary Area of Responsibility through any method of distribution other than a dedicated Restaurant, including sales through such channels of distribution as the Internet, temporary kiosks, grocery store offerings, or other manners of direct distribution (together, "Alternative Distribution Channels"). You may not use Alternative Distribution Channels to make sales outside or inside your Primary Area of Responsibility except as described in the following paragraph, and you will not receive any compensation for our sales (i.e. soliciting or accepting orders) from inside your Primary Area of Responsibility through Alternative Distribution Channels, except as described in the following paragraph.

If we engage in electronic commerce through any Internet, World Wide Web or other computer network site or sell through any other Alternative Distribution Channel, and we receive orders for any proprietary products or other products offered by a Restaurant calling for delivery or performance in your Primary Area of Responsibility, then we will offer the order to you at the price we establish. If you choose not to fulfill the order or are unable to do so, then we, one of our affiliates or a third party we designate (including another franchisee) may fulfill the order, and you will not be entitled to any compensation in connection with this. This electronic commerce program has not yet been instituted.

We have not yet established other franchises or company-owned outlets or another distribution channel selling or leasing similar products or services under a different trademark. We describe earlier in this Item 12 what we may do anywhere and at any time.

Except for the Restaurants operated by our affiliates, neither we nor any parent or affiliate has established, or presently intends to establish, other franchised or company-owned Restaurants which sell our proprietary products or services under a different trade name or trademark, but we reserve the right to do so in the future, without first obtaining your consent.

There are no options, rights of first refusal or similar rights to acquire additional franchises within the Primary Area of Responsibility or in any contiguous territories.

* * * * *

Except as stated above, the territorial rights granted to you under the Franchise Agreement or the Development Agreement are not dependent on the achievement of a certain sales volume, market penetration or other contingency. Also, except as stated above, the Territory may not be altered before the Development Agreement expires or terminates.

Except as described above, we generally do not grant any right of first refusal to obtain additional Restaurant locations. If you wish to obtain an additional location, you must either have entered into a Development Agreement that grants you the right to establish more than one Restaurant or enter into a separate Franchise Agreement for the additional location.

We do not currently operate, franchise, or conduct business through Alternative Channels of Distribution offering products or services similar to those offered by the Restaurant under different marks. There are, however, no restrictions in either the Franchise Agreement or Development Agreement that would restrict our ability to do so.

There are no options, rights of first refusal or similar rights to acquire additional franchises within the territory or in any contiguous territories.

ITEM 13 TRADEMARKS

The Franchise Agreement grants you the non-exclusive right and license to use the Marks, and any other proprietary marks that we may use, during the term of the Franchise Agreement in operating your Restaurant from its Accepted Location. Your use of the proprietary Marks is limited solely to the operation of the Restaurant at its Accepted Location and only in accordance with our System.

Our Parent Company registered the following service mark registration for our principal trademarks on the Principal Register of the United States Patent and Trademark Office ("USPTO"). These service marks were transferred to us as part of the Securitization Transaction.

Mark	Registration Number	Registration Date
FIVE GUYS	2,576,160	June 4, 2002
	, ,	Renewed June 4, 2012
		Renewed June 4, 2022
FIVE GUYS BURGERS AND FRIES	3,569,218	February 3, 2009
	- , , -	Renewed February 3, 2019

Mark	Registration Number	Registration Date
FIVE GUYS BURGERS AND FRIES	3,571,563	February 10, 2009
	2,2 / 2,0 02	Renewed February 10, 2019
FIVE GUYS	4,252,320	December 4, 2012
	7 - 7	Renewed December 4, 2022

All required affidavits have been filed and we intend to renew the registrations for the Marks when they become due.

There are no agreements currently in effect that significantly limit or otherwise impact our rights to use or license the use of the Marks that are material to the franchise.

You may not use the Marks as a part of your corporate or other legal name, and you must comply with our instructions in filing and maintaining trade name or fictitious name registrations. You must execute any documents we require to protect the Marks or to maintain their continued validity and enforceability. In addition, you may not directly or indirectly contest the validity of our Parent Company's ownership of, or our rights in and to, the Marks.

There are no currently effective determinations of the USPTO, the trademark trial and appeal board, the trademark administrator of any state or any court, no pending infringement, opposition or cancellation proceedings and no pending litigation involving any of the Marks that may significantly affect the ownership or use of any Mark listed above.

We know of no superior prior rights or infringing uses of any Mark that could materially affect your use of the Marks in this or any other state.

You must immediately notify us of any apparent infringement of the Marks or challenge to your use of any of the Marks or claim by any person of any rights in any of the Marks. You and your Controlling Principals are not permitted to communicate with any person other than us, or any designated affiliate, our counsel and your counsel involving any infringement, challenge or claim. We can take action and have the right to exclusively control any litigation, USPTO proceeding or other administrative or agency proceeding caused by any infringement, challenge or claim or otherwise relating to any of the Marks. You must sign any and all documents, and do what may, in our counsel's opinion, be necessary or advisable to protect our interests in any litigation, USPTO proceeding or other administrative or agency proceeding or to otherwise protect and maintain our interests and the interests of any other person or entity having an interest in the Marks.

We will indemnify you against and reimburse you for all damages for which you are held liable for your use of any of the Marks, provided that the conduct of you and your Controlling Principals in the proceeding and use of the Marks is in full compliance with the terms of the Franchise Agreement.

Except as provided above, we are not obligated by the Franchise Agreement to protect any rights granted to you to use the Marks or to protect you against claims of infringement or unfair competition with respect to them. Although we are not contractually obligated to protect the Marks or your right to use them, as a matter of corporate policy, we intend to defend the Marks vigorously.

We may require you, at your expense, to discontinue or modify your use of any of the Marks or to use one or more additional or substitute trade names, service marks, trademarks, symbols, logos, emblems and indicia of origin if we determine that an addition or substitution will benefit the System.

The license to use the Marks granted in the Franchise Agreement is non-exclusive to you. We have and retain certain rights in the Marks including the following:

1. To grant other licenses for the use of the Marks outside of your Primary Area of Responsibility;

- 2. To develop and establish other systems using the Marks or other names or marks, and to grant licenses or franchises in those systems without providing any rights to you; and
- 3. To engage, directly or indirectly, at wholesale, retail or otherwise, in (a) the production, distribution, license and sale of products and services and (b) the use of the Marks and any and all trademarks, trade names, service marks, logos, insignia, slogans, emblems, symbols, designs and other identifying characteristics we may develop for that purpose.

ITEM 14 PATENTS, COPYRIGHTS AND PROPRIETARY INFORMATION

Patents and Copyrights:

We have no patents or registered copyrights that are material to the FIVE GUYS® franchise. We do not have any pending patents or copyrights that are material to the FIVE GUYS® franchise.

Confidential Manuals:

You must operate the Restaurant in accordance with the standards and procedures specified in the Manuals. One copy of the Manuals will be loaned to you by us for the term of the Franchise Agreement.

You must treat the Manuals and any other manuals we create or approve for use in your operation of the Restaurant, and the information contained in them, as confidential. You must also use all reasonable efforts to maintain this information as secret and confidential and you must not duplicate, copy, record or otherwise reproduce these materials, in whole or in part, or make them available to any unauthorized person. The Manuals remain our sole property and must be kept in a secure place on the Restaurant premises.

We may revise the contents of the Manuals and you must comply with each new or changed standard. You must also insure that the Manuals are kept current at all times. If there is a dispute as to the contents of the Manuals, the terms of the master copy maintained by us at our home office will be controlling. You must return to us all pages that are replaced in the Manuals.

Confidential Information:

We and or our affiliates claim proprietary rights in certain of our recipes which are included in the Manuals and which are trade secrets. You and each of your Controlling Principals are prohibited, during and after the term of the Franchise Agreement, from communicating, or using for the benefit of any other person or entity, and, after the term of the Franchise Agreement, from using for your or their own benefit, any confidential information, knowledge or know-how concerning the methods of operation of the Restaurant that may be communicated to you or any of your Controlling Principals or that you may learn about, including these trade secrets. You and each of your Controlling Principals can divulge this confidential information only to your employees who must have access to it to operate the Restaurant. Neither you nor your Controlling Principals are permitted at any time, without first obtaining our written consent, to copy, record or otherwise reproduce the materials or information nor make them available to any unauthorized person. Any and all information, knowledge, know-how and techniques related to the System that we communicate to you, including the Manuals, plans and specifications, marketing information and strategies and site evaluation, selection guidelines and techniques, are considered confidential.

If you or your Controlling Principals develop any new concept, process or improvement in the operation or promotion of the Restaurant, you must promptly notify us and give us all necessary information, free of charge. You and your Controlling Principals must acknowledge that any of these

concepts, processes or improvements will become our property and we may give the information to other franchisees.

Web-Based Training and Training Video Series:

We will loan you one copy of any training videos that we may develop in the future for the term of the Franchise Agreement. We may also develop an internet-based training program and offer and/or require your participation in that program (together with the videos, the "**Training Devices**").

You must treat the Training Devices and any other training materials we create or approve for use in your operation of the Restaurant, and the information contained in them, as confidential. You must also use all reasonable efforts to maintain this information as secret and confidential and you must not duplicate, copy, record or otherwise reproduce these materials, in whole or in part, or make them available to any unauthorized person. The Training Devices remain our sole property and must be kept, as applicable, in a secure place on the Restaurant premises.

We may revise the contents of the Training Devices and you must return to us any Training Devices that are replaced by any updates we issue.

ITEM 15 OBLIGATION TO PARTICIPATE IN THE ACTUAL OPERATION OF THE FRANCHISE BUSINESS

When you sign the Agreements, you must designate and retain at all times an individual to serve as the Operating Principal under the Agreements. If you are an individual, you must perform all obligations of the Operating Principal. If you are a corporation, partnership or other form of entity, the Operating Principal must be one of your "Controlling Principals" and must continue to hold ownership interest in you or any entity that directly or indirectly controls you. Except as otherwise provided in the Agreements, the Operating Principal's interest in you must remain free of any pledge, mortgage, hypothecation, lien, charge, encumbrance, voting agreement, proxy, security interest or purchase right or option.

The Operating Principal may, at his option, and subject to our approval, designate an individual to perform the duties and obligations of the Operating Principal described in the Agreements and in this Disclosure Document. The Operating Principal must take all necessary action to ensure that the designee conducts and fulfills all of the Operating Principal's obligations and will remain fully responsible for his performance. The Operating Principal (or his designee, if applicable) must devote substantial full time and best efforts to the supervision and performance of the Restaurant under the Agreements. The Operating Principal must sign the Agreements as one of your "Controlling Principals," and will individually guarantee all of your obligations, and will be jointly and severally bound by all of your obligations and the obligations of the Operating Principal and your Controlling Principals under the Agreements.

The Operating Principal (and any designee) must meet our standards for these positions, as provided in the Manuals or other written instructions. Under the Agreements, the Operating Principal (or his designee) must satisfy the training requirements stated in the Franchise Agreement.

If, during the term of the Agreements, the Operating Principal or any designee cannot serve as Operating Principal or no longer qualifies, you must promptly notify us and designate a replacement within 15 days after the Operating Principal or designee stops serving or no longer meets the requirements. Any replacement must meet the same qualifications listed above. You must provide for interim management of the Restaurant until you designate a replacement. This interim management must be conducted in accordance with the Agreements.

As described in Item 1, we have identified certain persons under the Franchise Agreement and Development Agreement that we refer to in this Disclosure Document as your Principals. Your Principals

include your spouse, if you are a married individual, your Principals also include those of your business entity's officers and directors (including the officers and directors of your general partner, if applicable) whom we designate as your Principals and all holders of an ownership interest in you and in any entity that directly or indirectly controls you, and any other person or entity controlling, controlled by, or under common control with you.

If we designate certain of your Principals as Controlling Principals, they must sign the Franchise Agreement and Development Agreement, as applicable, and agree to be individually bound by certain obligations under the Agreements, including confidentiality and non-competition covenants and to personally guarantee your performance under the Agreements. We typically designate your principal equity owners and executive officers, as well as any other affiliated entities that operate FIVE GUYS® Restaurants as Controlling Principals. The franchise owners, partners, members and/or spouses are bound by these same obligations regarding the personal guaranty, confidentiality and non-competition covenants.

You must retain at all times a general manager and the other personnel as are required to operate and manage the Restaurant. The general manager must satisfy our educational and business criteria as provided to you in the Manuals or other written instructions, and must be individually acceptable to us. In addition, the general manager must be responsible for the supervision and management of the Restaurant, and must devote full time and best efforts to this activity. The general manager also must satisfy the applicable training requirements in the Franchise Agreement. If the general manager cannot serve in the position or does not meet the requirements, he or she must be replaced within the same time period and under the same conditions stated above for the Operating Principal. Your general manager does not have to own an equity interest in the Restaurant.

ITEM 16 RESTRICTIONS ON WHAT THE FRANCHISEE MAY SELL

You must comply with all of our standards and specifications relating to the purchase of all food, food products and beverage items, ingredients, supplies, materials, fixtures, furnishings, equipment (including electronic cash register, computer hardware and software), utensils and other kitchen items and products used or sold at the Restaurant.

You must sell or offer for sale all menu items, food products, and other products and services we require, in the manner and style we require, including dine-in and carry-out, as expressly authorized by us in writing. You must sell and offer for sale only the menu items, and other products and services that we have expressly approved in writing to our specifications. You must not deviate from our standards and specifications without first obtaining our written consent. You must discontinue selling and offering for sale any menu items, products or services that we may disapprove in writing at any time. We have the right to change the types of menu items, products and services offered by you at the Restaurant at any time, and there are no limits on our right to make those changes.

You must maintain in sufficient supply and use and sell only the food and beverage items, ingredients, products, materials, supplies, and paper goods that conform to our standards and specifications. You must prepare all menu items with our recipes and procedures for preparation contained in the Manuals or other written instructions, including the measurements of ingredients. You must not deviate from our standards and specifications by the use or offer of nonconforming items or differing amounts of any items, without first obtaining our written consent.

You must keep the Restaurant very clean and maintain it in good repair and condition. You must conspicuously place a sign (e.g., near your cash register or your fountain drink station) which indicates to your patrons that your Restaurant is independently owned and operated by you. You must make other additions, alterations, repairs and replacements, including, repainting or replacement of obsolete signs, furnishings, equipment, and decor as we may reasonably direct. You must not make any changes to the premises without obtaining our written consent before you make the changes. You must obtain and pay for

any new or additional equipment, including electronic cash registers, computer hardware and software, fixtures, supplies and other products and materials that we require you to have in order to offer and sell new menu items from the Restaurant or to provide the Restaurant's services by alternative means, such as through carry-out, catering or delivery arrangements.

We may ask you to make other improvements to modernize the Restaurant premises, equipment, including electronic cash registers, computer hardware and software, signs, interior and exterior decor items, fixtures, furnishings, supplies and other products and materials required to operate the Restaurant, to our then-current standards and specifications. You must, at our request, make the capital improvements or modifications described in the Franchise Agreement (i) on or after the 5th anniversary of the opening date of the Restaurant or (ii) at any time during the term of the Franchise Agreement, when a majority of the Restaurants that we operate have made or are exercising their best efforts to make the improvements or modifications.

We may offer guidance concerning the selling price for the goods, products and services offered from your Restaurant. Except for maximum prices described below, you are in no way bound to adhere to any such recommended or suggested price. You have the right to sell your products and provide services at any price that you determine, except that we reserve the right to establish maximum prices for any given product or service nationwide or within an advertising market (as we determine). You must not exceed any maximum price we establish, but you at all times remain free to charge any price below the maximum we establish. You must sign any instruments or other writings we require to facilitate the provision of such products and services.

We have developed certain products for use in the System that are prepared from confidential recipes and that are trade secrets of ours and certain products that bear our Marks. Because of the importance of quality and uniformity of production and the significance of the proprietary recipe and trademarked products in the System, it is to our and your benefit that we closely control the production and distribution of the products. You must use our proprietary recipe products. You must purchase all of your requirements for these products only from us or from sources we designate.

All advertising and promotional materials, signs, decorations, and paper goods used in the Restaurant and on any Restaurant delivery vehicles and other items that we designate must have the Marks in the form, color, location and manner we specify.

We or our designee may make available and may require you to purchase from us or our designee for resale to your customers certain pre-packaged food products and promotional merchandise, such as T-shirts and re-fill cups in amounts sufficient to meet your customer demand.

We do not impose any other restrictions in the Franchise Agreement or otherwise, as to the goods or services that you may offer or sell or as to the customers to whom you may offer or sell, except as provided in Item 12.

ITEM 17 RENEWAL, TERMINATION, TRANSFER AND DISPUTE RESOLUTION

This table lists certain important provisions of the franchise and related agreements pertaining to renewal, termination, transfer and dispute resolution. You should read these provisions in the Agreements attached to this Disclosure Document.

THE FRANCHISE RELATIONSHIP

	Provision	Section in Franchise Agreement	Summary
a.	Length of the term of the franchise	Section III.A.	Term continues for 10 years from the date of the Franchise Agreement unless terminated earlier
b.	Renewal or extension of the term	Section III.B.	Agreement may be renewed at your option for additional consecutive 10-year terms
c.	Requirements for franchisee to renew or extend	Section III.B.(1) - (8)	You must give notice at least 7 months in advance, repair and update equipment and Restaurant premises, not be in breach of any agreement with us, have the right to remain in possession of Restaurant premises, sign current agreement and general release, and comply with current qualification and training requirements.
			You may be required to sign a new contract with different terms and conditions than your original contract, but the material terms and conditions of your original contract (i.e., the fees, protected territory and renewal rights) will remain the same in the new contract.
d.	Termination by franchisee	Not applicable	You may terminate the Franchise Agreement on any grounds available by law. These provisions are subject to state law.
e.	Termination by franchisor without cause	Not applicable	Not applicable
f.	Termination by franchisor with "cause"	Section XVII.A.(1)	Each of your obligations under the Franchise Agreement is a material and essential obligation, the breach of which may result in termination.
g.	"Cause" defined – curable defaults	Section XVII.B.	We may terminate you for cause if you fail to cure certain defaults, including: if you or any of your affiliates fail to pay any monies owed to us or our vendors, and do not cure within 5 days after notice (or longer period required), fail to procure and maintain required insurance within 10 days after notice, use the Marks in an unauthorized manner, conduct or otherwise participate in an unauthorized Interview, and fail to cure within 24 hours after notice, fail to comply with the requirements of any other franchise agreement, development agreement, or other agreement to which you and we are a party, fail to cure any other default that is susceptible of cure within 30 days after notice.
h.	"Cause" defined – non-curable defaults	Sections XVII.A.(2) and (3)	We may terminate you for cause if you fail to cure certain defaults, including: if you become insolvent, make a general assignment for benefit of creditors, file a petition or have a petition initiated against you under applicable bankruptcy laws, have outstanding judgments against you for over 30 days, sell unauthorized

	Provision	Section in Franchise Agreement	Summary
			products or services, fail to acquire an accepted location within time required, fail to remodel when required, fail to open Restaurant when required, fail to comply with any term and condition of any sublease or related agreement, or any other franchise agreement, development agreement, or other agreement with us and have not cured the default within the given cure period, abandon or lose right to the Restaurant premises, are convicted of a felony or other crime that may have an adverse effect on the System or Marks, transfer any interest without our consent or maintain false books or records, failure to comply with applicable laws. If we determine that you are repeatedly in default for failure to comply with the requirements of any other franchise agreement, development agreement, or other agreement to which we are parties or in material default for failure to substantially comply with the requirements of any other agreement, we may terminate the Franchise Agreement and/or the other franchise agreement, development agreement or other agreement. If we terminate the Franchise Agreement it is considered an event of default agreement under any other agreement between us, and we have the right to terminate the other agreement.
i.	Franchisee's obligations on termination/non-renewal	Section XVIII.	Obligations include: cease operating the Restaurant and using the Marks and System and completely de-identify the business, pay all amounts due to us, return all Manuals and software and other proprietary materials, comply with confidentiality requirements, and at our option, sell or assign to us your rights in the Restaurant premises and the equipment and fixtures used in the business.
j.	Assignment of contract by Franchisor	Section XIV.A.	We have the right to transfer or assign the Franchise Agreement to any person or entity without restriction. However, no assignment will be granted except to an assignee who, in our good faith judgment, is willing and able to assume our obligations.
k.	"Transfer" by franchisee – defined	Section XIV.B.(1)	Includes sale, assignment, conveyance, pledge, mortgage or other encumbrance of any interest in the Franchise Agreement, the Restaurant or you (if you are not a natural person).
1.	Franchisor approval of transfer by franchisee	Section XIV.B.(2)	You must obtain our consent before transferring any interest. We will not unreasonably withhold our consent.

	Provision	Section in Franchise Agreement	Summary
m.	Conditions for franchisor approval of transfer	Section XIV.B.(2)	Conditions include: pay all amounts due us, not otherwise be in default, sign a general release, and pay a transfer fee. Transferee must meet our criteria, attend training and sign current Franchise Agreement.
n.	Franchisor's right of first refusal to acquire franchisee's business	Section XIV.D.	Within 30 days after notice, we have the option to purchase the transferred interest on the same terms and conditions.
0.	Franchisor's option to purchase franchisee's business	Sections XVIII.K. and XIV.D.	Other than assets on termination, non-renewal or right of first refusal, we have no right or obligation to purchase your business.
p.	Death or disability of franchisee	Section XIV.E.	If you or a Controlling Principal are a natural person, upon death or permanent disability, distributee must be approved by us, or franchise must be transfer to someone approved by us within 12 months after death or within 6 months after notice of permanent disability.
q.	Non-competition covenants during the term of the franchise	Section X.C.(1)	You are prohibited from operating or having an interest in a similar business. Non-competition provisions are subject to state law.
r.	Non-competition covenants after the franchise is terminated or expires	Section X.C.(2)	You and your Controlling Principals are prohibited from operating or having an interest in a similar business which is located, or is intended to be located within a 5-mile radius of any Restaurant in existence or under construction as of the earlier of (i) the expiration or termination of, or the transfer of all of your interest in, the Franchise Agreement or (ii) the time a Controlling Principal ceases to satisfy the definition of a Controlling Principal, as applicable. Non-competition provisions are subject to state law.
s.	Modification of the agreement	Sections X.A.(5) and XIX.B.	Franchise Agreement may not be modified unless mutually agreed to in writing. You must comply with Manuals as amended.
t.	Integration/merger clause	Section XIX.B.	Only the terms of the Franchise Agreement and other related written agreements are binding (subject to applicable state law). Any representations or promises made outside of the Disclosure Document and Franchise Agreement may not be enforceable.
u.	Dispute resolution by arbitration or mediation	Sections XIX.G., H., I., J. and K.	Except for actions brought by us for monies owed, injunctive or extraordinary relief, or actions involving real estate, all disputes must be arbitrated at our headquarters or arbitrated in Alexandria, Virginia, subject to state law.

	Provision	Section in Franchise Agreement	Summary
v.	Choice of forum	Section XIX.G., H., I.	The venue for all proceedings related to or arising out of the Franchise Agreement is in Fairfax County, Virginia, unless otherwise brought by us (subject to state law) (see Disclosure Document Addenda and State Amendments to Agreements).
W.	Choice of Law	Section XIX.H.	The Franchise Agreement is to be interpreted, governed and construed under Virginia law (subject to state law) (see Disclosure Document Addenda and State Amendments to Agreement).

THE DEVELOPER RELATIONSHIP

	Provision	Section in Development Agreement	Summary
a.	Length of the term	Section V.	Term continues until you have completed your development obligations in accordance with the Development Schedule.
b.	Renewal or extension of the term	Section III.B.	We may extend the term of the Development Agreement for up to two 90-day Extension Periods, as described in Item 12 above. In addition, we may renew your Development Agreement to allow you to develop additional Restaurants.
c.	Requirements for Developer to renew or extend	Sections III.B.(2) and (4)	If we renew your Development Agreement, you will have the obligation to develop the additional Restaurants. You will also need to sign a new Development Agreement, which may have materially different terms and conditions from your original contract.
d.	Termination by Developer	Not applicable	You may terminate the Development Agreement on any grounds available at law. These provisions are subject to state law.
e.	Termination by Franchisor without cause	Not applicable	Not applicable
f.	Termination by Franchisor with "cause"	Section VII.A.D.	Following certain defaults, we may terminate the Agreement, or we may modify your territorial rights or alter your Development Schedule, rather than terminate the Agreement.
g.	"Cause" defined - curable defaults	Sections VII.B. and C.	We may terminate you for cause if you fail to cure certain defaults, including: If you or your affiliates fail to pay any monies owed to us, or our vendors, and do not cure within 5 days after notice (or longer period required), use the Marks in an unauthorized manner and fail to cure within 24 hours after notice or fail to cure any other default that is susceptible of cure within 30 days after notice. If you have both a Development Agreement and a Franchise

Provision		Section in Development Agreement	Summary
			Agreement, an uncured default under one is also a default under the other.
h.	"Cause defined – non-curable defaults	Sections VII.A. and B.	We may terminate you for cause based on certain non-curable defaults, including: If you become insolvent, make a general assignment for benefit of creditors, file a petition or have a petition initiated against you under federal bankruptcy laws or similar state laws, have outstanding judgments against you for over 30 days, fail to comply with the Development Schedule, fail to comply with any term and condition of any sublease or related agreement and have not cured the default within the given cure period, are convicted of a felony or other crime that may have an adverse effect on the System or Marks, or transfer any interest without our consent.
i.	Developer's obligations on termination/non-renewal	Sections VII.D. and E.	Obligations include: cease developing Restaurants or, on a partial termination of territorial or development rights under Section VII.D, must continue to develop only in accordance with any modified Development Schedule, and must comply with all applicable confidentiality and non-competition covenants.
j.	Assignment of contract by Franchisor	Section VIII.A.	We have the right to transfer or assign the Development Agreement to any person or entity without restriction. However, no assignment will be granted except to an assignee who, in our good faith judgment, is willing and able to assume our obligations.
k.	"Transfer" by Developer - defined	Section VIII.B.(1)	Includes sale, assignment, conveyance, gift, pledge, mortgage or other disposal or encumbrance of any direct or indirect interest in the Agreement or you (if you are not a natural person).
1.	Franchisor approval of transfer by Developer	Section VIII.B.(2)	You must obtain our consent before transferring any interest. We will not unreasonably withhold our consent.
m.	Conditions for Franchisor approval of transfer	Section VIII.B.(2)	Conditions include: pay all amounts due us, not otherwise be in default, sign a general release, remain liable for pre-transfer obligations and pay a transfer fee. Transferee must meet our criteria, assume post-transfer obligations, sign our then-standard Agreement and attend training.
n.	Franchisor's right of first refusal to acquire Developer's business	Section VIII.D.	Within 30 days after notice, we have the option to purchase the transferred interest on the same terms and conditions offered by a third party.

	Provision	Section in Development Agreement	Summary
0.	Franchisor's option to purchase Franchisee's business	Not applicable	Not applicable
p.	Death or disability of Developer	Section VIII.E.	If you or a Controlling Principal are a natural person, on death or permanent disability, distributee must be approved by us, or interest must be transferred to someone approved by us within 12 months after death or 6 months after notice of permanent disability.
q.	Non-competition covenants during the term of the Development Agreement	Section IX.C.(2)	Except for Restaurants you operate under Franchise Agreements with us, you and your Controlling Principals are prohibited from operating or having an interest in a similar business in the U.S. or anywhere else we have used, registered or sought to register the Marks or where we operate or license others. Noncompetition provisions are subject to state law.
r.	Non-competition covenants after the Development Agreement is terminated or expires	Section IX.D.(2)	Except for Restaurants you operate under Franchise Agreements with us, you and your Controlling Principals are prohibited from operating or having an interest in a similar business which is located, or is intended to be located within a 5-mile radius of any Restaurant or food service facility in existence or under construction as of the earlier of (i) the expiration, termination, or the transfer of all of your interest in the Agreement or (ii) the time a Controlling Principal ceases to satisfy the definition of a Controlling Principal, as applicable. Non-competition provisions are subject to state law.
S.	Modification of the agreement	Sections IX.G. and XV.	Agreement may not be modified unless mutually agreed to in writing, except we may unilaterally decrease the scope of certain noncompetition covenants.
t.	Integration/merger clause	Section XV.A.	Only the terms of the Agreement and other related written agreements are binding (subject to applicable state law). Any representations or promises made outside of the Disclosure Document and Development Agreement may not be enforceable.
u.	Dispute resolution by arbitration or mediation	Sections XV.B., C., D., E. and F.	Except for actions brought by us for monies owed, injunctive or extraordinary relief, or actions involving real estate, all disputes must be arbitrated at our headquarters or arbitrated in Alexandria, Virginia, subject to state law.

	Provision	Section in Development Agreement	Summary
v.	Choice of forum	Section XV.C.	The venue for all proceedings related to or arising out of the Agreement is Fairfax County, Virginia unless otherwise brought by us (subject to state law) (see Disclosure Document Addenda and State Amendments to Agreements).
W.	Choice of law	Sections XV.B., C. and D.	The Agreement is to be interpreted and construed under Virginia law (subject to state law) (see Disclosure Document Addenda and State Amendments to Agreements).

ITEM 18 PUBLIC FIGURES

We do not use any public figure to promote our franchise.

ITEM 19 FINANCIAL PERFORMANCE REPRESENTATIONS

The FTC's Franchise Rule permits a franchisor to provide information about the actual or potential financial performance of its franchised and/or franchisor-owned outlets, if there is a reasonable basis for the information, and if the information is included in the disclosure document. Financial performance information that differs from that included in Item 19 may be given only if: (1) a franchisor provides the actual records of an existing outlet you are considering buying; or (2) a franchisor supplements the information provided in this Item 19, for example, by providing information about possible performance at a particular location or under particular circumstances.

We do not make any representations about a franchisee's future financial performance or the past financial performance of company-owned or franchised outlets. We also do not authorize our employees or representatives to make any such representations either orally or in writing. If you are purchasing an existing outlet, however, we may provide you with the actual records of that outlet. If you receive any other financial performance information or projections of your future income, you should report it to the franchisor's management by contacting us at 1940 Duke Street, 5th Floor, Alexandria, Virginia 22314, Attn: Adam Aberra, Legal Department, (703) 339-9500, <u>franchise@fiveguys.com</u>, the Federal Trade Commission, and the appropriate state regulatory agencies.

ITEM 20 OUTLETS AND FRANCHISEE INFORMATION

TABLE NO. 1 SYSTEMWIDE OUTLET SUMMARY FOR FISCAL YEARS 2022 TO 2024

Outlet Type	Year	Outlets at the Start of the Year	Outlets at the End of the Year	Net Change
Franchised	2022	979	899	-80
	2023	899	924	+25
	2024	924	945	+21

Outlet Type	Year	Outlets at the Start of the Year	Outlets at the End of the Year	Net Change
Company-Owned*	2022	479	578	+99
	2023	578	597	+19
	2024	597	613	+16
Total Outlets	2022	1,458	1,477	+19
	2023	1,477	1,521	+44
	2024	1,521	1,558	+37

^{*} Company-owned outlets refer to FIVE GUYS® Restaurants owned by Five Guys Properties and FGO.

TABLE NO. 2 TRANSFERS OF OUTLETS FROM FRANCHISEES TO NEW OWNERS (OTHER THAN FRANCHISOR) FOR FISCAL YEARS 2022 TO 2024

State	Year	Number of Transfers
Arizona	2022	0
	2023	6
	2024	0
California	2022	0
	2023	2
	2024	0
Delaware	2022	0
	2023	3
	2024	0
Florida	2022	0
	2023	5
	2024	0
Georgia	2022	0
	2023	0
	2024	2
Indiana	2022	0
	2023	0
	2024	9
Kansas	2022	4
	2023	0
	2024	0
Kentucky	2022	0
	2023	2
	2024	0
Maryland	2022	0
	2023	11
	2024	0
Massachusetts	2022	0
	2023	1
	2024	1

State	Year	Number of Transfers
Minnesota	2022	0
	2023	0
	2024	23
Missouri	2022	7
	2023	0
	2024	0
New Jersey	2022	5
	2023	0
	2024	0
New York	2022	0
	2023	26
	2024	0
Oregon	2022	12
	2023	0
	2024	0
Tennessee	2022	0
	2023	0
	2024	11
Washington	2022	3
	2023	0
	2024	0
Wisconsin	2022	0
	2023	0
	2024	4
Totals	2022	31
	2023	56
	2024	50

TABLE NO. 3 STATUS OF FRANCHISED OUTLETS FOR FISCAL YEARS 2022 TO 2024

State	Year	Outlets at Start of the Year	Outlets Opened	Terminations	Non- Renewals	Reacquired by Franchisor	Ceased Operations - Other Reasons	Outlets at End of the Year
Alabama	2022	10	1	0	0	0	0	11
	2023	11	4	0	0	0	0	15
	2024	15	2	0	0	0	0	17
Arizona	2022	11	0	0	0	0	0	11
	2023	11	1	0	0	0	0	12
	2024	12	0	0	0	0	0	12
Arkansas	2022	5	0	0	0	0	0	5
	2023	5	1	0	0	0	0	6
	2024	6	2	0	0	0	0	8

State	Year	Outlets at Start of the Year	Outlets Opened	Terminations	Non- Renewals	Reacquired by Franchisor	Ceased Operations - Other Reasons	Outlets at End of the Year
California	2022	75	2	0	0	23	2	52
	2023	52	2	0	0	0	4	50
	2024	50	3	0	0	0	0	53
Colorado	2022	27	1	0	0	15	0	13
	2023	13	2	0	0	0	0	15
	2024	15	0	0	0	0	0	15
Delaware	2022	8	1	0	0	0	0	9
	2023	9	0	0	0	0	0	9
	2024	9	0	0	0	0	1	8
Florida	2022	72	5	0	0	0	2	75
	2023	75	4	0	0	0	0	79
	2024	79	2	0	0	0	0	81
Georgia	2022	15	0	0	0	0	0	15
	2023	15	0	0	0	0	1	14
	2024	14	1	0	0	0	0	15
Hawaii	2022	3	0	0	0	0	0	3
	2023	3	0	0	0	0	0	3
	2024	3	0	0	0	0	0	3
Idaho	2022	7	1	0	0	0	0	8
	2023	8	0	0	0	0	0	8
	2024	8	0	0	0	0	0	8
Illinois	2022	0	0	0	0	0	0	0
	2023	0	0	0	0	0	0	0
	2024	0	0	0	0	0	0	0
Indiana	2022	31	0	0	0	0	0	31
	2023	31	2	0	0	0	0	33
	2024	33	0	0	0	0	1	32
Kansas	2022	13	1	0	0	0	0	14
	2023	14	0	0	0	0	0	14
	2024	14	2	0	0	0	1	15
Kentucky	2022	10	1	0	0	0	0	11
	2023	11	2	0	0	0	0	13
	2024	13	1	0	0	0	1	13
Louisiana	2022	12	1	0	0	0	1	12
	2023	12	2	0	0	0	1	13
	2024	13	1	0	0	0	0	14
Maine	2022	6	1	0	0	0	0	7
	2023	7	0	0	0	0	0	7
	2024	7	0	0	0	0	0	7
Maryland	2022	33	3	0	0	0	1	35
	2023	35	0	0	0	0	0	35
	2024	35	0	0	0	0	1	34
Massachusetts	2022	47	0	0	0	9	0	38
	2023	38	0	0	0	0	0	38
	2024	38	2	0	0	0	1	39

State	Year	Outlets at Start of the Year	Outlets Opened	Terminations	Non- Renewals	Reacquired by Franchisor	Ceased Operations - Other Reasons	Outlets at End of the Year
Michigan	2022	0	0	0	0	0	0	0
	2023	0	0	0	0	0	0	0
	2024	0	0	0	0	0	0	0
Minnesota	2022	22	1	0	0	0	0	23
	2023	23	0	0	0	0	0	23
	2024	23	0	0	0	0	0	23
Mississippi	2022	2	0	0	0	0	0	2
	2023	2	0	0	0	0	0	2
	2024	2	0	0	0	0	0	2
Missouri	2022	14	0	0	0	0	0	14
	2023	14	0	0	0	0	0	14
	2024	14	1	0	0	0	1	14
Montana	2022	5	0	0	0	0	0	5
	2023	5	0	0	0	0	0	5
	2024	5	0	0	0	0	0	5
Nebraska	2022	5	0	0	0	0	0	5
	2023	5	0	0	0	0	1	4
	2024	4	1	0	0	0	0	5
Nevada	2022	9	0	0	0	0	0	9
	2023	9	0	0	0	0	0	9
	2024	9	0	0	0	0	0	9
New Hampshire	2022	12	1	0	0	0	0	13
	2023	13	0	0	0	0	0	13
	2024	13	0	0	0	0	0	13
New Jersey	2022	47	2	0	0	0	0	49
	2023	49	0	0	0	0	0	49
	2024	49	2	0	0	0	0	51
New Mexico	2022	0	0	0	0	0	0	0
	2023	0	0	0	0	0	0	0
	2024	0	0	0	0	0	0	0
New York	2022	82	2	0	0	0	1	83
	2023	83	1	0	0	0	0	84
	2024	84	1	0	0	0	2	83
North Carolina	2022	31	3	0	0	0	1	33
	2023	33	4	0	0	0	1	36
	2024	36	2	0	0	0	0	38
North Dakota	2022	5	1	0	0	0	0	6
	2023	6	0	0	0	0	0	6
	2024	6	0	0	0	0	0	6
Ohio	2022	37	3	0	0	0	1	39
	2023	39	0	0	0	0	0	39
	2024	39	2	0	0	0	0	41
Oklahoma	2022	12	0	0	0	11	1	0
	2023	0	0	0	0	0	0	0
	2024	0	0	0	0	0	0	0

State	Year	Outlets at Start of the Year	Outlets Opened	Terminations	Non- Renewals	Reacquired by Franchisor	Ceased Operations - Other Reasons	Outlets at End of the Year
Oregon	2022	19	1	0	0	0	0	20
	2023	20	1	0	0	0	0	21
	2024	21	0	0	0	0	0	21
Pennsylvania	2022	25	2	0	0	0	0	27
	2023	27	3	0	0	0	0	30
	2024	30	1	0	0	0	0	31
Rhode Island	2022	5	0	0	0	0	0	5
	2023	5	1	0	0	0	0	6
	2024	6	0	0	0	0	0	6
South Carolina	2022	28	1	0	0	0	0	29
	2023	29	1	0	0	0	0	30
	2024	30	1	0	0	0	2	29
South Dakota	2022	3	0	0	0	0	0	3
ļ	2023	3	0	0	0	0	0	3
	2024	3	0	0	0	0	0	3
Tennessee	2022	25	1	0	0	0	0	26
	2023	26	0	0	0	0	0	26
	2024	26	0	0	0	0	0	26
Texas	2022	66	0	0	0	48	1	17
	2023	17	0	0	0	0	0	17
	2024	17	0	0	0	0	0	17
Utah	2022	18	0	0	0	0	0	18
	2023	18	0	0	0	0	0	18
	2024	18	0	0	0	0	0	18
Vermont	2022	2	0	0	0	0	0	2
	2023	2	0	0	0	0	0	2
	2024	2	0	0	0	0	0	2
Virginia	2022	14	0	0	0	0	0	14
	2023	14	0	0	0	0	0	14
	2024	14	3	0	0	0	1	16
Washington DC	2022	0	0	0	0	0	0	0
	2023	0	0	0	0	0	0	0
	2024	0	0	0	0	0	0	0
Washington	2022	28	1	0	0	0	0	29
	2023	29	2	0	0	0	0	31
	2024	31	2	0	0	0	0	33
West Virginia	2022	3	0	0	0	0	0	3
	2023	3	0	0	0	0	0	3
	2024	3	0	0	0	0	0	3
Wisconsin	2022	5	0	0	0	0	0	5
	2023	5	1	0	0	0	1	5
	2024	5	0	0	0	0	1	4
Wyoming	2022	2	0	0	0	0	0	2
ļ	2023	2	0	0	0	0	0	2
	2024	2	0	0	0	0	0	2

State	Year	Outlets at Start of the Year	Outlets Opened	Terminations	Non- Renewals	Reacquired by Franchisor	Ceased Operations - Other Reasons	Outlets at End of the Year
U.S. Subtotals	2022	911	37	0	0	106	11	831
	2023	831	34	0	0	0	9	856
	2024	856	32	0	0	0	13	875
Canada	2022	68	1	0	0	0	1	68
	2023	68	2	0	0	0	2	68
	2024	68	3	0	0	0	1	70
Totals	2022	979	38	0	0	106	12	899
	2023	899	36	0	0	0	11	924
	2024	924	35	0	0	0	14	945

TABLE NO. 4 STATUS OF COMPANY-OWNED OUTLETS FOR FISCAL YEARS 2022 TO 2024

State	Year	Outlets at Start of Year	Outlets Opened	Outlets Reacquired from Franchisee	Outlets Closed	Outlets Sold to Franchisee	Outlets at End of the Year
Alabama	2022	11	2	0	1	0	12
	2023	12	1	0	0	0	13
	2024	13	0	0	1	0	12
Arizona	2022	20	1	0	1	0	20
	2023	20	0	0	0	0	20
	2024	20	2	0	0	0	22
California	2022	57	0	23	4	0	76
	2023	76	0	0	3	0	73
	2024	73	0	0	8	0	65
Connecticut	2022	23	2	0	1	0	24
	2023	24	1	0	0	0	25
	2024	25	1	0	1	0	25
Colorado	2022	0	0	15	0	0	15
	2023	15	0	0	0	0	15
	2024	15	0	0	0	0	15
Delaware	2022	0	0	0	0	0	0
	2023	0	0	0	0	0	0
	2024	0	0	0	0	0	0
Florida	2022	40	0	0	1	0	39
	2023	39	2	0	1	0	40
	2024	40	2	0	0	0	42
Georgia	2022	38	1	0	0	0	39
	2023	39	2	0	0	0	41
	2024	41	3	0	0	0	44
Illinois	2022	37	1	0	0	0	38
	2023	38	4	0	2	0	40
	2024	40	1	0	0	0	41
Iowa	2022	7	0	0	0	0	7
	2023	7	1	0	0	0	8
	2024	8	1	0	0	0	9

State	Year	Outlets at Start of Year	Outlets Opened	Outlets Reacquired from Franchisee	Outlets Closed	Outlets Sold to Franchisee	Outlets at End of the Year
Kentucky	2022	1	0	0	0	0	1
	2023	1	0	0	0	0	1
	2024	1	0	0	0	0	1
Louisiana	2022	3	0	0	1	0	2
	2023	2	0	0	0	0	2
	2024	2	0	0	0	0	2
Maryland	2022	24	0	0	0	0	24
	2023	24	0	0	0	0	24
	2024	24	1	0	0	0	25
Massachusetts	2022	0	0	9	0	0	9
	2023	9	0	0	0	0	9
	2024	9	0	0	0	0	9
Michigan	2022	31	0	0	0	0	31
	2023	31	2	0	0	0	33
	2024	33	4	0	0	0	37
Mississippi	2022	6	0	0	0	0	6
	2023	6	0	0	0	0	6
	2024	6	0	0	0	0	6
Missouri	2022	12	0	0	0	0	12
	2023	12	1	0	0	0	13
	2024	13	0	0	2	0	11
New Jersey	2022	1	0	0	0	1	0
	2023	0	0	0	0	0	0
	2024	0	0	0	0	0	0
New Mexico	2022	7	0	0	0	0	7
	2023	7	0	0	0	0	7
	2024	7	0	0	0	0	7
New York	2022	5	0	0	1	0	4
	2023	4	1	0	0	0	5
	2024	5	0	0	0	0	5
North Carolina	2022	8	0	0	0	0	8
	2023	8	1	0	0	0	9
	2024	9	0	0	0	0	9
Ohio	2022	20	0	0	0	0	20
	2023	20	2	0	0	0	22
	2024	22	2	0	0	0	24
Oklahoma	2022	0	0	11	0	0	11
	2023	11	0	0	1	0	10
	2024	10	3	0	0	0	13
Pennsylvania	2022	34	0	0	0	0	34
	2023	34	2	0	1	0	35
	2024	35	1	0	0	0	36
South Carolina	2022	2	0	0	0	0	2
	2023	2	1	0	0	0	3
	2024	3	0	0	0	0	3

State	Year	Outlets at Start of Year	Outlets Opened	Outlets Reacquired from Franchisee	Outlets Closed	Outlets Sold to Franchisee	Outlets at End of the Year
Tennessee	2022	7	1	0	0	0	8
	2023	8	0	0	0	0	8
	2024	8	0	0	0	0	8
Texas	2022	3	0	48	2	0	49
	2023	49	3	0	2	0	50
	2024	50	7	0	0	0	57
Virginia	2022	57	1	0	0	0	58
	2023	58	5	0	0	0	63
	2024	63	2	0	2	1	62
Washington, DC	2022	8	1	0	2	0	7
	2023	7	0	0	0	0	7
	2024	7	0	0	0	0	7
West Virginia	2022	4	0	0	1	0	3
	2023	3	0	0	0	0	3
	2024	3	0	0	0	0	3
Wisconsin	2022	13	0	0	1	0	12
	2023	12	0	0	0	0	12
	2024	12	1	0	0	0	13
Totals	2022	479	10	106	16	1	578
	2023	578	29	0	10	0	597
	2024	597	31	0	14	1	613

TABLE NO. 5 PROJECTED OPENINGS AS OF DECEMBER 31, 2024

States	Franchise Agreements* Signed But Restaurant Not Open	Projected Franchised Restaurant Openings	Projected Company-Owned Restaurant Openings
Alabama	0	003	00
Alaska	0	0	0
Arizona	3	3	0
Arkansas	0	0	0
California	41	2	0
Colorado	6	0	0
Connecticut	0	0	1
Delaware	0	0	0
Florida	60	9	2
Georgia	10	2	3
Hawaii	5	0	0
Idaho	1	0	0
Illinois	0	0	1
Indiana	8	2	0
Iowa	0	0	0
Kansas	2	0	0
Kentucky	10	0	0
Louisiana	3	1	0
Maine	1	0	0
Maryland	0	2	3
Massachusetts	17	2	0

States	Franchise Agreements* Signed But Restaurant Not Open	Projected Franchised Restaurant Openings	Projected Company-Owned Restaurant Openings
Michigan	0	0	3
Minnesota	3	0	0
Mississippi	1	0	0
Missouri	0	0	1
Montana	0	1	0
Nebraska	0	0	0
Nevada	1	1	0
New Hampshire	1	0	0
New Jersey	14	2	0
New Mexico	0	0	0
New York	40	10	0
North Carolina	16	0	0
North Dakota	0	0	0
Ohio	13	1	1
Oklahoma	0	0	0
Oregon	3	0	0
Pennsylvania	7	1	1
Rhode Island	0	0	0
South Carolina	5	1	0
South Dakota	1	0	0
Tennessee	1	0	0
Texas	5	2	4
Utah	3	0	0
Vermont	0	0	0
Virginia	2	1	2
Washington, DC	0	0	0
Washington	22	2	0
West Virginia	1	1	0
Wisconsin	0	0	0
Wyoming	1	0	0
U.S. Subtotals	307	46	22
Canada	54	2	0
Totals	361	48	22

^{*} Franchise Agreements include signed, individual Franchise Agreements and projected stores reflected in signed Development Agreements.

List of Current Franchisees

The names of all franchisees and the addresses and telephones numbers of their businesses are listed in Exhibit D to this Disclosure Document. The names of all franchisees/developers that had franchises that were not operational as of December 31, 2024 are also listed in Exhibit D of this Disclosure Document.

List of Former Franchisees

The name, city, state and current business telephone number (or if unknown, the last known home telephone number) of every franchisee who had a business terminated, cancelled, not renewed or otherwise voluntarily or involuntarily ceased to do business under the Franchise Agreement during the most recently completed fiscal year or who has not communicated with us within 10 weeks of the issuance date of this

Disclosure Document are listed on Exhibit E to this Disclosure Document. If you buy this franchise, your contact information may be disclosed to other buyers when you leave the franchise system.

Purchase of Previously Owned Franchise

If you are purchasing a previously-owned franchised Restaurant from another franchisee, we will not provide you with any information on the previously-owned Restaurant. If you are purchasing a previously-owned franchised Restaurant from us or one of our affiliates, we will provide you additional information on the previously-owned Restaurant in an addendum to this Disclosure Document.

Confidentiality Clauses

During the last 3 fiscal years, neither we nor our predecessor, FGE, have had any franchisees sign confidentiality provisions that would restrict their ability to speak openly about their experience with the FIVE GUYS® system.

Trademark-Specific Franchisee Organizations

There are no trademark-specific organizations formed by our franchisees that are associated with the FIVE GUYS® system.

ITEM 21 FINANCIAL STATEMENTS

FGE will be providing required support and services to franchisees under a management agreement with us. The audited consolidated financial statements of Five Guys Holdings, Inc. (our Parent Company), the parent of FGE, and subsidiaries as of and for the years ended December 31, 2022, December 31, 2023, and December 31, 2024 and unaudited financial statements as of June 30, 2025 are attached and included in Exhibit A. FGE is not a party to the Development Agreement, Franchise Agreement or other agreement that we sign with franchisees nor does it guarantee our obligations under the Franchise Agreement or other agreements that we sign with franchisees. Five Guys Holding, Inc., our Parent Company, has signed a Guaranty of Performance agreement in which it absolutely and unconditionally guarantees to assume FGE's duties and obligations under the management agreement. A copy of the Guaranty of Performance is also attached to this Disclosure Document at Exhibit A.

Five Guys Funding issued fixed rate notes in the amount of \$400 million and a variable funding note with a maximum principal amount of \$40 million as part of the Securitization Transaction. These funds were used, in part, to pay certain outstanding obligations. Various assets have been pledged to secure this indebtedness, including all franchise agreements and other agreements existing as of the closing of the Securitization Transaction. Certain subsidiaries and affiliates of Five Guys Funding have guaranteed the indebtedness, including us. See the Footnotes to the financial statements in Exhibit A for more information about the Securitization Transaction.

Our fiscal year end is December 31st.

ITEM 22 CONTRACTS

Attached as Exhibits to this Disclosure Document are the following contracts and their attachments:

Development Agreement Exhibit B
 Franchise Agreement Exhibit C

ITEM 23 RECEIPTS

Two copies of an acknowledgment of your receipt of this Disclosure Document appear at the end of the Disclosure Document. Please return one signed copy to us and retain the other for your records.

EXHIBIT A TO THE DISCLOSURE DOCUMENT FINANCIAL STATEMENTS

GUARANTEE OF PERFORMANCE

For value received, FIVE GUYS HOLDINGS, INC., a Delaware corporation (the "Guarantor"), located at 1940 Duke Street, 5th Floor, Alexandria, Virginia 22314, absolutely and unconditionally guarantees the performance by Five Guys Enterprises, LLC (the "Manager") located at 1940 Duke Street, 5th Floor, Alexandria, Virginia 22314, of all of its duties and obligations under that certain Management Agreement between the Manager and Five Guys Franchisor, LLC (the "Franchisor"), among others, dated June 27, 2017, as it may be amended, modified or extended from time to time (the "Management Agreement"), which duties and obligations include the Manager's required performance of the Franchisor's support and services to the Franchisor's franchisees under their franchise agreements and development agreements.

This guarantee continues until all such obligations of the Manager under the Management Agreement are satisfied, or until the liability of the Manager to the Franchisor under the Management Agreement has been discharged, whichever first occurs. Notice of acceptance is waived. The Guarantor does not waive receipt of notice of default on the part of the Manager. This guarantee is binding on the Guarantor and on its successors and assigns and inures to the benefit of the above-described franchisees.

The Guarantor signs this guarantee at Alexandria, Virginia on the 7th day of July 2025.

GUARANTOR:

FIVE GUYS HOLDINGS, INC.

Name: Jane K. Murrell

Title: Authorized Signatory

Five Guys Holdings, Inc. and Subsidiaries

Consolidated Financial Statements as of and for the Years Ended December 31, 2024, 2023, and 2022, and Independent Auditor's Report

FIVE GUYS HOLDINGS, INC. AND SUBSIDIARIES

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Deloitte & Touche LLP 7900 Tysons One Place Suite 800 McLean, VA 22102 USA www.deloitte.com

INDEPENDENT AUDITOR'S REPORT

To the Board of Directors of Five Guys Holdings, Inc. and Subsidiaries Alexandria, VA

Opinion

We have audited the consolidated financial statements of Five Guys Holdings, Inc. and its subsidiaries (the "Company"), which comprise the consolidated balance sheets as of December 31, 2024, 2023, and 2022, and the related consolidated statements of operations and comprehensive loss, changes in stockholders' deficit, and cash flows for the years then ended, and the related notes to the consolidated financial statements (collectively referred to as the "financial statements").

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2024, 2023, and 2022, and the results of its operations and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

We conducted our audits in accordance with auditing standards generally accepted in the United States of America (GAAS). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the Company and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audits. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Responsibilities of Management for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America, and for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the Company's ability to continue as a going concern for one year after the date that the financial statements are available to be issued.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements.

In performing an audit in accordance with GAAS, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant
 accounting estimates made by management, as well as evaluate the overall presentation of the
 financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the Company's ability to continue as a going concern for a reasonable period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control-related matters that we identified during the audit.

March 26, 2025

Deloitte : Touche UP

FIVE GUYS HOLDINGS, INC. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS AS OF DECEMBER 31, 2024, 2023, AND 2022 (In thousands)

ASSETS	2024	2023	2022
A33E13			
CURRENT ASSETS:			
Cash and cash equivalents	\$ 86,707	\$104,790	\$130,711
Restricted cash	35,841	32,749	33,144
Short-term investments	-	24,296	49,236
Accounts receivable—net	18,823	20,867	16,876
Other receivables	2,960	3,378	4,213
Related-party receivables — current portion—net	10,550	11,569	9,202
Inventory	5,411	4,576	5,169
Prepaid expenses and other current assets	9,774	10,977	14,608
	<u>- </u>		
Total current assets	170,066	213,202	263,159
PROPERTY AND EQUIPMENT—Net	181,524	188,104	163,981
OTHER ASSETS:			
Finance lease assets	11,975	13,972	3,136
Operating lease assets	260,369	252,682	256,592
Long-term investments	13,658	11,434	9,330
Related-party receivables—net of current portion	29,219	26,881	1,007
Intangible assets—net	21,881	32,945	47,043
Goodwill	122,964	142,440	165,794
Other assets	10,708	11,028	11,464
Total other assets	470,774	491,382	494,366
TOTAL	\$822,364	\$892,688	\$921,506
101712	7022,304	7032,000	7321,300

(Continued)

CONSOLIDATED BALANCE SHEETS AS OF DECEMBER 31, 2024, 2023, AND 2022 (In thousands, except share and per share values)

	2024	2023	2022
LIABILITIES AND STOCKHOLDERS' DEFICIT			
CURRENT LIABILITIES: Current maturities of long-term debt Finance lease liabilities—current portion Operating lease liabilities—current portion Accounts payable Embedded derivative liability Accrued expenses and other current liabilities Accrued payroll and related taxes Related-party payables Deferred revenue—current portion Total current liabilities	\$ 9,056 1,036 58,262 22,972 339,756 54,054 29,053 130 3,411 517,730	\$ 381 860 56,675 19,108 319,110 49,079 31,506 5,128 3,173	\$ 1,949 841 63,003 24,538 320,231 47,156 35,313 5,111 3,434
Total carrent has made	317,730	103,020	301,370
OTHER LIABILITIES: Long-term debt—net of current maturities Finance lease liabilities—net of current portion Operating lease liabilities—net of current portion Deferred revenue—net of current portion Deferred compensation liability Other liabilities Total other liabilities	837,276 20,707 215,107 35,138 151,486 17,175	833,426 20,052 205,438 36,581 177,620 14,625 1,287,742	785,213 3,120 210,453 39,270 145,840 12,086
COMMITMENTS AND CONTINGENCIES (Note 11)	·		
STOCKHOLDERS' DEFICIT: Preferred stock—series A—noncumulative convertible preferred (\$15 million aggregate preference)—\$.001 par value—107,000 shares liquidation authorized, issued, and outstanding Preferred stock—series B—noncumulative convertible preferred (\$15 million aggregate liquidation preference)—\$.001 par value— 84,863 shares authorized, issued, and outstanding Common stock—\$.001 par value—1,808,137 shares authorized (Class A—1,758,137, Class B—50,000); 935,219, 935,084, and 935,022 shares issued as of 2024, 2023, and 2022, respectively; 881,768, 882,188, and 889,661 shares outstanding for 2024, 2023, and 2022, respectively	1	1	1
Treasury stock—53,451, 52,896, and 45,361 shares outstanding for 2024, 2023, and 2022, respectively Additional paid-in capital Accumulated deficit Stockholder loans Accumulated other comprehensive (loss) income	(73,476) 27,391 (924,969) (406) (796)	(72,172) 9,997 (817,373) (469) (58)	(54,374) 9,997 (731,459) (239) 22
Total stockholders' deficit	(972,255)	(880,074)	(776,052)
TOTAL	\$ 822,364	\$ 892,688	\$ 921,506
See notes to consolidated financial statements.			(Concluded)

CONSOLIDATED STATEMENTS OF OPERATIONS AND COMPREHENSIVE LOSS FOR THE YEARS ENDED DECEMBER 31, 2024, 2023, AND 2022 (In thousands)

	2024	2023	2022
REVENUE: Restaurant sales Bakery sales Royalty fees Development fees Franchise fees Other revenue Creative fund revenue	\$ 859,678 65,956 110,029 3,104 1,268 4,702 38,413	\$ 877,394 67,854 106,445 2,526 1,139 5,059 37,293	\$ 809,200 64,163 100,802 3,357 1,553 4,208 35,290
Total revenue	1,083,150	1,097,710	1,018,573
OPERATING EXPENSES: Cost of sales: Food, beverage, and shipping Labor Occupancy Other operating costs General and administrative Creative fund expense	244,937 305,026 98,981 209,579 214,259 45,156	244,603 301,120 87,369 208,277 253,295 45,433	226,683 280,556 80,287 183,964 213,061 40,603
Total operating expenses	1,117,938	1,140,097	1,025,154
LOSS FROM OPERATIONS	(34,788)	(42,387)	(6,581)
OTHER INCOME (EXPENSE): Interest income Interest expense Loss on extinguishment of debt (Loss) gain on embedded derivative Other (expense) income	8,928 (55,432) - (20,646) (694)	6,786 (40,482) (1,185) 1,121 (2,502)	942 (33,955) - (17,825)
Total other expense	(67,844)	(36,262)	(50,300)
LOSS BEFORE INCOME TAX EXPENSE	(102,632)	(78,649)	(56,881)
INCOME TAX EXPENSE—Total income tax expense	697	1,592	2,212
NET LOSS	(103,329)	(80,241)	(59,093)
OTHER COMPREHENSIVE LOSS—Foreign currency translation adjustment	(738)	(80)	(703)
COMPREHENSIVE LOSS	<u>\$ (104,067)</u>	\$ (80,321)	\$ (59,796)

See notes to consolidated financial statements.

CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' DEFICIT FOR THE YEARS ENDED DECEMBER 31, 2024, 2023, AND 2022 (In thousands, except share and per share values)

Accumulated Preferred Stock Preferred Stock Other Series A Series B Common Stock Additional Total Shares Shares Shares Treasury Paid-In Accumulated StockholderComprehensive Stockholders' Issued Amount Issued Issued Stock Capital Deficit Income (Loss) Deficit Amount Amount Loans BALANCE-January 1, 2022 107,000 \$ \$(447) 84,863 \$ 934,820 \$ 1 \$(26,403) \$ 9,444 \$(664,356) \$ 725 \$(681,036) Distributions to stockholders (7,986)(7,986)Comprehensive loss (59,093)(703)(59,796)Treasury stock purchases (27,971)(27,971)Stockholder loans - collections 208 208 Stock-based compensation 553 553 202 Common stock issued upon exercises of stock options ASC 842 beginning balance adjustment (24) (24)BALANCE-December 31, 2022 107,000 84,863 935,022 (54,374)9,997 (239)22 1 (731,459)(776,052)Distributions to stockholders (5,673)(5,673)Comprehensive loss (80,241)(80)(80,321)(17,798)Treasury stock purchases (17,798)Stockholder loans - advances (230)(230)Common stock issued upon exercises of stock options 62 BALANCE-December 31, 2023 107.000 84.863 935.084 1 (72,172)9.997 (817,373) (469) (58) (880,074) Distributions to stockholders (4,267)(4,267)Comprehensive loss (738)(103,329)(104,067)(1,304)(1,304)Treasury stock purchases 63 Stockholder loans - collections 63 Stock-based compensation 17,394 17,394 Common stock issued upon exercises of stock options 135 \$(924,969) BALANCE-December 31, 2024 107,000 84,863 935,219 \$(73,476) \$ 27,391 \$(406) \$(796) \$(972,255)

See notes to consolidated financial statements.

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2024, 2023, AND 2022 (In thousands)

	2024	2023	2022
CASH FLOWS FROM OPERATING ACTIVITIES:			
Net loss	\$ (103,329)	\$(80,241)	\$ (59,093)
Adjustments to reconcile net loss to net cash	φ (103,323)	7(00)211)	\$ (33,033)
provided by operating activities:			
Depreciation and amortization	76,662	80,368	69,465
Amortization of debt issuance costs	4,187	4,201	3,861
Amortization of lease assets	70,774	65,971	61,431
Loss on extinguishment of debt	-	1,185	-
Impairment of long lived assets	8,826	7,328	2,742
Bad debt provision	(43)	(1,245)	172
Deferred income tax benefit	(149,102)	(22,011)	(9,889)
Tax valuation allowance	149,102	22,011	9,889
Loss on property and equipment disposal	364	53	566
Loss (gain) on embedded derivative liability	20,646	(1,121)	17,825
Deferred compensation (benefit) expense	(23,215)	34,468	12,460
Stock-based compensation	17,394	-	553
Changes in operating assets and liabilities:	,		
Accounts receivable	2,148	(3,998)	(2,257)
Other receivables	391	(1,185)	912
Creative fund receivable	242	141	523
Inventory	(835)	593	163
Prepaid expenses and other current assets	2,773	3,273	773
Otherassets	1,272	257	3,589
Long-term investments	(1,338)	(1,507)	2,255
Operating lease liabilities	(64,931)	(72,127)	(66,183)
Accounts payable	3,863	(5,430)	5,317
Accrued expenses and other current liabilities	5,203	8,104	4,732
Accrued payroll and related taxes	(2,246)	(3,710)	(1,310)
Deferred revenue	(1,205)	(2,949)	(3,156)
Otherliabilities	(430)	1,108	(74)
Net cash provided by operating activities	17,173	33,537	55,266
CASH FLOWS FROM INVESTING ACTIVITIES:			
Redemption (investment) of commercial paper	24,296	24,940	(49,236)
Deferred compensation contributions	(1,119)	(1,087)	(1,285)
Deferred compensation distributions	233	490	244
Purchases of property and equipment	(50,000)	(68,344)	(70,092)
Acquisitions of franchisee locations	(30,000)	-	(143,663)
Holdback settlements related to acquisitions	_	(6,100)	(1,252)
Advances to related parties	(2,382)	(26,351)	-
Collections of related party advances and other	849	-	243
Net cash used in investing activities	(28,123)	(76,452)	(265,041)

(Continued)

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2024, 2023, AND 2022 (In thousands)

	2024	2023	2022
CASH FLOWS FROM FINANCING ACTIVITIES:			
Repayments of finance lease liabilities	\$ (928)	\$ (691)	\$ (1,001)
Proceeds from line of credit	10,000	25,000	-
Repayment of line of credit	-	(25,000)	-
Proceeds from long-term debt	-	450,000	210,000
Repayment of long-term debt	(213)	(396,000)	(4,000)
Payment of deferred financing fees	(1,449)	(12,832)	(6,449)
Employee loans—stockholder advances	-	(230)	-
Employee loans—stockholder collections	63	- (47.700)	208
Purchase of treasury stock	(6,304)	(17,798)	(17,925)
Distributions Payments related to tax withholding for share-based compensation	(4,267)	(5,673)	(7,986) (211)
rayments related to tax withholding for share-based compensation	(205)	(97)	(211)
Net cash (used in) provided by financing activities	(3,303)	16,679	172,636
NET CHANGE IN CASH, CASH EQUIVALENTS, AND RESTRICTED CASH	(14,253)	(26,236)	(37,139)
NET EFFECT OF EXCHANGE RATES ON CASH,			
CASH EQUIVALENTS, AND RESTRICTED CASH	(738)	(80)	(703)
CASH, CASH EQUIVALENTS, AND RESTRICTED CASH—Beginning	137,539	163,855	201,697
CASH, CASH EQUIVALENTS, AND RESTRICTED CASH—End	\$122,548	\$ 137,539	\$163,855
SUPPLEMENTAL DISCLOSURES OF CASH FLOW			
INFORMATION—Cash paid for:			
Interest	\$ 51,194	\$ 36,264	\$ 30,905
Income taxes	\$ 872	\$ 2,202	\$ 2,183
NONCASH INVESTING AND FINANCING ACTIVITIES:			
Accrued property and equipment purchases	\$ 2,278	\$ 2,035	\$ 6,216
			
Corporate headquarters capital expenditures funded by landlord	<u>\$ -</u>	\$ 5,642	<u>\$ -</u>
Settlement of related party receivable in exchange for treasury stock	\$ -	\$ -	\$ 5,046
Related party payable for treasury stock settled in subsequent year	<u>\$ -</u>	\$ 5,000	\$ 5,000
See notes to consolidated financial statements.			(Concluded)

(Concluded)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS AS OF AND FOR THE YEARS ENDED DECEMBER 31, 2024, 2023, AND 2022 (Amounts in thousands, except share values, stock options, rights, and store count information)

1. THE BUSINESS

Five Guys Holdings, Inc. ("Holdings") together with its subsidiaries (collectively, the "Company" or "we" or "our") owns and franchises Five Guys Burgers fast casual eateries ("restaurants" or "stores" or "units"), which specialize in the sale of freshly made burgers and fries, primarily throughout the United States, Canada, Europe and Asia.

On June 27, 2017, the Company established a securitization financing structure to raise capital to fund our ongoing international expansion and to further develop our domestic operations. At the onset of the securitization transaction (the "Securitization Transaction"), the Company raised \$400,000. In July 2021 and April 2022, the Company raised \$200,000, respectively, and in November 2023 retired \$400,000 and raised \$450,000. Refer to Note 7 for more information. Pursuant to the Securitization Transaction, Five Guys Funding, LLC. (the "Master Issuer"), a limited-purpose, bankruptcy-remote, wholly owned indirect subsidiary of Holdings was formed.

The Company administers a Creative Fund, which is designed to promote and enhance the Five Guys brand for the benefit of all franchised and Company-owned restaurants. The Creative Fund is funded through contributions from all stores and various vendor rebates. Expenditures are paid out to stores from the Creative Fund that meet certain criteria.

As of December 31, 2024, the Company sold 1,446 franchise rights and 351 rights remain available for franchisees to develop franchise units under various development agreements in existence throughout the United States and Canada. As of December 31, 2024, the Company operated 613 restaurants and its franchisees operated 945 restaurants throughout the United States and Canada.

As of December 31, 2024, the Company sold 282 franchise rights and 188 rights remain available for franchisees to develop franchise units under various development agreements in existence throughout the Middle East, Europe, Asia, and Australia. Under these agreements, 84 international franchise restaurants were operating as of December 31, 2024. In addition, 15 international company-owned stores were operating in the Netherlands, Belgium, and Hong Kong as of December 31, 2024.

In 2012, the Company entered into a joint venture (the "JV") with a conglomerate in the United Kingdom ("UK") which was expanded in March 2015 to include development in Germany, France, and Spain. As of December 31, 2024, 281 restaurant locations were operating. Upon formation, the Company contributed £10 and licensed intellectual property to the JV to obtain a 50% interest in the JV. The investment in the JV is accounted for using the equity method and had a carrying value of \$0 for the years ended December 31, 2024, 2023, and 2022.

The Company's development rights sold to franchisees within the United States and Canada consist of the following:

	Sold Development Rights Count			
	For the Yea	rs Ended De	cember 31,	
	2024	2023	2022	
Beginning of year—total rights	1,432	1,439	1,585	
New business	20	3	19	
Released back*	(4)	(3)	(25)	
Acquired rights**	-	(1)	(140)	
Terminated	(2)	(6)		
End of year—total rights	1,446	1,432	1,439	
Stores opened through 12/31***	(1,095)	(1,061)	(1,211)	
Remaining rights at 12/31	351	371	228	

^{*} Released back is a reduction in store counts through development agreement addendums.

The Company's development rights sold to franchisees within the Middle East, Europe, Asia, and Australia consist of the following:

	Sold Development Rights Count For the Years Ended December 31,				
	2024	2023	2022		
Beginning of year—total rights New business Released back *	271 10 1	258 15 (2)	256 2 <u>-</u>		
End of year—total rights	282	271	258		
Stores opened through 12/31	(94)	<u>(78</u>)	(69)		
Remaining rights at 12/31	188	193	189		

^{*} Released back is a reduction or addition in store counts through development agreement addendums.

^{**} Represents acquired rights through store acquisitions that are assigned value. See Note 4.

Adjusted for 183 relocated and acquired stores that were previously included in total stores opened reducing the number of stores opened for the year ended December 31, 2023.

The Company's store count consists of the following:

		Store Count	
	2024	rs Ended Dec 2023	2022
Company-owned stores (U.S.):	2024	2023	LULL
Beginning of year	597	578	479
Openings	31	29	10
Closures	(14)	(10)	(16)
Acquisitions by Company Acquisitions by franchisee	- /1\	-	106
Acquisitions by franchisee	(1)		<u>(1</u>)
End of year	613	597	578
Company-owned stores (International):			
Beginning of year	15	17	17
Openings—Netherlands	-	-	-
Openings—Belgium	-	-	-
Openings—Hong Kong	-	-	1
Closures		(2)	(1)
End of year	15	<u>15</u>	17
Franchises (U.S. & Canada):			
Beginning of year	924	899	979
Openings	34	36	37
Closures	(14)	(11)	(12)
Acquisitions by Company	-	-	(106)
Acquisitions by franchisee	1		1
End of year	945	924	899
Franchises (International):			
Beginning of year	71	64	47
Openings	18	9	18
Closures	<u>(5</u>)	(2)	(1)
End of year	84	<u>71</u>	64
Joint venture (UK, France, Germany and Spain):			
Beginning of year	256	242	211
Openings	28	17	35
Closures	(3)	(3)	(4)
End of year	281	256	242

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation—The consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America ("generally accepted accounting principles") and include the accounts of Holdings and each of its subsidiaries. The consolidated financial statements include the accounts of the Company as determined under the voting interest model. Where the Company holds at least 20% ownership interest in an entity or in which there are other indicators of significant influence but not control, the entity is accounted for by the equity method. The Company accounts for its joint venture as an equity method investment. Disclosures pertaining to our joint venture activities have been omitted because such activities are not material to our financial statements as a whole. Certain reclassifications have been made to prior period amounts to conform to the current year presentation.

All material intercompany transactions and balances have been eliminated.

The Company has evaluated subsequent events through March 26, 2025, the date the consolidated financial statements were available to be issued.

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

Cash and Cash Equivalents and Restricted Cash—Cash equivalents consist of liquid investments with maturities of three months or less at the time of purchase and cash in transit from customer credit card transactions. Restricted cash consists of (1) funds held in an escrow investment account of \$28,040, \$24,308, and \$22,394 as of December 31, 2024, 2023, and 2022, respectively; and (2) Creative funds of \$7,801, \$8,441, and \$10,750 as of December 31, 2024, 2023, and 2022, respectively. The escrow investment account holds funds for interest payments related to the Securitization Transaction. The Creative Fund is used to promote the Five Guys brand for the benefit of all franchised and Companyowned restaurants.

The following table provides a reconciliation of the Company's cash and cash equivalents and restricted cash that sums to the total of those amounts at the end of the periods presented on the Company's accompanying consolidated statements of cash flows:

	For the Years Ended December 31,			
	2024	2023	2022	
Cash and cash equivalents Restricted Cash	\$ 86,707 <u>35,841</u>	\$104,790 32,749	\$130,711 33,144	
Total cash and cash equivalents and restricted cash	<u>\$ 122,548</u>	<u>\$137,539</u>	\$ 163,855	

Short-Term Investments—The Company's short-term investments consist of commercial paper investments with original maturities of greater than three months, but less than one year, and are accounted for as held-to-maturity securities. The Company held short-term investments of \$0, \$24,296, and \$49,236 as of December 31, 2024, 2023, and 2022, respectively.

Receivables—Receivable amounts are recorded at their estimated realizable value after reduction for an allowance for estimated uncollectible accounts based on historical experience, current conditions, and reasonable and supportable forecasts.

	D		December 31, 2024			December 31, 2023		ecember 31, 20	22
		Allowance for			Allowance for			Allowance for	
	Gross	Credit Losses	Net	Gross	Credit Losses	Net	Gross	Credit Losses	Net
Current:									
Accounts receivable (a)	\$ 18,916	\$ (93)	\$ 18,823	\$21,064	\$(197)	\$20,867	\$17,066	\$ (190)	\$16,876
Related-party receivables ^(b)	10,556	<u>(6</u>)	10,550	11,575	<u>(6</u>)	11,569	9,202		9,202
	\$ 29,472	\$ (99)	\$ 29,373	\$32,639	<u>\$(203)</u>	\$32,436	\$26,268	\$ (190)	\$26,078
Non-current—related-party receivables (c)	\$ 29,219	\$ -	\$ 29,219	\$26,881	\$ -	\$26,881	\$ 2,458	\$(1,451)	\$ 1,007

⁽a) Accounts receivable, net consists principally of amounts due from franchisee bread purchases and royalty and advertising fees.

- (b) Includes royalty, advertising, and bread receivables due from a stockholder franchisee, loans to a stockholder, and funds advanced to a franchisee. See Note 13 for further information on related-party transactions.
- (c) Includes the Company's loan plus accrued interest and management fee receivable related to the joint venture. See Note 13 for further information on related-party transactions.

Inventory—Inventory is stated at the lower of cost (first-in, first-out) or net realizable value, and consists primarily of food items and supplies.

Property, Equipment, and Leasehold Improvements—Property, equipment, and leasehold improvements are stated at cost less accumulated depreciation or amortization. Depreciation is computed over the estimated useful lives of the assets (three to five years for furniture, computer equipment, and internal use software) using the straight-line method. Amortization of leasehold improvements is computed on the straight-line basis over the life of the restaurant's lease term (five to 10 years) or the economic useful lives of the assets, whichever is less.

The Company reviews properties and finance lease right-of-use ("ROU") assets for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset group may not be recoverable. Recoverability of an asset group is measured by a comparison of the carrying amount of an asset group to its estimated undiscounted future cash flows expected to be generated by the asset group. If the carrying amount of the asset group exceeds its estimated undiscounted future cash flows, an impairment charge is recognized as the amount by which the carrying amount of the asset group exceeds the fair value of the asset group to be held and used. Assets are grouped at the individual restaurant for purposes of the impairment assessment. Operating lease ROU assets are reviewed for impairment upon written notice of early lease termination, when the lease term is revalued, and the lease asset and liability are adjusted accordingly.

Long-Term Investments—Long-term investments consists of corporate-owned life insurance accounted for at fair value of \$13,658, \$11,434, and \$9,330 as of December 2024, 2023, and 2022, respectively.

Other Intangible Assets—Other intangible assets are amortized on the straight-line basis using the estimated useful lives. Reacquired area development rights are amortized over the remaining contractual period of the related development agreements, generally one to five years. Reacquired franchise rights are amortized over the remaining contractual period of the related lease.

The Company reviews amortizing intangible assets for impairment whenever events or changes in circumstances indicate that the carrying amount of the intangible asset may not be recoverable. If such reviews indicate the intangible asset may not be recoverable, an impairment loss is recognized for the excess of the carrying amount over the fair value of the intangible asset.

The Company also evaluates the remaining useful life of amortizing intangible assets each reporting period to determine whether events and circumstances warrant a revision to the remaining period of amortization.

Goodwill—Goodwill represents the excess of the cost of an acquired entity over the fair value of the acquired net assets. Pursuant to *ASC 350, Intangibles—Goodwill and Other*, the Company amortizes its goodwill on a straight-line basis over 10 years. The Company tests goodwill for impairment when a triggering event occurs that indicates that the fair value of the asset may be below its carrying amount.

If the Company determines that impairment may exist, the amount of the impairment loss is measured as the excess, if any, of the carrying amount of the goodwill over its fair value. No goodwill impairment was recorded in 2024, 2023, and 2022.

Fair value estimates are subject to change as a result of many factors including, among others, any changes in our business plans, changing economic conditions, and the competitive environment. Should actual cash flows and our future estimates vary adversely from those estimates used, the Company may be required to recognize goodwill impairment charges in future years.

Income Taxes—The Company records income tax liabilities based on known obligations and estimates of potential obligations. A deferred tax asset or liability is recognized (1) whenever there are future tax effects from temporary differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases, and (2) for operating loss, capital loss, and tax credit carryforwards. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to the years in which those differences are expected to be recovered or settled.

The Company applies a recognition threshold and measurement attribute for financial statement recognition and measurement of potential tax benefits associated with tax positions taken or expected to be taken in income tax returns ("Uncertain Tax Positions"). A two-step process of evaluating a tax position is followed, whereby the Company first determines if it is more likely than not that a tax position will be sustained upon examination, including resolution of any related appeals or litigation processes, based on the technical merits of the position. A tax position that meets the "more likely than not" recognition threshold is then measured for purposes of financial statement recognition as the largest amount of benefit that is greater than 50% likely of being realized upon being effectively settled.

An annual review of the carrying amount of our deferred tax asset is made to determine if the establishment of a valuation allowance is necessary. A valuation allowance is required when it is more likely than not that all or a portion of a deferred tax asset will not be realized. All evidence, both positive and negative, is evaluated when making this determination. Items considered in this analysis include the ability to carryback losses to recoup taxes previously paid, the reversal of temporary differences, tax-planning strategies, historical financial performance, expectations of future earnings and the length of statutory carryforward periods. Significant judgment is required in assessing future earnings trends and the timing of reversals of temporary differences.

The Company recognizes interest and penalties accrued on any unrecognized tax benefits as a component of income tax expense.

Revenue Recognition—The Company recognizes revenues as follows:

"Restaurant sales" at Company-owned restaurants are recorded at the point of sale and are subject to state and local sales tax in various jurisdictions. The Company excludes sales tax collected from revenues and cost of sales. Restaurant sales also include income for gift cards redeemed at Company-owned stores. The Company sells gift cards that do not expire. Upon sale of a gift card, a liability is established for the cash value; the liability is included in accrued expenses and other current liabilities in the consolidated balance sheets. The gift card liabilities as of December 31, 2024, 2023, and 2022 were \$17,767, \$15,554, and \$11,762 respectively.

As noted above, the Company recognizes revenue from gift cards when (i) the gift card is redeemed by the customer at a Company-owned restaurant or (ii) the Company determines the likelihood of the gift card being redeemed by the customer is remote and there is not a legal obligation to remit the unredeemed gift card balance to the relevant jurisdiction. As of December 31, 2024, 2023, and 2022, the Company recognized \$2,504, \$1,943, and \$1,504 respectively, in revenue related to unredeemed gift cards. Unredeemed gift card revenue is included in "Other revenue."

The Company also contracts with bakeries to provide bakery products to franchised restaurants. "Bakery sales" are recorded as revenue when delivered by third-party bakeries to the restaurants.

"Royalty fees" includes royalties charged to franchisees for operating Five Guys restaurants. Royalty fees are recognized weekly when revenue is reported by franchisees.

"Development fees" are charged for the sale of a territory in which a developer has agreed to develop and operate a certain number of franchised restaurants. The related territory is unavailable to any other party and is no longer marketed by the Company. Development fees are recorded as deferred revenue when received, allocated to each agreed upon restaurant and are recognized over the contractual term of each respective franchise agreement, upon each store's opening. Development fees are considered highly interrelated with the franchise right and are accordingly recognized over the term of the related franchise agreement.

"Franchise fees" are upfront fees charged to franchisees to open franchised restaurants. Franchise fees are recorded as deferred revenue when received and are recognized over the contractual term of each respective franchise agreement, upon the store's opening. Franchise fees are considered highly interrelated with the franchise right and are accordingly recognized over the term of the related franchise agreement. Sales commissions incurred to secure the franchise contracts are recognized as deferred commission assets and subsequently amortized straight-line over the life of the related franchise agreement upon the store's opening.

"Other revenue" primarily consists of unredeemed gift card revenue and other inconsequential revenues.

"Creative fund revenue" includes contributions to the Creative Fund by franchisees and beverage rebates. Revenue related to these contributions is primarily based on a percentage of sales of the franchised restaurants and is recognized as earned.

As of December 31, 2024, 2023, and 2022, the Company has deferred revenue for both development rights and franchise fees in the amount of \$38,549, \$39,754, and \$42,704, respectively. Accordingly, the Company has related deferred commissions in the amount of \$4,659, \$4,924, and \$5,337, respectively.

See Note 3 for a description of the nature of goods and services underlying revenues, the disaggregation of revenue and information related to revenue contract balances.

Start-Up Costs—Preopening and similar start-up costs are expensed as incurred.

Advertising—Advertising costs are expensed as incurred. The Company administers a promotional fund (the "Creative Fund") on behalf of its entire system whereby both franchised and Company-owned restaurants contribute a specified percentage of gross sales. Contributions received must be spent on advertising, marketing, and related activities for the benefit of the entire system of restaurants.

The Company is considered a principal of the fund and accordingly for the years ended December 31, 2024, 2023, and 2022, the contributions to and expenditures from the Creative Fund are recorded in "Creative fund revenue" and "Creative fund expense," respectively, in the consolidated statements of operations and comprehensive loss. The Company-owned restaurants' expenses, such as advertising expenses, and the resulting Creative Fund revenue are eliminated in consolidation. Included in contributions to the Creative Fund are U.S. Company-owned restaurants portion of promotional allowances, discussed under "Promotional Allowances" below.

The following reconciles the Creative Fund activity from the consolidated statements of operations and comprehensive loss to the decrease in the consolidated fund balance:

	For the Ye	For the Years Ended December 31,			
	2024	2023	2022		
Creative fund revenue Creative fund expense	\$38,413 45,156	\$37,293 45,433	\$ 35,290 40,603		
Creative fund net loss	(6,743)	(8,140)	(5,313)		
Intercompany eliminations—net	6,171	5,538	4,152		
U.S. Company-owned restaurants promotional allowance	226	896	625		
Total net decrease to Creative Fund	<u>\$ (346)</u>	<u>\$ (1,706</u>)	<u>\$ (536</u>)		

For the years ended December 31, 2024, 2023, and 2022, advertising expense, consisting substantially of the U.S. Company-owned restaurants contribution to the Creative Fund, was approximately \$16,401, \$17,194, and \$15,828, respectively. International Company-owned restaurants advertising expense contribution to the Creative Fund was approximately \$705, \$736, and \$662 for the years ended December 31, 2024, 2023, and 2022, respectively. These advertising expenses include \$226, \$896, and \$625 of promotional allowances contributed by U.S. Company-owned restaurants as of December 31, 2024, 2023, and 2022, respectively. There are no promotional allowances contributed by international Company-owned restaurants for the years ended December 31, 2024, 2023, and 2022. Advertising expenses for the years ended December 31, 2024, 2023, and 2022, are included in general and administrative expenses in the consolidated statements of operations and comprehensive loss.

Promotional Allowances—The Company receives incentives from certain vendors, including certain marketing support incentives based upon system-wide purchases.

Funds received from vendors related to Company-owned restaurants are recorded as a reduction of cost of goods sold. For the years ended December 31, 2024, 2023, and 2022, Company-owned restaurants received \$2,692, \$3,283, and \$2,957, respectively, of such funds.

The Company has the option, on an annual basis, to contribute funds received from vendors (which are typically based upon system-wide purchases) to the Creative Fund; the Company elected to contribute vendor funds to the Creative Fund in 2024, 2023, and 2022. Vendor funds contributed to the Creative Fund amounted to \$7,575, \$7,519, and \$8,123 in 2024, 2023, and 2022, respectively. The contributions that are retained are recorded as creative fund revenue. The contributions that are passed on to franchisees are included in accrued expenses and other current liabilities on the consolidated balance sheets prior to payment. As of December 31, 2024, 2023, and 2022, net accounts receivable from vendors amounted to \$2,085, \$2,421, and \$2,671, respectively.

Leases—We currently lease all of our domestic and international Company-owned restaurants, our corporate offices and certain equipment under various non-cancelable lease agreements that expire on various dates through 2039. We evaluate contracts entered into to determine whether the contract involves the use of property or equipment, which is either explicitly or implicitly identified in the contract. We evaluate whether we control the use of the asset, which is determined by assessing whether we obtain substantially all economic benefits from the use of the asset, and whether we have

the right to direct the use of the asset. If these criteria are met and we have identified a lease, we account for the contract under the requirements of ASC Topic 842, *Leases*.

Upon the possession of a leased asset, we determine its classification as an operating or finance lease. Our real estate leases are classified as operating leases except for two finance leases, and our equipment leases include both operating and finance leases. While most leases contain standard terms with fixed payments, an immaterial number of leases have early termination clauses. Additionally, an immaterial number of leases have variable payments based on percentage of store sales. Contingent rent is expensed each period as the liability is incurred. Whether the leases have standard or atypical terms, we assess each individually to determine appropriate initial measurement and subsequent derecognition in the financial statements under ASC 842.

For operating leases, minimum lease payments, including minimum scheduled rent increases, are recognized as rent expense on the straight-line basis over the applicable lease terms. Rent expense related to Company-owned restaurants is included in the consolidated statements of operations and comprehensive loss as a component of occupancy within cost of sales. Rent expense related to the corporate office is included in the consolidated statements of operations and comprehensive loss in general and administrative expenses. Generally, lease terms are initially for 10 years, and the leases, in most cases, provide for rent escalations and renewal options. The term used for rent expense is calculated initially from the date we obtain possession of the leased premises through the expected lease termination date.

Certain leases contain provisions for contingent rent that require additional rental payments based upon restaurant sales volume.

Favorable and unfavorable lease amounts for acquired stores are included in the measurement of the ROU asset balances and are amortized over the store lease terms. Amortization of these amounts related to leases for Company-owned restaurants is included in the consolidated statements of operations and comprehensive loss as a component of occupancy within cost of sales.

Management makes certain estimates and assumptions regarding each new lease agreement, lease renewal and lease amendment, including, but not limited to, property values, market rents, property lives, discount rates, and probable term, all of which can impact (1) the classification and accounting for a lease as finance or operating, (2) the rent holiday and escalations in payment that are taken into consideration when calculating straight-line rent, (3) the term over which leasehold improvements for each restaurant are amortized and (4) the values and lives of favorable and unfavorable leases. The amount of depreciation and amortization, interest and rent expense reported would vary if different estimates and assumptions were used.

Concentration of Risk—The Company had no customers, which accounted for 10% or more of consolidated revenues in 2024, 2023, and 2022. The Company has five main distributors of food, packaging, and beverage products, excluding breads, that serviced most of its Company-owned and franchised restaurants. The Company's vulnerability to risk concentrations related to significant vendors and sources of its raw materials is mitigated, as there are other vendors that can service the Company's requirements. However, if a disruption of service from the Company's main distributors were to occur, the Company could experience short-term increases in costs while distribution channels were adjusted.

The Company's restaurants are principally located throughout the United States and to a lesser extent, in Canada, the Middle East, Europe, Asia, and Australia. The Company's restaurants are located in

49 states and the District of Columbia, with the largest number in Florida, California, Virginia, New York, Texas, Maryland, Ohio, Pennsylvania, and Georgia. Because restaurant operations are generally located throughout the United States and to a much lesser extent, Canada and other foreign countries, the risk of geographic concentration is not significant. The Company could be adversely affected by changing consumer preferences resulting from concerns over nutritional or safety aspects of beef, French fries, or other products sold or the effects of food safety events or disease outbreaks.

Related to the Securitization Transaction, the Company holds cash in excess of Federal Deposit Insurance Corporation (FDIC) limits. The excess cash is held with reputable banking institutions.

The Company's exposure to foreign exchange risk is primarily related to fluctuations in the Canadian dollar, the British pound, the Euro, and the Hong Kong dollar relative to the US dollar for international operations. However, the Company's exposure to foreign currency risk is mitigated by the fact that approximately 23% of the Company's restaurants are outside of the United States. Excluding the stores associated with the JV, less than 10% of the Company's restaurants are outside the United States.

Tenant Improvement Allowances—Tenant improvement allowances are included in the measurement of the operating lease ROU asset balances and are amortized over the store lease terms. Tenant improvement receivables are included in other receivables in the consolidated balance upon the completion of work when the Company invoices the landlord.

Self-Funding Insurance—The Company is self-insured for certain employee health benefit claims and for certain workers' compensation, liability, and property claims. The Company estimates a liability for aggregate losses below stop-loss coverage limits based on estimates of the ultimate costs to be incurred to settle known claims and claims incurred but not reported as of the balance sheet date. The estimated liability is not discounted and is based on a number of assumptions and factors, including historical and industry trends and economic conditions. This liability could be affected if future occurrences and claims differ from these assumptions and historical trends. As of December 31, 2024, 2023, and 2022, an accrual of \$8,404, \$7,726, and \$7,431, related to estimated claims was included in other current liabilities, respectively. The amount of worker's compensation, liability, property, and medical claims paid by the Company for the years ended December 31, 2024, 2023, and 2022, was \$23,849, \$20,129, and \$15,752, respectively.

Embedded Derivatives—As discussed in Note 14, the conversion option on the Series A and Series B preferred shares is bifurcated from the preferred stock and accounted for separately as a derivative contract. The change in fair value of the derivative contract subsequent to the date of issuance is recorded as a gain or loss on the embedded derivative line item within the consolidated statements of operations and comprehensive loss.

Deferred Compensation Liability—The Company's deferred compensation liability is composed of \$151,486, \$177,620, and \$145,840, as of December 31, 2024, 2023, and 2022, respectively, related to deferred compensation and death benefit agreements with certain current and former executives as further described in Note 11.

Treasury Stock—The Company records the entire purchase price of repurchased common shares directly to treasury stock utilizing the cost method. For the years ended December 31, 2024, 2023, and 2022, the Company repurchased \$1,304, \$17,798, and \$27,971, respectively, of common shares.

Stock Options—The Company grants stock-based compensation awards to certain employees and executives under the 2017 Stock Incentive Plan (the "Plan"). The Stock Options are based on fair value

of the award at the date of grant. The fair value of the stock option is determined by the Black-Scholes option pricing model. The pricing model requires assumptions, including the expected volatility, expected dividend yield, expected term, and the risk-free interest rate. The stock options have maximum contractual terms of 10 years, vesting immediately at the grant date. The Company records fully vested stock-based compensation as a non-cash payroll related expense, which is included in general and administrative expenses in the consolidated statements of operations and comprehensive loss. See Note 15.

Foreign Currency Translation—The Company's international operations generally use the local currency as the functional currency. Assets and liabilities are translated at exchange rates in effect as of the balance sheet date. Income and expense accounts are translated at the average monthly exchange rates during the year. Resulting translation adjustments are recorded as a separate component of accumulated other comprehensive income (loss) in the consolidated statements of stockholders' deficit. Foreign exchange transaction gains and losses are recorded as other income (expense) in the consolidated statements of operations and comprehensive loss.

Accounting Standards Under Evaluation—In December 2023, the FASB issued ASU 2023-09, *Income Taxes (Topic 740): Improvements to Income Tax Disclosures*. The standard requires disaggregated information about a reporting entity's effective tax rate reconciliation as well as information on income taxes paid. The amendments in ASU 2023-09 are effective for annual periods beginning after December 15, 2025. Early adoption is permitted. The Company is currently evaluating the effect this standard will have on the Company's consolidated financial statements and related disclosures.

3. REVENUE

Nature of Goods and Services—The Company generates revenues from sales at Company-owned restaurants and earns fees from franchised restaurants. Revenues are recognized upon delivery of food to the customer at Company-owned restaurants or upon the fulfillment of terms outlined in the franchise agreement for franchised restaurants.

The franchise agreement provides the franchisee the right to construct, own and operate a Five Guys restaurant upon a site accepted by Five Guys and to use the Five Guys system in connection with the operation of the restaurant at that site. The franchise agreement generally provides for a 10-year term and a 10-year renewal subject to certain conditions. The franchise agreement requires that the franchisee pay a royalty based on a percentage of sales at the franchised restaurant, as well as make contributions to the Creative Fund based on a percentage of sales.

The Company also enters into development agreements with certain franchisees. The development agreement generally provides the franchisee with the right to develop a specified number of new Five Guys restaurants within a stated, exclusive territory for a specified period.

Royalties and contributions to the Creative Fund are generally due within a week subsequent to which the revenue was generated through sales at the franchised restaurant.

The following disaggregates revenue by primary geographical market and source for 2024, 2023, and 2022.

	2024				
	U.S.	Canada	International	Total	
Restaurant sales	\$ 824,232	\$ -	\$ 35,446	\$ 859,678	
Bakery sales	45,346	2,608	18,002	65,956	
Royalty fees	86,179	6,657	17,193	110,029	
Development fees	934	67	2,103	3,104	
Franchise fees	640	54	574	1,268	
Other revenue	3,211	34	1,457	4,702	
Creative fund revenue	31,315	2,394	4,704	38,413	
Total revenue	\$ 991,857	\$11,814	\$ 79,479	\$1,083,150	
			2023		
	U.S.	Canada	International	Total	
Restaurant sales	\$ 840,615	\$ -	\$ 36,779	\$ 877,394	
Bakery sales	46,458	3,515	17,881	67,854	
Royalty fees	86,650	6,293	13,502	106,445	
Development fees	1,026	79	1,421	2,526	
Franchise fees	703	64	372	1,139	
Other revenue	4,007	26	1,026	5,059	
Creative fund revenue	32,036	906	4,351	37,293	
Total revenue	\$1,011,495	\$10,883	\$ 75,332	\$1,097,710	
			2022		
	U.S.	Canada	International	Total	
Restaurant sales	\$ 775,748	\$ -	\$ 33,452	\$ 809,200	
Bakery sales	46,095	3,204	14,864	64,163	
Royalty fees	84,839	5,787	10,176	100,802	
Development fees	2,144	120	1,093	3,357	
Franchise fees	1,172	98	283	1,553	
Other revenue	2,888	32	1,288	4,208	
Creative fund revenue	31,167	2,054	2,069	35,290	
Total revenue	\$ 944,053	\$11,295	\$ 63,225	\$1,018,573	

The following provides information about receivables and contract liabilities (deferred development fees and franchise fees) from contracts with customers:

	For the Years Ended December 31,			
	2024	2023	2022	
Receivables related to "Sales," "Royalty fees," and other in "Accounts receivable—net" and "Related party receivable—current portion—net" Receivables, which are included in "Accounts receivable—net," "Other receivables,"	\$10,591	\$11,077	\$12,361	
and "Related party receivable—current portion—net"	4,130	4,224	3,983	
Deferred Development fees and Franchise fees	38,549	39,754	42,704	

Significant changes in deferred development and franchise fees are as follows:

	For the Years Ended December 31,		
	2024	2023	2022
Deferred development fees and franchise fees at			
beginning of period	\$39,754	\$ 42,704	\$ 46,082
Revenue recognized during the period	(4,372)	(3,665)	(4,910)
Acquisitions of franchisee units	-	-	(463)
Cash refunds to developers	(970)	(2,048)	(135)
New deferrals due to cash received and other	4,137	2,763	2,130
Deferred development fees and franchise fees at end of period	\$38,549	\$39,754	<u>\$42,704</u>

The following reflects the estimated commissions expense to be recognized in the future related to performance obligations that are unsatisfied:

Deferred commission expected to be recognized:	
In one year or less	\$ 546
In 13–24 months	492
In 25 months and thereafter	_ 3,621
	\$4,659

The following reflects our current estimated development fees and franchise fees to be recognized in the future related to performance obligations that are unsatisfied:

In one year or less	\$ 3,411
In 13–24 months	3,130
In 25 months and thereafter	32,008
	\$38,549

4. ACQUISITIONS OF FRANCHISED RESTAURANTS

The Company's growth strategy includes the opening of new restaurant locations along with the acquisition of existing restaurants from franchisees. The Company made no acquisitions of existing restaurants from franchisees for the years ended December 31, 2024 and 2023, and 106 for the year ended December 31, 2022.

For units acquired, the Company generally allocates the purchase price of such units to the tangible and intangible assets acquired and liabilities assumed at their estimated fair values with the remainder of balance allocated to goodwill. Other than the goodwill, the aggregate purchase price was primarily allocated to reacquired franchise rights; reacquired area development rights; operating and finance lease ROU assets and liabilities; and property, equipment, and leasehold improvements.

The goodwill recorded in these transactions is deductible for income tax purposes. Transaction-related costs are immaterial individually and in the aggregate for these acquisitions. At times, we hold back a portion of the agreed-upon purchase price for a limited time pending resolution of certain matters. The results of all restaurants acquired have been included in the consolidated financial statements since their respective acquisition date, when control is obtained, or when it is determined that the Company is the primary beneficiary of the entity as a result of pre-acquisition management agreements.

During the year ended December 31, 2022, the Company acquired 106 restaurants from a franchisee in four tranches.

2022 Acquisition:

Encore Restaurants, LLC ("Encore")—In four tranches on March 1, May 1, June 1, and August 1, 2022, the Company acquired 106 restaurants from Encore. The aggregate purchase price of \$151,163 consisted of cash paid of \$143,663 and a holdback of \$7,500. The weighted-average amortization period for all of the intangible assets is 4 years. In 2023, the Company recorded an adjustment to the reacquired rights related to the favorable (unfavorable) leases and recorded an increase to the associated goodwill balance. See Note 6.

	Acquired From Encore
Inventory and security deposit	\$ 1,319
Property and equipment	17,822
Operating lease assets	39,463
Finance lease assets	688
Reacquired franchise rights	30,462
Area development rights	3,700
Other assets	1,088
Operating lease liabilities	(42,413)
Finance lease liabilities	(688)
Total net assets acquired	51,441
Goodwill	99,722
Total fair value of net assets acquired	151,163
Holdback	(7,500)
Initial cash paid for acquisitions	\$143,663
Total purchase price	\$151,163
	
Number of stores acquired	106

5. PROPERTY AND EQUIPMENT

Property and equipment consist of the following:

	December 31,		
	2024	2023	2022
Furniture Leasehold improvements Computers and equipment Aircraft Construction in progress	\$113,752 281,331 29,000 26,363 11,724	\$ 102,090 263,471 33,204 26,363 17,059	\$ 84,055 233,761 32,611 26,363 12,856
Total	462,170	442,187	389,646
Less accumulated depreciation	(280,646)	(254,083)	(225,665)
Net total	\$181,524	\$ 188,104	\$ 163,981

Depreciation expense amounted to \$46,210, \$42,919, and \$37,584 for the years ended December 31, 2024, 2023, and 2022, respectively.

The Company recorded impairment charges related to property and equipment in general and administrative expenses in the consolidated statements of operations and comprehensive loss of \$8,492, \$7,263, and \$2,410 for the years ended December 31, 2024, 2023, and 2022, respectively.

6. GOODWILL AND INTANGIBLE ASSETS

Goodwill is amortized on a straight-line basis over 10 years. Amortization expense amounted to \$19,476, \$24,639, and \$20,579, in 2024, 2023, and 2022, respectively.

No goodwill impairment was recorded in 2024, 2023, and 2022.

The changes in the carrying amount of goodwill are as follows:

		December 31,	,
	2024	2023	2022
Cost as of January 1	\$ 245,599	\$ 244,314	\$148,294
Goodwill acquired during the year Goodwill adjustment for favorable and	-	-	99,722
unfavorable leases	-	1,285	(3,198)
Goodwill disposed during the year	=	-	(504)
Less accumulated amortization	(122,635)	(103,159)	(78,520)
	<u>\$122,964</u>	\$ 142,440	\$165,794

The estimated future amortization expense of goodwill is summarized in the table below as follows:

Years Ending December 31	
2025 2026 2027 2028 2029 Thereafter	\$ 19,238 18,615 17,867 16,495 16,149 34,600
mercurer	\$ 122,964

The components of intangible assets are summarized as follows:

		2024	
	Cost	Accumulated Amortization	Net
Reacquired area development rights Reacquired franchise rights	\$ 3,468 53,268	\$ (667) _(34,188)	\$ 2,801 _19,080
	\$56,736	(34,855)	\$21,881
		2023	
		Accumulated	
	Cost	Amortization	Net
Reacquired area development rights Reacquired franchise rights	\$ 3,477 _58,038	\$ (441) (28,129)	\$ 3,036 29,909
	\$61,515	<u>\$(28,570)</u>	<u>\$32,945</u>
		2022	
		Accumulated	
	Cost	Amortization	Net
Reacquired area development rights Reacquired franchise rights	\$ 3,522 _59,325	\$ (242) _(15,562)	\$ 3,280 43,763
	\$62,847	<u>\$(15,804)</u>	<u>\$47,043</u>

Amortization expense, excluding goodwill and finance leases, amounted to \$10,976, \$12,810, and \$11,302 for the years ended December 31, 2024, 2023, and 2022, respectively.

The Company recorded impairment charges related to reacquired franchise rights in general and administrative expenses in the consolidated statements of operations and comprehensive loss of \$89, \$0, and \$184, for the years ended December 31, 2024, 2023, and 2022, respectively.

The estimated future amortization expense is summarized in the table below as follows:

Years	Endir	ng
Decen	nber	31

2025	\$ 7,431
2026	5,046
2027	2,910
2028	1,947
2029	1,318
Thereafter	3,229
	\$21,881

7. LONG-TERM DEBT

Long-term debt consists of the following:

	December 31,		
	2024	2023	2022
Debt securitization:			
2017 Class A-2 Notes	\$ -	\$ -	\$395,000
2021 Class A-2 Notes	198,500	198,500	199,000
2022 Class A-2 Notes	198,500	198,500	199,000
2023 Class A-2 Notes	450,000	450,000	-
2023 Variable Funding Notes	10,000	-	-
Capitalized net financing fees associated with debt	(20,381)	(23,104)	(15,724)
Term Loan:	(20,381)	(23,104)	(13,724)
Term loan to financing company	9,787	10,000	10,000
Capitalized net financing fees associated with debt	(74)	(89)	(114)
	846,332	833,807	787,162
Less current maturities	(9,056)	(381)	(1,949)
	\$837,276	\$833,426	\$ 785,213

The Company capitalized net financing fees included in the current and long-term debt is as follows:

	December 31,		
	2024	2023	2022
Capitalized net financing costs—current Capitalized net financing costs—long-term	\$ 197 	\$ 4 	\$ 51 15,787
Total capitalized net financing costs	\$ 20,455	\$23,193	\$ 15,838

Total amortization of debt issuance costs was \$4,187, \$4,201, and \$3,861 for the years ended December 31, 2024, 2023, and 2022, respectively.

Principal maturities are as follows:

	2023 lass A-2 Notes	Varia	2023 able Funding Notes	_	2022 lass A-2 Notes	_	2021 ass A-2 Notes	Term Loan		Total
2025	\$ 4,500	\$	-	\$	2,000	\$	2,000	\$ 753	\$	9,253
2026	4,500		-		2,000		2,000	753		9,253
2027	4,500		-		2,000		2,000	753		9,253
2028	4,500		-		192,500	1	192,500	753	3	90,253
2029	4,500		-		-		-	6,775		11,275
Thereafter	427,500		10,000		-		-	-	4	37,500

Securitized Financing Facility—In June 2017, Five Guys Funding LLC. (the "Master Issuer"), a limited-purpose, bankruptcy-remote, wholly owned indirect subsidiary of Five Guys Holding Inc. issued Series 2017-1 4.60% Fixed Rate Senior Secured Notes, Class A-2 (the "2017 Notes" or "2017 Class A-2 Notes") with an initial principal amount of \$400,000.

In July 2021, the Master Issuer issued Series 2021-1 2.493% Fixed Rate Senior Secured Notes, Class A-2 (the "2021 Class A-2 Notes") with an initial principal amount of \$200,000. The Master Issuer also issued Series 2021 Variable Funding Senior Secured Notes, Class A-1 (the "2021 Variable Funding Notes"), which allows for borrowing up to \$50,000 on a revolving basis. The 2021 Class A-2 Notes and 2021 Variable Funding Notes are collectively the "2021 Notes."

In April 2022, the Master Issuer issued Series 2022-1 4.673% Fixed Rate Senior Secured Notes, Class A-2 (the "2022 Notes" or "2022 Class A-2 Notes") with an initial principal amount of \$200,000.

In November 2023, the Master Issuer issued Series 2023-1 7.549% Fixed Rate Senior Secured Notes, Class A-2 (the "2023 Class A-2 Notes") with an initial principal amount of \$450,000. The Master Issuer also issued Series 2023 Variable Funding Senior Secured Notes, Class A-1 (the "2023 Variable Funding Notes"), which allowed for borrowing up to \$50,000 on a revolving basis. In 2024, the 2023 Variable Funding Notes were increased, allowing for borrowing up to \$75,000 on a revolving basis. As of December 31, 2024, \$7,303 is issued as a Letter of Credit and \$10,000 as a draw on the 2023 Variable Funding Notes. The remaining \$57,697 is undrawn. The 2023 Class A-2 Notes and 2023 Variable Funding Notes are collectively the "2023 Notes."

The Company used the funds from the 2023 Notes to retire the outstanding 2017 Class A-2 Notes and the 2021 Variable Funding Notes and to fund ongoing operational needs. The 2017 Class A-2 Notes and 2021 Variable Funding Notes were derecognized as were the related capitalized debt issuance costs. The loss on extinguishment of debt of \$1,295 is recorded as other income (expense) on the consolidated statements of operations and comprehensive loss.

The 2021 Notes, 2022 Notes, and 2023 Notes were each issued in a securitization transaction pursuant to which most of the Company's domestic revenue-generating assets, consisting principally of Company related restaurant assets and related lease agreements, franchise-related agreements, real estate assets, and intellectual property and license agreements for the use of intellectual property, are held by the Master Issuer and certain other limited-purpose, bankruptcy-remote, wholly owned indirect subsidiaries of the Company that act as guarantors of the 2021 Notes, 2022 Notes, and 2023 Notes and that have pledged substantially all of their assets to secure them. The balance of assets held by the

Master Issuer and its subsidiaries collateralizing the 2021 Notes, 2022 Notes, and 2023 Notes as of December 31, 2024 amounts to \$626,390 which is net of intercompany receivables eliminated in consolidation.

The 2021 Notes, 2022 Notes, and 2023 Notes were issued pursuant to a base indenture and related supplemental indentures (collectively, the "Indenture") under which the Master Issuer may issue multiple series of notes. The legal final maturity date of the 2021 Class A-2 Notes, 2022 Class A-2 Notes, and 2023 Class A-2 Notes is in July 2051, April 2052, and January 2054, respectively, but it is anticipated that, unless earlier prepaid to the extent permitted under the Indenture, the 2021 Class A-2 Notes and 2022 Class A-2 Notes will be repaid by July 2028, and the 2023 Class A-2 Notes will be repaid by January 2031 (the "Anticipated Repayment Dates").

Various events, including failure to maintain a minimum ratio of net cash flows to DSCR, may cause a rapid amortization event. Borrowings under the 2021 Class A-2 Notes, 2022 Class A-2 Notes, and 2023 Class A-2 Notes bear interest at fixed rates equal to 2.493%, 4.673%, and 7.549%, respectively. If any of the Class A-2 Notes are not repaid or refinanced prior to their respective Anticipated Repayment Date, incremental interest will accrue. No principal payments are required if a specified leverage ratio, which is a measure of long-term debt, net of cash to earnings before interest, taxes, depreciation, and amortization, adjusted for certain items (as specified in the Indenture), is less than or equal to 5.0 to 1.0. Other events and transactions, such as certain asset sales and receipt of various insurance or indemnification proceeds, may trigger additional mandatory prepayments.

Term Loan—In June 2022, the Company entered into a five-year term loan with an initial principal balance of \$10,000. The loan was refinanced in November 2024 into a five-year term loan with a principal balance of \$9,787. The monthly payments amount to principal of \$63 plus variable interest equal to 2.60% over the daily simple SOFR. A balloon payment of the remaining principal balance is due in December 2029.

The Company was in compliance with its debt covenants related to its long-term debt as of December 31, 2024.

8. FAIR VALUE MEASUREMENTS

The framework for measuring fair value provides a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1 measurements) and the lowest priority to unobservable inputs (Level 3 measurements). The three levels of the fair value hierarchy are described as follows:

Level 1—Inputs to the valuation methodology are unadjusted quoted prices for identical assets or liabilities in active markets that the Company has the ability to access.

Level 2—Inputs to the valuation methodology include quoted prices for similar assets or liabilities in active markets; quoted prices for identical or similar assets or liabilities in inactive markets; inputs other than quoted prices that are observable for the asset or liability; and inputs that are derived principally from or corroborated by observable market data by correlation or other means.

Level 3—Inputs to the valuation methodology are unobservable and significant to the fair value measurement.

The carrying amounts of cash equivalents, accounts receivable, accounts payable, and accrued expenses approximate the fair value due to the short-term maturity of these financial instruments. The carrying amounts of loans receivable and long-term debt approximate their fair value based upon current market interest rates on similar instruments.

Assets Carried at Fair Value on a Recurring Basis—The Company's assets and liabilities that are measured at fair value on a recurring basis for each hierarchy level are as follows:

As of December 31, 2024	Level 1	Level 2	Level 3	Total
Assets: Money market investments Corporate-owned life insurance	\$ 3,603	\$ - 13,658	\$ - -	\$ 3,603 13,658
Total assets	\$ 3,603	\$13,658	\$ -	\$ 17,261
Liabilities: Embedded derivative—preferred stock Deferred compensation liability Corporate-owned life insurance	\$ - - -	\$ - 	\$ 339,756 151,486 	\$339,756 151,486 16,339
Total liabilities	\$ -	\$16,339	\$491,242	\$507,581
As of December 31, 2023				
Assets: Money market investments Corporate-owned life insurance	\$ 20,022 	\$ - 	\$ - -	\$ 20,022 11,434
Total assets	\$20,022	\$11,434	<u>\$ -</u>	\$ 31,456
Liabilities: Embedded derivative—preferred stock Deferred compensation liability Corporate-owned life insurance	\$ - - -	\$ - 	\$319,110 177,620 	\$319,110 177,620 13,420
Total liabilities	\$ -	\$13,420	\$496,730	\$510,150
As of December 31, 2022				
Assets: Money market investments Corporate-owned life insurance	\$ 2,777 	\$ - <u>9,330</u>	\$ - -	\$ 2,777 9,330
Total assets	\$ 2,777	\$ 9,330	\$ -	\$ 12,107
Liabilities: Embedded derivative—preferred stock Deferred compensation liability Corporate-owned life insurance	- - -	- - 10,732	320,231 145,840 	320,231 145,840 10,732
Total liabilities	<u>\$ -</u>	\$10,732	\$466,071	\$476,803

Corporate-Owned Life Insurance—The Company has a nonqualified deferred compensation plan, which allows highly compensated employees to defer a portion of their base salary and variable compensation each plan year. The Company maintains a rabbi trust to fund obligations under the deferred compensation plan. Amounts in the rabbi trust are invested in corporate-owned life insurance. These corporate-owned life insurance investments in the rabbi trust are carried at fair value using Level 2 inputs. As of December 31, 2024, 2023, and 2022, the fair value of the corporate-owned life insurance investments in the rabbi trust was \$13,658, \$11,434, and \$9,330, respectively, which is included in long-term investments in the consolidated balance sheets. The associated liability of \$16,339, \$13,420, and \$10,732 as of December 31, 2024, 2023, and 2022, respectively, is recorded within other liabilities in the consolidated balance sheets. The Company records investment gains and losses in other income (expense) in the consolidated statements of operations and comprehensive loss, along with the offsetting amount related to the increase or decrease in deferred compensation to reflect its exposure to liabilities for payment under the deferred plan. For the years ended December 31, 2024, 2023, and 2022, the Company recorded immaterial amounts of gains and losses on investments held in the rabbi trust.

Embedded Derivative—The Company has an embedded derivative for the conversion option that has been bifurcated from preferred stock that is accounted separately as a derivative contract. The fair value of the conversion option of the preferred stock was \$339,756, \$319,110, and \$320,231 as of December 31, 2024, 2023, and 2022, respectively. The change in fair value of the embedded derivative liability subsequent to the date of issuance, is recorded in the consolidated statements of operations and comprehensive loss as loss on embedded derivative. For the years ended December 31, 2024, 2023, and 2022, the Company recorded \$20,646, (\$1,121), and \$17,825 as loss (gain), respectively, on embedded derivative.

The fair value of the Company, used to calculate the fair value of the conversion option, was determined with assistance from an independent third-party valuation specialist utilizing Level 3 inputs. The valuations of the Company were determined based on valuation methodologies and assumptions selected in accordance with the guidelines outlined in the American Institute of Certified Public Accountants Practice Aid, Valuation of Privately Held Companies Equity Securities Issued as Compensation. In the absence of observable market data regarding the value of the Company's stock, the valuation of the Company and its common stock was estimated using multiple valuation approaches, primarily an income and market approach. The income approach is based on the present value of estimated future cash flows, and relies upon significant assumptions and estimates, including those related to the selected discount rate and forecasted revenues and expenses. The market approach is based on a comparison to observed fair values of comparable peer companies and recent market transactions, adjusted for the relative size and profitability of these peer companies relative to the Company.

Assets Carried at Fair Value on a Nonrecurring Basis—The Company may be required, from time to time, to measure certain assets at fair value on a nonrecurring basis. These adjustments to fair value usually result from the application of lower of cost or fair value accounting or write-downs of individual assets.

The net losses of the above assets resulting from nonrecurring fair value adjustments are as follows:

	For the Years Ended December 31,			
	2024	2023	2022	
Assets:				
Property and equipment—net long-lived assets				
grouped at the store level	\$ 8,492	\$7,263	\$2,410	
Finance lease assets	245	65	148	
Intangible assets—net	89		184	
Total net loss from nonrecurring measurements	\$ 8,826	\$7,328	\$2,742	

9. INCOME TAXES

Deferred income tax assets (liabilities), net, as presented in the consolidated balance sheets, consist of the following components:

	December 31,				
	2024	2023	2022		
Deferred revenue and commissions	\$ 4,047	\$ 4,131	\$ 4,465		
Deferred compensation	31,326	36,160	30,246		
Goodwill and intangibles	20,996	19,590	15,156		
Allowance for credit losses	121	167	97		
ASC 842-Lease liability	71,524	67,929	65,654		
ASC 842-ROU asset	(65,700)	(63,952)	(61,481)		
Fixed-asset depreciation	(23,960)	(26,207)	(22,216)		
Limitation on interest deduction	26,659	15,294	7,576		
Non-qualified stock option	6,535	1,859	1,771		
Accrued expenses	997	341	3,218		
Gift card program	1,582	1,280	1,388		
Other (263A UNICAP adjustment)	(1,097)	(1,773)	(416)		
Reserves	1,954	1,873	1,705		
Net operating losses	3,373	3,734	1,332		
Federal credit carryover	13,206	10,456	6,993		
Foreign intangibles	109,650	-	=		
Foreign tax asset	41,271	22,500	15,883		
Valuation allowance	(242,484)	(93,382)	(71,371)		
Deferred tax asset—noncurrent	<u>\$ -</u>	<u>\$ -</u>	<u>\$ -</u>		

The components of the provision for income taxes are as follows:

	For the Years Ended December 31,			
	2024	2023	2022	
Current: Federal State	\$ - (32)	\$ - 946	\$ - 1,564	
Foreign	729	645	648	
Total current	697	1,591	2,212	
Deferred: Federal State	<u>-</u>	<u>-</u>	<u>-</u>	
Total deferred				
Total provision for income taxes	\$ 697	\$1,591	\$2,212	

The Company assesses its tax position using the provisions of *ASC 740, Income Tax*, with respect to uncertain tax positions. In accordance with *ASC 740,* an uncertain tax position is assessed based on a more-likely-than-not threshold of being sustained. Should the tax position meet the more-likely-than-not threshold, an assessment is made as to the impact, and the associated tax provision is then recorded. For U.S. federal income tax purposes, the statute of limitations has expired for tax years prior to 2021. Additionally, the statute of limitations has generally expired for tax years prior to 2019 for various state jurisdictions.

During the fiscal year that ended December 31, 2024, the Company completed an intra-group sale of non-north American intellectual property between FG Holding International Limited (Seller), a Hong Kong entity, and Five Guys Global Franchising B.V. (Purchaser), a Netherlands entity. The transaction was executed at the fair market value of \$425,000, supported by an independent valuation study. The Company anticipates that this restructuring will result in annual tax savings of approximately \$11,000, primarily due to the application of the Netherlands Corporate income tax benefit through tax amortization of IP value. The Company has determined that this transaction does not create any uncertain tax position under ASC 740 that would require recognition of additional tax liabilities.

Management assesses the available positive and negative evidence to estimate whether sufficient future taxable income will be generated to permit use of the existing deferred tax assets. A significant piece of objective negative evidence evaluated was the cumulative loss incurred over the three-year period ended December 31, 2024, 2023, and 2022. Such objective evidence limits the ability to consider other subjective evidence, such as our projections for future growth.

On the basis of this evaluation, as of December 31, 2024, 2023, and 2022, a valuation allowance of \$242,484, \$93,382, and \$71,371, was recorded to fully offset the net deferred tax asset, as the amount of the deferred tax asset that is more likely than not to be realized in 2024, 2023, and 2022, is \$0 in each year. The amount of the deferred tax asset that is considered realizable could be adjusted if estimates of future taxable income during the carryforward period are reduced or increased, or if objective negative evidence in the form of cumulative losses is no longer present and additional weight is given to subjective evidence such as our projections for growth.

At December 31, 2024, the Company had approximately \$2,138 in federal NOL carryforwards, after estimating that \$4,783 will be utilized on its 2024 federal income tax return. The federal NOLs carry forward indefinitely, but future utilization is limited to 80% of taxable income. In addition, the Company has tax-effected state NOLs of approximately \$2,924 as of December 31, 2024 after projected 2024 utilization in certain state jurisdictions in which it operates, which expire beginning in 2025.

Our effective tax rate for 2024 was approximately (1%) tax expense as compared to an expected statutory tax benefit of 21%. The income tax expense differs from the tax benefit that would result from applying statutory rates to the loss before income taxes primarily because of state taxes and foreign withholding taxes incurred, and the valuation allowance on our US and foreign deferred tax assets.

Our effective tax rate for 2023 was approximately (2%) tax expense as compared to an expected statutory tax benefit of 21%. The income tax expense differs from the tax benefit that would result from applying statutory rates to the loss before income taxes primarily because of state taxes and foreign withholding taxes incurred, and the valuation allowance on our US and foreign deferred tax assets.

Our effective tax rate for 2022 was approximately (4%) tax expense as compared to an expected statutory tax benefit of 21%. The income tax expense differs from the tax benefit that would result from applying statutory rates to the loss before income taxes primarily because of state taxes and foreign withholding taxes incurred, and the valuation allowance on our US and foreign deferred tax assets.

10. LEASES

The Company leases principally all of its stores and its corporate headquarters. The Company also leases restaurant, office, and transportation equipment.

A summary of finance and operating lease right-of-use assets and liabilities is as follows:

	December 31,				
	2024	2023	2022		
Finance lease assets, gross Accumulated amortization	\$ 15,744 (3,769)	\$ 15,776 (1,804)	\$ 3,938 (802)		
Finance lease assets	\$ 11,975	\$ 13,972	\$ 3,136		
Operating lease assets	\$ 260,369	\$ 252,682	\$ 256,592		
Finance leases: Current liability Noncurrent liability Operating leases:	\$ 1,036 20,707	\$ 860 20,052	\$ 841 3,120		
Current liability Noncurrent liability	58,262 215,107	56,675 205,438	63,003 210,453		

The components of lease expense are as follows:

	For the Years Ended December 31,				
	2024	2023	2022		
Finance leases:					
Amortization expense Interest expense	\$ 2,354 1,282	\$ 1,271 587	\$ 949 <u>285</u>		
	3,636	1,858	1,234		
Operating lease cost Short-term lease cost	77,459 137	70,605 234	64,804 121		
Total operating lease cost	77,596	70,839	64,925		
Total lease cost	\$81,232	\$72,697	\$66,159		

The Company recorded impairment charges related to finance lease assets in general and administrative expenses in the consolidated statements of operations and comprehensive loss of \$245, \$65, and \$148 for the years ended December 31, 2024, 2023, and 2022, respectively.

Supplemental cash flow information related to leases is as follows:

	For the Years Ended December 31,				
	2024	2023	2022		
Cash paid for amounts included in the measurement of lease liabilities:					
Operating cash flows from finance leases	\$1,282	\$ 587	\$ 285		
Operating cash flows from operating leases	74,632	72,548	66,674		
Financing cash flows from finance leases	928	691	1,001		
Right-of-use assets obtained in exchange for lease liabilities:			·		
Finance lease liabilities	365	12,047	1,193		
Operating lease liabilities	79,280	61,151	57,248		

A summary of lease terms and discount rates for finance and operating leases is as follows:

	For the Years Ended December 31,			
	2024	2023	2022	
Weighted-average remaining lease term (in years):				
Finance leases	9.8	10.5	6.4	
Operating leases	5.9	5.5	5.5	
Weighted-average discount rate:				
Finance leases	4.77 %	4.80 %	9.58 %	
Operating leases	2.98 %	2.59 %	1.87 %	

Future minimum lease payments for finance and operating leases consist of the following:

Years Ending December 31	Finance Leases	Operating Leases
2025 2026 2027 2028 2029 Thereafter	\$ 1,788 2,909 2,839 2,730 2,666 14,353	\$ 67,398 63,446 48,828 34,617 26,194 68,004
Total minimum payments Less imputed interest	27,285 (5,542)	308,487
Present value of minimum lease payments	\$21,743	\$273,369

11. COMMITMENTS AND CONTINGENCIES

Commitments—In 2005, the Company received back the rights to a certain development territory and in exchange committed to royalties based upon the sales of certain locations in perpetuity. Included in commission expense is \$3,129, \$3,008, and \$2,893, for the years ended December 31, 2024, 2023, and 2022, respectively, related to this agreement.

In 2004, as part of a settlement agreement with a former consultant, the Company agreed to pay royalties in perpetuity based upon the number of franchises sold. In 2008, the agreement was amended so that future royalties are based on a percentage of average sales per restaurant multiplied by a predetermined number of stores. This predetermined number of stores increases between one and two stores per month depending on how many stores opened for the previous year up to a maximum of 225 stores. During 2010, the third party to this agreement became a stockholder of the Company. Included in commission expense is approximately \$5,173, \$5,256, and \$5,058 for the years ended December 31, 2024, 2023, and 2022, respectively, related to this agreement. Included in related-party payables are accrued commission amounts as of December 31, 2024, 2023, and 2022, of \$125, \$107, and \$104, respectively.

Deferred Compensation—The Company previously entered into fully vested deferred compensation and death benefit agreements with certain current and former executives that provide payments each year in perpetuity to each executive (or his estate) based upon a percentage of revenues in such year. The Company records a liability for the present value of the future payments to such executives (based upon the trailing 12 months applicable percentage of revenues discounted at a risk-adjusted rate).

Please see below for relevant activity related to the deferred compensation agreements as of and for the years ending December 31, 2024, 2023, and 2022:

	2024	2023	2022
Beginning balance Change in fair value ¹	\$177,620 (26,134)	\$145,840 31,780	\$131,995 13,845
Ending balance	<u>\$151,486</u>	\$177,620	<u>\$145,840</u>
Annual payments made under deferred comp plan ¹ Total compensation (benefit) expense ²	\$ 10,283 (15,851)	\$ 10,260 42,040	\$ 9,137 22,982
Accrued amounts due ³	2,646	2,783	2,363

- Recognized as General and administrative expense in the Consolidated statements of operations and comprehensive loss.
- ² Total compensation (benefit) expense equals Change in fair value, plus expense related to annual payments made under the deferred compensation plan.
- ³ Included in Accrued expenses as of December 31, 2024, 2023, and 2022.

The fully vested deferred compensation and death benefit agreements require cash settlement of these liabilities in the event of a change of control (as further defined in the agreements) using the following methodology: (i) divide the fair market value of the Company by its earnings before interest, taxes, depreciation, and amortization (EBITDA) as derived from the Company's federal income tax return filed for the prior year, and (ii) multiply the product of (i) by the larger of (a) the previous year's deferred compensation expense to such executives or (b) the annual average of the previous three years of deferred compensation expense to such executives.

Purchase Obligations—The Company enters into various purchase obligations in the ordinary course of business. Those that are binding primarily relate to amounts owed under contractor and subcontractor agreements, orders submitted for equipment for restaurants under construction, and commitments for food purchases.

Vendor Agreements—The Company maintains various agreements with its vendors in the ordinary course of business.

The Company has five distributors throughout the United States and Canada that provide the large majority of its food and paper goods. The Company has in turn contracted with multiple vendors to maintain adequate inventory at the warehouse locations of these distributors. The Company's agreements with these distributors are based off inventory turns which is derived from store usage. Generally, distributors carry approximately 2 weeks of inventory on perishables and 4 weeks of inventory on non-perishables.

The Company has an agreement with a major beverage maker to exclusively provide all sodas, teas, and bottled water to each Company-owned and franchised restaurant. The agreement contains a system-wide commitment to purchase a minimum of 29.3 million gallons of product from the beverage maker. As of December 31, 2024, approximately 26.9 million gallons of beverages had been purchased under this agreement.

The Company maintains agreements with 19 North American bakeries and 19 international bakeries to produce and distribute bread goods to all Company-owned and franchised restaurants. The agreements do not contain any minimum purchase commitments and are cancelable upon 60 days' notice from the Company.

Legal Matters—The Company is involved in various legal matters as a matter of course. Management, after discussion with counsel, does not believe that the ultimate resolution of any of these matters will have a material adverse effect on the Company's cash flow, financial position, or results of operations.

12. RETIREMENT PLAN

The Company maintains a 401(k) profit-sharing plan (the "401(k) Plan") for all eligible employees. Under the Plan, participants may contribute up to the maximum amount allowable per the Internal Revenue Code. The Company made matching contributions to the Plan of \$1,871, \$1,778, and \$1,482, for the years ended December 31, 2024, 2023, and 2022, respectively. For our international operations, the Company made other retirement contributions of \$819, \$794, and \$609 for the years ended December 31, 2024, 2023, and 2022, respectively.

13. RELATED-PARTY TRANSACTIONS

In addition to the related-party transactions detailed in Notes 11, 14, and 15, the Company had related-party transactions during the years ended December 31, 2024, 2023, and 2022, as discussed below.

During the years ended December 31, 2024, 2023, and 2022, the Company purchased \$1,304, \$17,798, and \$27,971, respectively, of treasury stock from officers and stockholders of the Company and from an entity that is a Company stockholder and is also owned by certain of our stockholders. Included in related-party payables as of December 31, 2024, 2023, and 2022 is \$0, \$5,000, and \$5,000, respectively, related to treasury stock purchases from an officer.

The Company has a compensation agreement with seven of its officers (who are also common stockholders) based upon a percentage of achieved EBITDA. For the years ended December 31, 2024, 2023, and 2022, the related expense included in salaries was \$30,950, \$39,234, and \$36,675, respectively. Included in accrued expenses as of December 31, 2024, 2023, and 2022, are fourth quarter amounts due to such officers of \$705, \$677, and \$1,389, respectively.

Included in related-party receivables as of December 31, 2024, 2023, and 2022, are \$8,774, \$8,981, and \$9,178, respectively, due from a stockholder of the Company. The balance as of December 31, 2024 consists of two loans. One is a ten-year amortizing loan with interest at 4.6% and monthly payments due of \$26. A balloon payment of the remaining principal balance is due in June 2028, pursuant to the term extension granted in 2023. The second is a twelve-year amortizing loan with interest at 4.6% and monthly payments due of \$26. A balloon payment of the remaining principal balance is due in December 2029, pursuant to the term extension granted in 2023. Interest income amounted to approximately \$409, \$418, and \$458 for the years ended December 31, 2024, 2023, and 2022, respectively.

The Company has an advisory and consulting services agreement with a preferred stockholder who is also a franchisee. Fees under this agreement totaled \$350 for each of the years ended December 31, 2024, 2023, and 2022. Included in related-party receivables were royalty, advertising, and bread receivables totaling \$94, \$84, and \$79 as of December 31, 2024, 2023, and 2022, respectively. For the years ended December 31, 2024, 2023, and 2022, royalty income was \$1,465, \$1,345, and \$1,264, respectively, advertising income was \$451, \$414, and \$389, respectively, and bread sales were \$624, \$590, and \$556, respectively, from these franchised restaurants. Included in related-party payables are

\$2, \$19, and \$6, for secret shopper reward payments as of December 31, 2024, 2023, and 2022, respectively.

Included in related-party receivables as of December 31, 2024, 2023, and 2022, are \$30,205, \$28,394, and \$511, respectively, due from the Company's joint venture. The receivables are related to a loan provided to the joint venture with a principal balance of \$24,682, \$25,066, and \$0, respectively, plus accrued interest of \$3,274, \$905, and \$0, respectively. The remaining balance is related to the Company's management fee for the joint venture, bread sales to the joint venture and subsidiaries, as well as amounts the Company spent on behalf of the joint venture that are reimbursable. Interest income amounted to approximately \$2,383, \$909, and \$0 for the years ended December 31, 2024, 2023, and 2022, respectively.

Beginning in 2013, an employee who is also a stockholder received salary advances based on expected future commissions, which was deemed a loan. As of December 31, 2024, 2023, and 2022, the loan amount was \$406, \$468, and \$239, respectively, and is included in stockholder loans in the stockholders' deficit section of the consolidated balance sheets. The balance of the loan is considered uncollectible, and fluctuations are recorded as bad debt expense as a component of general and administrative expense in the consolidated statements of operations and comprehensive loss.

Included in related-party receivables from a franchise partially owned by a stockholder of the Company were royalty, advertising, and bread receivables totaling \$53, \$55, and \$58 as of December 31, 2024, 2023, and 2022, respectively. For the years ended December 31, 2024, 2023, and 2022, royalty income was \$648, \$697, and \$670, respectively, advertising income was \$216, \$232, and \$223, respectively, and bread sales were \$341, \$379, and \$389, respectively, from these franchised restaurants. Included in related-party payables are \$3, \$2, and \$2 for secret shopper reward payments as of December 31, 2024, 2023, and 2022, respectively.

The Company advanced funds to a former employee and current franchisee in 2024. The related-party receivable was \$428 as of December 31, 2024. Interest income amounted to \$19 for the year ended December 31, 2024.

The Company allows certain executives use of the corporate aircraft for personal purposes. The value of this imputed income, calculated using the Standard Industry Fare Level ("SIFL") rates, was \$469, \$293, and \$63 for the years ended December 31, 2024, 2023, and 2022, respectively.

14. PREFERRED STOCK

The Company issued its Series A and Series B preferred shares in September 2007 and June 2009, respectively. Such preferred shares may be redeemed by their holders after the seventh-year anniversary of their issuance, subject to voting requirements, for the greater of the original issue price per share or the amount that would be received by the holders of the preferred stock if all of the Company's assets were sold at their fair market value on a going-concern basis and the Company was then liquidated.

The preferred shares may, at the option of their holders, be converted at any time into shares of common stock at the series preferred conversion price (initially at the original issue price as adjusted from time to time in accordance with the amended and restated certificate of incorporation). Upon the closing of an underwritten public offering whereby the share price of common stock is at least three times the larger of the Series A or Series B conversion price and the gross cash proceeds to the

Company are at least \$40,000, each share of preferred stock will automatically be converted into shares of common stock.

Upon any liquidation of the Company, the preferred holders shall be entitled to be paid pro rata, before any payment to holders of any common stock, an amount per share of preferred stock equal to the original issue price (as adjusted for any stock dividends, combinations, splits, recapitalization, and the like), plus all declared and unpaid dividends on the preferred stock. Total liquidation preference is \$30,000.

Dividends on preferred shares are cumulative and, if declared, are payable on preferred and common stock on a pro rata, as-if-converted basis.

The holders of preferred shares vote together with the holders of common shares as a single class. Each holder of preferred shares is entitled to the number of votes equal to the number of shares of common stock into which such shares of preferred stock could be converted. Holders of preferred stock, voting as a separate class, are also entitled to elect one member of Holdings' board of directors (the "Board"). Also, holders of preferred stock, voting as a separate class and having, in the aggregate, one vote, and the holders of the common stock, voting as a separate class and having, in the aggregate, one vote, are entitled to elect one member of the Board. The holders of common stock, voting together as a separate class, elect all remaining members of the Board.

In July 2009, the Company entered into a dividend distribution agreement with a preferred stockholder based upon achieved EBITDA. For the years ended December 31, 2024, 2023, and 2022, the amounts paid under this agreement along with other dividends were \$4,267, \$5,673, and \$7,986, respectively.

15. STOCK OPTIONS

The Company's 2017 Stock Incentive Plan (the "Plan") permits the grant of stock options to key employees and executives, with 17,000 shares initially authorized. In 2023, 2021, and 2019, the Plan was amended with stockholder approval, authorizing an additional 18,587, 6,973, and 9,825 shares of Common Stock, respectively, to increase the number of shares available for issuance under the plan to 52,385. Shares delivered under the Plan are treasury shares. Option awards are generally granted with an exercise price equal to the Company's value of equity per share, as determined by an independent third-party valuation specialist.

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The following summarizes stock option activity during 2024:

	Number of Options	Weighted- Average Exercise Price	Weighted- Average Remaining Contractual Term (Years)	Aggregate Intrinsic Value
Outstanding at January 1, 2024 Granted Exercised Expired	28,217 15,375 (414) (13)	\$ 0.96 2.35 1.10 1.43	6.0	\$39,586
Outstanding at December 31, 2024	43,165	<u>\$ 1.45</u>	6.5	\$38,849
Exercisable at December 31, 2024	43,165	<u>\$ 1.45</u>	6.5	\$38,849

The Company's current outstanding stock options have maximum contractual terms of 10 years, vesting immediately at the grant date. The Company engages a third-party specialist to determine the fair value of the options at the date of grant. The Company recorded stock option expense of \$17,394, \$0, and \$553 in 2024, 2023, and 2022, respectively. The total intrinsic value of options exercised during the years ended December 31, 2024, 2023, and 2022, was \$521, \$238, and \$670, respectively.

The weighted average grant date fair value of stock options of \$1.14, \$0, and \$0.99 granted during 2024, 2023, and 2022, respectively, was determined using the following assumptions:

	2024	2023	2022
Expected volatility	49.9 %	0.0 %	45.5 %
Expected dividends	0.0 %	0.0 %	0.0 %
Expected term (in years)	5.0	0.0	5.0
Risk-free interest rate	4.4 %	0.0 %	2.9%-3.8%

The expected volatility is based on the historical market price volatility of 15-17 of the Company's industry peers. The expected dividend yield is the average quarterly dividend distributions to common stockholders relative to the share price. The expected term is the weighted average of the length of time the grants are expected to be outstanding, calculated using the Simplified Method. The risk-free interest rate represents the U.S. Treasury zero-coupon bond yield correlating to the expected term of the options granted.

16. SUBSEQUENT EVENTS

In February 2025, the Company drew \$10,000 from the 2023 Variable Funding Notes.

In February 2025, the Company sold one of its two aircrafts for \$2,500.

In March 2025, the Company signed a letter of intent to sell its second aircraft for \$17,375.

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Five (Guvs	FDD	2025	(109)
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THESE FINANCIAL STATEMENTS HAVE BEEN PREPARED WITHOUT AN AUDIT. PROSPECTIVE FRANCHISES OR SELLERS OF FRANCHISES SHOULD BE ADVISED THAT NO CERTIFIED PUBLIC ACCOUNTANT HAS AUDITED THESE FIGURES OR EXPRESSED AN OPINION WITH REGARD TO THEIR CONTENT OR FORM.

CONSOLIDATED BALANCE SHEET - UNAUDITED AS OF JUNE 30, 2025

ASSETS	6/30/2025
ASSETS	
CURRENT ASSETS:	
Cash and cash equivalents	\$ 71,634,572
Restricted cash	37,367,988
Accounts receivable—net	16,696,692
Other receivables	3,096,964
Related-party receivables—current portion, net	10,445,851
Inventory	5,263,424
Prepaid expenses and other current assets	24,805,887
Table and and	460 244 270
Total current assets	<u>169,311,378</u>
PROPERTY AND EQUIPMENT—net	163,380,861
OTHER ASSETS:	
Finance lease assets	10,112,731
Operating lease assets	263,365,354
Long-term investments	14,020,911
Related-party receivables—net of current portion	31,277,227
Intangible assets—net	17,847,637
Goodwill	113,280,897
Other assets	10,205,344
Total other assets	460,110,101
TOTAL	\$ 792,802,340
	(Continued)

CONSOLIDATED BALANCE SHEET - UNAUDITED AS OF JUNE 30, 2025

LIABILITIES AND STOCKHOLDERS' DEFICIT	6/30/2025
CURRENT LIABILITIES:	
Current maturities of long-term debt	\$ 8,328,583
Finance lease liabilities - current portion	799,981
Operating lease liabilities - current portion	66,491,763
Accounts payable	18,942,338
Embedded derivative liability	339,755,878
Accrued expenses and other current liabilities	51,371,590
Accrued payroll and related taxes	30,350,337
Related-party payables	123,595
Deferred revenue—current portion	3,411,368
Total current liabilities	519,575,433
OTHER LIABILITIES:	
Long-term debt—net of current maturities	836,174,192
Finance lease liabilities - net of current portion	19,697,782
Operating lease liabilities - net of current portion	220,119,406
Deferred revenue—net of current portion	34,083,031
Deferred compensation liability	151,486,270
Other liabilities	20,252,610
Total other liabilities	1,281,813,291
STOCKHOLDERS' DEFICIT:	
Preferred stock—series A—noncumulative convertible	
preferred (\$15 million aggregate liquidation	
preference)—\$.001 par value—107,000 shares	
authorized, issued, and outstanding	107
Preferred stock—series B—noncumulative convertible	
preferred (\$15 million aggregate liquidation	
preference)—\$.001 par value—84,863 shares	
authorized, issued, and outstanding	85
Common stock—\$.001 par value—1,808,137 shares	
authorized (Class A—1,758,137, Class B—50,000);	
935,219 shares issued; 881,768 shares outstanding	935
Treasury stock—53,451 shares outstanding	(73,476,159)
Additional paid-in capital	27,390,169
Accumulated deficit	(964,389,303)
Stockholder loans	(270,435)
Accumulated other comprehensive income	2,158,217
Total stockholders' deficit	(1,008,586,384)
TOTAL	\$ 792,802,340
	(Concluded)

CONSOLIDATED STATEMENT OF OPERATIONS AND INCOME - UNAUDITED FOR THE SIX MONTHS ENDED JUNE 30, 2025

	6/30/2025
REVENUE:	
Restaurant sales	\$ 429,737,946
Bakery sales	33,078,608
Royalty fees	55,716,438
Development fees	1,266,608
Franchise fees	566,817
Other revenue	2,743,519
Creative fund revenue	18,898,487
Total revenue	542,008,423
OPERATING EXPENSES:	
Cost of sales:	
Food, beverage, and shipping	123,160,737
Labor	157,396,478
Occupancy	46,895,170
Other operating costs	106,375,838
General and administrative	102,583,138
Creative fund expense	22,989,391
Total operating expenses	559,400,752
LOSS FROM OPERATIONS	(17,392,329)
OTHER INCOME (EXPENSE):	
Interest income	3,066,026
Interest expense	(27,857,900)
Loss on extinguishment of debt	(67,310)
Other income	3,846,432
Total other expense	(21,012,752)
LOSS BEFORE INCOME TAX EXPENSE	(38,405,081)
INCOME TAX EXPENSE:	
Total income tax expense	35,838
NET LOSS	<u>\$ (38,440,919)</u>

CONSOLIDATED STATEMENTS OF CASH FLOWS UNAUDITED FOR THE SIX MONTHS ENDED JUNE 30, 2025

	6/30/2025
CASH FLOWS FROM OPERATING ACTIVITIES:	
Net loss	\$ (38,440,919)
Adjustments to reconcile net loss to net cash	
provided by operating activities:	
Depreciation and amortization	35,722,566
Amortization of debt issuance costs	2,139,882
Amortization of lease assets	34,696,946
Loss on extinguishment of debt	67,310
Bad debt provision	(134,016)
Gain on property and equipment disposal	(6,004,973)
Deferred compensation expense	551,756
Changes in operating assets and liabilities:	
Accounts receivable	2,126,148
Other receivables	(1,781,727)
Creative fund receivable	1,151,900
Inventory	147,885
Prepaid expenses and other current assets	(6,802,333)
Other assets	982,516
Long-term investments	(195,024)
Operating lease liabilities	(30,520,083)
Accounts payable	(4,029,245)
Accrued expenses and other current liabilities	(3,890,488)
Accrued payroll and related taxes	1,296,345
Deferred revenue	(1,054,916)
Other liabilities	2,662,427
Net cash used in operating activities	(11,308,043)
CASH FLOWS FROM INVESTING ACTIVITIES:	
Deferred compensation contributions	(406,452)
Deferred compensation distributions	238,325
Purchases of property and equipment	(18,975,521)
Proceeds from sale of property and equipment	10,297,398
Advances to related parties	(1,618,616)
Collections of related party advances and other	150,417
Net cash used in investing activities	(10,314,449)
	(Continued)

CONSOLIDATED STATEMENTS OF CASH FLOWS UNAUDITED FOR THE SIX MONTHS ENDED JUNE 30, 2025

	6/30/2025
CASH FLOWS FROM FINANCING ACTIVITIES: Repayments of finance lease liabilities Proceeds from line of credit Repayment of long-term debt Employee loans—stockholder collections	\$ (448,705) 10,000,000 (4,563,690) 135,224
Net cash provided by financing activities	5,122,829
NET CHANGE IN CASH, CASH EQUIVALENTS, AND RESTRICTED CASH	(16,499,663)
NET EFFECT OF EXCHANGE RATES ON CASH, CASH EQUIVALENTS, AND RESTRICTED CASH	2,954,435
CASH, CASH EQUIVALENTS, AND RESTRICTED CASH—Beginning	122,547,788
CASH, CASH EQUIVALENTS, AND RESTRICTED CASH—End	\$ 109,002,560 (Concluded)
	(Concluded)

EXHIBIT B TO THE DISCLOSURE DOCUMENT <u>DEVELOPMENT AGREEMENT</u>



FIVE GUYS FRANCHISOR, LLC DEVELOPMENT AGREEMENT

DEVELOPER	
EFFECTIVE DATE	

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ATTACHMENTS:

- A GUARANTY OF CONTROLLING PRINCIPALS
- B STATEMENT OF OWNERSHIP INTERESTS AND DEVELOPER'S PRINCIPALS
- C DEVELOPMENT SCHEDULE
- D STATE SPECIFIC AMENDMENTS

FIVE GUYS FRANCHISOR, LLC

DEVELOPMENT AGREEMENT

("Deve	loper"), on the date	this Agree	ment is exect			-	1 / 1	1 3
		9		Icorno	ration/limi	ited liability	company/partner	rchin1
GUYS	FRANCHISOR,	LLC, a	Delaware	limited	liability	company	("Franchisor"),	and
	This Development	Agreement	t (this " Agre	ement") i	s made and	d entered int	to by and between	FIVE

WITNESSETH:

WHEREAS, Franchisor and its affiliates, as the result of the expenditure of time, skill, effort and money have developed and own a distinctive system (the "System") relating to the establishment, development and operation of retail food service businesses that operate in buildings that display Franchisor's interior and exterior trade dress (each, a "Restaurant"), which specialize in dine-in and carry-out service of hamburgers, cheeseburgers, hot dogs, french fries, and other foods and accompaniments approved by Franchisor (the "Products") and which operate under Franchisor's System and the Marks (defined below), all of which Franchisor may periodically change, improve, and/or further develop;

WHEREAS, the distinguishing characteristics of the System include, without limitation, distinctive interior and exterior sign design and arrangement, décor, fixtures and furnishings; menus and recipes; quality and uniformity of products and services offered; standards, specifications, methods, techniques, procedures for operations, inventory and management; training and assistance; record keeping and reporting; and marketing and advertising; all of which may be changed, improved and further developed by Franchisor and/or its affiliates from time to time;

WHEREAS, Franchisor identifies the System and Restaurants by means of certain trade names, service marks, trademarks, emblems and indicia of origin, including, but not limited to, the marks "FIVE GUYS®", "FIVE GUYS FAMOUS BURGERS AND FRIES®", "FIVE GUYS BURGERS AND FRIES®" and such other proprietary marks as Franchisor may periodically designate in writing (collectively, the "Marks");

WHEREAS, Franchisor grants to qualified persons the opportunity to own and operate Restaurants offering and selling the Products as well as other products and services authorized and approved by Franchisor and utilizing Franchisor's System and Marks; and

WHEREAS, Developer wishes to obtain certain rights to develop Restaurants under Franchisor's System pursuant to the terms and conditions set forth in this Agreement.

NOW, THEREFORE, the parties, in consideration of the mutual undertakings and commitments set forth herein, the receipt and sufficiency of which are hereby acknowledged, agree as follows:

I. GRANT

	A.	In	reliance	on	the	represe	ntations	and	warrai	nties	of	Develo	per	and	its	Contro	olling
Princip	als (as d	efin	ed in <u>Se</u>	ction	ı XIV	V.E.) he	reunder,	Fran	chisor l	hereby	y gr	ants to	Dev	elope	er th	e righ	t (and
Develo	per here	by a	ccepts th	ie ob	ligat	ion), pu	suant to	the te	erms an	d con	diti	ons con	taine	ed in 1	this	Agree	ment,
to deve	elop	-	_			() Restar	urants	in the	geogr	aph	nic area	desc	ribec	l in	Attacl	ment
C (the	"Territo	ry")). In thi	s reg	ard,	the parti	es furth	er agr	ee that:		-						

(1) The Restaurants shall be developed by Developer pursuant to the development schedule set forth in <u>Attachment C</u> to this Agreement (the "**Development Schedule**");

- (2) Each Restaurant developed under this Agreement shall be established and operated pursuant to a separate FIVE GUYS® Franchise Agreement (each, a "Franchise Agreement") that shall be executed as provided in Section III. below; and
 - (3) Each Restaurant developed under this Agreement shall be located in the Territory.
- B. Except as provided in this Agreement, and subject to Developer's and Controlling Principals' full compliance with this Agreement and any other agreement among Developer or any of its affiliates and Franchisor or any of its affiliates, Franchisor shall not establish or authorize any other person or entity, other than Developer, to establish a Restaurant within the Territory during the term of this Agreement.
- C. Notwithstanding the generality of the foregoing section, Franchisor and its affiliates retain all other rights, and therefore Franchisor and its affiliates shall have the right (among others) on any terms and conditions Franchisor deems advisable, and without granting Developer any rights therein, to:
- (1) Establish, and license others to establish, Restaurants and otherwise sell the food and beverage Products under the Marks at any location outside the Territory;
- Establish, and license others to establish, Restaurants and otherwise sell food and (2) beverage Products under the Marks in a Reserved Area (as defined below) at any location within or outside of the Territory. As used in this Agreement, a "Reserved Area" is defined as all airports, sporting arenas and stadiums, and United States Department of Defense locations, military installations and other federal government agencies (including, without limitation, Navy, Marine Corp, Army and Air Force bases and exchange service facilities); provided, however, the Franchisor agrees that (i) Developer may pursue, on a non-exclusive basis, any and all opportunities to operate a Restaurant in an airport, sporting arena, or stadium located within the geographic borders of the Territory, and (ii) in the event that Developer has secured all necessary permits and approvals from the necessary authorities to operate a Restaurant in an airport, sporting arena, or stadium, as applicable, located within the geographic borders of the Territory, Franchisor may approve of such location on the same terms and conditions as it would for a location outside of a Reserved Area. Any Restaurant developed by the Developer in an airport, sporting arena, or stadium pursuant to the foregoing shall be credited toward the Developer's obligations under the Development Schedule. The parties hereto agree that nothing in this Section I.C. shall in any way limit the Franchisor's right to operate, or license another party to operate, a Restaurant in a Reserved Area; and
- (3) Sell and distribute, directly or indirectly, or license others to sell and distribute, directly or indirectly, any collateral products under the Marks (e.g., pre-packaged food and beverage Products and FIVE GUYS® memorabilia) from any location to any purchaser by any method or channel of distribution (including, without limitation, the Internet, mail order, and/or retail locations whether located within or outside of the Territory), so long as such sales are not conducted from a Restaurant operated from a location inside the Territory.
- D. The parties hereto acknowledge and agree that this Agreement is not a Franchise Agreement (as defined in <u>Section III.</u> below) and does not grant to Developer any right or license to operate a Restaurant, distribute any goods or services, or any right to use or interest in the Marks.

II. FEE

A. As consideration for the development rights granted herein, Developer shall pay to Franchisor a territorial development fee of ______ Dollars (\$_____) (the "Development Fee"), representing payment of a development fee of Fifty Thousand Dollars (\$50,000) per Restaurant to be developed hereunder. The Development Fee shall be due upon the execution of this Agreement and shall be deemed fully earned by Franchisor upon receipt in consideration of the administrative and other

expenses incurred by Franchisor and for the development opportunities lost or deferred as a result of the rights granted to Developer herein. The Development Fee shall not be refundable under any conditions or circumstances.

B. In addition to the Development Fee, a separate franchise fee of Twenty-Five Thousand Dollars (\$25,000) shall be due and payable to Franchisor for each Restaurant developed hereunder (each, a "Franchise Fee"). The initial Franchise Fee shall be paid upon the execution of a separate Franchise Agreement executed along with this Agreement. Each Franchise Fee for the remaining _____ (__) Restaurants shall be due and payable immediately upon either (i) the execution of a lease or purchase agreement for the space in which the Restaurant shall operate, or (ii) ninety days (90) prior to the scheduled opening of the Restaurant, whichever occurs first. Franchise Fees are deemed earned upon payment thereof and shall not be refundable except as specified in the Franchise Agreement.

III. SCHEDULE AND MANNER FOR EXERCISING DEVELOPMENT RIGHTS

- A. Developer shall exercise the development rights granted hereunder only by entering into a separate Franchise Agreement with Franchisor for each Restaurant for which a development right is granted. Franchisor may, in its reasonable discretion, permit Developer to exercise such development rights through affiliated entities that are either wholly owned subsidiaries of Developer or commonly controlled entities with ownership determined by Developer, provided Developer first delivers timely notice of such affiliated entities to Franchisor for its review prior to signing the applicable Franchise Agreement. The Franchise Agreement to be executed for the first Restaurant to be developed hereunder shall be executed and delivered to Franchisor concurrently with the execution and delivery of this Agreement. All subsequent Restaurants developed under this Agreement shall be established and operated pursuant to the form of franchise agreement then being used by Franchisor for franchised Restaurants. These franchise agreements shall also be included in the term "Franchise Agreement" for purposes of this Agreement. The thencurrent form of Franchise Agreement may differ from the form executed and delivered with this Agreement; provided, however, that the material terms (including, without limitation, the fees, renewal rights, and termination provisions) of each Franchise Agreement shall be substantially similar to the Franchise Agreement executed and delivered with this Agreement.
- B. (1) Acknowledging that time is of the essence, and subject to the requirements of Section IV., Developer agrees to exercise its development rights according to the Development Schedule.
- (2) (a) Developer shall open each Restaurant developed hereunder and shall commence business in accordance with the time periods set forth in the Development Schedule; *provided, however,* Developer may, subject to Franchisor's approval, purchase from Franchisor an extension of a development period (each, a "Time Extension") as may be necessary to complete construction and commence operation of a Restaurant. Each Time Extension shall be purchased at a cost of Ten Thousand Dollars (\$10,000) (the "Time Extension Fee") and shall run for an additional ninety (90) day period commencing upon the expiration of the applicable development period, including any previous extensions thereof. No more than two (2) Time Extensions of any development period shall be permitted. If a Time Extension of a development period is granted by Franchisor, the "Opening Date" (as such term is used in the Franchise Agreement) of the Restaurant shall be extended accordingly. No Time Extension of any development period shall affect the duration of any other development period or any of Developer's other development obligations hereunder. If a Time Extension is requested for the final development period, the term of this Agreement shall be extended accordingly, and Developer shall have no further rights under this Agreement except as expressly provided in Sections VI. and VII. hereof.
- (b) In the event that Developer deems is necessary to request a Time Extension for a Restaurant, Developer must notify Franchisor of its request in writing at least sixty (60) days prior to the projected opening date for such Restaurant (an "Extension Request"). In an Extension Request, Developer shall include a description of the reasons for such failure to develop in a timely manner

and the expected date of completion of construction and opening. Simultaneously with its delivery of an Extension Request, Developer shall pay the Time Extension Fee; *provided, however,* no Time Extension Fee shall be charged in cases where Developer can reasonably prove that such delay is directly related to Force Majeure (as defined below).

- (3) Failure by Developer to adhere to the Development Schedule (including any Time Extensions thereof approved by Franchisor in writing) shall constitute a material event of default under this Agreement, except when such failure is the direct result of an act of God, strikes, lockouts, or other industrial disturbances, war, acts of terrorism, riot, epidemic, fire or other catastrophe or other forces reasonably beyond Developer's control (collectively, "Force Majeure").
- (4) Following Developer's successful completion of the Development Schedule (including any Time Extensions thereof), Developer may make a request to Franchisor to develop and establish one or more additional Restaurants in the Territory (the "New Restaurant(s)"). The development and establishment of the New Restaurants shall be pursuant to agreements containing terms and conditions substantially similar to the terms and conditions then-currently offered by Franchisor for franchised Restaurants.
- (5) If requested by Franchisor, Developer shall deliver to Franchisor an annual update regarding Developer's immediate development plans for the Territory for the then-current year (the "Annual Development Plan"). The Annual Development Plan shall include, without limitation, geographic and demographic details of the Territory, current Restaurant counts, and summaries of Developer's development strategy. The forms required for Developer's completion of the Annual Development Plan shall at all times be located on, and downloadable from, Franchisor's extranet site (as such site is more fully described in the Manual).

IV. PREREQUISITES TO OBTAINING FRANCHISES

- A. Developer understands and agrees that this Agreement does not confer upon Developer a right or franchise to operate any Restaurant but is rather intended by the parties to set forth the terms and conditions which, if fully satisfied by Developer, shall entitle Developer to obtain the right to operate Restaurants within the Territory.
- B. Each of the following conditions and approvals must have occurred or be obtained before the grant of the right by Franchisor to develop each Restaurant shall become effective. Developer must meet each of the operational, financial, and legal conditions set forth below (collectively, the "Conditions") before such rights shall become effective:
- (1) Operational: Developer shall be in compliance with the Development Schedule and each other provision of this Agreement. Developer and each entity that is controlled by, controlling or under common control with Developer (collectively, "Developer's Affiliate") must be in material compliance with any and all other agreements to which Franchisor and/or its affiliates are a party (including, without limitation, the Franchise Agreements and any other development agreements). Developer must be properly conducting the operation of its existing Restaurants, if any, and is capable of conducting the operation of the proposed Restaurant (a) in accordance with the terms and conditions of this Agreement, (b) in accordance with the provisions of the respective Franchise Agreements, and (c) in accordance with the standards, specifications, and procedures set forth and described in the "Manuals" (as such term is defined in the Franchise Agreement), as such Manuals may be amended from time to time, or otherwise in writing.
- (2) <u>Financial</u>: Developer and Developer's Affiliates shall not then be in default, and for the twelve (12) month period preceding Developer's request for financial approval shall not have been in default, of any monetary obligations owed to Franchisor or its affiliates under any other agreement to

which Franchisor and/or its affiliates are a party (including, without limitation, the Franchise Agreements and any other development agreements). Developer acknowledges and agrees that it is vital to Franchisor's interest that each of its franchisees is financially sound to avoid failure of a Restaurant and that such failure would adversely affect the reputation and good name of Franchisor and its system of franchisees.

(3) <u>Legal</u>: Developer must have submitted to Franchisor, in a timely manner and in accordance with all applicable federal and state franchise disclosure laws, all information and documents requested by Franchisor prior to and as a basis for the issuance of individual franchises or pursuant to any right granted to Developer by this Agreement or by any Franchise Agreement, and has taken such additional actions in connection therewith as may be reasonably requested in writing by Franchisor from time to time.

If Franchisor determines, in its reasonable discretion, that Developer and the Controlling Principals have met all of the Conditions described above, then Franchisor shall grant to Developer the right to develop such additional Restaurant pursuant to the Development Schedule.

V. TERM

Unless sooner terminated in accordance with this Agreement, the term of this Agreement and all rights granted by Franchisor under this Agreement shall expire on the date on which Developer successfully and in a timely manner has exercised all of the development rights and completed the development obligations under this Agreement in accordance with the Development Schedule (including, if applicable, any extension thereof under Section III.B.(3)).

VI. REPRESENTATION AND WARRANTIES OF DEVELOPER; DUTIES OF DEVELOPER

Developer and the Controlling Principals (as defined in <u>Section XIV.E.</u>), as applicable, make the following representations, warranties and covenants and accept the following obligations:

- A. If Developer is a corporation, limited liability company, partnership, or other form of legal entity other than an individual, Developer represents and warrants that:
- (1) Developer is duly organized and validly existing under the state law of its formation;
- (2) Developer is duly qualified and is authorized to do business in each jurisdiction in which its business activities or the nature of the properties owned by it require such qualification;
- (3) Developer's corporate charter, operating agreement, or written partnership agreement shall at all times provide that the activities of Developer are confined exclusively to the development and operation of FIVE GUYS® Restaurants as contemplated hereunder, unless otherwise consented to by Franchisor in writing;
- (4) The execution of this Agreement and the performance of the transactions contemplated hereby have been duly authorized by Developer and are (i) within Developer's corporate power if Developer is a corporation, (ii) permitted under the operating agreement if Developer is a limited liability company, or (iii) permitted under Developer's written partnership agreement if Developer is a partnership;
- (5) The ownership interests in Developer are accurately and completely described in Attachment B (attached hereto); and
- (6) Developer has provided Franchisor with the most recent financial statements of Developer, and such financial statements (i) present fairly the financial position of Developer as of the dates

indicated therein, and (ii) have been certified as true, complete and correct and were prepared in conformity with generally accepted accounting principles applicable to the respective periods involved and applied on a consistent basis. Developer further represents to Franchisor that no material liabilities adverse claims, commitments or obligations of any nature exist as of the date of this Agreement (whether accrued, unliquidated, absolute, contingent or otherwise) which are not reflected as liabilities on the financial statements delivered to Franchisor.

- B. (1) If Developer is a corporation, it shall comply with the following requirements throughout the term of this Agreement:
- (a) Upon Franchisor's request, Developer shall promptly furnish Franchisor with its articles of incorporation, bylaws, other governing documents, and any other documents Franchisor may reasonably request, together with any amendments thereto;
- (b) Developer shall maintain stop transfer instructions against the transfer on its records of any voting securities; and shall issue no certificates for voting securities upon the face of which the following printed legend does not legibly and conspicuously appear:

THE TRANSFER OF THIS STOCK IS SUBJECT TO THE TERMS AND CONDITIONS OF A FIVE GUYS® DEVELOPMENT AGREEMENT WITH FIVE GUYS FRANCHISOR, LLC. REFERENCE IS MADE TO THE PROVISIONS OF SAID DEVELOPMENT AGREEMENT AND TO THE ARTICLES AND BYLAWS OF THIS CORPORATION.

- (c) Developer shall maintain a current list of all owners of record and all beneficial owners of any class of voting stock of Developer and shall promptly furnish the list to Franchisor upon request; and
- (d) Such owners of a beneficial interest in the corporation, as Franchisor may designate from time to time, shall execute a guarantee of the performance of Developer's obligations under this Agreement in the form required by Franchisor.
- (2) If Developer is a partnership, limited liability company, or other non-corporate limited liability entity of any sort, then it shall comply with the following requirements throughout the term of this Agreement:
- (a) Upon Franchisor's request, Developer shall promptly furnish Franchisor with its partnership agreement, operating agreement, and/or organizational documents, as applicable, together with any amendments thereto and such other documents Franchisor may reasonably request;
- (b) Developer shall maintain stop transfer instructions against the transfer on its records of any voting securities; and shall issue no certificates for voting securities upon the face of which the following printed legend does not legibly and conspicuously appear:

THE TRANSFER OF ANY EQUITY INTERESTS IN THIS COMPANY IS SUBJECT TO THE TERMS AND CONDITIONS OF A FIVE GUYS® DEVELOPMENT AGREEMENT WITH FIVE GUYS FRANCHISOR, LLC. REFERENCE IS MADE TO THE PROVISIONS OF SAID DEVELOPMENT AGREEMENT AND TO THE OPERATING AGREEMENT AND/OR PARTNERSHIP AGREEMENT, AS APPLICABLE, OF THIS COMPANY.

- (c) Developer shall prepare maintain a current list of all general and limited partners and/or members, as applicable, in Developer and shall promptly furnish the list to Franchisor upon request;
- (d) Such owners of a beneficial interest in the partnership, limited liability company, or other non-corporate limited liability entity, as Franchisor may designate from time to time, shall execute a guarantee of the performance of Developer's obligations under this Agreement in the form required by Franchisor.
- C. (1) Upon the execution of this Agreement, Developer shall designate and retain an individual to assume primary responsibility for the operations of Developer (the "Operating Principal"). If Developer is an individual, Developer shall perform all obligations of the Operating Principal. The Operating Principal shall, during the entire period he/she serves as such, meet and maintain the following qualifications:
- (a) The Operating Principal must maintain a direct or indirect majority ownership interest in the Developer. Except as may otherwise be provided in this Agreement, the Operating Principal's interest in Developer shall be and shall remain free of any pledge, mortgage, hypothecation, lien, charge, encumbrance, voting agreement, proxy, security interest or purchase right or options.
- (b) The Operating Principal shall devote substantial full time and best efforts to the supervision and conduct of the business contemplated by this Agreement. Operating Principal shall execute this Agreement as one of the Controlling Principals, and shall be individually, jointly and severally bound by all obligations of Developer, the Operating Principal and the Controlling Principals hereunder.
- (c) The Operating Principal (and any such designee) shall meet Franchisor's reasonable standards and criteria for such individual, as set forth in the Manuals as defined herein or otherwise in writing by Franchisor.
- (d) If, during the term of this Agreement, the Operating Principal or any designee is not able to continue to serve in the capacity of Operating Principal or no longer qualifies to act as such in accordance with this Section, Developer shall promptly notify Franchisor and designate a replacement within sixty (60) days after the Operating Principal or such designee ceases to serve, such replacement being subject to the same qualifications and restrictions listed above. Developer shall provide for interim management of the activities contemplated under this Agreement until such replacement is so designated, such interim management to be conducted in accordance with this Agreement. Any failure to comply with the requirements of this Section VI.A.(2) shall be deemed a material event of default under this Agreement.
- (2) The Operating Principal may, at his/her option, and, subject to the approval of Franchisor, designate an individual to perform the duties and obligations of Operating Principal described herein; provided that the Operating Principal shall take all necessary action to ensure that such designee conducts and fulfills all of Operating Principal's obligations in accordance with the terms of this Agreement and Operating Principal shall remain fully responsible for such performance.
- (3) Developer shall comply with all requirements of federal, state and local laws, rules, regulations, and orders.
- D. Developer shall comply with all other requirements and perform such other obligations as provided hereunder. Developer and the Controlling Principals acknowledge and agree that the representations and warranties set forth above are continuing obligations of Developer and the Controlling Principals, as applicable, and that any failure to comply with such representations, warranties and covenants shall constitute a material event of default under this Agreement. Developer shall fully cooperate with

Franchisor in any efforts taken by Franchisor to verify Developer's compliance with such representations, warranties and covenants.

VII. DEFAULT AND TERMINATION

- A. Developer shall be deemed to be materially in default under this Agreement and all rights granted herein shall automatically terminate without notice to Developer:
- (1) if Developer becomes insolvent or makes a general assignment for the benefit of creditors or files a voluntary petition under any section or chapter of federal bankruptcy laws or under any similar law or statute of the United States or any state or admits in writing its inability to pay its debts when due; or
- (2) if Developer is adjudicated bankrupt or insolvent in proceedings filed against Developer under any section or chapter of federal bankruptcy law or any similar law or statute of the United States or any state; or
- (3) if a bill in equity or other proceeding for the appointment of a receiver of Developer or other custodian for Developer's business or assets is filed and consented to by Developer, or if a receiver or other custodian (permanent or temporary) of Developer's assets or property, or any part thereof, is appointed by any court of competent jurisdiction; or
- (4) if proceedings for a composition with creditors under any state or federal law are instituted by or against Developer and such proceedings are not successfully challenged or otherwise dismissed within thirty (30) days after such filing; or
- (5) if a final judgment against Developer remains unsatisfied or of record for sixty (60) days or longer (unless supersedes bond is filed); or
- (6) if Developer is voluntarily dissolved or if Developer is involuntarily dissolved, and such dissolution is not cured within five (5) days of Developer's actual or constructive knowledge of such dissolution; or
 - (7) if execution is levied against Developer's business or property; or
- (8) if suit to foreclose any lien or mortgage against the premises or equipment of any business operated hereunder or under any Franchise Agreement is instituted and not dismissed within sixty (60) days unless such is being contested in good faith; or
- (9) if the real or personal property of any business operated hereunder or under any Franchise Agreement shall be sold after levy by any sheriff, marshal or constable.
- B. Developer shall be deemed to be materially in default and Franchisor may, at its option, terminate this Agreement and all rights granted hereunder, without affording Developer any opportunity to cure the default except as provided below, effective immediately upon written notice to Developer, upon the occurrence of any of the following events of default:
 - (1) If Developer fails to meets its obligations under the Development Schedule;
- (2) If Developer fails to execute each Franchise Agreement in accordance with <u>Section III.A.</u> (or any extension thereof approved by Franchisor in writing);

- (3) If Developer or any of the Controlling Principals is convicted of, or shall have entered a plea of nolo contendere to, a felony, a crime involving moral turpitude or any other crime or offense that Franchisor believes is reasonably likely to have an adverse effect on the System, the Marks, the goodwill associated therewith or Franchisor's interests therein;
- (4) If a threat or danger to public health or safety results from the construction, maintenance or operation of any Restaurant developed under this Agreement, following twenty-four (24) hours' notice from Franchisor;
- (5) If Developer fails to designate a qualified replacement Operating Principal or designee appointed by Operating Principal within thirty (30) days after any initial or successor Operating Principal or designee ceases to serve as such, all as required under <u>Section VI.A.(2)(e)</u>;
- (6) If Developer or any of the Controlling Principals breaches in any material respect any of the representations, warranties and covenants in <u>Section VI.A.</u>;
- (7) If Developer or any of the Controlling Principals transfers or attempts to transfer any rights or obligations under this Agreement or any interest in Developer to any third party without Franchisor's prior written consent or without offering Franchisor a right of first refusal with respect to such transfer, contrary to the terms of Section VIII.;
- (8) If Developer or any of the Controlling Principals fails to comply with the covenants in <u>Section IX.A., IX.B. or IX.C.</u>, provided, however, no such breach shall exist if Developer has commenced reasonable efforts to cure such breach and continues to reasonably prosecute such cure;
- (9) If an approved transfer upon death or permanent disability is not effected within the time period and in the manner prescribed by <u>Section VIII.E.</u>;
- (10) If Developer misuses or makes any unauthorized use of the Marks or otherwise materially impairs the goodwill associated therewith or with the System or Franchisor's rights therein and does not cure such default within twenty-four (24) hours following notice from Franchisor;
- (11) If Developer or any of its affiliates fails, refuses or neglects promptly to pay when due any monetary obligation owing to Franchisor, or any of its affiliates or vendors, under this Agreement, any Franchise Agreement or any other agreement and does not cure such default within five (5) days following notice from Franchisor (or such other cure period specified in such other agreement, unless no cure period is stated or such period is less than five (5) days, in which case the five (5) day cure period shall apply); and
- (12) If Developer or any Controlling Principal (or any person or entity affiliated with or controlled by Developer or any Controlling Principal) is determined by Franchisor to be either (i) repeatedly in default for failure to comply with the requirements of any Franchise Agreement, other development agreement, or other agreement to which Franchisor (or an affiliate of Franchisor) is a party (collectively, and as each may be amended from time to time, "Other Agreements"), whether or not such defaults are of the same or different nature and whether or not such defaults have been cured after notice by Franchisor, or (ii) in material default for failure to substantially comply with the requirements of any Other Agreement, Franchisor may terminate this Agreement by giving written notice of termination stating the nature of such default to Developer at least thirty (30) days prior to the effective date of such termination.
- C. Except as provided above in <u>Section VII.B.</u> above, if Developer fails to comply with any other term or condition imposed by this Agreement, Franchisor may terminate this Agreement only by giving written notice of termination stating the nature of such default to Developer at least thirty (30) days prior to the effective date of termination; *provided, however*, that Developer may avoid termination by

immediately initiating a remedy to cure such default and curing it to Franchisor's reasonable satisfaction within the thirty (30) day period and by promptly providing proof thereof to Franchisor. If any such default is not cured within the specified time, or such longer period as applicable law may require, subject to Section VII.D., Developer's rights under this Agreement shall terminate without further notice to Developer effective immediately upon the expiration of the thirty (30) day period or such longer period as applicable law may require.

- D. Upon default by Developer under Section VII.B. or C., Franchisor may elect, in lieu of termination, to reduce or eliminate all or only certain rights of Developer under this Agreement (including, without limitation, a reduction of the area of territorial rights and/or the number of Restaurants which Developer may establish under the Development Schedule); and if Franchisor exercises said election, Franchisor shall not have waived its right to, in the case of future defaults, exercise all other rights and invoke all other provisions (including, without limitation, its option to terminate this Agreement) that are provided in law and/or set out under this Agreement.
- E. Upon termination or expiration of this Agreement, Developer shall have no right to establish or operate any Restaurants for which a Franchise Agreement has not been executed by Franchisor at the time of termination. Thereafter, Franchisor and its affiliates shall be entitled to establish, and to license others to establish, Restaurants in the Territory (except as may be otherwise provided under any Franchise Agreement that has been executed between Franchisor and Developer). Developer acknowledges the right of Franchisor under Section II.A. of this Agreement to retain any and all fees paid by Developer pursuant to the terms hereof.
- F. No default under this Agreement shall constitute a default under any Franchise Agreement between the parties hereto, unless the default is also a default under the terms of such Franchise Agreement.
- G. No right or remedy herein conferred upon or reserved to Franchisor is exclusive of any other right or remedy provided or permitted by law or in equity.
- H. Upon termination or expiration of this Agreement, Developer and the Controlling Principals shall comply with the restrictions on confidential information contained in <u>Section IX.B.</u> and the covenants against competition contained in <u>Section IX.D.</u> Any other person required to execute similar covenants pursuant to <u>Section IX.B.(2)</u> or <u>IX.I.</u> shall also comply with such covenants.

VIII. TRANSFER OF INTEREST

- A. (1) Franchisor shall have the right, without the need for Developer's consent, to assign, transfer or sell its rights under this Agreement to any person or other legal entity. Upon such assignment and assumption, Franchisor shall be under no further obligation hereunder, except for accrued liabilities, if any. Developer further agrees and affirms that Franchisor may go public; may engage in a private placement of some or all of its securities; may merge, acquire other corporations, or be acquired by another corporation; and/or may undertake a refinancing, recapitalization, leveraged buyout or other economic or financial restructuring (collectively, and in each instance, a "Permitted Transaction"). With regard to any Permitted Transaction, Developer expressly waives any claims, demands or damages arising in connection therewith or related thereto including, without limitation, claims involving the loss of the Marks (or any variation thereof) and System and/or the loss of association with or identification of Five Guys Franchisor, LLC as Franchisor under this Agreement or any Other Agreement.
- (2) Developer agrees that Franchisor has the right, now and in the future, to engage in a Permitted Transaction involving an existing competitive or non-competitive franchise network, chain or any other business (in each instance, an "Other Business") regardless of the location of such Other Business' facilities, and to operate, franchise or license those businesses and/or facilities as FIVE GUYS® Restaurants following the closing of such Permitted Transaction in any location; *provided, however*,

Franchisor represents that it shall not convert any Other Business facility into a FIVE GUYS® Restaurant if such facility is located within the Territory during the term of this Agreement, or within unreasonably close proximity to any Restaurant then-currently operated by Developer or any of its affiliates.

- (3) If Franchisor assigns its rights in this Agreement, nothing herein shall be deemed to require Franchisor to remain in the restaurant business or to offer or sell any products or services to Developer.
- B. (1) Developer understands and acknowledges that the rights and duties set forth in this Agreement are personal to Developer, and that Franchisor has granted rights under this Agreement in reliance on the business skill, financial capacity and personal character of Developer and the Controlling Principals. Accordingly, neither Developer nor any Controlling Principal, nor any successor or assign of Developer or any Controlling Principal, shall sell, assign (including but not limited to by operation of law, such as an assignment under bankruptcy or insolvency laws, in connection with a merger, divorce or otherwise), transfer, convey, give away, pledge, mortgage or otherwise encumber any direct or indirect interest in this Agreement or in Developer or in any Controlling Principal that is an entity, in each case without the prior written consent of Franchisor. Any purported assignment or transfer, by operation of law or otherwise, made in violation of this Agreement shall be null and void and shall constitute a material event of default under this Agreement.
- (2) Subject to the requirements of <u>Section VIII.D.</u> hereof, if Developer wishes to transfer all or part of its interest in this Agreement or if Developer or a Controlling Principal wishes to transfer any ownership interest in Developer or in a Controlling Principal that is an entity, then in each such case, the transferor and the proposed transferee shall apply to Franchisor for its consent. Franchisor shall not unreasonably withhold its consent to such a transfer; *provided, however*, Franchisor may, in its sole discretion, require any or all of the following as conditions of its approval to any such transfer:
- (a) All the accrued monetary obligations of Developer and its affiliates and all other outstanding obligations to Franchisor and its affiliates arising under this Agreement, any Franchise Agreement or other related agreement shall have been satisfied in a timely manner and Developer shall have satisfied all trade accounts and other debts, of whatever nature or kind, in a timely manner;
- (b) Developer and its affiliates are not in material default of any provision of this Agreement or any Other Agreement at the time of transfer (and Developer shall have substantially and timely complied with all the terms and conditions of such agreements during the terms thereof):
- (c) The transferee, transferor, and their respective principals, as applicable, and shall have executed a general release, in a form reasonably satisfactory to Franchisor, of any and all prior claims against Franchisor and its affiliates, officers, directors, shareholders, partners, agents, representatives, independent contractors, servants and employees of each of them, in their corporate and individual capacities, including, without limitation, prior claims arising under or related to this Agreement, any Franchise Agreement, and any Other Agreement signed in connection therewith and governed by federal, state or local laws, rules, regulations or orders;
- (d) The transferee shall demonstrate to Franchisor's reasonable satisfaction that transferee meets the criteria considered by Franchisor when reviewing a prospective developer's application for development rights, including, but not limited to, Franchisor's educational, managerial and business standards, transferee's good moral character, business reputation and credit rating, transferee's aptitude and ability to conduct the business contemplated hereunder (as may be evidenced by prior related business experience or otherwise), transferee's financial resources and capital for operation of the business, and the geographic proximity of other territories with respect to which transferee has been granted development rights or of other Restaurants operated by transferee, if any;

- (e) The transferee shall execute a Development Agreement having material terms (including, without limitation, terms regarding the fees, development territory, and development schedule) substantially similar in all material respects to this Agreement, together with such other ancillary agreements substantially similar to the forms attached hereto (and if the transferee is a corporation or partnership, transferee's shareholders, partners, or other investors, as applicable, shall also execute such agreements as transferee's principals, and guarantee the performance of all such obligations, covenants and agreements);
- (f) The transferor shall remain liable for all of the obligations to Franchisor in connection with this Agreement incurred prior to the effective date of the transfer and shall execute any and all instruments reasonably requested by Franchisor to evidence such liability;
- (g) Developer shall pay a transfer fee of Five Thousand Dollars (\$5,000), to reimburse Franchisor for its reasonable internal and external costs and expenses associated with reviewing the application to transfer including, without limitation, legal and accounting fees; and
- (h) If transferee is a corporation, or limited liability company, or a partnership, transferee shall provide to Franchisor evidence satisfactory to Franchisor that the terms of <u>Section V.A.</u> have been satisfied and are true and correct on the date of transfer.
- (3) Developer acknowledges and agrees that each condition which must be met by the transferee is reasonable and necessary to ensure such transferee's full performance of the obligations hereunder.
- C. In the event the proposed transfer is from one or more individuals to a corporation or limited liability company formed solely for the convenience of ownership, Franchisor's consent may be conditioned upon any of the requirements in Section VIII.B.(2); provided, however, the requirements in Sections VIII.B.(2)(c), (d), (e) and (g) shall not apply so long as the individuals who originally signed this Agreement remain as the owner(s) of all of the capital stock of such entity.
- If Developer wishes to transfer any or all of its interest in this Agreement or if a Controlling Principal wishes to transfer a controlling ownership interest in Developer (in either instance, such transferring party being referred to as the "Seller"), then such Seller shall first notify Franchisor in writing of each such intent by delivering to Franchisor a completed transfer application in such form as Franchisor may prescribe in the Manuals or otherwise in writing and which shall describe, among other things, the interest to be transferred and the consideration therefor (the "Offer"), and shall provide such additional information and documentation relating to the Offer as Franchisor may require. Franchisor shall have the right and option, exercisable within thirty (30) days after receipt of such written Offer and copies of all documentation required by Franchisor, to send written notice to the Seller that Franchisor intends to purchase the Seller's interest on terms consistent with the material terms and conditions stipulated in the written Offer and on such forms and other reasonable and customary terms as Franchisor may prescribe (including, without limitation, the substitution of equivalent cash consideration for any form of payment stipulated in the Offer not comprised of cash). In the event that Franchisor elects to purchase the Seller's interest, closing on such purchase must occur within the latter of (a) thirty (30) days from the date of notice to the Seller of the election to purchase by Franchisor, (b) thirty (30) days from the date Franchisor receives or obtains all necessary documentation, permits and approvals, or (c) such other date as the parties agree upon in writing.

If Franchisor rejects or otherwise fails to purchase the Seller's interest in accordance with the foregoing, then Seller shall be free to pursue its intended transfer on terms and conditions identical to those stipulated in the Offer ("Third Party Offer"), subject to the requirements set forth in Section VIII. of this Agreement. The closing of any transaction involving a Third Party Offer shall be consummated no later than one hundred and eighty (180) days after the date on which the written Offer was first delivered

to Franchisor. In the event a transaction involving a Third Party Offer is not closed within the foregoing time period, the proposed sale shall again be subject to Franchisor's right of first offer as described herein, unless such subsequent right is waived by Franchisor in writing. Any material change in the terms of any Third Party Offer prior to closing shall constitute a new Offer to Franchisor, and shall be subject to the same right of first offer restrictions set forth above. Failure or refusal of Franchisor to exercise the option afforded by this Section VIII.D. shall not constitute a waiver of any other provision of this Agreement, including all of the requirements of this Section VIII. relating to a proposed transfer. Failure of Developer or a Controlling Principal to comply with the provisions of this Section VIII.D. prior to the transfer of any interest in this Agreement or a controlling interest in Developer shall constitute a material event of default under this Agreement. Franchisor shall be entitled to assign any and all of its options in this Section to any other party, without the consent of Developer.

- E. (1) Upon the death of Developer (if Developer is a natural person) or any Controlling Principal who has an interest in this Agreement or Developer (the "Deceased"), the executor, administrator or other personal representative of the Deceased shall transfer the Deceased's interest to either the beneficiary named in the Deceased's will or, if no such beneficiary has been designated, to the deceased's spouse, heirs, or other blood relatives through operation of law; *provided, however*, any such transferee(s) must be approved by Franchisor. If Franchisor, in its sole and absolute discretion, disapproves of such transferee(s), then such transferee(s) shall transfer the Deceased's interest to a third party transferee approved by Franchisor within twelve (12) months after the Deceased's death. If no personal representative is designated or appointed or no probate proceedings are instituted with respect to the estate of the Deceased, then the distributee of such interest must be approved by Franchisor, which approval may not be unreasonably withheld or delayed. If the distributee is not approved by Franchisor, then the distributee shall transfer such interest to a third party approved by Franchisor within twelve (12) months after the death of the Deceased.
- (2) Upon the permanent disability of Developer (if Developer is a natural person) or any Controlling Principal who has an interest in this Agreement or Developer, Franchisor may, in its reasonable discretion, require such interest to be transferred to a third party approved by Franchisor within six (6) months after notice to Developer. "Permanent disability" shall mean any physical, emotional or mental injury, illness or incapacity which would prevent a person from performing the obligations set forth in this Agreement or in the guaranty made part of this Agreement for at least ninety (90) consecutive days and from which condition recovery within ninety (90) days from the date of determination of disability is unlikely. Permanent disability shall be determined upon examination of the person by a licensed practicing physician approved by Franchisor; or if the person refuses to submit to an examination, then such person shall be automatically deemed permanently disabled as of the date of such refusal for the purpose of this Section VIII.E. The costs of any examination required by this Section shall be paid by Franchisor. For purposes of clarification, Developer (or its authorized representative) shall have the right to select the licensed physician for such examination. Franchisor only reserves the right to approve of the physician selected as Franchisor shall be paying the costs. Franchisor's approval of a physician Developer (or its authorized representative) selects shall not be unreasonably withheld, delayed, or conditioned. Franchisor's review and approval process of the selected physician shall primarily include (i) whether the physician is in fact licensed to practice and is in good standing, and (ii) whether the costs charged by the physician are commensurate with the costs typically charged by other physicians in his/her field.
- (3) Upon the death or certification of permanent disability of Developer or any Controlling Principal, Developer or a representative of Developer must promptly notify Franchisor of such death or claim of permanent disability. Any transfer upon death or certification of permanent disability shall be subject to the same terms and conditions as described in this Section VIII. for any inter vivos transfer. If an interest is not transferred upon death or permanent disability as required in this Section VIII.E., then such failure shall constitute a material event of default under this Agreement.

- F. Franchisor's consent to a transfer of any interest in Developer or in this Agreement described herein shall not constitute a waiver of any claims it may have against the transferring party, nor shall it be deemed a waiver of Franchisor's right to demand material compliance with any of the terms of this Agreement by the transferee.
- G. Notwithstanding the provisions of this <u>Section VIII.</u> to the contrary, the Controlling Principals may freely transfer their ownership interests in Developer among themselves and the Franchisor's right of first offer described in <u>Section VIII.D.</u> shall be inapplicable with respect to such transfers so long as prior written notification and identification of the transferees is timely given to the Franchisor. In addition, the Controlling Principals may transfer their interests to their respective family members (or trusts created for the benefit of such family members) for estate planning purposes with Franchisor's prior written consent (which consent shall not be unreasonably withheld).
- H. Neither securities nor partnership interests in Developer shall be offered directly or indirectly in any public offering including, without limitation, any offering that requires registration under United States securities laws or similar laws of a foreign country or would require registration on any United States stock exchange or similar trading venue. Developer and the Controlling Principals agree and acknowledge that the restriction contained in this <u>Section VIII.H.</u> is reasonable, does not unduly restrain Developer's or the Controlling Principals' ability to affect a transfer under <u>Section VIII.B.(2)</u>, and materially benefits the System, Developer, and the Controlling Principals.
- I. In the event of any inconsistency between the terms of this <u>Section VIII.</u> and the corresponding terms of any Other Agreement signed by Developer, the Controlling Principals, and/or their respective affiliates, the terms of this <u>Section VIII.</u> shall prevail.

IX. COVENANTS

- A. Developer and the Operating Principal covenant that during the term of this Agreement, except as otherwise approved in writing by Franchisor, Developer and the Operating Principal (and the approved designee for Operating Principal) shall devote reasonably sufficient (as determined in the sole discretion of Franchisor) time, energy and best efforts to the management and operation of the development activities contemplated under this Agreement.
- Developer and each of the Controlling Principals shall not, during the term of this Agreement and thereafter, communicate or divulge to, or use for the benefit of, any other person, persons, partnership, association or corporation and, following the termination or expiration of this Agreement, shall not use for their own benefit, any confidential information, knowledge, know-how or recipes concerning the methods of development and operation of the Restaurants which may be communicated to Developer or any of the Controlling Principals or of which they may be apprised under this Agreement, except in connection with the operation of Restaurants operating under Franchisor's Franchise Agreements. Developer and each of the Controlling Principals shall disclose such confidential information only to the Controlling Principals and Developer's personnel who must have access to it in connection with their employment with Developer. Any and all information, knowledge, know-how, techniques and any materials used in or related to the System which Franchisor provides to Developer in connection with this Agreement shall be deemed confidential for the purposes of this Agreement. Neither Developer nor the Controlling Principals shall at any time, without Franchisor's prior written consent, copy, duplicate, record or otherwise reproduce such materials or information, in whole or in part, nor otherwise make the same available to any unauthorized person. The covenant in this Section shall survive the expiration, termination or transfer of this Agreement or any interest herein and shall be perpetually binding upon Developer and each of the Controlling Principals.
- C. Developer and the Controlling Principals specifically acknowledge that, pursuant to this Agreement, Developer and the Controlling Principals shall receive valuable training, trade secrets

and confidential information which are beyond the present skills and experience of Developer and the Controlling Principals and Developer's managers and employees and that Developer has the right and the obligation, arising from this Agreement, to develop the Territory for the benefit of the System. Developer and the Controlling Principals acknowledge that such specialized training, trade secrets and confidential information provide a competitive advantage and shall be valuable to them in the development and operation of the Restaurants and that gaining access to such specialized training, trade secrets and confidential information is, therefore, a primary reason for entering into this Agreement. In consideration for such specialized training, trade secrets, confidential information and rights, Developer and the Controlling Principals covenant that with respect to Developer, during the term of this Agreement (or with respect to each of the Controlling Principals, during the term of this Agreement for so long as such individual or entity satisfies the definition of "Controlling Principals" as described in Section XIV.E. of this Agreement) except as otherwise approved in writing by Franchisor, which approval shall not be unreasonably withheld or delayed, neither Developer nor any of the Controlling Principals shall, either directly or indirectly, for themselves, or through, on behalf of or in conjunction with any person(s), partnership or corporation:

- (1) Divert, or attempt to divert, any business or customer of the business described hereunder to any competitor, by direct or indirect inducement or otherwise, or do or perform, directly or indirectly, any other act injurious or prejudicial to the goodwill associated with the Marks and the System.
- (2) Own, maintain, operate, engage in, or have any financial or beneficial interest in (including any interest in corporations, partnerships, trusts, unincorporated associations or joint ventures), advise, assist, or make loans to any restaurant brand that specializes in the service of primarily (individually or collectively) hamburgers, hot dogs, or french fries or related iterations thereof (e.g., cheeseburgers) and has locations operating in the United States or any other country, province, or geographic area in which the Marks have either been registered or where Franchisor and/or its affiliate have sought registration of the Marks (any such restaurant brand, a "Competing Restaurant"). For purposes of clarification, any restaurant brand that derives, or shall reasonably derive, twenty five percent (25%) or less of its annual revenue from the collective sale of hamburgers, hot dogs, and french fries (including related iterations thereof (e.g., cheeseburgers)) shall not be deemed a Competing Restaurant. Additionally, so long as Developer and the Controlling Principals adhere to the confidentiality restrictions set forth in this Agreement and in each of the Other Agreements, the restrictions contained in this Section IX.C.(2) shall also not apply to any Competing Restaurant owned and operated by entities in which Developer or a Controlling Principal owns only a nominal (i.e., ten percent (10%) or less), passive, and non-voting equity interest.
- D. With respect to Developer, and for a continuous uninterrupted period commencing upon the expiration or termination of, or transfer of all of Developer's interest in, this Agreement (or with respect to each of the Controlling Principals, commencing upon the earlier of: (i) the expiration, termination of, or transfer of all of Developer's interest in this Agreement or (ii) the time such individual or entity ceases to satisfy the definition of "Controlling Principals" as described in Section XIV.E. of this Agreement), and continuing for two (2) years thereafter, except as otherwise approved in writing by Franchisor, neither Developer nor any of the Controlling Principals shall, either directly or indirectly, for themselves or through, on behalf of or in conjunction with any person(s), partnership or corporation:
- (1) Divert, or attempt to divert, any business or customer of the business described hereunder to any competitor, by direct or indirect inducement or otherwise, or do or perform, directly or indirectly, any other act injurious or prejudicial to the goodwill associated with the Marks and the System.
- (2) Own, maintain, operate, engage in or have any financial or beneficial interest in (including any interest in corporations, partnerships, trusts, unincorporated associations or joint ventures), advise, assist or make loans to, any Competing Restaurant, which business is, or is intended to be, located within the Territory or within a five (5) mile radius of the location of any Restaurant in existence or under

construction at any given time during such period. So long as Developer and the Controlling Principals adhere to the confidentiality restrictions set forth in this Agreement and in each of the Other Agreements, the restrictions contained in this <u>Section IX.D.(2)</u> shall also not apply to any Competing Restaurant owned and operated by entities in which Developer or a Controlling Principal owns only a nominal (i.e., ten percent (10%) or less), passive, and non-voting equity interest.

- E. The parties acknowledge and agree that each of the covenants contained herein are reasonable limitations as to time, geographical area, and scope of activity to be restrained and do not impose a greater restraint than is necessary to protect the goodwill or other business interests of Franchisor. The parties agree that each of the above covenants shall be construed as independent of any other covenant or provision of this Agreement. If all or any portion of a covenant in this <u>Section IX</u>, is held unreasonable or unenforceable by a court or agency having valid jurisdiction in an unappealed final decision to which Franchisor is a party, Developer and the Controlling Principals expressly agree to be bound by any lesser covenant subsumed within the terms of such covenant that imposes the maximum duty permitted by law, as if the resulting covenant were separately stated in and made a part of this Section.
- F. Developer and the Controlling Principals understand and acknowledge that Franchisor shall have the right, in its reasonable discretion, to reduce the scope of any covenant set forth in <u>Section IX.B.</u>, or any portion thereof, without their consent, effective immediately upon notice to Developer; and Developer and the Controlling Principals agree that they shall immediately comply with any covenant as so modified, which shall be fully enforceable notwithstanding the provisions of <u>Section XV.A</u>.
- G. Developer and the Controlling Principals expressly agree that the existence of any claims they may have against Franchisor, whether or not arising from this Agreement, shall not constitute a defense to the enforcement by Franchisor of the covenants in this <u>Section IX</u>. Developer and the Controlling Principals agree to pay all costs and expenses (including reasonable attorneys' fees) incurred by Franchisor in connection with the successful enforcement of this Section.
- H. Failure to comply with the requirements of this Section shall constitute a material event of default under this Agreement. Developer and the Controlling Principals acknowledge that a violation of this Section would result in irreparable injury to Franchisor for which no adequate remedy at law may be available, and Developer and the Controlling Principals accordingly consent to the issuance of an injunction prohibiting any conduct by Developer or the Controlling Principals in violation of the terms of this Section. Developer and the Controlling Principals agree to pay all court costs and reasonable legal fees incurred by Franchisor in obtaining specific performance, injunctive relief or any other remedy available to Franchisor for any violation of the requirements of this Section.

X. INDEPENDENT CONTRACTOR AND INDEMNIFICATION

- A. The parties acknowledge and agree that this Agreement does not create a fiduciary relationship between them, that Developer shall be an independent contractor and that nothing in this Agreement is intended to constitute either party an agent, legal representative, subsidiary, joint venturer, partner, employee, joint employer or servant of the other for any purpose.
- B. During the term of this Agreement, Developer shall hold itself out to the public as an independent contractor conducting its development operations pursuant to development rights granted by Franchisor. Developer agrees to take such action as shall be necessary to that end, including, without limitation, exhibiting a notice of that fact in a conspicuous place in any Restaurant established under any Franchise Agreement for the purposes hereunder, the content and form of which Franchisor reserves the right to specify in writing.
- C. Developer understands and agrees that nothing in this Agreement authorizes Developer or any of the Controlling Principals to make any contract, agreement, warranty or representation on

Franchisor's behalf, or to incur any debt or other obligation in Franchisor's name and that Franchisor shall in no event assume liability for, or be deemed liable under this Agreement as a result of, any such action, or for any act or omission of Developer or any of the Controlling Principals or any claim or judgment arising therefrom.

- D. (1) Developer and each of the Controlling Principals shall, at all times, indemnify and hold harmless to the fullest extent permitted by law Franchisor and its affiliates, successors and assigns, their respective partners and affiliates, and the officers, directors, shareholders, partners, agents, representatives, independent contractors, independent contractors, servants and employees of each of them ("Indemnitees") from all "losses and expenses" (as defined in Section X.D.(4)(b) below) incurred in connection with any action, suit, proceeding, claim, demand, investigation or inquiry (formal or informal), or any settlement thereof (whether or not a formal proceeding or action has been instituted) which arises out of or is based upon any of the following:
- (a) The infringement, alleged infringement, or any other violation or alleged violation by Developer or any of the Controlling Principals of any patent, mark, copyright or other proprietary right owned or controlled by third parties (except as such may occur with respect to any rights to use the Marks, any copyrights or other proprietary information granted to Developer under an Franchise Agreement);
- (b) The violation, breach or asserted violation or breach by Developer or any of the Controlling Principals of any federal, state or local law, regulation, ruling, standard or directive, or any industry standard;
- (c) Libel, slander or any other form of defamation of Franchisor, the System, or any developer or franchisee under the System, by Developer or by any of the Controlling Principals;
- (d) The violation or breach by Developer or by any of the Controlling Principals of any warranty, representation, agreement or obligation in this Agreement or in any Franchise Agreement or other agreement between Developer or any of its affiliates and Franchisor or any of its affiliates, their respective partners, or the officers, directors, shareholders, partners, agents, representatives, independent contractors and employees of any of them; and
- (e) Acts, errors or omissions of Developer, any of Developer's affiliates and any of the Controlling Principals and the officers, directors, shareholders, partners, agents, independent contractors, servants, employees and representatives of Developer and its affiliates in connection with the performance of the development activities contemplated under this Agreement or the establishment and operation of any Restaurant pursuant to a Franchise Agreement.
- (2) Developer and each of the Controlling Principals agree to give Franchisor immediate notice of any such action, suit, proceeding, claim, demand, inquiry or investigation. At the expense and risk of Developer and each of the Controlling Principals, Franchisor may elect to control (but under no circumstance is obligated to undertake), and associate counsel of its own choosing with respect to, the defense and/or settlement of any such action, suit, proceeding, claim, demand, inquiry or investigation. Such an undertaking by Franchisor shall, in no manner or form, diminish the obligation of Developer and each of the Controlling Principals to indemnify the Indemnitees and to hold them harmless.
- (3) In order to protect persons or property or its reputation or goodwill, or the reputation or goodwill of others, Franchisor may, upon written notice to and written consent from the Developer (which consent shall not be unreasonably withheld, delayed, or conditioned), consent or agree to settlements or take such other remedial or corrective action as it deems expedient with respect to the action, suit, proceeding, claim, demand, inquiry or investigation if, in Franchisor's reasonable judgment, there are reasonable grounds to believe that:

- (a) any of the acts or circumstances enumerated in <u>Section X.D.(1)</u> above has occurred; or
- (b) any act, error or omission as described in <u>Section X.D.(1)(e)</u> may result directly or indirectly in damage, injury or harm to any person or any property.
- (4) (a) All losses and expenses incurred under this <u>Section X.</u> shall be chargeable to and paid by Developer or any of the Controlling Principals pursuant to its obligations of indemnity under this Section, regardless of any action, activity or defense undertaken by Franchisor or the subsequent success or failure of such action, activity or defense.
- (b) As used in this <u>Section X</u>, the phrase "**losses and expenses**" shall include, without limitation, all losses, compensatory, exemplary or punitive damages, fines, charges, costs, expenses, legal fees, court costs, settlement amounts, judgments, compensation for damages to Franchisor's reputation and goodwill, costs of or resulting from delays, financing, costs of advertising material and media time/space and costs of changing, substituting or replacing the same, and any and all expenses of recall, refunds, compensation, public notices and other such amounts incurred in connection with the matters described.
- (5) The Developer and each of the Controlling Principals shall hold harmless and indemnify the Indemnitees for all losses and expenses which may arise out of any acts, errors or omissions of Developer, the Controlling Principals, Developer's affiliates, the officers, directors, shareholders, partners, agents, representatives, independent contractors and employees of Developer and its affiliates and any such third parties unless (and then only to the extent that) the claims, obligations, or damages are determined to be caused by an Indemnitees' negligence or willful misconduct in a ruling issued by a third party arbitrator or a court with competent jurisdiction pursuant to the procedures set forth in Section XV.B. of this Agreement. For purposes of clarification, any finding by a third party arbitrator or a court with competent jurisdiction that the cause of causes of any of such liability is jointly or partly due to the negligence of both an Indemnitee, on one hand, as well as the Developer (or any affiliate) or any Controlling Principal, on the other hand, shall not relieve the Developer and/or any Controlling Principal from the pro rata share of their indemnification obligations as contemplated herein.
- (6) Under no circumstances shall the Indemnitees be required or obligated to seek recovery from third parties or otherwise mitigate their losses to maintain a claim against Developer or any of the Controlling Principals. Developer and each of the Controlling Principals agree that the failure to pursue such recovery or mitigate loss shall in no way reduce the amounts recoverable from Developer or any of the Controlling Principals by the Indemnitees.
- (7) For purposes of clarification, the maximum financial liability to Franchisor for any payment default by Developer or any Controlling Principal under this Agreement or any related guaranty shall be limited to One Hundred Thousand Dollars (\$100,000) per Controlling Principal per Restaurant.
- (8) Developer and the Controlling Principals expressly agree that the terms of this Section X.D. shall survive the termination, expiration or transfer of this Agreement or any interest herein.

XI. APPROVALS

- A. Whenever this Agreement requires the prior approval or consent of Franchisor, Developer shall make a timely written request to Franchisor and such approval or consent shall be obtained in writing.
- B. By providing any waiver, approval, advice, consent or suggestion to Developer in connection with this Agreement (or by reason of any neglect, delay or denial of any request therefore),

Franchisor makes no warranties or guarantees upon which Developer may rely and assumes no liability or obligation to Developer or any third party to which it would not otherwise be subject.

XII. NON-WAIVER AND REMEDIES

- A. No delay, waiver, omission or forbearance on the part of Franchisor to exercise any right, option, duty or power arising out of any breach or default by Developer or the Controlling Principals under this Agreement shall constitute a waiver by Franchisor to enforce any such right, option, duty or power against Developer or the Controlling Principals, or as to a subsequent breach or default by Developer or the Controlling Principals. Acceptance by Franchisor of any payments due to it hereunder subsequent to the time at which such payments are due shall not be deemed to be a waiver by Franchisor of any preceding breach by Developer or the Controlling Principals of any terms, provisions, covenants or conditions of this Agreement.
- B. All rights and remedies of the parties to this Agreement shall be cumulative and not alternative, in addition to and not exclusive of any other rights or remedies which are provided for herein or which may be available at law or in equity in case of any breach, failure or default or threatened breach, failure or default of any term, provision or condition of this Agreement or any other agreement between Developer or any of its affiliates and Franchisor or any of its affiliates. The rights and remedies of the parties to this Agreement shall be continuing and shall not be exhausted by any one or more uses thereof and may be exercised at any time or from time to time as often as may be expedient; and any option or election to enforce any such right or remedy may be exercised or taken at any time and from time to time. The expiration, earlier termination or exercise of Franchisor's rights pursuant to Section VII. of this Agreement shall not discharge or release Developer or any of the Controlling Principals from any liability or obligation then accrued, or any liability or obligation continuing beyond, or arising out of, the expiration, the earlier termination or the exercise of such rights under this Agreement. Additionally, the non-prevailing party shall pay all court costs and reasonable attorneys' fees incurred by the prevailing party in obtaining any remedy available for any violation of this Agreement.

XIII. NOTICES

Any and all notices required or permitted under this Agreement shall be in writing and shall be personally delivered or sent by expedited delivery service or certified or registered mail, return receipt requested, first-class postage prepaid, or sent by electronic mail to the respective parties at the following addresses unless and until a different address has been designated by written notice to the other party:

Notices to Franchisor: Five Guys Franchisor, LLC

1940 Duke Street, 5th Floor Alexandria, Virginia 22314 Attention: Legal Department Email: <u>franchise@fiveguys.com</u>

With a copy to: Plave Koch PLC

3120 Fairview Park Drive, Suite 420

Falls Church, Virginia 22042 Attention: Lee Plave, Esq. Email: lplave@plavekoch.com

Notices to Developer and	
the Controlling Principals:	
	Attention:
	Email:

Any notice shall be deemed to have been given at the time of personal delivery or, in the case of facsimile or electronic mail, upon transmission or, in the case of expedited delivery service or registered or certified mail, three (3) business days after the date and time of mailing. Business days for the purpose of this Agreement exclude Saturday, Sunday and the following national holidays: New Year's Day, Martin Luther King Day, Presidents' Day, Memorial Day, Independence Day, Labor Day, Columbus Day, Veterans Day, Thanksgiving and Christmas.

XIV. SEVERABILITY AND CONSTRUCTION

- A. Except as expressly provided to the contrary herein, each portion, section, part, term and provision of this Agreement shall be considered severable; and if, for any reason, any portion, section, part, term or provision is determined to be invalid and contrary to or in conflict with any existing or future law or regulation by a court or agency having valid jurisdiction, this shall not impair the operation of, or have any other effect upon, the other portions, sections, parts, terms or provisions of this Agreement that may remain otherwise intelligible, and the latter shall continue to be given full force and effect and bind the parties; the invalid portions, sections, parts, terms or provisions shall be deemed not to be part of this Agreement; and there shall be automatically added such portion, section, part, term or provision as similar as possible to that which was severed which shall be valid and not contrary to or in conflict with any law or regulation.
- B. Except as expressly provided to the contrary herein, nothing in this Agreement is intended, nor shall be deemed, to confer upon any person or legal entity other than Developer and Franchisor, its officers, directors and personnel and such of Developer's and Franchisor's respective successors and assigns as may be contemplated (and, as to Developer, authorized by Section VIII.) any rights or remedies under or as a result of this Agreement.
- C. All captions in this Agreement are intended solely for the convenience of the parties and shall not affect the meaning or construction of any provision of this Agreement.
- D. All references to the masculine, neuter or singular shall be construed to include the masculine, feminine, neuter or plural, where applicable. Without limiting the obligations individually undertaken by the Controlling Principals under this Agreement, all acknowledgments, promises, covenants, agreements and obligations made or undertaken by Developer in this Agreement shall be deemed jointly and severally undertaken by all of the Controlling Principals.
- E. The term "Controlling Principals" shall include, collectively and individually, (i) Developer's spouse, if Developer is an individual, and (ii) all holders of ten (10%) percent or more of the total ownership interest in Developer or of any entity directly or indirectly controlling Developer, and (iii) any other person or entity controlling, controlled by or under common control with Developer. As used in this Section XIV.E., the terms "control" and "controlling" shall mean the power to influence the management decisions of the specified person and shall in any case be deemed to exist where such person holds ten (10%) percent or more of the total ownership interest in the Developer, serves on any board of directors or comparable body of the Developer, or acts as an officer, general partner or manager thereof. If Developer is operating as a legal entity as contemplated hereunder, the persons holding an interest in the capital stock of Developer shall each be listed on Attachment B.

- F. This Agreement may be executed in counterparts and each copy so executed shall be deemed an original.
- G. This Agreement shall not become effective until signed by the President, Chief Executive Officer, or Secretary of Franchisor.
- H. Each reference in this Agreement to a corporation or partnership shall be deemed to also refer to a limited liability company and any other entity or organization similar thereto. Each reference to the organizational documents, equity owners, directors, and officers of a corporation in this Agreement shall be deemed to refer to the functional equivalents of such organizational documents, equity owners, directors, and officers, as applicable, in the case of a limited liability company or any other entity or organization similar thereto.
- I. Notwithstanding anything in this Agreement to contrary, Developer and its officers, directors, shareholders, agents and representatives, may, in accordance with any applicable law including the federal Defend Trade Secrets Act, disclose Confidential Information, including Franchisor's trade secrets, (a) in confidence, to federal, state, or local government officials, or to an attorney of Developer, for the sole purpose of reporting or investigating a suspected violation of law; or (b) in a document filed in a lawsuit or other legal proceeding, but only if the filing is made under seal and protected from public disclosure. Nothing in this Agreement is intended to conflict with any applicable law or create liability for disclosures expressly allowed by law.

XV. ENTIRE AGREEMENT; APPLICABLE LAW; MEDIATION; ARBITRATION; LITIGATION

- A. This Agreement, the documents referred to herein and the attachments hereto constitute the entire, full and complete agreement between Franchisor and Developer and the Controlling Principals concerning the subject matter hereof and shall supersede all prior related agreements between Franchisor and Developer and the Controlling Principals; provided, however, that nothing in this or any related agreement is intended to disclaim the representations made by Franchisor in the Disclosure Document that was furnished to Developer by Franchisor. Except for those permitted to be made unilaterally by Franchisor hereunder, no amendment, change or variance from this Agreement shall be binding on either party unless mutually agreed to by the parties and executed by their authorized officers or agents in writing.
- EXCEPT AS PROVIDED IN THIS AGREEMENT, FRANCHISOR, B. (1) DEVELOPER AND THE CONTROLLING PRINCIPALS AGREE THAT ANY CLAIM, CONTROVERSY OR DISPUTE ARISING OUT OF OR RELATING TO THE FRANCHISE, DEVELOPER'S DEVELOPMENT ACTIVITIES, ESTABLISHMENT OR OPERATION OF ANY RESTAURANT UNDER THIS AGREEMENT (AND ANY AMENDMENTS THERETO) INCLUDING, BUT NOT LIMITED TO, ANY CLAIM BY DEVELOPER, OR ANY OF THE CONTROLLING PRINCIPALS, OR PERSONS CLAIMING ON BEHALF OF DEVELOPER OR THE CONTROLLING PRINCIPALS, CONCERNING THE ENTRY INTO, THE PERFORMANCE UNDER OR THE TERMINATION OF THE AGREEMENT, OR ANY OTHER AGREEMENT BETWEEN FRANCHISOR, OR ITS AFFILIATES, AND DEVELOPER, ANY CLAIM AGAINST A PAST OR PRESENT OFFICER, DIRECTOR, EMPLOYEE OR AGENT OF FRANCHISOR, INCLUDING THOSE OCCURRING SUBSEQUENT TO THE TERMINATION OF THIS AGREEMENT, THAT CANNOT BE AMICABLY SETTLED AMONG THE PARTIES OR THROUGH MEDIATION SHALL, EXCEPT AS SPECIFICALLY SET FORTH HEREIN AND IN SECTION XV.D., BE REFERRED TO THE ARBITRATION SHALL BE CONDUCTED BY THE AMERICAN ARBITRATION ASSOCIATION IN ACCORDANCE WITH THE RULES OF THE AMERICAN ARBITRATION ASSOCIATION, AS AMENDED, EXCEPT THAT THE ARBITRATOR SHALL APPLY THE FEDERAL RULES OF EVIDENCE DURING THE CONDUCT OF THE HEARING SESSIONS WITH RESPECT TO THE ADMISSIBILITY OF EVIDENCE. IF SUCH RULES ARE IN

ANY WAY CONTRARY TO OR IN CONFLICT WITH THIS AGREEMENT, THE TERMS OF THE AGREEMENT SHALL CONTROL. ONLY CLAIMS, CONTROVERSIES OR DISPUTES INVOLVING DEVELOPER AND THE CONTROLLING PRINCIPALS MAY BE BROUGHT HEREUNDER. NO CLAIM FOR OR ON BEHALF OF ANY OTHER DEVELOPER, FRANCHISEE OR SUPPLIER, OR CLASS, REPRESENTATIVE OR ASSOCIATION THEREOF, MAY BE BROUGHT BY DEVELOPER OR THE CONTROLLING PRINCIPALS HEREUNDER.

- THE PARTIES SHALL AGREE ON AN ARBITRATOR WITHIN FIFTEEN (15) DAYS OF THE FILING OF ARBITRATION. IF THE PARTIES CANNOT AGREE ON A SINGLE ARBITRATOR, FRANCHISOR AND DEVELOPER (OR CONTROLLING PRINCIPAL, AS APPLICABLE) SHALL EACH SELECT ONE (1) ARBITRATOR. IF THE PARTY UPON WHOM THE DEMAND FOR ARBITRATION IS SERVED FAILS TO SELECT AN ARBITRATOR WITHIN FIFTEEN (15) DAYS AFTER THE RECEIPT OF THE DEMAND FOR ARBITRATION, THEN THE ARBITRATOR SO DESIGNATED BY THE PARTY REQUESTING ARBITRATION SHALL ACT AS THE SOLE ARBITRATOR TO RESOLVE THE CONTROVERSY AT HAND. ARBITRATORS DESIGNATED BY THE PARTIES SHALL SELECT A THIRD ARBITRATOR. IF THE TWO ARBITRATORS DESIGNATED BY THE PARTIES FAIL TO SELECT A THIRD ARBITRATOR WITHIN FIFTEEN (15) DAYS, THE THIRD ARBITRATOR SHALL BE SELECTED BY THE AMERICAN ARBITRATION ASSOCIATION OR ANY SUCCESSOR THERETO UPON APPLICATION BY EITHER PARTY. ALL OF THE ARBITRATORS SHALL BE EXPERIENCED IN THE ARBITRATION OF DISPUTES BETWEEN FRANCHISORS AND DEVELOPERS. ARBITRATION SHALL TAKE PLACE IN FAIRFAX COUNTY, VIRGINIA OR AT THE OFFICES OF THE AMERICAN ARBITRATION ASSOCIATION WHICH ARE NEAREST TO FRANCHISOR'S CORPORATE OFFICES. THE ARBITRATION SHALL BE CONDUCTED ON AN INDIVIDUAL BASIS, AND NOT AS PART OF A CONSOLIDATED, COMMON, OR CLASS ACTION, AND DEVELOPER AND ITS CONTROLLING PRINCIPALS WAIVE ANY AND ALL RIGHTS TO PROCEED ON A CONSOLIDATED, COMMON, OR CLASS BASIS. DEVELOPER AGREES NOT TO SEEK JOINDER OF ANY OF DEVELOPER'S CLAIMS WITH THOSE OF ANY OTHER PARTY. THE AWARD OF THE ARBITRATORS SHALL BE FINAL AND JUDGMENT UPON THE AWARD RENDERED IN ARBITRATION MAY BE ENTERED IN ANY COURT HAVING JURISDICTION THEREOF. THE COSTS AND EXPENSES OF ARBITRATION MAY BE ENTERED IN ANY COURT HAVING JURISDICTION THEREOF. THE ARBITRATORS SHALL BE REQUIRED TO SUBMIT WRITTEN FINDINGS OF FACT AND CONCLUSIONS OF LAW WITHIN THIRTY (30) BUSINESS DAYS FOLLOWING THE FINAL HEARING SESSION OF THE ARBITRATION. THE ARBITRATION PROCEEDINGS AND ARBITRATION AWARD SHALL BE MAINTAINED BY THE PARTIES AS STRICTLY CONFIDENTIAL, EXCEPT AS IS OTHERWISE REQUIRED BY LAW OR COURT ORDER OR AS IS NECESSARY TO CONFIRM, VACATE, OR ENFORCE THE AWARD AND FOR DISCLOSURE IN CONFIDENCE TO THE PARTIES' RESPECTIVE ATTORNEYS AND TAX ADVISORS. THE COSTS AND EXPENSES OF ARBITRATION, INCLUDING COMPENSATION AND EXPENSES OF THE ARBITRATORS, SHALL BE BORNE BY THE PARTIES AS THE ARBITRATORS DETERMINE.
- (3) NOTWITHSTANDING THE ABOVE, THE FOLLOWING SHALL NOT BE SUBJECT TO ARBITRATION:
- (i) DISPUTES AND CONTROVERSIES ARISING FROM THE SHERMAN ACT, THE CLAYTON ACT OR ANY OTHER FEDERAL OR STATE ANTITRUST LAW;
- (ii) DISPUTES AND CONTROVERSIES BASED UPON OR ARISING UNDER THE LANHAM ACT, AS NOW OR HEREAFTER AMENDED, RELATING TO THE OWNERSHIP OR VALIDITY OF THE TRADEMARKS;

- (iii) DISPUTES AND CONTROVERSIES RELATING TO ACTIONS TO OBTAIN POSSESSION OF THE PREMISES OF THE RESTAURANT UNDER LEASE OR SUBLEASE.
- (4) IN PROCEEDING WITH ARBITRATION AND IN MAKING DETERMINATIONS HEREUNDER, THE ARBITRATORS SHALL NOT EXTEND, MODIFY OR SUSPEND ANY TERMS OF THIS AGREEMENT OR THE REASONABLE STANDARDS OF BUSINESS PERFORMANCE AND OPERATION ESTABLISHED BY FRANCHISOR IN GOOD FAITH. NOTICE OF OR REQUEST TO OR DEMAND FOR ARBITRATION SHALL NOT STAY, POSTPONE OR RESCIND THE EFFECTIVENESS OF ANY TERMINATION OF THIS AGREEMENT. THE ARBITRATORS SHALL APPLY VIRGINIA LAW AND THE TERMS OF THIS AGREEMENT IN REACHING THEIR DECISION.
- WITH RESPECT TO ANY CLAIMS, CONTROVERSIES OR DISPUTES WHICH ARE NOT FINALLY RESOLVED THROUGH ARBITRATION AS OTHERWISE PROVIDED ABOVE, DEVELOPER AND THE CONTROLLING PRINCIPALS HEREBY IRREVOCABLY SUBMIT THEMSELVES TO THE JURISDICTION OF THE STATE COURTS OF FAIRFAX COUNTY, VIRGINIA AND THE FEDERAL DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA. DEVELOPER AND THE CONTROLLING PRINCIPALS HEREBY WAIVE ALL QUESTIONS OF PERSONAL JURISDICTION FOR THE PURPOSE OF CARRYING OUT THIS PROVISION. DEVELOPER AND THE CONTROLLING PRINCIPALS HEREBY AGREE THAT SERVICE OF PROCESS MAY BE MADE UPON ANY OF THEM IN ANY PROCEEDING RELATING TO OR ARISING OUT OF THIS AGREEMENT OR THE RELATIONSHIP CREATED BY THIS AGREEMENT BY ANY MEANS ALLOWED BY VIRGINIA OR FEDERAL LAW. DEVELOPER AND THE CONTROLLING PRINCIPALS FURTHER AGREE THAT VENUE FOR ANY PROCEEDING RELATING TO OR ARISING OUT OF THIS AGREEMENT SHALL BE FAIRFAX COUNTY, VIRGINIA; PROVIDED, HOWEVER, WITH RESPECT TO ANY ACTION (1) FOR MONIES OWED, (2) FOR INJUNCTIVE OR OTHER EXTRAORDINARY RELIEF, OR (3) INVOLVING POSSESSION OR DISPOSITION OF, OR OTHER RELIEF RELATING TO, REAL PROPERTY, FRANCHISOR MAY BRING SUCH ACTION IN ANY STATE OR FEDERAL DISTRICT COURT WHICH HAS JURISDICTION. WITH RESPECT TO ALL CLAIMS, CONTROVERSIES, DISPUTES OR ACTIONS RELATED TO THIS AGREEMENT OR THE RELATIONSHIP CREATED THEREBY, THIS AGREEMENT AND ANY SUCH RELATED CLAIMS, CONTROVERSIES, DISPUTES OR ACTIONS SHALL BE GOVERNED, ENFORCED, AND INTERPRETED UNDER VIRGINIA LAW (EXCEPT FOR VIRGINIA CHOICE OF LAW RULES).
- THE CONTROLLING PRINCIPALS D. DEVELOPER, AND FRANCHISOR ACKNOWLEDGE THAT THE PARTIES' AGREEMENT REGARDING APPLICABLE STATE LAW AND FORUM SET FORTH IN SECTIONS XV.C. AND D. ABOVE PROVIDES EACH OF THE PARTIES WITH THE MUTUAL BENEFIT OF UNIFORM INTERPRETATION OF THIS AGREEMENT AND ANY DISPUTE ARISING OUT OF THIS AGREEMENT OR THE PARTIES' RELATIONSHIP CREATED BY THIS AGREEMENT. EACH OF DEVELOPER. THE CONTROLLING PRINCIPALS AND FRANCHISOR FURTHER ACKNOWLEDGE THE RECEIPT AND SUFFICIENCY OF MUTUAL CONSIDERATION FOR SUCH BENEFIT AND THAT EACH PARTY'S AGREEMENT REGARDING APPLICABLE STATE LAW AND CHOICE OF FORUM HAVE BEEN NEGOTIATED FOR IN GOOD FAITH AND ARE PART OF THE BENEFIT OF THE BARGAIN REFLECTED BY THIS AGREEMENT.
- E. DEVELOPER, THE CONTROLLING PRINCIPALS AND FRANCHISOR ACKNOWLEDGE THAT THE EXECUTION OF THIS AGREEMENT AND ACCEPTANCE OF THE TERMS BY THE PARTIES OCCURRED IN ALEXANDRIA, VIRGINIA, AND FURTHER ACKNOWLEDGE THAT THE PERFORMANCE OF CERTAIN OBLIGATIONS OF DEVELOPER

ARISING UNDER THIS AGREEMENT, INCLUDING, BUT NOT LIMITED TO, THE PAYMENT OF MONIES DUE HEREUNDER, SHALL OCCUR IN ALEXANDRIA, VIRGINIA.

DEVELOPER, THE CONTROLLING PRINCIPALS, AND THE FRANCHISOR HEREBY WAIVE. TO THE FULLEST EXTENT PERMITTED BY LAW, ANY RIGHT TO OR CLAIM OF ANY PUNITIVE, EXEMPLARY, INCIDENTAL, INDIRECT, SPECIAL, CONSEQUENTIAL OR OTHER DAMAGES (INCLUDING, WITHOUT LIMITATION, LOSS OF PROFITS) AGAINST THE OTHER PARTY, AND THEIR AFFILIATES, AND THEIR RESPECTIVE OFFICERS, DIRECTORS, PARTNERS, AGENTS, REPRESENTATIVES, SHAREHOLDERS, **INDEPENDENT** CONTRACTORS, SERVANTS AND EMPLOYEES, IN THEIR CORPORATE AND INDIVIDUAL CAPACITIES, ARISING OUT OF ANY CAUSE WHATSOEVER (WHETHER SUCH CAUSE BE BASED IN CONTRACT, NEGLIGENCE, STRICT LIABILITY, OTHER TORT OR OTHERWISE) AND AGREES THAT IN THE EVENT OF A DISPUTE, DEVELOPER AND THE PARTIES SHALL BE LIMITED TO THE RECOVERY OF ANY ACTUAL DAMAGES SUSTAINED BY EITHER. IF ANY OTHER TERM OF THIS AGREEMENT IS FOUND OR DETERMINED TO BE UNCONSCIONABLE OR UNENFORCEABLE FOR ANY REASON, THE FOREGOING PROVISIONS OF WAIVER BY AGREEMENT OF PUNITIVE, EXEMPLARY, INCIDENTAL, INDIRECT, SPECIAL, CONSEQUENTIAL OR OTHER DAMAGES (INCLUDING, WITHOUT LIMITATION, LOSS OF PROFITS) SHALL CONTINUE IN FULL FORCE AND EFFECT.

[Signature Page Follows]

IN WITNESS WHEREOF, the parties hereto have duty executed and delivered this Agreement on the day and year first above written.

FRANCHISOR:	<u>DEVELOPER</u> :				
FIVE GUYS FRANCHISOR, LLC a Delaware limited liability company					
By:	Ву:				
Name:	Name:				
Title:	Title:				
Date Accepted:					
(The "Effective Date")					

ATTACHMENT A

GUARANTY OF CONTROLLING PRINCIPALS

Each of the undersigned acknowledges and agrees as follows:

- (1) Each has read the terms and conditions of the Development Agreement and acknowledges that the execution of this guaranty and the undertakings of the Controlling Principals in the Development Agreement are in partial consideration for, and a condition to, the granting of the development rights in the Development Agreement, and that Franchisor would not have granted such rights without the execution of this guaranty and such undertakings by each of the undersigned;
- (2) Each is included in the term "Controlling Principals" as described in <u>Section XIV.E.</u> of the Development Agreement;
- (3) Each individually, jointly and severally, makes all of the covenants, representations, warranties and agreements of the Controlling Principals set forth in the Development Agreement and is obligated to perform thereunder; and
- Each individually, jointly and severally, unconditionally and irrevocably guarantees to Franchisor and its successors and assigns that all of Developer's obligations under the Development Agreement shall be punctually paid and performed. Upon default by Developer or upon notice from Franchisor, each shall immediately make each payment and perform each obligation required of Developer under the Development Agreement. Without affecting the obligations of any of the Controlling Principals under this guaranty, Franchisor may, without notice to the Controlling Principals, waive, renew, extend, modify, amend or release any indebtedness or obligation of Developer or settle, adjust or compromise any claims that Franchisor may have against Developer. Each of the Controlling Principals waives all demands and notices of every kind with respect to the enforcement of this guaranty, including, without limitation, notice of presentment, demand for payment or performance by Developer, any default by Developer or any guarantor and any release of any guarantor or other security for this guaranty or the obligations of Developer. Franchisor may pursue its rights against any of the Controlling Principals without first exhausting its remedies against Developer and without joining any other guarantor hereto and no delay on the part of Franchisor in the exercise of any right or remedy shall operate as a waiver of such right or remedy, and no single or partial exercise by Franchisor of any right or remedy shall preclude the further exercise of such right or remedy. Upon receipt by Franchisor of notice of the death of any of the Controlling Principals, the estate of the deceased shall be bound by the foregoing guaranty, but only for defaults and obligations under the Development Agreement existing at the time of death, and in such event, the obligations of the remaining Controlling Principals shall continue in full force and effect.

Additionally, with respect to the individual designated as Operating Principal, Operating Principal acknowledges that the undertakings by Operating Principal under this guaranty are made and given in partial consideration of, and as a condition to, Franchisor's grant of rights to develop Restaurants as described herein; Operating Principal individually, jointly and severally, makes all of the covenants, representations and agreements of Developer and Operating Principal set forth in the Development Agreement and is obligated to perform hereunder.

[Signature Page Follows]

CONTROLLING PRINCIPALS:

^{*} Denotes individual who is Developer's Operating Principal

ATTACHMENT B

STATEMENT OF OWNERSHIP INTERESTS AND DEVELOPER'S PRINCIPALS

A. The following is a list of stockholders, partners or other investors in Developer, including all investors who own or hold a direct or indirect interest in Developer, and a description of the nature of their interest:

Name

Percentage of Ownership/Nature of Interest

ATTACHMENT C

THE FIVE GUYS FRANCHISOR, LLC DEVELOPMENT SCHEDULE

	eveloper to establish and operate () hise Agreement for each Restaurant to be developed
Fees Paid Upon Signing:	
(\$); and such amount represents (\$50,000) for Restaurants located outside	Agreement, Developer is paying Dollars a territorial development fee of Fifty Thousand Dollars of Alaska, Hawaii and Puerto Rico and One Hundred for Restaurants located within such jurisdictions; times loped hereunder.
Development Schedule:	
 The first Restaurant is to be opened. The second Restaurant is to be opened. The third Restaurant is to be opened. 	ed by
Territory:	
The Territory referred to in Article I of the	e captioned agreement shall be:
	y undersigned hereby acknowledge having read this nd by all of its terms, and agrees that it shall become20
FIVE GUYS FRANCHISOR, LLC	(Developer)
By:	By:
Name:	Name:
Title:	Title

ATTACHMENT D STATE SPECIFIC AMENDMENTS

AMENDMENT TO FIVE GUYS FRANCHISOR, LLC DEVELOPMENT AGREEMENT FOR THE STATE OF ALASKA

The Five Guys Franchisor, LLC Development Agreement (the "Agreement") between "Developer" or "You" and FIVE GUYS FRANCHISOR, LLC ("Franchisor") shall be amended by the addition of the following language, which shall be considered an integral part of the Agreement (the "Amendment"):

a. Section II.A. of the Development Agreement is amended to state that the Development Fee shall be Fifty Thousand Dollars (\$50,000) per Restaurant to be located outside of the State of Alaska, and One Hundred Twenty-Five Thousand Dollars (\$125,000) per Restaurant to be located in the State of Alaska.

AMENDMENT TO FIVE GUYS FRANCHISOR, LLC DEVELOPMENT AGREEMENT FOR THE STATE OF CALIFORNIA

The Five Guys Franchisor, LLC Development Agreement (the "Agreement") between "Developer" or "You" and FIVE GUYS FRANCHISOR, LLC ("Franchisor") shall be amended by the addition of the following language, which shall be considered an integral part of the Agreement (the "Amendment"):

CALIFORNIA LAW MODIFICATIONS

The California Department of Financial Protection and Innovation requires that certain provisions contained in franchise documents be amended to be consistent with California law, including the California Franchise Investment Law, CAL. CORPORATIONS CODE Section 31000 et seq., and the California Franchise Relations Act, CAL. BUS. & PROF. CODE Section 20000 et seq. To the extent that the Agreement contains provisions that are inconsistent with the following, such provisions are hereby amended:

- a. California Business and Professions Code Sections 20000 through 20043 provide rights to You concerning nonrenewal, termination, or transfer of the Agreement. The Federal Bankruptcy Code also provides rights to You concerning termination of the Agreement upon certain bankruptcy-related events. To the extent the Agreement contains a provision that is inconsistent with these laws, these laws shall control.
- b. If Developer is required in the Agreement to execute a release of claims, such release shall exclude claims arising under the California Franchise Investment Law and the California Franchise Relations Act.
- c. If the Agreement requires payment of liquidated damages that is inconsistent with California Civil Code Section 1671, the liquidated damage clause may be unenforceable.
- d. The Agreement contains a covenant not to compete which extends beyond the termination of the franchise. A contract that restrains a former franchisee from engaging in a lawful trade or business is to that extent void under California Business and Professions Code Section 16600. (However, we reserve the right to challenge the validity of that restriction if it applies to our contractual relationship.)
- e. If the Agreement requires litigation, arbitration or mediation to be conducted in a forum other than the State of California, the requirement may be unenforceable under California law.
- f. If the Agreement requires that it be governed by a state's law, other than the State of California, such requirement may be unenforceable.
- g. For franchisees operating outlets located in California, the California Franchise Investment Law and the California Franchise Relations Act shall apply regardless of the choice of law or dispute resolution venue stated elsewhere. Any language in the Agreement or any amendment thereto or any agreement to the contrary is superseded by this condition.

h. Section II. of this Agreement is amended to state that the Development Fee shall be deferred until Franchisor satisfies all of its pre-opening obligations to Developer and the first Restaurant under the Development Agreement is open for business.

AMENDMENT TO FIVE GUYS FRANCHISOR, LLC DEVELOPMENT AGREEMENT FOR THE STATE OF HAWAII

The Five Guys Franchisor, LLC Development Agreement (the "Agreement") between "Developer" or "You" and FIVE GUYS FRANCHISOR, LLC ("Franchisor") shall be amended by the addition of the following language, which shall be considered an integral part of the Agreement (the "Amendment"):

HAWAII LAW MODIFICATIONS

The Hawaii Department of Commerce and Consumer Affairs, Business Registration Division requires that certain provisions contained in franchise documents be amended to be consistent with Hawaii law. To the extent that this Agreement contains provisions that are inconsistent with the following, such provisions are hereby amended:

- a. Section II.A. of the Development Agreement is amended to state that the Development Fee shall be Fifty Thousand Dollars (\$50,000) per Restaurant to be located outside of the State of Hawaii, and One Hundred Twenty-Five Thousand Dollars (\$125,000) per Restaurant to be located in the State of Hawaii.
- b. Section II. of this Agreement is amended to state that the Development Fee and all other initial payments Developer owes to Franchisor or any of its affiliates before Developer opens its Restaurant shall be deferred until Franchisor satisfies all of its pre-opening obligations to Developer and Developer opens each Restaurant for business.

AMENDMENT TO FIVE GUYS FRANCHISOR, LLC DEVELOPMENT AGREEMENT FOR THE STATE OF ILLINOIS

The Five Guys Franchisor, LLC Development Agreement (the "Agreement") between "Developer" or "You" and FIVE GUYS FRANCHISOR, LLC ("Franchisor") shall be amended by the addition of the following language, which shall be considered an integral part of the Agreement (the "Amendment"):

ILLINOIS LAW MODIFICATIONS

The Illinois Attorney General's Office requires that certain provisions contained in franchise documents be amended to be consistent with Illinois law, including the Franchise Disclosure Act of 1987, 815 ILCS 705/1 et seq. (West 2010). To the extent that this Agreement contains provisions that are inconsistent with the following, such provisions are hereby amended:

- a. 815 ILCS 705/19 and 705/20 provide rights to You concerning nonrenewal and termination of this Agreement. If this Agreement contains a provision that is inconsistent with the Act, the Act shall control.
- b. If Developer is required in this Agreement to execute a release of claims or to acknowledge facts that would negate or remove from judicial review any statement, misrepresentation or action that would violate the Act, or a rule of order under the Act, such release shall exclude claims arising under the Illinois Franchise Disclosure Act, and such acknowledgments shall be void with respect to claims under the Act and are hereby deleted.
- c. If this Agreement requires litigation to be conducted in a forum other than the State of Illinois, the requirement is void, provided that a Franchise Agreement may provide for arbitration in a forum outside of Illinois.
- d. If this Agreement requires that it be governed by a state's law, other than the State of Illinois, to the extent that such law conflicts with Illinois law, Illinois law shall control.

- e. Section 41 of the Illinois Franchise Disclosure Act states that "Any condition, stipulation, or provision purporting to bind any person acquiring any franchise to waive compliance with the Illinois Franchise Disclosure Act, or any other law of Illinois, is void." To the extent that any provision in this Agreement is inconsistent with Illinois law, Illinois law shall control.
- f. This Agreement is amended to comply with Section 27 of the Act to allow any and all claims and actions arising out of or relating to this Agreement, the relationship of Franchisor and Developer and Developer's operation of the Franchise brought by Developer against Franchisor shall be commenced within three (3) years from the occurrence of the facts giving rise to such claim or action, within one (1) year after the Developer becomes aware of the facts or circumstances indicating Developer may have a claim for relief, or ninety (90) days after delivery to Developer of a written notice disclosing the violation, or such claim or action shall be barred.
- g. Section II. of this Agreement is amended to state that the Development Fee shall be deferred until Franchisor satisfies all of its pre-opening obligations to Developer and Developer opens its Restaurant for business. The Illinois Attorney General has imposed this deferral requirement due to Franchisor's current financial condition.
- h. No statement, questionnaire, or acknowledgement signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

AMENDMENT TO FIVE GUYS FRANCHISOR, LLC DEVELOPMENT AGREEMENT FOR THE STATE OF MARYLAND

The Five Guys Franchisor, LLC Development Agreement (the "Agreement") between "Developer" or "You" and FIVE GUYS FRANCHISOR, LLC ("Franchisor") shall be amended by the addition of the following language, which shall be considered an integral part of the Agreement (the "Amendment"):

MARYLAND LAW MODIFICATIONS

The Maryland Securities Division requires that certain provisions contained in franchise documents be amended to be consistent with Maryland law, including the Maryland Franchise Registration and Disclosure Law, Md. Code Ann., Bus. Reg. §§ 14-201 - 14-233 (1998 Repl. Vol. & Supp. 2002). To the extent that this Agreement contains provisions that are inconsistent with the following, such provisions are hereby amended:

- a. If Developer is required in this Agreement to execute a release of claims or to acknowledge facts that would negate or remove from judicial review any statement, misrepresentation or action that would violate the Act, or a rule or order under the Act, such release shall exclude claims arising under the Maryland Franchise Registration and Disclosure Law, and such acknowledgments shall be void with respect to claims under the Law.
- b. If this Agreement requires litigation to be conducted in a forum other than the State of Maryland, the requirement shall not be interpreted to limit any rights Developer may have under Sec. 14-216 (c)(25) of the Maryland Franchise Registration and Disclosure Law to bring suit in the state of Maryland.
- c. The general release required as a condition of renewal, sale and/or assignment/transfer shall not apply to any liability under the Maryland Franchise Registration and Disclosure Law.
- d. This Agreement is hereby amended to reflect that any claims arising under the Maryland Franchise Registration and Disclosure Law must be brought within 3 years after the grant of the franchise.

- e. Section 14-226 of the Maryland Franchise Registration and Disclosure Law prohibits a franchisor from requiring a prospective franchisee to assent to any release, estoppel or waiver of liability as a condition of purchasing a franchise. If this Agreement requires prospective franchisees to disclaim the occurrence and/or acknowledge the non-occurrence of acts that would constitute a violation of the Franchise Law, such representations are not intended to nor shall they act as a release, estoppel or waiver of any liability incurred under the Maryland Franchise Registration and Disclosure Law resulting from the offer or sale of the franchise.
- f. Section II. of this Agreement is hereby amended to state that the Development Fee shall be deferred until Franchisor satisfies all of its pre-opening obligations to Developer and Developer opens its Restaurant for business.
- g. Section XI.B. of this Agreement does not apply in the State of Maryland.
- h. No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

AMENDMENT TO FIVE GUYS FRANCHISOR, LLC DEVELOPMENT AGREEMENT AND DISCLOSURE DOCUMENT FOR THE STATE OF MINNESOTA

The Five Guys Franchisor, LLC Development Agreement (the "Agreement") between "Developer" or "You" and FIVE GUYS FRANCHISOR, LLC ("Franchisor") shall be amended by the addition of the following language, which shall be considered an integral part of the Agreement (the "Amendment"):

MINNESOTA LAW MODIFICATIONS

The Commissioner of Commerce for the State of Minnesota requires that certain provisions contained in franchise documents be amended to be consistent with Minnesota Franchise Act, Minn. Stat. Section 80.01 <u>et seq.</u>, and of the Rules and Regulations promulgated under the Act (collectively the "Franchise Act"). To the extent that the Agreement and Disclosure Document contain provisions that are inconsistent with the following, such provisions are hereby amended:

- a. The Minnesota Department of Commerce requires that Franchisor indemnify Minnesota franchisees against liability to third parties resulting from claims that the franchisees' use of the Intellectual Properties infringes trademark rights of the third party. If the Agreement and/or the Disclosure Document contain(s) a provision that is inconsistent with the Franchise Act, the provisions of the Agreement shall be superseded by the Act's requirements and shall have no force or effect.
- b. Franchise Act, Sec. 80C.14, Subd. 4., requires, except in certain specified cases, that a franchisee be given written notice of a franchisor's intention not to renew 180 days prior to expiration of the franchise and that the franchisee be given sufficient opportunity to operate the franchise in order to enable the franchisee the opportunity to recover the fair market value of the franchise as a going concern. If the Agreement and/or the Disclosure Document contain(s) a provision that is inconsistent with such requirement of the Franchise Act, the provisions of the Agreement shall be superseded by the Act's requirements and shall have no force or effect.
- c. Franchise Act, Sec. 80C.14, Subd. 3., requires, except in certain specified cases that a franchisee be given 90 days' notice of termination (with 60 days to cure). If the Agreement and/or the Disclosure Document contain(s) a provision that is inconsistent with such requirement of the Franchise Act, the provisions of the Agreement shall be superseded by the Act's requirements and shall have no force or effect.

- d. If the Agreement and/or the Disclosure Document require(s) Developer to execute a release of claims or to acknowledge facts that would negate or remove from judicial review any statement, misrepresentation or action that would violate the Franchise Act, such release shall exclude claims arising under the Franchise Act, and such acknowledgments shall be void with respect to claims under the Act.
- e. If the Agreement and/or the Disclosure Document require(s) that it be governed by a state's law, other than the State of Minnesota, for litigation, arbitration or mediation, those provisions shall not in any way abrogate or reduce any rights of Developer as provided for in the Franchise Act, including the right to submit matters to the jurisdiction of the courts of Minnesota.
- f. To the extent Minnesota Rule 2860.4400J. prohibits a franchisor from requiring You to consent to the Franchisor obtaining injunctive relief, the Agreement is hereby revised to reflect that Franchisor may seek injunctive relief and that whether any bond be necessary be determined by the court.
- g. Section 80C.17 of the Act provides that no action may be commenced pursuant to that section more than three (3) years after the cause of action accrues. No provision in the Agreement shall be construed to limit the time period for You to bring a claim under the Act.
- h. Section II of this Agreement is hereby amended to state that the Development Fee shall be due immediately after opening your FIVE GUYS® Restaurant.

AMENDMENT TO FIVE GUYS FRANCHISOR, LLC DEVELOPMENT AGREEMENT FOR THE STATE OF NEW YORK

The Five Guys Franchisor, LLC Development Agreement (the "Agreement") between "Developer" or "You" and FIVE GUYS FRANCHISOR, LLC ("Franchisor") shall be amended by the addition of the following language, which shall be considered an integral part of the Agreement (the "Amendment"):

NEW YORK LAW MODIFICATIONS

The New York Department of Law requires that certain provisions contained in franchise documents be amended to be consistent with New York law, including the General Business Law, Article 33, Sections 680 through 695 (1989). To the extent that the Agreement contains provisions that are inconsistent with the following, such provisions are hereby amended:

- a. If Developer is required in the Agreement to execute a release of claims or to acknowledge facts that would negate or remove from judicial review any statement, misrepresentation or action that would violate the General Business Law, regulation, rule or order under the Law, such release shall exclude claims arising under the New York General Business Law, Article 33, Section 680 through 695 and the regulations promulgated thereunder, and such acknowledgments shall be void. It is the intent of this provision that non-waiver provisions of Sections 687.4 and 687.5 of the General Business Law be satisfied.
- b. If the Agreement requires that it be governed by a state's law, other than the State of New York, the choice of law provision shall not be considered to waive any rights conferred upon the Licensee under the New York General Business Law, Article 33, Sections 680 through 695.

AMENDMENT TO FIVE GUYS FRANCHISOR, LLC DEVELOPMENT AGREEMENT FOR THE STATE OF NORTH DAKOTA

The Five Guys Franchisor, LLC Development Agreement (the "Agreement") between "Developer" or "You" and FIVE GUYS FRANCHISOR, LLC ("Franchisor") shall be amended by the addition of the following language, which shall be considered an integral part of the Agreement (the "Amendment"):

NORTH DAKOTA LAW MODIFICATIONS

- 1. The North Dakota Securities Commissioner requires that certain provisions contained in franchise documents be amended to be consistent with North Dakota law, including the North Dakota Franchise Investment Law, North Dakota Century Code Annotated Chapter 51-19, Sections 51-19-01 through 51-19-17 (1993). To the extent that the Agreement contains provisions that are inconsistent with the following, such provisions are hereby amended:
 - a. If Developer is required in the Agreement to execute a release of claims or to acknowledge facts that would negate or remove from judicial review any statement, misrepresentation or action that would violate the Law, or a rule or order under the Law, such release shall exclude claims arising under North Dakota Law, and such acknowledgments shall be void with respect to claims under the Law.
 - b. Covenants not to compete during the term of and upon termination or expiration of the Agreement are enforceable only under certain conditions according to North Dakota Law. If the Agreement contains a covenant not to compete that is inconsistent with North Dakota Law, the covenant may be unenforceable.
 - c. The Commissioner has held that requiring franchisees to consent to the jurisdiction of courts outside of North Dakota is unfair, unjust or inequitable within the intent of Section 51-19-09 of the North Dakota Law. If the Agreement requires litigation to be conducted in a forum other than the State of North Dakota, the requirement is void with respect to claims under North Dakota Law.
 - d. If the Agreement requires mediation or arbitration to be conducted in a forum other than the State of North Dakota, the requirement may be unenforceable under North Dakota Law. Arbitration involving a franchise purchased in the State of North Dakota must be held either in a location mutually agreed upon prior to the arbitration or if the parties cannot agree on a location, the location shall be determined by the arbitrator.
 - e. If the Agreement requires payment of a termination penalty or liquidated damages, the requirement may be unenforceable under North Dakota Law.
 - f. If the Agreement requires that a state's law other than the State of North Dakota govern it, to the extent that such law conflicts with the North Dakota Law, North Dakota Law shall control.
 - g. The Commissioner has held that requiring franchisees to consent to a waiver of trial by jury or of exemplary or punitive damages is unfair, unjust or inequitable within the intent of Section 51-19-09 of the North Dakota Law. If the Agreement requires consent to a waiver of trial by jury or waiver of exemplary or punitive damages, the requirement may be unenforceable under the North Dakota Law.
 - h. If the Agreement requires consent to a limitation of claims, the requirement is void and the statute of limitations under the North Dakota Law shall apply.
 - i. If the Agreement requires consent to payment of all costs and expenses incurred in the enforcement of the Agreement, the requirement is void. The prevailing party in any such action is entitled to recover all costs and expenses, including reasonable attorneys' fees.
 - j. Section II. of this Agreement is hereby amended to state that the Development Fee shall be deferred until Franchisor satisfies all of its pre-opening obligations to Developer and Developer opens its Restaurant for business.

2. Under North Dakota Law, Developer is not required to waive its rights.

AMENDMENT TO FIVE GUYS FRANCHISOR, LLC DEVELOPMENT AGREEMENT FOR THE COMMONWEALTH OF PUERTO RICO

The Five Guys Franchisor, LLC Development Agreement (the "Agreement") between "Developer" or "You" and FIVE GUYS FRANCHISOR, LLC ("Franchisor") shall be amended by the addition of the following language, which shall be considered an integral part of the Agreement (the "Amendment"):

a. Section II.A. of the Development Agreement is amended to state that the Development Fee shall be Fifty Thousand Dollars (\$50,000) per Restaurant to be located outside of the Commonwealth of Puerto Rico, and One Hundred Twenty-Five Thousand Dollars (\$125,000) per Restaurant to be located in the Commonwealth of Puerto Rico.

AMENDMENT TO FIVE GUYS FRANCHISOR, LLC DEVELOPMENT AGREEMENT FOR THE STATE OF RHODE ISLAND

The Five Guys Franchisor, LLC Development Agreement (the "Agreement") between "Developer" or "You" and FIVE GUYS FRANCHISOR, LLC ("Franchisor") shall be amended by the addition of the following language, which shall be considered an integral part of the Agreement (the "Amendment"):

RHODE ISLAND LAW MODIFICATIONS

The Rhode Island Securities Division requires that certain provisions contained in franchise documents be amended to be consistent with Rhode Island law, including the Franchise Investment Act, R.I. Gen. Law. ch. 395 Sec. 19-28.1-1 -19-28.1-34. To the extent that this Agreement contains provisions that are inconsistent with the following, such provisions are hereby amended:

- a. If this Agreement requires litigation to be conducted in a forum other than the State of Rhode Island, the requirement is void under Rhode Island Franchise Investment Act Sec. 19-28.1-14.
- b. If this Agreement requires that it be governed by a state's law, other than the State of Rhode Island, to the extent that such law conflicts with Rhode Island Franchise Investment Act it is void under Sec. 19-28.1-14.
- c. If Developer is required in this Agreement to execute a release of claims or to acknowledge facts that would negate or remove from judicial review any statement, misrepresentation or action that would violate the Act, or a rule or order under the Act, such release shall exclude claims arising under the Rhode Island Franchise Investment Act, and such acknowledgments shall be void with respect to claims under the Act.

AMENDMENT TO FIVE GUYS FRANCHISOR, LLC DEVELOPMENT AGREEMENT FOR THE STATE OF SOUTH DAKOTA

The Five Guys Franchisor, LLC Development Agreement (the "Agreement") between "Developer" or "You" and FIVE GUYS FRANCHISOR, LLC ("Franchisor") shall be amended by the addition of the following language, which shall be considered an integral part of the Agreement (the "Amendment"):

SOUTH DAKOTA LAW MODIFICATIONS

The South Dakota Securities Regulation Office requires that certain provisions contained in franchise documents be amended to be consistent with South Dakota law, including the South Dakota Franchise Investment Act. To the extent that this Agreement contains provisions that are inconsistent with the following, such provisions are hereby amended:

a. Section II.A. of this Agreement is hereby amended to state that the Development Fee shall be deferred until Franchisor satisfies all of its pre-opening obligations to Developer and Developer opens its first Restaurant for business.

AMENDMENT TO FIVE GUYS FRANCHISOR, LLC DEVELOPMENT AGREEMENT FOR THE COMMONWEALTH OF VIRGINIA

The Five Guys Franchisor, LLC Development Agreement (the "Agreement") between "Developer" or "You" and FIVE GUYS FRANCHISOR, LLC ("Franchisor") shall be amended by the addition of the following language, which shall be considered an integral part of the Agreement (the "Amendment"):

VIRGINIA LAW MODIFICATIONS

The Virginia State Corporation Commission's Division of Securities requires that certain provisions contained in franchise documents be amended to be consistent with Virginia law, including the Virginia Retail Franchising Act. To the extent that this Agreement contains provisions that are inconsistent with the following, such provisions are hereby amended:

a. Section II. of the Agreement is amended to state that the Virginia State Corporation Commission's Division of Securities and Retail Franchising requires Franchisor to defer payment of the Development Fee, initial Franchise Fee and all other initial payments Developer owes to Franchisor until Franchisor completes all of its pre-opening obligations under each Franchise Agreement. Payment of the Development Fee will be due to Franchisor, on a pro-rata basis, on Franchisor's completion of its pre-opening obligations for each Restaurant opened under the Development Agreement.

WASHINGTON AMENDMENT TO THE DEVELOPMENT AGREEMENT AND RELATED AGREEMENTS FOR FIVE GUYS FRANCHISOR, LLC

The Five Guys Franchisor, LLC Development Agreement (the "Agreement") between "Developer" or "You" and FIVE GUYS FRANCHISOR, LLC ("Franchisor") shall be amended by the addition of the following language, which shall be considered an integral part of the Agreement (the "Amendment"):

WASHINGTON LAW MODIFICATIONS

The Director of the Washington Department of Financial Institutions requires that certain provisions contained in franchise documents be amended to be consistent with Washington law, including the Washington Franchise Investment Protection Act, WA Rev. Code §§ 19.100.010 to 19.100.940 (1991). To the extent that the Agreement contains provisions that are inconsistent with the following, such provisions are hereby amended:

- a. RCW 19.100.180 may supersede the development agreement in your relationship with the franchisor including the areas of termination and renewal of your franchise. There may also be court decisions which may supersede the development agreement in your relationship with the franchisor including the areas of termination and renewal of your franchise.
- b. A release or waiver of rights executed by a franchisee may not include rights under the Washington Franchise Investment Protection Act or any rule or order thereunder except when executed pursuant to a negotiated settlement after the agreement is in effect and where the parties are represented by independent counsel. Provisions such as those which

unreasonably restrict or limit the statute of limitations period for claims under the Act, or rights or remedies under the Act such as a right to a jury trial, may not be enforceable.

- c. In any arbitration or mediation involving a franchise purchased in Washington, the arbitration or mediation site will be either in the state of Washington, or in a place mutually agreed upon at the time of the arbitration or mediation, or as determined by the arbitrator or mediator at the time of arbitration or mediation. In addition, if litigation is not precluded by the development agreement, a franchisee may bring an action or proceeding arising out of or in connection with the sale of franchises, or a violation of the Washington Franchise Investment Protection Act, in Washington.
- d. In the event of a conflict of laws, the provisions of the Washington Franchise Investment Protection Act, Chapter 19.100 RCW will prevail.
- e. Transfer fees are collectable to the extent that they reflect the franchisor's reasonable estimated or actual costs in effecting a transfer.
- f. Pursuant to RCW 49.62.020, a noncompetition covenant is void and unenforceable against an employee, including an employee of a franchisee, unless the employee's earnings from the party seeking enforcement, when annualized, exceed \$100,000 per year (an amount that will be adjusted annually for inflation). In addition, a noncompetition covenant is void and unenforceable against an independent contractor of a franchisee under RCW 49.62.030 unless the independent contractor's earnings from the party seeking enforcement, when annualized, exceed \$250,000 per year (an amount that will be adjusted annually for inflation). As a result, any provisions contained in the development agreement or elsewhere that conflict with these limitations are void and unenforceable in Washington.
- g. RCW 49.62.060 prohibits a franchisor from restricting, restraining, or prohibiting a franchisee from (i) soliciting or hiring any employee of a franchisee of the same franchisor or (ii) soliciting or hiring any employee of the franchisor. As a result, any such provisions contained in the development agreement or elsewhere are void and unenforceable in Washington.
- h. Section II. of the Agreement is amended to state that the Washington Department of Financial Institutions, Securities Division requires Franchisor to defer payment of the Development Fee, initial Franchise Fee and all other initial payments Developer owes to Franchisor until Franchisor completes all of its pre-opening obligations under the Franchise Agreement, and Franchisee opens its first Restaurant. Because Franchisor has material pre-opening obligations with respect to each franchised business Franchisee opens under the Development Agreement, the State of Washington shall require that the franchise fees be released proportionally with respect to each franchised business. Payment of the Development Fee shall be due to Franchisor, on a pro-rata basis, on Franchisor's completion of its pre-opening obligations for each Restaurant opened under the Development Agreement.
- i. Section XI.B. of the Agreement does not apply in the State of Washington.

Each provision of these Amendments shall be effective only to the extent that the jurisdictional requirements, with respect to each such provision, are met independent of these Amendments. These Amendments shall have no force or effect if such jurisdictional requirements are not met.

IN WITNESS WHEREOF, each of the parties hereto has read and agrees to remain subject to the foregoing amendment, as applicable, and has executed the same by a duly authorized representative.

FRANCHISOR:		
FIVE GUYS FRANCHISOR, LLC a Delaware limited liability company		
Ву:		
	:	
<u>DEVI</u>	ELOPER:	
By:		
	:	
T:+1a.		

EXHIBIT C TO THE DISCLOSURE DOCUMENT FRANCHISE AGREEMENT



FIVE GUYS FRANCHISOR, LLC

FRANCHISE AGREEMENT

FRANCHISEE	
EFFECTIVE DATE	

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FIVE GUYS FRANCHISOR, LLC

FRANCHISE AGREEMENT

THIS FRANCHISE AGRE	EMENT (as amended, suppler	mented, or otherwise modified from
time to time, this "Agreement") is m	ade and entered into by and be	tween FIVE GUYS FRANCHISOR,
LLC, a Delaware limited liability con	npany (together with its succes	sors and assigns, the "Franchisor"),
and	, a	[corporation/limited liability
company/partnership] (the "Franchise	ee"), on the date this Agreement	is executed by Franchisor below (the
"Effective Date"). Franchisor and I	Franchisee are, where relevant,	each referred to in this Agreement
individually as a "party" and collective	ely as the "parties". Capitalized	I terms used herein and not otherwise
defined shall have the meanings ascrib	ped to such terms in the Develop	pment Agreement referenced below.

WITNESSETH:

WHEREAS, Franchisor and its affiliates, as the result of the expenditure of time, skill, effort and money have developed and own a distinctive System (as defined below) relating to the establishment, development and operation of retail food service businesses that operate in buildings that display Franchisor's interior and exterior trade dress (each, a "Restaurant"), which specialize in dine-in and carry-out service of hamburgers, cheeseburgers, hot dogs, french-fries, and other foods and accompaniments approved by Franchisor (the "Products") and which operate under Franchisor's System and the Marks (as defined below), all of which Franchisor may periodically change, improve, and/or further develop;

WHEREAS, the distinguishing characteristics utilized by Franchisor in each FIVE GUYS® Restaurant include, without limitation, distinctive interior and exterior sign design and arrangement, décor, fixtures and furnishings; menus and recipes; quality and uniformity of Products and services offered; standards, specifications, methods, techniques, procedures for operations, inventory and management; training and assistance; record keeping and reporting; and marketing and promoting; all of which may be changed, improved and further developed by Franchisor and/or its affiliates from time to time (collectively, the "System");

WHEREAS, Franchisor identifies the System and the FIVE GUYS® Restaurants by means of certain trade names, service marks, trademarks, emblems and indicia of origin, including, but not limited to, the marks "FIVE GUYS®", "FIVE GUYS FAMOUS BURGERS AND FRIES®", "FIVE GUYS BURGERS AND FRIES®" and such other proprietary marks as Franchisor may periodically designate in writing (collectively, the "Marks");

WHEREAS, Franchisor grants to qualified persons the opportunity to own and operate FIVE GUYS® Restaurants offering and selling the Products as well as other products and services authorized and approved by Franchisor and utilizing Franchisor's System and Marks;

WHEREAS, Franchisee understands and acknowledges the importance of Franchisor's high standards of quality, cleanliness, appearance and service and the necessity of operating the Restaurant franchised hereunder in conformity with Franchisor's standards and specifications;

WHEREAS, Franchisee desires to use the System in connection with the operation of a FIVE GUYS® Restaurant at the location specified in Attachment B hereto, and receive the training and other assistance provided by Franchisor in connection therewith; and

WHEREAS, F	ranchisor and Franchisee (or its affiliate) are parties to that certain Developmen
Agreement dated	, 20 (as amended or otherwise modified from time to time, the
"Development Agreem	ent"), under which Franchisee (or its affiliate) is committed to developing a certain
number of FIVE GUYS	S® Restaurants within the exclusive development territory described therein; and

Franchisor and Franchisee are entering into this Agreement pursuant to the terms and conditions of the Development Agreement.

NOW, THEREFORE, the parties, in consideration of the mutual undertakings and commitments set forth herein, the receipt and sufficiency of which are hereby acknowledged, agree as follows:

I. GRANT

- A. In reliance on the representations and warranties of Franchisee and its "Controlling Principals" (as defined in Section XIX.R.) contained in this Agreement, Franchisor hereby grants to Franchisee the right, and Franchisee hereby accepts the obligation, all according to the terms and conditions in this Agreement, to establish and operate a FIVE GUYS® Restaurant (the "**Restaurant**") and to use, solely in connection therewith, the Marks and the System, as they may be changed, improved, and further developed from time to time, at the Approved Location (as defined below).
- B. The specific street address of the Restaurant location accepted by Franchisor is set forth in Attachment B (the "Approved Location"). This Agreement does not grant to Franchisee the right or license to operate the Restaurant (or to offer or sell any products or services described under this Agreement) at or from any location other than the Approved Location. Franchisee shall not relocate the Restaurant without the prior written consent of Franchisor, which consent shall not be unreasonably withheld so long as (i) the Restaurant and Franchisee (together with any and all affiliates) are in operational good-standing with Franchisor, (ii) the proposed relocation site is in accordance with Franchisor's thencurrent site selection and construction standards, and (iii) Franchisee complies with all of Franchisor's conditions to relocation, including, without limitation, the payment of a relocation fee in the amount of Seven Thousand Five Hundred Dollars (\$7,500) (the "Relocation Fee").
- C. If Franchisee is unable to continue the operation of the Restaurant at the Approved Location because of the occurrence of a Force Majeure event (as described in Section XVII.A.(3)(e)), then Franchisee may request approval of Franchisor to relocate the Restaurant to another location in the Primary Area of Responsibility, as such term is defined below. Any other request to relocate the Restaurant due to circumstances reasonably beyond the control of Franchisee (including, without limitation, the lack of profitability at a particular location) shall also be subject to the same procedures. If Franchisor elects to grant Franchisee the right to relocate the Restaurant, then Franchisee shall comply with the site selection and construction procedures set forth in Section II.
- D. Upon the execution of this Agreement, Franchisee shall be assigned the primary area of responsibility (the "**Primary Area of Responsibility**") described in Attachment B and attached hereto. Except as provided in this Agreement, and subject to Franchisee's and the Controlling Principals' full compliance with this Agreement and each Other Agreement (as defined in Section XVII.C. below), neither Franchisor nor any of its affiliates shall establish, or authorize any other person or entity to establish, a FIVE GUYS® Restaurant in the Primary Area of Responsibility during the term of this Agreement.
- E. Notwithstanding the generality of the foregoing section, Franchisor and its affiliates retain all other rights, and therefore Franchisor and its affiliates shall have the right, among others, on any terms and conditions Franchisor deems advisable, and without granting Franchisee any rights therein, to:
- (1) establish, and license others to establish, FIVE GUYS® Restaurants and otherwise sell the food and beverage Products under the Marks at any location outside the Primary Area of Responsibility; and
- (2) sell and distribute, directly or indirectly, or license others to sell and distribute, directly or indirectly, any collateral products under the Marks (e.g., pre-packaged food and beverage Products and FIVE GUYS® memorabilia) from any location to any purchaser by any method or channel of distribution (including, without limitation, the Internet, mail order, and/or retail locations whether located

within or outside of the Primary Area of Responsibility), so long as such sales are not conducted from a FIVE GUYS® Restaurant operated from a location inside the Primary Area of Responsibility.

II. SITE SELECTION, PLANS AND CONSTRUCTION

- A. Franchisee assumes all cost, liability, expense and responsibility for locating, obtaining and developing a site for the Restaurant and for constructing and equipping the Restaurant at such site. Franchisee shall not make any binding commitment to a prospective vendor or lessor of real estate with respect to a site for the Restaurant unless the site is previously accepted by Franchisor as set forth below. Franchisee acknowledges that the location, selection, procurement and development of a site for the Restaurant is Franchisee's responsibility, and that Franchisor's approval of a prospective site and the rendering of assistance in the selection of a site does not constitute a representation, promise, warranty or guarantee, express or implied, by Franchisor that the Restaurant operated at that site shall be profitable or otherwise successful.
- B. (1) Prior to acquiring by lease or purchase a site for the Restaurant, Franchisee shall locate a site for the Restaurant that satisfies the site selection guidelines provided to Franchisee by Franchisor pursuant to Section V.(1) and shall submit to Franchisor, in the form specified by Franchisor, a description of the site, including evidence satisfactory to Franchisor demonstrating that the site satisfies Franchisor's site selection guidelines, together with such other information and materials as Franchisor may reasonably require, including, but not limited to, a letter of intent or other evidence satisfactory to Franchisor which confirms Franchisee's favorable prospects for obtaining the site. Franchisor shall have fifteen (15) days after receipt of all requested information and materials to respond to Franchisee's application for the proposed site with Franchisor's final decision on approval or disapproval of the proposed site, in its reasonable discretion, to be provided to Franchisee within thirty (30) days. No site may be used for the location of the Restaurant unless it is first accepted in writing by Franchisor.
- (2) If Franchisee elects to purchase the premises for the Restaurant, Franchisee shall submit a copy of the proposed contract of sale to Franchisor for its written approval prior to its execution and shall furnish to Franchisor a copy of the executed contract of sale within ten (10) days after execution. If Franchisee occupies the premises of the Restaurant under a lease, Franchisee shall submit a copy of the lease to Franchisor for written approval prior to its execution and shall furnish to Franchisor a copy of the executed lease within ten (10) days after execution. No lease for the Restaurant premises shall be accepted by Franchisor unless a Collateral Assignment of Lease, prepared by Franchisor and executed by Franchisor (or its designee), Franchisee and the lessor, in substantially the form attached as Attachment C, is attached to the lease and incorporated therein.
- (3) After a location for the Restaurant is accepted by Franchisor and acquired by Franchisee pursuant to this Agreement, the location shall be described in Attachment B.
- C. Franchisee shall be responsible for obtaining all zoning classifications and clearances which may be required by state or local laws, ordinances or regulations or which may be necessary as a result of any restrictive covenants relating to the Restaurant premises. Prior to beginning the construction of the Restaurant, Franchisee shall (i) obtain all permits, licenses and certifications required for the lawful construction or remodeling and operation of the Restaurant, and (ii) certify in writing to Franchisor that the insurance coverage specified in Section XII. is in full force and effect and that all required approvals, clearances, permits and certifications have been obtained. Upon request, Franchisee shall provide to Franchisor additional copies of Franchisee's insurance policies or certificates of insurance and copies of all such approvals, clearances, permits and certifications.
- D. Franchisee must obtain any architectural, engineering and design services it deems necessary for the construction of the Restaurant at its own expense from an architectural design firm approved by Franchisor, which approval shall not be unreasonably withheld. Franchisee shall adapt the Preliminary Design Package (as such term is defined in Section V.(3) below) for the construction of the

Restaurant provided to Franchisee by Franchisor in accordance with Section V.(3) as necessary for the construction of the Restaurant and shall submit such adapted plans to Franchisor for review. If Franchisor determines, in its reasonable discretion, that any such adapted plans are not consistent with the best interests of the System, Franchisor may prohibit the implementation of such plans, and in this event shall notify Franchisee of any objection(s) within twenty (20) days of receiving such plans. If Franchisor fails to notify Franchisee of an objection to the plans within this time period, Franchisee may use such plans. If Franchisor objects to any such plans, it shall provide Franchisee with a reasonably detailed list of changes necessary to make the plans acceptable. Franchisor shall, upon a re-submission of the plans with such changes, notify Franchisee within ten (10) days of receiving the resubmitted plans whether the plans are acceptable. If Franchisor fails to notify Franchisee of any objection within such time period, Franchisee may then use the resubmitted plans. Franchisee acknowledges that Franchisor's review of any adapted plans relates only to compliance with the System and that acceptance by Franchisor of such plans does not constitute a representation, warranty, or guarantee, express or implied, by Franchisor that such plans are accurate, free of error concerning their design or structural application, or fully compliant with any applicable laws, codes, or regulations. Additionally, Franchisee further acknowledges that Franchisor may periodically review, revise, and/or otherwise supplement the adapted construction plans after acceptance and, in connection therewith, monitor the Restaurant's construction process to ensure compliance at all times with all FIVE GUYS® brand standards and specifications.

- E. Franchisee shall promptly commence and diligently pursue construction of the Restaurant. Commencement of construction shall be defined as the time at which any site work is initiated by or on behalf of Franchisee at the location accepted for the Restaurant. Site work includes, without limitation, paving of parking areas, installing outdoor lighting and sidewalks, extending utilities, demising of interior walls and demolishing of any existing premises. During the time of construction, Franchisee shall provide Franchisor with such periodic reports regarding the progress of the construction or remodeling as may be reasonably requested by Franchisor. In addition, Franchisor may make such on-site inspections as it may deem reasonably necessary to evaluate such progress. If requested, Franchisee shall notify Franchisor of the scheduled date for completion of construction no later than thirty (30) days prior to such date. Within a reasonable time after the date of completion of construction, Franchisor may, at its option, conduct an inspection of the completed Restaurant. Franchisee acknowledges and agrees that Franchisee shall not open the Restaurant for business without the written authorization of Franchisor and that authorization to open shall be conditioned upon Franchisee's strict compliance with this Agreement.
- F. Franchisee acknowledges that time is of the essence. Subject to Franchisee's compliance with the conditions stated herein, Franchisee shall open the Restaurant and commence business within the applicable timeline contained in the Development Agreement, unless Franchisee obtains an extension of such time period from Franchisor in writing. The date the Restaurant opens for business to the public is set forth in Attachment B (the "Opening Date"). Prior to the Opening Date, Franchisee shall complete all exterior and interior preparations for the Restaurant, including installation of equipment, fixtures, furnishings and signs, pursuant to the plans and specifications provided by Franchisor, and shall comply fully with all other pre-opening obligations, including, but not limited to, those obligations described in Sections VI.B. G., to Franchisor's reasonable satisfaction. If Franchisee fails to comply with any of such obligations, Franchisor shall have the right to prohibit Franchisee from commencing business. Franchisee's failure to open the Restaurant and commence business in accordance with the foregoing shall be deemed a material event of default under this Agreement.

III. TERM AND RENEWAL

- A. Unless sooner terminated as provided in Section XVII. hereof, the term of this Agreement shall continue from the date stated on the first page hereof until the earlier of (i) ten (10) years from Opening Date or (ii) the expiration or termination of Franchisee's right to possess the Restaurant premises.
- B. Franchisee may, at its option, renew the rights under this Agreement for additional consecutive terms of ten (10) years each (provided that such renewal term shall automatically terminate

upon the expiration or termination of Franchisee's right to possess the Restaurant premises), subject to any or all of the following conditions which must, in Franchisor's sole discretion, be met prior to and at the time of renewal:

- (1) Franchisee shall give Franchisor written notice of its election to renew not less than seven (7) months nor more than twelve (12) months prior to the end of the initial term or renewal term, as applicable;
- (2) Franchisee shall, at its cost and expense, renovate and modernize the Restaurant premises as Franchisor may require, including, without limitation, the repair, replacement, and/or renovation, as determined by Franchisor, of any needed equipment (including, without limitation, kitchen equipment, office equipment, service area equipment, electronic point of sale systems, computer hardware, and software systems, collectively, the "Equipment"), signs, interior and exterior decor items, fixtures, furnishings, supplies and other products and materials required for the operation of the Restaurant as Franchisor may require to reflect the then-current standards and image of the System as contained in the Manuals (as defined in Section V.(4)) or otherwise provided in writing by Franchisor (collectively, the "Remodeling Items"). In addition, Franchisee shall acquire, at its cost and expense, any new or additional Remodeling Items reasonably required by Franchisor for Franchisee to offer and sell any new menu items from the Restaurant and/or provide the Restaurant's goods and services by alternative means in conformity with Franchisor's then-current standards;
- (3) Neither Franchisee nor any of its affiliates shall be in material default of any provision of this Agreement or any Other Agreement, and Franchisee shall have substantially and timely complied with all the terms and conditions of such agreements during the terms hereof and thereof, as applicable;
- (4) Franchisee shall have satisfied all monetary obligations owed by Franchisee to Franchisor and its affiliates under this Agreement and all Other Agreements at the time of any renewal, and shall have timely met those obligations throughout the terms hereof and thereof, as applicable;
- (5) Franchisee shall present satisfactory evidence that Franchisee has the right to remain in possession of the Restaurant premises or obtain Franchisor's approval of a new site for the operation of the Restaurant for the duration of the renewal term of this Agreement;
- (6) Franchisor, Franchisee and the Controlling Principals (as defined in Section XIX.R.) shall execute a general release, in a form reasonably satisfactory to Franchisor, of any and all claims against Franchisor, its affiliates, partners, officers, directors, shareholders, agents, representatives, independent contractors, servants and employees, in their corporate and individual capacities including, without limitation, claims arising under this Agreement, any Other Agreement, and/or under any applicable federal, state or local laws, rules and regulations or orders;
- (7) Franchisee shall execute Franchisor's then-current form of franchise agreement, which agreement shall have material terms substantially similar in all material respects to this Agreement (i.e., the fees, protected territory, and renewal rights), together with such other ancillary agreements substantially similar to the forms attached hereto; and
- (8) Franchisee shall comply with Franchisor's then-current financial qualifications and training requirements.

IV. FEES

A. In consideration for the rights granted hereunder, Franchisee shall pay Franchisor a franchise fee of Twenty-Five Thousand Dollars (\$25,000) (the "Franchise Fee"). The Franchise Fee for each Restaurant shall be paid upon the execution of this Agreement, which execution shall occur at the

earlier of the signing of a lease for the Restaurant, the purchase of a site for the Restaurant or ninety (90) days prior to the scheduled opening date of the Restaurant. The Franchise Fee shall be deemed fully earned and non-refundable in consideration of the administrative and other expenses incurred by Franchisor in granting the franchise hereunder and for its lost or deferred opportunity to grant such franchise to any other party. If Franchisee is unable to obtain possession of an approved location for the Restaurant within six (6) months from the Effective Date, Franchisor shall have the right, but not the obligation, to terminate this Agreement and refund seventy-five percent (75%) of the Franchise Fee without interest. Prior to Franchisor providing any refund, Franchisee must demonstrate to Franchisor's satisfaction that Franchisee has made a good faith effort to obtain possession of an approved location for the Restaurant. Notwithstanding any understanding to the contrary, the foregoing refund provision shall not apply in instances where Franchisor or its affiliates have previously entered into a Franchise Agreement with Franchisee or any affiliate of Franchisee.

- B. (1) During the term of this Agreement, Franchisee shall pay Franchisor a continuing weekly royalty fee equal to six percent (6%) of the Restaurant's "Gross Sales" (as such term is defined in Section IV.C. below) during the preceding week (the "Royalty Fee"). The Royalty Fee shall be due and payable each week (each, an "Accounting Period"), and the first such Accounting Period shall begin on the Opening Date and end on the following Sunday. As more fully described in Section IV.B.(3) below, the Royalty Fee shall be paid to Franchisor by electronic funds transfer ("EFT") on or before the Wednesday following the end of each Accounting Period, provided that such day is a Business Day. A "Business Day" means any day other than Saturday, Sunday or the following national holidays: New Year's Day, Martin Luther King Day, Presidents' Day, Memorial Day, Independence Day, Labor Day, Columbus Day, Veterans Day, Thanksgiving and Christmas. If the date on which such payments would otherwise be due is not a Business Day, then payment shall be due on the next Business Day.
- (2) Upon the request of Franchisor, Franchisee agrees that it shall deliver the Royalty Fee payment to Franchisor together with a royalty report itemizing the Gross Sales for the preceding Accounting Period (each, a "Royalty Report") and any other reports required hereunder.
- For purposes of Royalty Fee collection, Franchisee agrees that Franchisor shall have the right to withdraw such funds from Franchisee's designated bank account by EFT. EFT withdrawals shall be made on the Wednesday of each week and shall be in an amount equal to the Royalty Fee calculated by Franchisor for the prior Accounting Period. Franchisor may process an EFT payment based on (a) information regarding Gross Sales for the preceding Accounting Period obtained by Franchisor in the manner contemplated by Section VII.E.(8) of this Agreement, or (b) the most recent Royalty Report provided to Franchisor by Franchisee. If a Royalty Report for the subject Accounting Period is subsequently requested and received by Franchisor and reflects that the actual amount of the Royalty Fee due was (i) more than the amount of the EFT processed by Franchisor, then Franchisor shall be entitled to withdraw additional funds through EFT from Franchisee's designated bank account for the difference; or (ii) less than the amount of the EFT by Franchisor, then Franchisor shall either return the excess amount to Franchisee, or credit the excess amount to the payment of Franchisee's future royalty obligations. Franchisee shall, upon execution of this Agreement or at any time thereafter at Franchisor's request, execute such documents or forms as Franchisor determines are necessary for Franchisor to process EFT payments. Should any EFT payment not be honored by Franchisee's bank for any reason, Franchisee agrees that it shall be responsible for that payment plus a service charge applied by the bank, if any. Franchisee further agrees that it shall at all times throughout the term of this Agreement maintain a minimum balance of Three Thousand Dollars (\$3,000) in the Franchisee's bank account against which such EFT payments are to be drawn. If Royalty Fees are not received when due, interest may be charged by Franchisor in accordance with Section IV.B.(4) below. Upon written notice to Franchisee, Franchisee may be required to pay such Royalty Fees directly to Franchisor in lieu of EFT, at Franchisor's sole discretion. Any and all amounts due and payable by Franchisee to an affiliate of Franchisor for products and/or services rendered shall also be subject to payment by EFT (including, without limitation, payments to Five Guys Bakery, LLC for bread products received by Franchisee). Franchisor shall have the right to determine and periodically change the type and manner of EFT payment, which may include ACH payment or other methods. Each party shall bear its own

bank's costs, fees, and expenses associated with normal EFT (however, Franchisee agrees to reimburse Franchisor for administrative expenses (including bank fees) that Franchisor incurs associated with stopped payments, non-sufficient funds, and other impediments to collection of royalties in the ordinary course of business).

- (4) Franchisee shall not be entitled to withhold payments due to Franchisor under this Agreement on grounds of alleged non-performance by Franchisor hereunder. Any payment or report not actually received by Franchisor on or before the date due shall be deemed overdue. Time is of the essence with respect to all payments to be made by Franchisee to Franchisor. All unpaid obligations under this Agreement shall bear interest from the date due until paid at the lesser of (i) ten percent (10%) per annum, or (ii) the maximum rate allowed by applicable law. Notwithstanding anything to the contrary contained herein, no provision of this Agreement shall require the payment or permit the collection of interest in excess of the maximum rate allowed by applicable law. If any excess of interest is provided for herein, or shall be adjudicated to be so provided in this Agreement, the provisions of this paragraph shall govern and prevail, and neither Franchisee nor its Controlling Principals shall be obligated to pay the excess amount of such interest. If for any reason interest in excess of the maximum rate allowed by applicable law shall be deemed charged, required or permitted, any such excess shall be applied as a payment and reduction of any other amounts which may be due and owing hereunder, and if no such amounts are due and owing hereunder then such excess shall be repaid accordingly.
- (5) If the Royalty Fee or Royalty Reports required by Section IV.B.(2) are not received by Franchisor as required by this Section, Franchisee may be required to pay Franchisor, in addition to the overdue amount, a fee of Fifty Dollars (\$50) per day for each day that the Royalty Fee is unpaid or the Royalty Report is not received. This fee is reasonably related to Franchisor's costs resulting from the delay in payment and/or receipt of any report, is not a penalty, and is in addition to any other remedy available to Franchisor under this Agreement for Franchisee's failure to pay the Royalty Fee and/or submit Royalty Reports in accordance with the terms of this Agreement. If for any reason the fee of Fifty Dollars (\$50) is deemed to be interest charged, required or permitted in excess of the maximum rate allowed by applicable law, any such excess shall be applied as a payment and reduction of any other amounts which may be due and owing hereunder, and if no such amounts are due and owing hereunder, then such excess shall be repaid accordingly.
- C. As used in this Agreement, "Gross Sales" shall mean all revenue from the sale of all services and products and all other income of every kind and nature related to, derived from, or originating from the Restaurant, including, without limitation, income related to (i) catering and delivery activities, (ii) any sales or orders of Products or food preparation services of any kind provided from or related to the Restaurant, and (iii) all proceeds of any business interruption insurance policies, in each case whether for cash or credit, and regardless of collection in the case of credit; *provided*, *however*, that "Gross Sales" shall not include:
- (1) sales taxes or other taxes collected from customers of the Restaurant by Franchisee and actually transmitted to the appropriate taxing authorities; or
- (2) proceeds from isolated sales of trade fixtures not constituting any part of Franchisee's products and services offered for resale at the Restaurant or having any material effect upon the ongoing operation of the Restaurant required under this Agreement.

V. FRANCHISOR'S OBLIGATIONS

Franchisor or its designee shall provide the following services described below with regard to the Restaurant:

(1) Provide Franchisee with Franchisor's written site selection guidelines and provide such site selection assistance as Franchisor may deem advisable;

- Q) Provide Franchisee with such on-site evaluation as Franchisor may deem necessary on its own initiative or in response to Franchisee's reasonable request for site evaluation; *provided, however*, that Franchisor shall not provide an on-site evaluation for any proposed site prior to the receipt of all required information and materials concerning such site prepared pursuant to Section II. Franchisor (or its designee) shall provide at no additional charge to Franchisee one (1) on-site evaluation for the Restaurant if such evaluation is for the first Restaurant operated by Franchisee or its affiliate. If this Agreement does not relate to the first FIVE GUYS® Restaurant operated by Franchisee or its affiliate, Franchisor reserves the right to charge a reasonable fee for such on-site evaluation based upon the reasonable expenses incurred by Franchisor (or its designee) in connection with such on-site evaluation, including, without limitation, the cost of travel, lodging, meals and wages (the "Site Evaluation Fee"). If additional on-site evaluations are deemed appropriate by Franchisor, or upon Franchisee's reasonable request, Franchisor reserves the right to charge the Site Evaluation Fee for each of such evaluations.
- brand standard construction guidelines for the Restaurant (collectively, the "Preliminary Design Package"). Franchisee shall independently, and at Franchisee's expense, have the Preliminary Design Package adapted for construction of the Restaurant in accordance with Section II. Franchisor makes no representation, warranty, or guarantee, express or implied, that the Preliminary Design Package contains information that is fully accurate, free of error concerning their design or structural application, or fully compliant with any applicable laws, codes, or regulations.
- (4) Provide Franchisee with access to the training video series (the "Videos"), when and if such Videos become available, and the confidential operations manuals and such other written materials as Franchisor shall have developed for use in the System (as the same may be revised by Franchisor from time to time, the "Manuals"), as more fully described in Section X.A.
- (5) Make visits to the Restaurant and provide evaluations of the products sold and services rendered therein from time to time as reasonably determined by Franchisor, as more fully described in Section VII.E.(6).
- (6) Make available to Franchisee and the general public, including Franchisee's customers, certain merchandise identifying the System, such as FIVE GUYS® memorabilia, in sufficient amounts to meet customer demand.
- (7) Provide Franchisee with a list of approved suppliers as described in Section VII.D., from time to time as Franchisor deems appropriate.
- (8) Conduct an initial training program for Franchisee's Operating Principal, General Manager, and such other Restaurant personnel reasonably deemed appropriate by Franchisor, all in accordance with the provisions of Section VI.E.(1), (2) and (4).
- (9) If requested by Franchisee, provide five (5) days of on-site pre-opening and five (5) days of post-opening management assistance at the Restaurant (with neither period necessarily being consecutive days) in accordance with the provisions of Section VI.E.(3).
- (10) Establish and administer a creative fund and/or advertising cooperatives in accordance with Section VIII.

VI. FRANCHISEE'S AGREEMENTS, REPRESENTATIONS, WARRANTIES AND COVENANTS

A. Franchisee (together with the Controlling Principals, if any) covenants and agrees that it shall make all commercially reasonable efforts to operate the Restaurant so as to achieve optimum sales.

- B. If Franchisee is a corporation, limited liability company, or partnership (in each case, an "Entity") Franchisee and the Controlling Principals represent, warrant and covenant that:
- (1) Franchisee is an Entity duly organized and validly existing under the state law of its formation;
- (2) Franchisee is an Entity duly qualified and is authorized to do business in each jurisdiction in which its business activities or the nature of the properties owned by it require such qualification;
- (3) Franchisee's corporate charter, operating agreement, or written partnership agreement, as applicable, shall at all times provide that the activities of Franchisee are confined exclusively to the operation of the Restaurant, unless otherwise consented to in writing by Franchisor;
- (4) The execution of this Agreement and the consummation of the transactions contemplated hereby (i) are permitted by the Entity's corporate power, operating agreement, or written partnership agreement, as applicable, and (ii) have been duly authorized by Franchisee;
- (5) Copies of the Entity's articles of incorporation, bylaws, operating agreement, partnership agreement, other governing documents (as applicable and including any amendments thereto, collectively, "Charter Documents") together with any other certificates, agreements, or other documents reasonably required by Franchisor shall be furnished to Franchisor prior to the execution of this Agreement;
- (6) The ownership interests in Franchisee are accurately and completely described in <u>Attachment D</u> and entirely consistent with the Charter Documents. Further, Franchisee shall not undergo any change in ownership or otherwise restructure the Entity's equity interests without first complying with the restrictions of Section XIV.B.;
- (7) Franchisee agrees that all certificates representing interests in Franchisee, if any, shall conspicuously bear the following legend:

"The interests represented by this certificate are subject to the restrictive transfer terms and conditions set forth in that certain Franchise Agreement by and between this company and FIVE GUYS FRANCHISOR, LLC, as supplemented and more fully described in such Franchise Agreement."

- (8) Upon request, Franchisee must provide Franchisor with its most recent financial statements. Such financial statements must present fairly the financial position of Franchisee, as well as the results of its operations and its cash flow for the years then ended. Franchisee agrees that at all times during the term of this Agreement, it shall maintain sufficient working capital to fulfill its obligations under this Agreement. Each of the financial statements mentioned above shall be certified as true, complete and correct and shall have been prepared in conformity with generally accepted accounting principles applied on a consistent basis.
- (9) No material liabilities, adverse claims, commitments or obligations of any nature exist as of the date of this Agreement, whether accrued, unliquidated, absolute, contingent or otherwise.
- (10) The Controlling Principals shall, jointly and severally, guarantee Franchisee's performance of all of Franchisee's obligations, covenants and agreements hereunder pursuant to the terms and conditions the "Guaranty of Controlling Principals" attached hereto as <u>Attachment A</u> (the "Guaranty"), and shall otherwise bind themselves to the terms of this Agreement as stated herein. For purposes of clarification, the maximum financial liability of a Controlling Principal to Franchisor for any

payment default by Franchisee under this Agreement shall be limited to One Hundred Thousand Dollars (\$100,000) per Controlling Principal; and

- (11) Franchisee and the Controlling Principals acknowledge and agree that the representations, warranties and covenants set forth above in Sections VI.B.(1) (10) are continuing obligations of Franchisee and the Controlling Principals, as applicable, and that any failure to comply with such representations, warranties and covenants shall constitute a material event of default under this Agreement. Franchisee and the Controlling Principals shall cooperate with Franchisor in any efforts made by Franchisor to verify compliance with such representations, warranties and covenants.
- C. Upon the execution of this Agreement, Franchisee shall designate and retain an individual to serve as the Operating Principal of the Restaurant (the "**Operating Principal**"). If Franchisee is an individual, Franchisee shall perform all obligations of the Operating Principal. The Operating Principal shall, during the entire period he or she serves as such, meet the following qualifications:
- (1) The Operating Principal must either serve as the General Manager (as defined in Section VI.D.) of the Restaurant or, subject to the approval of Franchisor, designate a qualified individual to serve as the General Manager (the "Management Designee").
- (2) The Operating Principal must maintain a substantial direct or indirect ownership interest in Franchisee. Except as may otherwise be provided in this Agreement, the Operating Principal's interest in Franchisee shall be and shall remain free of any pledge, mortgage, hypothecation, lien, charge, encumbrance, voting agreement, proxy, security interest or purchase right or options.
- (3) The Operating Principal or his/her Management Designee, if applicable, shall devote substantially all of their time and best efforts to the supervision and conduct of the Restaurant. The Operating Principal shall execute this Agreement and the Guaranty as one of the Controlling Principals, and shall be individually, jointly and severally bound by all the obligations contained herein and therein.
- (4) The Operating Principal or his/her Management Designee, if applicable, shall meet Franchisor's reasonable standards and criteria for such individual, as set forth in the Manuals or otherwise in writing by Franchisor.
- (5) If, during the term of this Agreement, the Operating Principal or his/her Management Designee, if applicable, is not able to continue to serve in such capacity, or no longer qualifies to act as such in accordance with this Section VI.C., Franchisee shall promptly notify Franchisor and designate a replacement within sixty (60) days after the Operating Principal or such Management Designee ceases to serve or be so qualified, such replacement being subject to the same qualifications and restrictions listed above. Franchisee shall provide for interim management of the activities contemplated under this Agreement until such replacement is so designated. Any failure to comply with the requirements of this Section VI.C. shall be deemed a material event of default under this Agreement under Section XVII.A.(3)(p) hereof.
- D. Franchisee shall designate and retain at all times a general manager ("General Manager") to direct the operation and management of the Restaurant. The General Manager shall be responsible for the daily operation of the Restaurant and may be one of the Controlling Principals. Notwithstanding any understanding to the contrary, the parties hereto acknowledge and agree that the General Manager shall, during the entire period he or she serves as General Manager for Franchisee, (i) solely be an employee of Franchisee serving under the direction of Franchisee (and, consequently, never deemed to be an employee or agent of Franchisor), and (ii) meet the following qualifications:
- (1) The General Manager shall satisfy Franchisor's educational and business experience criteria as set forth in the Manuals as defined herein or otherwise in writing by Franchisor;

- (2) The General Manager shall devote full time and best efforts to the supervision and management of the Restaurant;
- (3) The General Manager shall be an individual reasonably acceptable to Franchisor; and
- VI.F. If, during the term of this Agreement, the General Manager is not able to continue to serve in such capacity or no longer qualifies to act as such in accordance with this Section, Franchisee shall promptly notify Franchisor and designate a replacement within sixty (60) days after the General Manager ceases to serve, such replacement being subject to the same qualifications listed above (including the completion of all training and obtaining all certifications required by Franchisor). Franchisee shall provide for interim management of the Restaurant until such replacement is so designated, such interim management to be conducted in accordance with the terms of this Agreement. Any failure to comply with the requirements of this Section VI.D. shall be deemed a material event of default under Section XVII.A.(3)(p) hereof.
- E. Franchisee agrees that it is necessary to the continued operation of the System and the Restaurant that Franchisee's Operating Principal and General Manager receive such training as Franchisor may require, and accordingly agrees as follows:
- (1) No later than thirty (30) days prior to the Opening Date of the Restaurant, Franchisee's Operating Principal, General Manager, and, if necessary, assistant manager shall attend and complete, to Franchisor's reasonable satisfaction, Franchisor's initial training program. Training of such persons shall be conducted by Franchisor or its designee at a Franchisor or designee-operated Restaurant or such other location designated by Franchisor. Franchisor shall provide instructors and training materials for the initial training of the Operating Principal, General Manager and assistant manager at no additional charge to Franchisee. Franchisor shall have the right to charge a reasonable fee for such training of any additional managers or Restaurant personnel.

Franchisor shall determine, in its reasonable discretion, whether the Operating Principal and General Manager have satisfactorily completed the initial training program. If the initial training program is not satisfactorily completed by the Operating Principal or General Manager, or if Franchisor in its reasonable business judgment based upon the performance of the Operating Principal or General Manager, determines that the training program cannot be satisfactorily completed by any such person, Franchisee shall designate a replacement to satisfactorily complete such training. Any Operating Principal or General Manager subsequently designated by Franchisee shall also receive and complete such initial training. Franchisor reserves the right to charge a reasonable fee for any initial training provided by Franchisor or its designee to any initial General Manager or any other Restaurant personnel for any Restaurant subsequently developed by Franchisee and otherwise for any initial training provided to a replacement or successor General Manager. Franchisee shall be responsible for any and all expenses incurred by Franchisee or Franchisee's Operating Principal, General Manager and other Restaurant personnel in connection with any initial training program, including, without limitation, costs of travel, lodging, meals and wages.

(2) Franchisee's Operating Principal, General Manager and such other Restaurant personnel as Franchisor shall designate shall attend such additional training programs and seminars as Franchisor or its designee may offer from time to time, if Franchisor requires such attendance. For all such programs and seminars, Franchisor or its designee shall provide the instructors and training materials. Franchisee shall be responsible for any and all expenses incurred by Franchisee or its Operating Principal, General Manager and other Restaurant personnel in connection with such additional training, including, without limitation, costs of travel, lodging, meals, and wages. Additionally, in the event that such additional training programs and seminars are requested by Franchisee and not deemed mandatory by Franchisor, Franchisor reserves the right to impose a reasonable fee for such additional training.

- Franchisee with opening assistance by a trained representative of Franchisor or its designee. The trainer shall provide on-site pre-opening and post-opening management and opening training, supervision, and assistance to Franchisee for a period of five (5) days. With respect to the opening assistance described above and any such assistance provided to a relocated Restaurant established by Franchisee pursuant to Sections I.B. or C. hereof, Franchisee may be required to pay Franchisor the per diem fee then being charged to franchisees generally for opening assistance, including, without limitation, payment of any expenses incurred by Franchisor's trainers (e.g., costs of travel, lodging, meals and wages) (collectively, the "Per Diem"). Notwithstanding the generality of the foregoing, if the Restaurant is the first FIVE GUYS® Restaurant developed by Franchisee (and no affiliate of Franchisee has developed a FIVE GUYS® Restaurant pursuant to the Development Agreement), Franchisee shall not be required to pay the Per Diem.
- (4) Upon the reasonable request of Franchisee, or as Franchisor shall deem appropriate, Franchisor shall, subject to the availability of personnel, provide Franchisee with additional trained representatives who shall provide on-site remedial training and assistance to the Restaurant's personnel. For additional training and assistance requested by Franchisee, Franchisee may be required to pay the Per Diem.
- F. Franchisee shall comply with all requirements of federal, state and local laws, rules, regulations, and orders.
- G. Franchisee shall comply with all other requirements and perform such other obligations as provided hereunder.

VII. FRANCHISE OPERATIONS

- A. Franchisee understands the importance of maintaining uniformity among all of the FIVE GUYS® Restaurants and the importance of complying with all of Franchisor's standards and specifications relating to the operation of the Restaurant.
- B. Franchisee shall maintain the Restaurant in a high degree of sanitation, repair and condition, and in connection therewith shall make such additions, alterations, repairs and replacements to the Restaurant consistent with Franchisor's then-current standards and specifications and as may be required for that purpose, including such periodic repainting or replacement of obsolete signs, furnishings, fixtures, and equipment (including, without limitation, kitchen equipment, office equipment, service area equipment, electronic point of sale systems, computer hardware, and software systems, collectively, the "Equipment"), and décor as Franchisor may reasonably direct in order to maintain system wide integrity and uniformity. Franchisee shall also obtain, at Franchisee's cost and expense, any new or additional Equipment, fixtures, supplies and other products and materials which may be reasonably required by Franchisor. Except as may be expressly provided in the Manuals, no alterations or improvements or changes of any kind in design, Equipment, signs, interior or exterior decor items, fixtures or furnishings shall be made in or about the Restaurant or its premises without the prior written approval of Franchisor.
- C. To assure the continued success of the Restaurant, Franchisee shall, upon the request of Franchisor, make other improvements to modernize the Restaurant premises, Equipment, signs, interior and exterior décor items, fixtures, furnishings, supplies and other products and materials required for the operation of the Restaurant to Franchisor's then-current standards and specifications. Notwithstanding the above, Franchisee agrees that it shall make such capital improvements or modifications described in this Section VII.C. if so requested by Franchisor on or after the fifth (5th) anniversary of the Opening Date, or at such other time during the term of this Agreement that a majority of the Restaurants then operated by Franchisor or its affiliates have made or are utilizing best efforts to make such improvements or modifications.

- Franchisee shall comply with all of Franchisor's standards and specifications relating to the purchase of all food and beverage items, ingredients, supplies, materials, fixtures, furnishings, Equipment and other products used or offered for sale at the Restaurant. Except as provided in Sections VII.F. and VII.G. with respect to certain materials bearing the Marks and proprietary products, Franchisee shall obtain such items from suppliers (including manufacturers, distributors and other sources) who (i) continue to demonstrate the ability to meet Franchisor's then-current standards and specifications, (ii) possess adequate quality controls and capacity to supply Franchisee's needs promptly and reliably, (iii) have been approved in writing by Franchisor prior to any purchases by Franchisee from any such supplier, and (iv) who have not thereafter been disapproved by Franchisor. If Franchisee desires to purchase, lease or use any products or other items from an unapproved supplier, Franchisee shall submit to Franchisor a written request for such approval, or shall request the supplier itself to do so. Franchisee shall not purchase or lease from any supplier until and unless such supplier has been approved in writing by Franchisor. Franchisor shall have the right to require that its representatives be permitted to inspect the supplier's facilities, and that samples from the supplier be delivered, either to Franchisor or to an independent laboratory designated by Franchisor for testing. A charge, not to exceed the reasonable cost of the inspection and the actual cost of the test, shall be paid by Franchisee or the supplier. Franchisor reserves the right, at its option, to re-inspect from time to time the facilities and products of any such approved supplier and to revoke its approval upon the supplier's failure to continue to meet any of Franchisor's thencurrent criteria. Nothing in the foregoing shall be construed to require Franchisor to approve or consider any particular supplier.
- E. To ensure that the highest degree of quality and service is maintained, Franchisee shall operate the Restaurant in strict conformity with such methods, standards and specifications of Franchisor set forth in the Manuals and as may from time to time otherwise be prescribed in writing. In particular, Franchisee also agrees:
- (1) To sell or offer for sale all menu items, products and services required by Franchisor and in the method, manner, and style of distribution prescribed by Franchisor in the Manuals or otherwise in writing. Franchisee agrees to comply with the terms of any such distribution program and in connection therewith to execute such documents or instruments that Franchisor may deem necessary to such program.
- (2) To (a) sell and offer for sale only the menu items, products and services that have been expressly approved for sale by Franchisor in the Manuals or otherwise in writing, (b) refrain from deviating from Franchisor's standards and specifications without Franchisor's prior written consent, and (c) discontinue selling and offering for sale any menu items, products or services which Franchisor may, in its sole discretion, disapprove in writing at any time.
- (3) To (a) maintain in sufficient supply and to use and sell at all times only such food and beverage items, ingredients, products, materials, supplies and paper goods that conform to Franchisor's standards and specifications, (b) prepare all menu items in accordance with Franchisor's recipes and procedures for preparation contained in the Manuals or other written directives, including, but not limited to, the prescribed measurements of ingredients, and (c) refrain from deviating from Franchisor's standards and specifications by the use or offer of non-conforming items or differing amounts of any items without Franchisor's prior written consent.
- (4) To permit Franchisor or its agents, during normal business hours, to remove a reasonable number of samples of food or non-food items from Franchisee's inventory or from the Restaurant, without payment therefor, in amounts reasonably necessary for testing by Franchisor or an independent laboratory to determine whether such samples meet Franchisor's then-current standards and specifications. In addition to any other remedies it may have under this Agreement, Franchisor may require Franchisee to bear the cost of such testing.

- (5) To purchase or lease and install, at Franchisee's expense, all fixtures, furnishings, Equipment, décor items, signs, and related items as Franchisor may reasonably direct from time to time in the Manuals or otherwise in writing; and to refrain from installing or permitting to be installed on or about the Restaurant premises, without Franchisor's prior written consent, any fixtures, furnishings, Equipment, décor items, signs, games, vending machines or other items not previously approved as meeting Franchisor's standards and specifications. If any of the property described above is leased by Franchisee from a third party, such equipment lease shall be approved by Franchisor, in writing, prior to execution. Franchisor's approval shall be conditioned upon such equipment lease containing the collateral assignment rights of Franchisor.
- (6) To (a) grant Franchisor and its agents the right to enter upon the Restaurant premises during normal business hours for the purpose of conducting inspections, (b) cooperate with Franchisor's representatives in such inspections by rendering such assistance as they may reasonably request, and (c) upon notice from Franchisor or its agents and without limiting Franchisor's other rights under this Agreement, take such steps as may be necessary to correct immediately any deficiencies detected during any such inspection. Should Franchisee, for any reason, fail to correct such deficiencies within a reasonable time as determined by Franchisor, Franchisor shall have the right and authority (without, however, the obligation) to correct such deficiencies and charge Franchisee a reasonable fee for Franchisor's expenses in so acting, payable by Franchisee immediately upon demand.
- (7) To maintain a competent, conscientious, properly trained staff in numbers sufficient to promptly service customers, and to take such steps as are necessary to ensure that such employees preserve good customer relations and comply with such uniform/dress code requirements as Franchisor may prescribe.
- (8) To install and maintain the proper Equipment and telecommunications line(s) necessary, and in accordance with Franchisor's specifications, to permit Franchisor to access and retrieve by telecommunication any information stored on Franchisee's electronic point of sale system and related systems (thereby permitting Franchisor to inspect and electronically monitor information concerning the Restaurant's Gross Sales and such other information as may be contained or stored in such equipment and software). At all times during the term of this Agreement, Franchisee shall obtain and maintain continuous and reliable Internet access or other means of electronic communication, as specified by Franchisor from time to time. It shall be a material default under this Agreement if Franchisee fails to maintain such Equipment, lines, and communication methods in operation and accessible to Franchisor at all times throughout the term of this Agreement. Franchisor shall have access as provided herein at such times and in such manner as Franchisor shall from time to time specify.
- (9) To honor all credit, charge, courtesy or cash cards or other credit devices required or approved by Franchisor. Franchisee must obtain the written approval of Franchisor prior to honoring any previously unapproved credit, charge, courtesy or cash cards or other credit devices. Franchisee shall ensure that the Restaurant adheres to the standards applicable to electronic payments including PCI (Payment Card Industry) standards or any equivalent thereof. If required by Franchisor or by one of the credit card companies, Franchisee shall provide Franchisor with evidence of compliance with the applicable standards and provide, or make available, to Franchisor copies of any audit, scanning results or related documentation relating to such compliance. Any costs associated with an audit or to gain compliance with these standards (including any penalties) shall be borne by Franchisee. Franchisee shall immediately (in any event within twenty-four (24) hours) notify Franchisor if it suspects, or has been notified by any third party of, a possible security breach related to the cashless system (or related cashless data) used in the Restaurant.
- (10) To not issue gift certificates, coupons, scrip or other cash equivalent certificates or devices for use at the Restaurant without the prior written approval of Franchisor. Franchisee must accept all Franchisor issued or approved gift cards and/or certificates presented by customers for purchase of goods or services.

- (11) To obtain, at its sole expense, and maintain at all times during the term of this Agreement, such twenty-four (24)-hour monitored security system equipment and services as may from time to time be required by Franchisor for the protection of the Restaurant and the Franchisee's employees and customers. All security system equipment and services must meet the then current standards and specifications established by Franchisor.
- F. Franchisee acknowledges and agrees that Franchisor and/or its affiliates have and may continue to develop for use in the System certain Products which are prepared from confidential proprietary recipes and which are trade secrets of Franchisor (together, the "**Proprietary Products**"). Because of the importance of quality and uniformity of production and the significance of such Proprietary Products to the System, it is to the mutual benefit of the parties that Franchisor closely control the production and distribution of such Proprietary Products (including, without limitation, the bread Products). Accordingly, Franchisee agrees that it shall purchase solely from Franchisor, or from a source designated by Franchisor, all of such Proprietary Products. If requested by Franchisor, Franchisee further agrees to purchase from Franchisor or its affiliates for resale to Franchisee's customers certain merchandise identifying the System as Franchisor shall require, such as "FIVE GUYS®" memorabilia and promotional products, in amounts sufficient to satisfy Franchisee's customer demand.
- G. Franchisee shall require all signs, decorations, paper goods (including menus and all forms and stationery used in the franchised business), and other items which may be designated by Franchisor to bear the Marks in the form, color, location and manner prescribed by Franchisor.
- H. Franchisee shall process and handle all consumer complaints connected with or relating to the Restaurant, and shall promptly notify Franchisor by telephone and in writing of all of the following complaints: (i) food related illnesses, (ii) safety or health violations, (iii) claims exceeding One Hundred Dollars (\$100.00), and (iv) any other material claims against or losses suffered by Franchisee. Franchisee shall maintain for Franchisor's inspection any inspection reports affecting the Restaurant or Equipment located in the Restaurant during the term of this Agreement and for thirty (30) days after the expiration or earlier termination hereof.
- I. Upon the execution of this Agreement or at any time thereafter, Franchisee shall, at the option of Franchisor, execute such forms and documents as Franchisor deems necessary to appoint Franchisor or its designee its true and lawful attorney-in-fact with full power and authority for the sole purpose of assigning to Franchisor or its designee, only upon the termination or expiration of this Agreement (as required under Section XVIII.N.): (i) all rights to the telephone numbers of the Restaurant and any related and other business listings; and (ii) internet listings, domain names, internet Accounts, websites, listings with search engines, e-mail addresses or any other similar listing or usages related to the Restaurant, the System, and/or the Marks. Franchisee agrees that it has no authority to and shall not establish any designs, pages, other communications that can be accessed through electronic means, including the Internet, World Wide Web, webpages, microsites, social media and networking sites (including Facebook, X (formerly Twitter), TikTok, LinkedIn, You Tube, Snapchat, Pinterest, Instagram, etc.), blogs, vlogs, podcasts, applications to be used on mobile devices (e.g., iOS or Android apps), and other applications, etc. (whether they are now in existence or developed at some point in the future)) ("Digital Sites") without Franchisor's prior written consent, which Franchisor has the right to provide and/or revoke for any reason.
- J. In the event Franchisee sells any food, beverage, products, premiums, novelty items, clothing, souvenirs or performs any services that Franchisor has not prescribed, approved or authorized (in any instance, an "Unapproved Product or Service"), Franchisee shall, following notice from Franchisor: (i) immediately cease and desist offering or providing the Unapproved Product or Service, and (ii) pay to Franchisor, on demand, a prohibited product or service fine equal to Two Hundred Fifty Dollars (\$250) per day for each day such Unapproved Product or Service was offered or provided by Franchisee. The

prohibited product or service fine shall be in addition to all other remedies available to Franchisor under this Agreement or at law.

K. Franchisee shall sell, issue, and honor only those gift cards (together "Gift Cards") that have been prepared utilizing the standards provided by Franchisor in the Manuals or otherwise in writing. Franchisee shall fully honor all Gift Cards regardless of whether a Gift Card was issued by the Restaurant or another FIVE GUYS® Restaurant. Franchisee shall sell, issue, and redeem (without any offset against any Royalty Fees) Gift Cards in accordance with procedures and policies specified by Franchisor in the Manuals or otherwise in writing, including those relating to procedures by which Franchisee shall (i) request reimbursement for Gift Cards issued by other FIVE GUYS® Restaurants, and (ii) make timely payments to Franchisor, other operators of FIVE GUYS® Restaurants, and/or third-party service providers for Gift Cards issued from the Restaurant that are later honored by a Restaurant owned or otherwise controlled by Franchisor's affiliate or another FIVE GUYS® Restaurant operator. In connection with the foregoing, the administration of all Gift Card proceeds and reimbursements shall be controlled by Franchisor or its affiliates.

VIII. ADVERTISING AND RELATED FEES

Recognizing the importance of the standardization of advertising programs to the furtherance of the goodwill and public image of the System, the parties agree as follows:

- A. Franchisor may from time to time develop and create advertising and sales promotion programs designed to promote and enhance the collective success of all FIVE GUYS® Restaurants operating under the System. Franchisee shall participate in all such advertising and sales promotion programs in accordance with the terms and conditions established by Franchisor for each program. In all aspects of these programs, including, without limitation, the type, quantity, timing, placement and choice of media, market areas and advertising agencies, the standards and specifications established by Franchisor shall be final and binding upon Franchisee. Without limiting the generality of this Section VIII., Franchisor currently does not, nor does it permit Franchisee or any franchisee to, advertise or otherwise participate in any sales promotion activities for any FIVE GUYS® Restaurant outside of those efforts administered by Franchisor through the Creative Fund described below. Consequently, Franchisee shall not use, or cause any other party to use, the Marks (or any abbreviation or other name associated with Franchisor and/or the System) as part of any advertisement, commercial, or solicitation without first obtaining Franchisor's written consent.
- B. In addition to the ongoing Creative Fund contributions set forth herein, Franchisee may be required to spend, annually throughout the term of this Agreement, not less than two percent (2%) of the Gross Sales of the Restaurant on advertising for the Restaurant in its local area ("Local Advertising"). If required by Franchisor, Franchisee shall submit to Franchisor annually an advertising expenditure report accurately reflecting such expenditures for the preceding period on or before the 1st day of February following the end of each calendar year, provided that such day is a Business Day. If that day is not a Business Day, then such report shall be due on the next Business Day. In addition to the restrictions set forth below, costs and expenditures incurred by Franchisee in connection with any of the following shall not be included in Franchisee's expenditures on Local Advertising for purposes of this Section, unless approved in advance by Franchisor in writing:
- (1) Incentive programs for employees or agents of Franchisee (including the cost of honoring any coupons distributed in connection with such programs);
 - (2) Research expenditures;
 - (3) Food costs incurred in any promotion;

- (4) Salaries and expenses of any employees of Franchisee, including salaries or expenses for attendance at advertising meetings or activities;
 - (5) Charitable, political or other contributions or donations;
 - (6) In-store materials consisting of fixtures or equipment; and
 - (7) Seminar and educational costs and expenses of employees of Franchisee.
- C. Franchisor shall administer a creative fund for the purpose of promoting and marketing the System on a regional or national basis (the "Creative Fund"). Franchisee agrees to contribute up to two percent (2.0%) of the Restaurant's weekly Gross Sales for each week to the Creative Fund (the "Contributions"), as Franchisor shall determine from time to time. Such Contributions shall be paid to Franchisor by EFT on or before the Wednesday following each Accounting Period, provided that such day is a Business Day. If that date is not a Business Day, then payment of the Contributions shall be due on the next Business Day. Franchisor may, in its sole discretion, increase or reduce Franchisee's required Contribution to the Creative Fund and/or require Franchisee to allocate to the Creative Fund, all or any portion of Franchisee's required Contributions to a Cooperative as described in Section VIII.D. or expenditures for Local Advertising as described in Section VIII.B. Upon the request of Franchisor, each Contribution to the Creative Fund shall be accompanied by a marketing report itemizing the Gross Sales for the preceding Accounting Period. Notwithstanding the generality of the foregoing or any provision or understanding to the contrary, Franchisee agrees that Franchisor reserves the right to increase the Contributions up to a rate of four percent (4%) of the Restaurant's weekly Gross Sales; provided, however, that any election by Franchisor to increase the Contributions shall be and remain subject to the limitations contained in Section VIII.E hereof.

Franchisee agrees that the Creative Fund shall be maintained and administered by Franchisor or its designee as follows:

- (1) Franchisor shall direct all promotional programs and shall have sole discretion to approve or disapprove the creative concepts, materials and media used in such programs and the placement and allocation thereof. Franchisee agrees and acknowledges that the Creative Fund is intended to maximize customer service, brand awareness, quality control, general public recognition and acceptance of the Marks (including, without limitation, maintenance and remediation efforts to prevent the potential devaluation of the Marks), and enhance the collective success of all FIVE GUYS® Restaurants operating under the System. Franchisor shall, with respect to FIVE GUYS® Restaurants operated by Franchisor or any affiliate, submit Contributions to the Creative Fund generally on the same basis as Franchisee. In administering the Creative Fund, Franchisor and its designees undertake no obligation to make expenditures for Franchisee which are equivalent or proportionate to Franchisee's Contribution or to ensure that any particular franchisee benefits directly or pro rata from the promotional programs.
- (2) Franchisee agrees that the Creative Fund may be used to satisfy any and all costs of maintaining, administering, directing and preparing the Franchisor's secret-shopper program and/or all other internal or external marketing efforts (including, without limitation, the cost of preparing and conducting any franchisee conferences, general marketing campaigns, public relations activities, employing marketing agencies to assist therein, and costs of Franchisor's personnel and other departmental costs for marketing and quality control measures that are internally administered or prepared by Franchisor). All Contributions to the Creative Fund shall be maintained in a separate account by Franchisor and may be used to defray any of Franchisor's general operating expenses, if any, as Franchisor may incur in activities reasonably related to the administration or direction of the Creative Fund programs for franchisees and the System. The Creative Fund and its earnings shall not otherwise inure to the benefit of Franchisor. The Creative Fund is operated primarily as a conduit for collecting the Contributions and expending them towards the marketing and promotional efforts outlined above. Notwithstanding the generality of the foregoing, any rebates or similar allowances duly owed and received by Franchisor as described in Section

VIII.I. hereof and subsequently contributed to the Creative Fund shall be subject to the restrictions of this Section VIII.C. and shall not be subject to the Franchisor's discretionary allowance provided for under such Section VIII.H.

- (3) A statement of the operations of the Creative Fund shall be prepared annually by Franchisor and shall be made available to Franchisee upon request.
- (4) Although the Creative Fund is intended to be of perpetual duration, Franchisor may terminate the Creative Fund. The Creative Fund shall not be terminated, however, until all monies in the Creative Fund have been expended as contemplated above or returned to contributing franchised businesses or those operated by Franchisor or any affiliate, without interest, on the basis of their respective contributions.
- D. Franchisee agrees that Franchisor shall have the right, in its reasonable discretion, to designate any geographic area in which two (2) or more FIVE GUYS® Restaurants are located as a region for purposes of establishing an advertising cooperative (each, a "Cooperative"). Each Cooperative shall be organized and governed in a form and manner, and shall commence operation on a date, determined in advance by Franchisor in its reasonable discretion. Each Cooperative shall be organized for the exclusive purposes of administering advertising programs and developing, subject to Franchisor's approval pursuant to Section VIII.G., promotional materials for use by the members in Local Advertising. If at the time of the execution of this Agreement a Cooperative has been established for a geographic area that encompasses the Restaurant, or if any such Cooperative is established during the term of this Agreement, Franchisee shall execute such documents as are required by Franchisor immediately upon the request of Franchisor and shall become a member of the Cooperative pursuant to the terms of those documents. Franchisee shall participate in the Cooperative as follows:
- (1) Subject to Section VIII.C., Franchisee shall contribute to the Cooperative such amounts required by the documents governing the Cooperative; *provided, however*, Franchisee shall not be required to contribute more than one percent (1%) of Franchisee's Gross Sales during each Accounting Period to the Cooperative unless, subject to Franchisor's reasonable approval, the members of the Cooperative agree to the payment of a larger fee. Any and all contributions to a Cooperative shall also be applied toward the satisfaction of the Franchisee's Local Advertising requirement set forth in Section VIII.B.;
- (2) Franchisee shall submit to the Cooperative and to Franchisor such statements and reports as may be required by Franchisor or by the Cooperative. All contributions to the Cooperative shall be maintained and administered in accordance with the documents governing the Cooperative. The Cooperative shall be operated solely as a conduit for the collection and expenditure of the Cooperative fees for the purposes outlined above; and
- (3) No advertising or promotional plans or materials may be used by the Cooperative or furnished to its members without the prior approval of Franchisor. All such plans and materials shall be submitted to Franchisor in accordance with the procedure set forth in Section VIII.F.
- E. Regardless of whether Franchisor establishes a Creative Fund under Section VIII.C. and/or a Cooperative established under Section VIII.D. applicable to the Restaurant, the total aggregate required advertising contributions or payments by Franchisee under this Section VIII. to (i) the Creative Fund, (ii) the Cooperative, and/or (iii) Local Advertising obligations, shall never exceed four percent (4%) of Franchisee's Gross Sales.
- F. All marketing and promotion by Franchisee in any medium shall be conducted in a professional manner and shall conform to the standards and requirements of Franchisor as set forth in the Manuals. Franchisee shall obtain Franchisor's approval of all marketing and promotional plans and materials prior to use if such plans and materials have not been prepared by Franchisor or previously

approved by Franchisor during the twelve (12) months prior to their proposed use. Franchisee shall submit such unapproved plans and materials to Franchisor, and Franchisor shall approve or disapprove such plans and materials within fifteen (15) Business Days of Franchisor's receipt thereof, which approval shall not be unreasonably withheld. Franchisee shall not use such unapproved plans or materials until they have been approved by Franchisor, and shall promptly discontinue use of any advertising or promotional plans or materials, whether or not previously approved, upon notice from Franchisor. Franchisee shall not advertise or use the Marks in any fashion on the internet, world wide web or via other means of advertising through telecommunication without the express written consent of Franchisor. Franchisor has sole discretion and control over any Digital Sites presence using, displaying, or otherwise relating to the Marks. Franchisor may use part of the Contributions collected pursuant to Section VIII.C. under this Agreement to pay, reimburse, or defray the costs associated with the development, maintenance, operation, and/or updates to its presence on Digital Sites. Franchisor may elect, but is in no way required, to establish guidelines under which Franchisee may establish profiles or otherwise establish a presence on Digital Site platforms ("Digital Site Guidelines"). In such event, Franchisee must comply with the standards, protocols and restrictions proscribed by Franchisor in the Digital Site Guidelines or otherwise in writing.

- G. With respect to the offer and sale of all menu and beverage Products, Franchisor may from time to time offer guidance with respect to the selling price for such goods, products and services. Except with respect to maximum prices set forth below, Franchisee is in no way bound to adhere to any such recommended or suggested price. Franchisee shall have the right to sell its products and provide services at any price that Franchisee may determine, except that Franchisor reserves the right to establish maximum prices for any given product or service nationwide or within an advertising market (as determined by Franchisor). Franchisee shall not exceed any maximum price established by Franchisor, but at all times remains free to charge any price below the maximum established by Franchisor (subject to applicable law). Franchisee shall execute any instruments or other writings required by Franchisor to facilitate the provision of such products and services. If Franchisee elects to sell any or all of its Products at any price recommended by Franchisor, Franchisee acknowledges that Franchisor has made no guarantee or warranty that offering such Products at the recommended price shall enhance Franchisee's sales or profits.
- H. In the event that any volume discounts, rebates, allowances, or other similar discounts are received by the Franchisor from any manufacturer or other supplier designated by the Franchisor on account of purchases made by the Franchisor for its account or for the account of the Franchisee, or by the Franchisee directly for his/her own account, the Franchisor shall have the option of remitting same to the Creative Fund or retain the full amount of the said volume discounts, rebates, allowances, or other similar discounts.
- I. Franchisor, Franchisee, and the Controlling Principals recognize the potentially detrimental impact of unauthorized media interviews on the goodwill and public image of the System. Consequently, Franchisee and the Controlling Principals shall not, and shall take all steps necessary to cause each Franchisee Designee to not, engage in any interviews, discussions, photo opportunities, or similar conversations (in any such instance, an "Interview") with any media channel, media internet source, news publication, journalist, reporter, blogger, or similar media outlet (in any such instance, the "Media") wherein such Interview identifies, or reasonably could identify, the Franchisee, the Controlling Principals, the Franchisee Designees, or the Restaurant as being associated with the Marks and/or the System. The parties acknowledge and agree that full compliance with the foregoing Media restriction is of substantial importance to Franchisor, and any breach shall be deemed a material breach of this Agreement and each Other Agreement with no opportunity to cure.

IX. MARKS

A. Franchisor grants Franchisee the right to use the Marks during the term of this Agreement solely at the Restaurant from its Approved Location and in accordance with the System and related standards and specifications.

- B. Franchisee expressly understands and acknowledges that:
- (1) As between Franchisor and Franchisee, Franchisor is the sole licensor and beneficial owner of all right, title and interest in and to the Marks and the goodwill associated with and symbolized by them.
- (2) Neither Franchisee nor any Controlling Principal shall take any action that would prejudice or interfere with the validity of Franchisor's rights with respect to the Marks. Nothing in this Agreement shall give the Franchisee any right, title, or interest in or to any of the Marks or any service marks, trademarks, trade names, trade dress, logos, copyrights or proprietary materials, except the right to use the Marks and the System in accordance with the terms and conditions of this Agreement for the operation of the Restaurant from its Approved Location and in approved advertising related to the Restaurant. Franchisee understands and agrees that the limited license to use the Marks granted hereby applies only to such Marks as are designated by Franchisor, and which are not subsequently designated by Franchisor as being withdrawn from use, together with those which may hereafter be designated by Franchisor in writing. Franchisee expressly understands and agrees that it is bound not to represent in any manner that it has acquired any ownership or equitable rights in any of the Marks by virtue of the limited license granted hereunder, or by virtue of Franchisee's use of any of the Marks.
- (3) Franchisee understands and agrees that any and all goodwill arising from Franchisee's use of the Marks and the System shall inure solely and exclusively to Franchisor's benefit, and upon expiration or termination of this Agreement and the license herein granted, no monetary amount shall be assigned as attributable to any goodwill associated with Franchisee's use of the Marks.
- (4) Franchisee shall not contest the validity of Franchisor's or any affiliate's interest in the Marks or assist others to contest the validity of or Franchisor's or any affiliate's interest in the Marks.
- (5) Franchisee acknowledges that any unauthorized use of the Marks shall constitute an infringement of Franchisor's rights in the Marks and a material event of default hereunder. Franchisee agrees that it shall provide Franchisor with all assignments, affidavits, documents, information and assistance Franchisor reasonably requests to fully vest in Franchisor or its affiliate all such rights, title and interest in and to the Marks, including all such items as are reasonably requested by Franchisor to register, maintain and enforce such rights in the Marks.
- (6) If it becomes advisable at any time, in the discretion of Franchisor, to modify or discontinue use of any Mark and/or to adopt or use one or more additional or substitute proprietary marks, then Franchisee shall be obligated to comply with any such instruction by Franchisor. Franchisor shall have no obligation in such event to reimburse Franchisee for its documented expenses of compliance. Franchisee waives any claim arising from or relating to any Mark change, modification or substitution. Franchisor shall not be liable to Franchisee for any expenses, losses or damages sustained by Franchisee as a result of any Mark addition, modification, substitution or discontinuation. Franchisee covenants not to commence or join in any litigation or other proceeding against Franchisor for any of these expenses, losses or damages.
- C. With respect to Franchisee's limited licensed use of the Marks pursuant to this Agreement, Franchisee further agrees that:
- (1) Unless otherwise authorized or required by Franchisor, Franchisee shall operate the Restaurant only under the name "FIVE GUYS" and "FIVE GUYS BURGERS AND FRIES", each without prefix or suffix. Franchisee shall not use the Marks, or any derivation thereof, as part of its corporate or other legal name, and shall obtain the Franchisor's approval of such corporate or other legal name prior to filing it with the applicable state authority.

- (2) During the term of this Agreement and any renewal hereof, Franchisee shall at all times identify itself as the independent owner and operator of the Restaurant in conjunction with any use of the Marks, including, but not limited to, uses on invoices, order forms, receipts and contracts, as well as the display of a notice in such content and form and at such conspicuous locations on the premises of the Restaurant as Franchisor may designate in writing.
- (3) Franchisee shall not use the Marks to incur any obligation or indebtedness on behalf of Franchisor or its affiliates.
- (4) Franchisee shall comply with Franchisor's instructions in filing and maintaining the requisite trade name or fictitious name registrations, and shall execute any documents deemed necessary by Franchisor or its counsel to obtain protection of the Marks or to maintain their continued validity and enforceability.
- D. Franchisee shall notify Franchisor immediately by telephone and thereafter in writing of any apparent infringement of or challenge to Franchisee's use of any Mark, of any claim by any person of any rights in any Mark, and Franchisee and the Controlling Principals shall not communicate with any person other than Franchisor or any designated affiliate thereof, their counsel and Franchisee's counsel in connection with any such infringement, challenge or claim. Franchisor shall have complete discretion to take such action as it deems appropriate in connection with the foregoing, and the right to control exclusively, or to delegate control to any of its affiliates, of any settlement, litigation or Patent and Trademark Office or other proceeding arising out of any such alleged infringement, challenge or claim or otherwise relating to any Mark. Franchisee agrees to execute any and all instruments and documents, render such assistance, and do such acts or things as may, in the opinion of Franchisor, reasonably be necessary or advisable to protect and maintain the interests of Franchisor or any affiliate in any litigation or other proceeding or to otherwise protect and maintain the interests of Franchisor or any other interested party in the Marks. Franchisor shall indemnify Franchisee and hold it harmless from and against any and all claims, liabilities, costs, damages and reasonable expenses for which Franchisee is held liable in any proceeding arising out of Franchisee's use of any of the Marks (including settlement amounts), provided that the conduct of Franchisee and the Controlling Principals with respect to such proceeding and use of the Marks is in full compliance with the terms of this Agreement.
- E. The right and license of the Marks granted hereunder to Franchisee is non-exclusive, and Franchisor and its affiliates have and retain the following rights, among others, subject only to the limitations of Section I.:
- (1) To grant other licenses for use of the Marks outside of the Primary Area of Responsibility;
- (2) To develop and establish other systems using the Marks or other names or marks and to grant licenses thereto without providing any rights to Franchisee; and
- (3) To engage, directly or indirectly, through its employees, representatives, licensees, assigns, agents and others, at wholesale, retail or otherwise, in (a) the production, distribution, license and sale of products and services, and (b) the use in connection with such production, distribution and sale, of the Marks and any and all trademarks, trade names, service marks, logos, insignia, slogans, emblems, symbols, designs and other identifying characteristics as may be developed or used from time to time by Franchisor.

X. CONFIDENTIALITY AND NON-COMPETITION COVENANTS

A. (1) To protect the reputation and goodwill of Franchisor and to maintain high standards of operation under the Marks, Franchisee shall conduct its business in accordance with the Manuals, other written directives which Franchisor may issue to Franchisee from time to time, and any

other manuals and materials created or approved by Franchisor for use in the operation of the Restaurant and/or in connection with the System (collectively, the "Confidential Information").

- Principal and General Manager to, at all times treat and maintain the Confidential Information as private and confidential in accordance with this Section X. Franchisee and the Controlling Principals shall divulge and make available such Confidential Information only to those employees of Franchisee that must have access to it in order to operate the Restaurant. Franchisee and the Controlling Principals shall not at any time copy, duplicate, record or otherwise reproduce any of the materials comprising the Confidential Information, in whole or in part, or otherwise make the same available to any person other than those authorized above.
- (3) The Manuals and all other Confidential Information shall at all times remain the sole property of Franchisor, shall at all times be kept in a secure place on the Restaurant premises, and shall be returned to Franchisor immediately upon request or upon termination or expiration of this Agreement.
- (4) The Manuals and all other Confidential Information shall supplement and be deemed part of this Agreement.
- (5) Franchisor may from time to time revise the contents of the Manuals, the Videos, and/or any other materials containing Confidential Information and created or approved for use in the operation of the Restaurant. Franchisee expressly agrees to comply with each new or changed standard promulgated by the Franchisor. Franchisee shall remove and return to Franchisor all pages of the Manuals that have been replaced or updated by Franchisor, and shall return to Franchisor all Videos that are replaced with updated copies.
- (6) Franchisee shall at all times ensure that the Manuals are kept current and up to date. In the event of any dispute as to the contents of the Manuals, the terms of the master copy of the Manuals maintained by Franchisor on the extranet accessible by Franchisee shall control.
- B. (1) Neither Franchisee nor any Controlling Principal shall, during the term of this Agreement or thereafter, communicate, divulge or use for the benefit of any other person, persons, partnership, association or corporation and, following the expiration or termination of this Agreement, they shall not use for their own benefit any Confidential Information, knowledge or know-how concerning the methods of operation of the Restaurant which may be communicated to them or of which they may be apprised in connection with the operation of the Restaurant under the terms of this Agreement. Any and all information, knowledge, know-how, techniques and any materials used in or related to the System which Franchisor provides to Franchisee in connection with this Agreement shall be deemed Confidential Information for purposes of this Agreement. The covenants in this Section X. shall survive the expiration, termination or transfer of this Agreement or any interest herein and shall be perpetually binding upon Franchisee and each of the Controlling Principals.
- (2) If Franchisee or the Controlling Principals develop any new concept, process product, recipe, or improvement in the operation or promotion of the Restaurant, Franchisee is required to promptly notify Franchisor and provide Franchisor with all necessary related information, without the benefit of compensation. Franchisee and the Controlling Principals acknowledge that any such concept, process product, recipe, or improvement shall become the property of Franchisor, and Franchisor may use or disclose such information to other FIVE GUYS® franchisees or developers as it determines to be appropriate, also without the benefit of compensation.
- C. (1) Franchisee and the Controlling Principals specifically acknowledge that, pursuant to this Agreement, Franchisee and the Controlling Principals shall receive valuable training, trade secrets and Confidential Information, including, without limitation, information regarding the operational, sales, promotional and marketing methods and techniques of Franchisor and the System which are beyond the

present skills and experience of Franchisee and the Controlling Principals and Franchisee's managers and employees (collectively, "Proprietary Information"). Franchisee and the Controlling Principals agree that such Proprietary Information, which may or may not be considered "trade secrets" under prevailing judicial interpretations or statutes, is private, valuable, and constitutes "trade secrets" belonging to Franchisor and its affiliates. Franchisee and the Controlling Principals agree that Franchisor and its affiliates derive independent economic value from the foregoing information not being generally known to, and not being readily ascertainable through proper means by, another person. Franchisee and the Controlling Principals acknowledge and agree that they shall not acquire any interest in Proprietary Information, other than the right to use it as Franchisor specifies in operating the Restaurant during the term of this Agreement. Franchisee and the Controlling Principals also agree that such Proprietary Information provides a competitive advantage and shall be valuable to them in the development and operation of the Restaurant, and that gaining access to such Proprietary Information is, therefore, a primary reason why such persons are entering into this Agreement. In consideration for such Proprietary Information and related rights, Franchisee and the Controlling Principals covenant that during the term of this Agreement, except as otherwise approved in writing by Franchisor, neither Franchisee nor any of the Controlling Principals shall, either directly or indirectly, for themselves or through, on behalf of or in conjunction with any person(s), partnership or corporation:

- (a) Divert, or attempt to divert, any business or customer of the Restaurant to any competitor, by direct or indirect inducement or otherwise, or do or perform, directly or indirectly, any other act injurious or prejudicial to the goodwill associated with the Marks and the System.
- (b) Own, maintain, operate, engage in, or have any financial or beneficial interest in (including any interest in corporations, partnerships, trusts, unincorporated associations or joint ventures), advise, assist, or make loans to any restaurant brand that specializes in the service of primarily (individually or collectively) hamburgers, hot dogs, or french fries or related iterations thereof (e.g., cheeseburgers) and has locations operating in the United States or any other country, province, or geographic area in which the Marks have either been registered or where Franchisor and/or its affiliate have sought registration of the Marks (any such restaurant brand, a "Competing Restaurant"). For purposes of clarification, any restaurant brand that derives, or shall reasonably derive, twenty five percent (25%) or less of its annual revenue from the collective sale of hamburgers, hot dogs, and french fries (including related iterations thereof (e.g., cheeseburgers)) shall not be deemed a Competing Restaurant. Additionally, so long as Franchisee and the Controlling Principals adhere to the confidentiality restrictions set forth in this Agreement and in each of the Other Agreements, the restrictions contained in this Section X.C.(1)(b) shall also not apply to any Competing Restaurant owned and operated by entities in which Franchisee or a Controlling Principal owns only a nominal (i.e., ten percent (10%) or less), passive, and non-voting equity interest.
- (2) For a continuous, uninterrupted period commencing upon the expiration, termination, or transfer of all of Franchisee's interest in this Agreement (or, with respect to each of the Controlling Principals, the time such individual or entity ceases to satisfy the definition of a "Controlling Principal" as described in Section XIX.R. of this Agreement) and continuing for two (2) years thereafter, neither Franchisee nor any of the Controlling Principals shall, directly or indirectly, for themselves, or through, on behalf of or in conjunction with any person, persons, or Entity:
- (a) Divert, or attempt to divert, any business or customer of the Restaurant hereunder to any competitor, by direct or indirect inducement or otherwise, or do or perform, directly or indirectly, any other act injurious or prejudicial to the goodwill associated with the Marks and the System.
- (b) Own, maintain, operate, engage in, or have any financial or beneficial interest in (including any interest in any Entities, trusts, unincorporated associations or joint ventures), advise, assist or make loans to any Competing Restaurant which business is, or is intended to be, located within the Primary Area of Responsibility or within a five (5) mile radius of the location of any FIVE GUYS® Restaurant in existence or under construction at any given time during such period. So long as

Franchisee and the Controlling Principals adhere to the confidentiality restrictions set forth in this Agreement and in each of the Other Agreements, the restrictions contained in this Section X.C.(2)(b) shall also not apply to any Competing Restaurant owned and operated by entities in which Franchisee or a Controlling Principal owns only a nominal (i.e., ten percent (10%) or less), passive, and non-voting equity interest.

- (3) Franchisee agrees that the time periods contained in this Section X. shall be tolled for any period during which Franchisee or any Controlling Principals is in breach of the covenants and any other period during which Franchisor seeks to enforce this Agreement. The parties acknowledge and agree that each of the covenants contained herein are reasonable limitations as to time, geographical area, and scope of activity to be restrained and do not impose a greater restraint than is necessary to protect the goodwill or other business interests of Franchisor. The parties agree that each of the covenants herein shall be construed as independent of any other covenant or provision of this Agreement. If all or any portion of a covenant in this Section is held unreasonable or unenforceable by a court or agency having valid jurisdiction in an unappealed final decision to which Franchisor is a party, Franchisee and the Controlling Principals expressly agree to be bound by any lesser covenant subsumed within the terms of such covenant that imposes the maximum duty permitted by law, as if the resulting covenant were separately stated in and made a part of this Section.
- (a) Franchisee and the Controlling Principals understand and acknowledge that Franchisor shall have the right, in its sole discretion, to reduce the scope of any covenant set forth in this Section X.C. in this Agreement, or any portion thereof, without their consent, effective immediately upon notice to Franchisee; and Franchisee and the Controlling Principals agree that they shall comply with any covenant as so modified, which shall be fully enforceable notwithstanding the provisions of Section XIX.B. hereof.
- (b) Franchisee and the Controlling Principals expressly agree that the existence of any claims they may have against Franchisor (arising from this Agreement or otherwise) shall not constitute a defense to the enforcement by Franchisor of the covenants in this Section.
- (c) Sections X.C.(1)(b) and (2)(c) shall not apply to ownership of less than a five percent (5%) beneficial interest in the outstanding equity securities of any publicly held corporation.
- D. Franchisee and the Controlling Principals acknowledge that any failure to comply with the requirements of this Section shall constitute a material event of default under Section XVII. hereof. Franchisee and the Controlling Principals acknowledge that a violation of the terms of this Section would result in irreparable injury to Franchisor for which no adequate remedy at law may be available, and Franchisee and the Controlling Principals accordingly consent to the issuance of an injunction prohibiting any conduct by Franchisee or the Controlling Principals in violation of the terms of this Section. Franchisee and the Controlling Principals agree to pay all court costs and reasonable attorneys' fees incurred by Franchisor in connection with the enforcement of this Section, including payment of all costs and expenses for obtaining specific performance of, or injunctive relief against the violation of, the requirements of such Section.

XI. BOOKS AND RECORDS

A. Franchisee shall maintain during the term of this Agreement, and shall preserve for at least three (3) years from the dates of their preparation, full, complete and accurate books, records and accounts (including, but not limited to, sales slips, coupons, purchase orders, payroll records, check stubs, bank statements, sales tax records and returns, cash receipts and disbursements, journals and ledgers, records of EFT transactions, and backup or archived records of information maintained on any computer system) in accordance with generally accepted accounting principles and in the form and manner prescribed by Franchisor from time to time in the Manual or otherwise in writing.

- B. In addition to the remittance reports required by Sections IV. and VIII. hereof, Franchisee shall timely comply with the following reporting obligations upon request of Franchisor:
- (1) Franchisee shall, at its own expense, submit to Franchisor a profit and loss statement for the Restaurant in the form prescribed by Franchisor (a "P&L Statement") for the most recently concluded thirteen (13) four (4) week accounting period (the "Statement Period") within fifteen (15) days after the end of each Statement Period during the term hereof. Each P&L Statement may be unaudited, but must be signed by Franchisee's treasurer or chief financial officer or comparable officer attesting that it is true, complete and correct;
- (2) Franchisee shall, at its own expense, provide Franchisor with a complete annual financial statement of the Restaurant which has been prepared by an independent certified public accountant (an "Annual Statement") within ninety (90) days after the end of each fiscal year. The Annual Statement shall accurately reflect the results of operations of the Restaurant during such fiscal year and may be unaudited; *provided, however*, that Franchisor reserves the right, pursuant to Section XI.C. hereof, to require that the Annual Statement be audited by an independent certified public accountant at Franchisee's cost and expense if an inspection discloses an understatement of two percent (2%) or more; and
- (3) Franchisee shall also submit to Franchisor, for review or auditing, such other forms, reports, records, information and data as Franchisor may reasonably designate and which pertain to the Restaurant, in the form and at the times and places reasonably required by Franchisor, upon request and as specified from time to time in writing.
- C. Franchisor or its designees shall have the right to review, audit, examine and copy any or all of Franchisee's books and records relating to the Restaurant. Franchisee shall make such books and records available to Franchisor or its designees immediately upon request. If any required Royalty Fees to Franchisor are delinquent, or if an inspection should reveal that such payments have been understated in any Royalty Report, then Franchisee shall immediately pay Franchisor the amount overdue or understated upon demand with interest determined in accordance with the provisions of Section IV.B.(4). If an inspection discloses an understatement in any report of two percent (2%) or more, Franchisee shall, in addition, reimburse Franchisor for all costs and expenses connected with the inspection (including, without limitation, reasonable accounting and attorneys' fees). These remedies shall be in addition to any other remedies Franchisor may have at law or in equity.
- D. Franchisee understands and agrees that the receipt or acceptance by Franchisor of any Royalty Reports furnished or Royalty Fees paid to Franchisor (or the cashing of any royalty checks or processing of any EFT payments) shall not preclude Franchisor from questioning the correctness thereof at any time and, in the event that any inconsistencies or mistakes are discovered in such statements or payments, they shall immediately be rectified by the Franchisee and the appropriate payment shall be made by the Franchisee.
- E. Franchisee hereby authorizes (and agrees to execute any other documents deemed necessary to effect such authorization) all banks, financial institutions, businesses, suppliers, manufacturers, contractors, vendors and other persons or entities with which Franchisee does business to disclose to Franchisor any requested financial information in their possession relating to Franchisee or the Restaurant. Franchisee authorizes Franchisor to disclose data from Franchisee's reports, if Franchisor determines, in its sole discretion, that such disclosure is necessary or advisable, which disclosure may include disclosure to prospective or existing franchisees or other third parties.
- F. Franchisee hereby appoints Franchisor its true and lawful attorney-in-fact with full power and authority, for the sole purpose of obtaining any and all returns and reports filed by Franchisee with any state and/or federal taxing authority pertaining to the Restaurant. This power of attorney shall survive the expiration or termination of this Agreement.

XII. INSURANCE

- A. (1) Upon execution of this Agreement, Franchisee shall procure at its own expense, and maintain in full force and effect at all times during the term of this Agreement, an insurance policy or policies protecting Franchisee and, separately, Franchisor (collectively, with Franchisor's affiliates, successors and assigns, and their respective partners and the officers, directors, shareholders, partners, agents, representatives, independent contractors and employees of each of them, the "**Designees**") against any demand or claim with respect to personal injury, death or property damage, or any loss, liability or expense whatsoever arising or occurring upon or in connection with the Restaurant.
- (2) Such policy or policies shall be written by a responsible carrier or carriers reasonably acceptable to Franchisor and shall include, at a minimum (except as additional coverages and higher policy limits may reasonably be specified by Franchisor from time to time), in accordance with standards and specifications set forth in writing, the following:
- (a) Commercial general liability insurance, including property damage, personal injury, advertising injury, completed operations, products liability, and contracts liability in the amount of One Million Dollars (\$1,000,000) per occurrence and Two Million Dollars (\$2,000,000) in the aggregate.
- (b) Property insurance providing coverage for "All Risks" of physical loss or damage and insuring all perils insured under the ISO "Special Form Causes of Loss" form, in an amount sufficient to cover the full cost of replacement of the Restaurant premises and all other related property in which Franchisee may have an interest with no coinsurance clause. The property insurance coverage must include coverage for business interruption in an amount sufficient to cover twelve (12) months of the Restaurant's Gross Sales, and Franchisor reserves the right to require that the policy be extended to include coverage for earth movement, flood, wind and hail, and other perils Franchisor deems necessary.
- (c) Worker's compensation insurance in amounts equal to no less than One Million Dollars (\$1,000,000) per accident, One Million Dollars (\$1,000,000) per employee, and One Million Dollars (\$1,000,000) policy limit (or, if greater, such other amount required by applicable law) or, if permissible under applicable law, a legally appropriate alternative providing substantially similar compensation for injured workers satisfactory to Franchisor, so long as Franchisee maintains an excess indemnity or "umbrella" policy covering employer's liability and/or a medical/disability policy covering medical expenses for on-the-job accidents.
- (d) Commercial automobile liability insurance coverage for bodily injury and property damage for all owned, rented, leased, and/or hired vehicles Franchisee uses in connection with the operation of the Restaurant in the amount of One Million Dollars (\$1,000,000) per occurrence and in the aggregate.
- (e) Employment practices liability coverage including endorsement for first and third-party claims in the amounts set forth below. The employment practices liability insurance coverage must (a) include a wage and hour defense sublimit of no less than Fifty Thousand Dollars (\$50,000) per occurrence, (b) include joint-employer co-defense language naming Franchisor expressly, and (c) be issued with the following minimum amounts:
- (i) Five Hundred Thousand Dollars (\$500,000) per claim, if Franchisee and its affiliates together own nine (9) Restaurants or less;
- (ii) One Million Dollars (\$1,000,000) per claim, if Franchisee and its affiliates together own between ten (10) and nineteen (19) Restaurants; and

- (iii) Two Million Dollars (\$2,000,000) per claim, if Franchisee and its affiliates together own twenty (20) Restaurants or more.
- (f) Such other insurance as may be required by the state or locality in which the Restaurant is located and operated.

While not required, the following policies are recommended by Franchisor for each Restaurant:

- (g) Crime insurance for employee dishonesty in the amount of Ten Thousand Dollars (\$10,000) per occurrence.
- (h) Network security, media & cyber liability insurance covering acts, errors, omissions, breach of contract, and violation of any consumer protection laws arising out of Franchisee's Restaurant operations or services with a limit of One Million Dollars (\$1,000,000) per occurrence and in the aggregate. This coverage should include (i) contractual privacy coverage for data breach response and crisis management costs that Franchisor would incur in the event of a data breach including legal and forensic expenses, notification costs, credit monitoring costs, and costs to operate a call center; and (ii) third party and first party coverage for loss or disclosure of any data, including personally identifiable information and payment card information, network security failure, violation of any consumer protection laws, unauthorized access and/or use or other intrusions, infringement of any intellectual property rights (except patent), unintentional breach of contract, negligence or breach of duty to use reasonable care, breach of any duty of confidentiality, invasion of privacy, or violations of any other legal protections for personal information, defamation, libel, slander, commercial disparagement, negligent transmission of computer virus, or use of computer networks in connection with denial of service attacks.

Franchisee may, after obtaining Franchisor's written consent, elect to have reasonable deductibles under the coverage required under paragraphs (a) - (f) described above; however, neither Franchisor nor its Designees shall be responsible for any deductibles and/or waiting periods that may appear in Franchisee's policies.

- (3) In connection with any construction, renovation, refurbishment or remodeling of the Restaurant, Franchisee must maintain builders' risks insurance or equivalent course of construction coverage on Franchisee's property insurance in an amount sufficient to cover the contract value of the project, plus any existing property (and this insurance must be extended to provide "delay in opening" coverage, where available).
- (4) Franchisee's obligation to obtain and maintain the foregoing policy or policies in the amounts specified shall not be limited in any way by reason of any insurance which may be maintained by Franchisor, nor shall Franchisee's performance of that obligation relieve it of liability under the indemnity provisions set forth in Section XV of this Agreement.
- (5) All policies Franchisee obtains and maintains must (i) contain cross liability coverage and severability on interests language, (ii) include a waiver of subrogation in favor of Franchisor and its Designees (to the extent permitted by law), (iii) be primary and non-contributory with any and all coverages held by Franchisor and/or its Designees, and (iv) be issued by an insurance company rated at least 'A' 'VIII' in the most current edition of A.M. Best Guide. Franchisor and its Designees must be included as additional insured under all above policies except worker's compensation insurance, and those policies must expressly provide that none of Franchisor's interests shall be affected by any breach by Franchisee of any policy provisions. All policies must contain a provision that Franchisor and its Designees, although named as additional insured, shall nevertheless be entitled to recover under the policies on any loss occasioned to Franchisor or Franchisor's servants, agents or employees by reason of the negligence of Franchisee or Franchisee's servants, agents or employees.

(6) On execution of a Franchise Agreement, and thereafter thirty (30) days before the expiration of any policy, Franchisee must deliver to Franchisor the Certificates of Insurance and Endorsements evidencing the existence and continuation of proper coverage with limits not less than those Franchisor requires. In addition, if Franchisor requests, Franchisee must deliver to Franchisor a copy of the insurance policy or policies Franchisor requires. Further, all insurance policies must expressly provide that no less than thirty (30) days' prior written notice shall be given to Franchisor in the event of a material alteration to or cancellation of the policies. All delivered Certificates of Insurance and Endorsements evidencing the existence and continuation of proper coverage must be sent electronically to insurance@fiveguys.com, with hard copies to the following address upon request, or such other address(es) as we may designate from time to time:

FIVE GUYS FRANCHISOR, LLC 1940 Duke Street, 5th Floor Alexandria, Virginia 22314 Attention: Risk Management Department

(7) Should Franchisee, for any reason, fail to procure or maintain the insurance required by this Agreement, as such requirements may be revised from time to time by Franchisor in writing, Franchisor shall have the right and authority, but not the obligation, to immediately procure such insurance and charge the same to Franchisee, which shall be payable by Franchisee immediately upon notice. The foregoing remedies shall be in addition to any other remedies Franchisor may have at law or in equity.

XIII. DEBTS AND TAXES

- A. Franchisee shall promptly pay when due all Taxes (as defined below), levied or assessed, and all accounts and other indebtedness of every kind incurred by Franchisee in the conduct of the franchised business under this Agreement. Without limiting the provisions of Section XV., Franchisee shall be solely liable for the payment of all Taxes and shall indemnify Franchisor for the full amount of all such Taxes and for any liability (including penalties, interest and expenses) arising from or concerning the payment of Taxes actually owed by Franchisee. If requested by Franchisor, Franchisee shall submit to Franchisor a copy of all tax filings sent to all applicable tax authorities within ten (10) Business Days.
- B. Each payment to Franchisor required under this Agreement shall be made free and clear and without deduction for any Taxes. As used herein, the term "Taxes" means any present or future taxes, levies, imposts, duties or other charges of whatsoever nature, including any interest or penalties thereon, imposed by any government or political subdivision of such government on or relating to the operation of the Restaurant.
- C. In the event of any bona fide dispute as to Franchisee's liability for Taxes assessed or other indebtedness, Franchisee may contest the validity or the amount of the Tax or indebtedness in accordance with the procedures of the taxing authority or applicable law. However, in no event shall Franchisee permit or otherwise cause a tax sale or seizure by levy of execution or similar writ or warrant or attachment by a creditor, to occur against the premises of the Restaurant or any improvements thereon.
- D. Franchisee shall comply with all federal, state and local laws, rules and regulations and shall timely obtain any and all permits, certificates or licenses necessary for the full and proper conduct of the Restaurant, including, without limitation, licenses to do business, fictitious name registrations, sales tax permits, fire clearances, health permits, certificates of occupancy and any permits, certificates or licenses required by any environmental law, rule or regulation.
- E. Franchisee shall notify Franchisor in writing within five (5) days of the commencement of any action, suit or proceeding and of the issuance of any order, writ, injunction, award or decree of any

court, agency or other governmental instrumentality, which may adversely affect the operation or financial condition of the Restaurant.

XIV. TRANSFER OF INTEREST

A. Franchisor shall have the right, without the need for Franchisee's consent, to assign, transfer and/or sell its rights under this Agreement to any person, partnership, corporation or other legal Entity, provided that the transferee agrees in writing to assume all obligations undertaken by Franchisor herein and Franchisee receives a statement from both Franchisor and its transferee to that effect. Upon such assignment and assumption, Franchisor shall be under no further obligation hereunder, except for accrued liabilities, if any. Franchisee further agrees and affirms that Franchisor may (i) go public, (ii) engage in a private placement of some or all of its securities, (iii) merge, acquire other corporations, or be acquired by another corporation, and/or (iv) undertake a refinancing, recapitalization, leveraged buyout or other economic or financial restructuring. Franchisee specifically waives any and all other claims, demands or damages arising from or related to the foregoing activities including, without limitation, any claim of divided loyalty, breach of fiduciary duty, fraud, breach of contract or breach of the implied covenant of good faith and fair dealing.

Franchisee further agrees that Franchisor has the right, now or in the future, to purchase, merge, acquire or affiliate with an existing competitive or non-competitive franchise network, chain or any other business regardless of the location of that chain's or business' facilities, and to operate, franchise or license those businesses and/or facilities as FIVE GUYS® Restaurants operating under the Marks or any other marks following Franchisor's purchase, merger, acquisition or affiliation, regardless of the location of these facilities, *provided*, *however*, Franchisor agrees that it shall not convert any acquired facility located within the Primary Area of Responsibility, if any, into a FIVE GUYS® Restaurant.

If Franchisor assigns its rights in this Agreement, nothing herein shall be deemed to require Franchisor to remain in the restaurant business or to offer or sell any products or services to Franchisee.

- B. (1) Franchisee understands and acknowledges that the rights and duties set forth in this Agreement are personal to Franchisee, and that Franchisor has granted rights under this Agreement in reliance on the business skill, financial capacity and personal character of Franchisee and the Controlling Principals. Accordingly, neither Franchisee nor any Controlling Principal, nor any successor or assign of Franchisee or any Controlling Principal, shall sell, assign (including, without limitation, by operation of law due to an assignment under bankruptcy or insolvency laws, intestate succession, divorce or otherwise), transfer, convey, give away, pledge, mortgage or otherwise encumber any direct or indirect interest in this Agreement, in the Restaurant (and/or all, or substantially all, of the Restaurant's material assets), in Franchisee or in any Controlling Principal that is an Entity, in each case without the prior written consent of Franchisor. Any purported assignment or transfer, by operation of law or otherwise, made in violation of this Agreement shall be null and void and shall constitute a material event of default under this Agreement.
- (2) If Franchisee or a Controlling Principal wishes to (i) transfer all or part of its interest in this Agreement, the Restaurant, or all, or substantially all, of the Restaurant's material assets, or (ii) transfer any ownership interest in Franchisee or in a Controlling Principal that is an Entity, then in each such case (any or all of which are referred to in this Section XIV. as a "Restricted Transfer"), the transferor and the proposed transferee shall first apply to Franchisor for its consent and may concurrently request a waiver of Franchisor's rights under Section XIV.D. Without limiting its rights under Section XIV.D., Franchisor agrees that it shall not unreasonably withhold its consent to a Restricted Transfer. Among other conditions, Franchisor may require any or all of the following as conditions to its approval:
- (a) All of the accrued monetary and other outstanding obligations of Franchisee (and any of its affiliates) to Franchisor (or any of its affiliates) arising under this Agreement or

any other agreement shall have been satisfied in a timely manner and Franchisee shall have satisfied all trade accounts and other debts, of whatever nature or kind, in a timely manner;

- (b) Franchisee and its affiliates shall not be in default of any provision of this Agreement or any Other Agreement at the time of the transaction;
- (c) Franchisor, the transferor and its principals (if applicable) shall execute a general release, in a form reasonably satisfactory to Franchisor, of any and all claims against Franchisor, its affiliates, and its Designees, including, without limitation, claims arising under this Agreement, any agreement directly or indirectly related to this Agreement, and all applicable laws;
- (d) The proposed transferee shall demonstrate to Franchisor's reasonable satisfaction that it meets the criteria considered by Franchisor when reviewing a prospective franchisee's application for a franchise, including, but not limited to, (i) Franchisor's educational, managerial and business standards, (ii) the proposed transferee's good moral character, business reputation and credit rating, (iii) transferee's aptitude and ability to properly operate the Restaurant (as may be evidenced by prior related business experience or otherwise), (iv) the proposed transferee's financial resources and capital for operation of the Restaurant, and (v) the geographic proximity and number of other Restaurants owned or operated by the proposed transferee;
- (e) The proposed transferee shall enter into a written agreement, in a form satisfactory to Franchisor, assuming full, unconditional, joint and several liability for, and agreeing to perform from the date of the transfer, all obligations, covenants and agreements contained in this Agreement; and, if transferee is as Entity, the proposed transferee's shareholders, partners or other investors, as applicable, shall execute such other agreements as Franchisor requires in order to guarantee the performance of all such obligations, covenants and agreements;
- (f) The proposed transferee shall execute a Franchise Agreement having material terms substantially similar in all material respects to this Agreement (i.e., the fees, protected territory, and renewal rights), together with such other ancillary agreements substantially similar to the forms attached hereto (and if the proposed transferee is an Entity, transferee's shareholders, partners, or other investors, as applicable, shall also execute such agreements as Franchisor requires in order to guarantee the performance of all such obligations, covenants and agreements);
- (g) The proposed transferee, at its expense, shall renovate, modernize and otherwise upgrade the Restaurant and conform it to the then-current standards and specifications of the System, and shall complete the upgrading and other requirements which conform to the system wide standards within the time period reasonably specified by Franchisor;
- (h) The transferor shall remain liable for all of the obligations to Franchisor in connection with the Restaurant incurred prior to the effective date of the transfer and shall execute any and all instruments reasonably requested by Franchisor to evidence such liability;
- (i) At the proposed transferee's expense, the transferee, the transferee's operating principal, general manager, as applicable, and/or any other applicable Restaurant personnel shall complete any training programs then in effect for franchisees of FIVE GUYS® Restaurants upon such terms and conditions as Franchisor may reasonably require;
- (j) Franchisee shall pay a transfer fee of Five Thousand Dollars (\$5,000) to Franchisor for the transfer of this Agreement to cover the allocated costs of interdepartmental review and document preparation; and
- (k) If the proposed transferee is an Entity, the transferee shall make and shall be bound by any or all of the representations, warranties and covenants set forth at Section VI. as Franchisor

requests. Transferee shall provide to Franchisor evidence satisfactory to Franchisor that the terms of such Section have been satisfied and are true and correct on the date of transfer.

- (3) Franchisee shall not grant a security interest in the Restaurant or in any of Franchisee's assets at the Restaurant without Franchisor's prior written consent. For purposes of clarification, Franchisee acknowledges and agrees that in no event may this Agreement, the Development Agreement, or any Other Agreement signed in connection this Agreement or the Development Agreement be pledged as collateral or otherwise encumbered as security for any loan or other financial transaction to which Franchisee or a Controlling Principal is a party.
- (4) Franchisee acknowledges and agrees that each condition which must be met by the transferee is reasonable and necessary to assure such transferee's full performance of the obligations hereunder.
- C. In the event the proposed transfer is from one or more individuals to an Entity formed solely for the convenience of ownership, Franchisor's consent may be conditioned upon any of the requirements set forth at Section XIV.B.(2), except that the requirements set forth at Sections XIV.B.(2)(c), (d), (f), (g), (i), (j) and (k) shall not apply so long as each individual retains the same proportionate ownership interest in the Entity as he or she had prior to the transfer.
- If Franchisee or a Controlling Principal wishes to enter into a Restricted Transfer constituting a transfer all or part of its interest in this Agreement, the Restaurant, or all, or substantially all, of the Restaurant's material assets (such transferring party being referred to as the "Seller"), then such Seller shall first notify Franchisor in writing of its intent by delivering to Franchisor a completed transfer application in such form as Franchisor may prescribe in the Manuals or otherwise in writing and which shall describe, among other things, the interest to be transferred and the consideration therefor (the "Transfer Notice"), and shall provide such additional information and documentation relating to the contemplated Restricted Transfer as Franchisor may require. Franchisor shall have the right and option, exercisable within thirty (30) days after receipt of such written Transfer Notice and copies of all other documentation required by Franchisor, to send written notice to the Seller that Franchisor intends to purchase the Seller's interest on terms consistent with the material terms and conditions stipulated in the written Transfer Notice and on such forms and other reasonable and customary terms as Franchisor may prescribe (including, without limitation, the substitution of equivalent cash consideration for any form of payment stipulated in the Transfer Notice not comprised of cash). In the event that Franchisor elects to purchase the Seller's interest, closing on such purchase must occur within the latter of (a) thirty (30) days from the date of notice to the Seller of the election to purchase by Franchisor, (b) thirty (30) days from the date Franchisor receives or obtains all necessary and requested documentation, permits, and approvals, or (c) such other date as the parties agree upon in writing. If Franchisor rejects or otherwise fails to purchase the Seller's interest in accordance with the foregoing, then Seller shall be free to pursue its intended transfer on terms and conditions identical to those stipulated in the Transfer Notice (a "Third Party Sale"), subject to the requirements set forth in Section XIV.D. of this Agreement. The closing of any transaction involving a Third Party Sale shall be consummated no later than one hundred and eighty (180) days after the date on which the written Transfer Notice was first delivered to Franchisor. In the event a transaction involving a Third Party Sale is not closed within the foregoing time period, the proposed sale shall again be subject to Franchisor's right of first offer as described herein, unless such subsequent right is waived by Franchisor in writing. Any material change in the terms of any Third Party Sale prior to closing shall constitute a new offer to Franchisor, and shall be subject to the same right of first offer restrictions set forth above. Failure or refusal of Franchisor to exercise the option afforded by this Section XIV.D. shall not constitute a waiver of any other provision of this Agreement, including all of the requirements of this Section XIV.D. relating to a proposed transfer. Failure by Franchisee and/or Controlling Principal to comply with the provisions of this Section XIV.D. prior to the transfer of any interest in Franchisee or in this Agreement shall constitute a material event of default under this Agreement. Franchisor shall be entitled to assign any and all of its options in this Section to any other party, without the consent of Franchisee.

- E. (1) Upon the death of Franchisee (if Franchisee is a natural person) or any Controlling Principal (in each instance, the "**Deceased**"), the executor, administrator or other personal representative of the Deceased shall transfer such interest to a third party approved by Franchisor within twelve (12) months after the death, subject to the restrictions referenced in Section XIV.E.(3) below. If no personal representative is designated or appointed or no probate proceedings are instituted with respect to the estate of the Deceased, then the distributee of such interest must be approved by Franchisor. If the distributee is not approved by Franchisor, then the distributee shall transfer such interest to a third party approved by Franchisor within twelve (12) months after the death of the Deceased subject to the restrictions referenced in Section XIV.E.(3) below.
- Upon the permanent disability of Franchisee (if Franchisee is a natural person) or (2) any Controlling Principal (in each case, the "Injured Person"), Franchisor may, in its reasonable discretion, require such interest to be transferred to a third party in accordance with the conditions described in this Section XIV. within six (6) months after notice to Franchisee. "Permanent disability" shall mean any physical, emotional or mental injury, illness or incapacity which would reasonably prevent a person from performing the obligations set forth in this Agreement or in the guaranty made part of this Agreement for at least ninety (90) consecutive days and from which condition recovery within ninety (90) days from the date of determination of disability is unlikely. Permanent disability shall be determined by a licensed practicing physician approved by both Franchisor and the Injured Person (or the Injured Person's surrogate in the event Franchisee is unable to make such a selection); provided, however, that if the Injured Person refuses to submit to an examination, then such person shall automatically be deemed permanently disabled as of the date of such refusal for the purpose of this Section XIV.E. The costs of any examination required by this Section shall be paid by Franchisor. Approval of a physician selected by Franchisor or the Injured Person shall not be unreasonably withheld, delayed, or conditioned by the other party. In addition, the review and approval process of the physician selected shall primarily include (i) whether the physician is in fact licensed to practice and is in good standing, and (ii) whether the costs charged by the physician are commensurate with the costs typically charged by other physicians in his/her field.
- (3) Upon the death or claim of permanent disability of Franchisee or any Controlling Principal, Franchisee or a representative of Franchisee must notify Franchisor of such death or claim of permanent disability within ten (10) days of its occurrence. Any transfer upon death or permanent disability shall be subject to the same terms and conditions as described in this Section for any inter vivos transfer; provided, however, such transfers shall not be subject to the five thousand dollar (\$5,000) transfer fee described in Section XIV.B.(2)(j). If an interest is not transferred upon death or permanent disability as required in this Section, then such failure shall constitute a material event of default under this Agreement.
- F. Franchisor's consent to a transfer of any interest described herein shall not constitute a waiver of any claims which Franchisor may have against the transferring party, nor shall it be deemed a waiver of Franchisor's right to demand exact compliance with any of the terms of this Agreement by the transferee.
- G. Notwithstanding the provisions contained in Section XIV.B. to the contrary, the Controlling Principals may freely transfer their ownership interests in Franchisee amongst themselves, so long as Franchisee provides Franchisor with thirty (30) days prior written notice of such transfer containing the names and percentages transferred. In addition, the Controlling Principals may transfer their interests to their respective family members (or trusts created for the benefit of such family members) for estate planning purposes with Franchisor's prior written consent (which consent shall not be unreasonably withheld).
- H. Neither securities nor partnership interests in Franchisee shall be offered directly or indirectly in any public offering including, without limitation, any offering that requires registration under United States securities laws or similar laws of a foreign country or would require registration on any United States stock exchange or similar trading venue. Franchisee and the Controlling Principals agree and acknowledge that the restriction contained in this Section XIV.H. is reasonable, does not unduly restrain

Franchisee's or the Controlling Principals' ability to affect a Restricted Transfer, and materially benefits the System, Franchisee, and the Controlling Principals.

I. In the event of any inconsistency between the terms of this Section XIV. and the corresponding terms of any Other Agreement signed by Franchisee, the Controlling Principals, and/or their respective affiliates, the terms of this Section XIV. shall prevail.

XV. INDEMNIFICATION

- A. Franchisee and each of the Controlling Principals shall, at all times, indemnify and hold harmless to the fullest extent permitted by law Franchisor and its Designees (collectively, the "Indemnitees"), from all "Losses and Expenses" (as defined in Section XV.D.(2) below) incurred in connection with any action, suit, proceeding, claim, demand, investigation or inquiry (formal or informal), or any settlement thereof (whether or not a formal proceeding or action has been instituted) which arises out of or is based upon any of the following:
- (1) The infringement, alleged infringement, or any other violation or alleged violation by Franchisee or any of the Controlling Principals of any patent, mark or copyright or other proprietary right owned or controlled by third parties (except as such may occur with respect to any right to use the Marks, any copyrights or other proprietary information granted hereunder pursuant to Section X.);
- (2) The violation, breach or asserted violation or breach by Franchisee or any of the Controlling Principals of any federal, state or local law, regulation, ruling, standard or directive or any industry standard;
- (3) Libel, slander or any other form of defamation of Franchisor, the System or any developer or franchisee operating under the System, by Franchisee or by any of the Controlling Principals;
- (4) The violation or breach by Franchisee or by any of the Controlling Principals of any warranty, representation, agreement or obligation in this Agreement or in any Other Agreement; and
- (5) Acts, errors, or omissions of Franchisee, the Controlling Principals, and/or any of their respective affiliates, officers, directors, shareholders, partners, agents, representatives, independent contractors and employees (collectively, the "**Franchisee Designees**") in connection with the establishment and/or operation of the Restaurant.
- B. Franchisee and the Controlling Principals agree to give Franchisor prompt notice of any action, suit, proceeding, claim, demand, inquiry, or investigation related to the foregoing (any such instance, an "Action"). At the expense and risk of Franchisee and the Controlling Principals, Franchisor may elect to assume (but under no circumstance is obligated to undertake) or select counsel of its own choosing with respect to the defense and/or settlement of any such Action filed against Franchisor. Such an undertaking by Franchisor shall, in no manner or form, diminish the obligation of Franchisee and each of the Controlling Principals to indemnify and hold harmless the Indemnitees.
- C. In order to protect the persons, property, and/or reputation or goodwill of Franchisor, its Designees and/or the System, Franchisor may, upon written notice to and written consent from the Franchisee (which consent shall not be unreasonably withheld, delayed, or conditioned), consent or agree to settlements or take such other remedial or corrective action as it deems expedient with respect to an Action if, in Franchisor's reasonable judgment, there are reasonable grounds to believe that:
- (1) any of the acts or circumstances enumerated in Section XV.A.(1) (4) above have occurred; or

- (2) any act, error, or omission as described in Section XV.A.(5) may result directly or indirectly in damage, injury, or harm to any person or any property.
- D. (1) All Losses and Expenses incurred under this Section XV. shall be chargeable to and paid by Franchisee or the Controlling Principals pursuant to its indemnity obligations hereof, regardless of any actions, activity or defense undertaken by Franchisor or the subsequent success or failure of such actions, activity, or defense.
- (2) As used in this Section XV., the phrase "Losses and Expenses" shall include, without limitation, all losses, compensatory, exemplary or punitive damages, fines, charges, costs, expenses, reasonable attorneys' fees, court costs, settlement amounts, judgments, compensation for damages to the Franchisor's reputation and goodwill, costs of or resulting from delays, financing, costs of advertising material and media time/space, and costs of changing, substituting or replacing the same, and any and all expenses of recall, refunds, compensation, public notices and other such amounts incurred in connection with the matters described.
- E. The Indemnitees do not assume any liability whatsoever for acts, errors, or omissions of any third party with whom Franchisee, the Controlling Principals, or any of the Franchisee Designees may contract, regardless of the purpose. Franchisee and each of the Controlling Principals shall hold harmless and indemnify the Indemnitees for all Losses and Expenses which may arise out of any acts, errors or omissions of Franchisee, the Controlling Principals, or any of the Franchisee Designees and any such other third parties unless (and then only to the extent that) the claims, obligations, or damages are determined to be caused by an Indemnitee's negligence or willful misconduct in a ruling determined by a third party arbitrator pursuant to the procedures set forth in Section XIX.G. of this Agreement. For purposes of clarification, any finding by a duly appointed third party arbitrator and/or a court with competent jurisdiction that the cause or causes of any such liability is jointly or partly due to the negligence of both an Indemnitee, on one hand, as well as the Franchisee (or any Franchisee Designee or any Controlling Principal), on the other hand, shall not relieve the Franchisee or any Controlling Principal from the pro rata share of their indemnification obligations as contemplated herein.
- F. Under no circumstances shall the Indemnitees be required or obligated to seek recovery from third parties or otherwise mitigate their losses in order to maintain a claim against Franchisee or any of the Controlling Principals. Franchisee and the Controlling Principals agree that the failure to pursue such recovery or mitigate loss shall in no way reduce the amounts recoverable from Franchisee or any of the Controlling Principals by the Indemnitees.
- G. Franchisee and the Controlling Principals expressly agree that the terms of this Section XV. shall survive the termination, expiration or transfer of this Agreement or any interest herein.

XVI. RELATIONSHIP OF THE PARTIES

- A. The parties acknowledge and agree that this Agreement does not create a fiduciary relationship between them, that Franchisee shall be an independent contractor, and that nothing in this Agreement is intended to constitute either party an agent, legal representative, subsidiary, joint venturer, partner, employee, joint employer or servant of the other for any purpose.
- B. During the term of this Agreement, Franchisee shall hold itself out to the public as an independent contractor conducting its Restaurant operations pursuant to the rights granted by Franchisor hereunder. Franchisee agrees to take such action as shall be necessary to that end, including, without limitation, exhibiting a notice of that fact in a conspicuous place on the Restaurant premises established for the purposes hereunder and on all letterhead, business cards, forms, and as further described in the Manuals. Franchisor reserves the right to specify in writing the content and form of such notice.

C. Franchisee understands and agrees that nothing in this Agreement authorizes Franchisee or any Controlling Principal to make any contract, agreement, warranty or representation on Franchisor's behalf, or to incur any debt or other obligation in Franchisor's name, and that Franchisor shall in no event assume liability for, or be deemed liable under this Agreement as a result of, any such action, or for any act or omission of Franchisee or any of the Controlling Principals or any claim or judgment arising therefrom.

XVII. TERMINATION

- A. (1) Franchisee acknowledges and agrees that (i) each of Franchisee's obligations described in this Agreement is a material and essential obligation of Franchisee, (ii) non-performance of such obligations shall adversely and substantially affect the Franchisor and the System, and (iii) the exercise by Franchisor of the rights and remedies set forth herein is appropriate and reasonable.
- Franchisee shall be deemed to be in default under this Agreement, and all rights granted herein shall automatically terminate without notice to Franchisee, if Franchisee or any Controlling Principal (i) shall become insolvent or makes a general assignment for the benefit of creditors, or (ii) files a voluntary petition under any section or chapter of federal bankruptcy law or under any similar law or statute of the United States or any state thereof, or admits in writing its inability to pay its debts when due, or (iii) is adjudicated bankrupt or insolvent in proceedings filed against Franchisee under any section or chapter of federal bankruptcy laws or under any similar law or statute of the United States or any state, or (iv) is the subject of any bill in equity or other proceeding for the appointment of a receiver or other custodian for the business or assets of Franchisee or the Controlling Principal, or (v) has its assets or property, or any part thereof, are appointed to a receiver or other custodian (permanent or temporary) by any court of competent jurisdiction, (vi) has filed or instituted against it any proceedings for a composition with creditors under any state or federal law, or (vii) is subject to a final judgment which remains unsatisfied or of record for sixty (60) days or longer (unless supersedes bond is filed), (viii) is dissolved, (ix) has an execution levied against its business or property, or (x) is the subject of any suit to foreclose any lien or mortgage against the Restaurant premises or equipment (and such suit or lien is not dismissed within sixty (60) days), or (xi) if the real or personal property of Franchisee's Restaurant shall be sold after levy thereupon by any sheriff, marshal or constable.
- (3) Franchisee shall be deemed to be in material default and Franchisor may, at its option, terminate this Agreement and all rights granted hereunder, without affording Franchisee any opportunity to cure the default, (except as stated below or otherwise required by law), effective immediately upon notice to Franchisee, upon the occurrence of any of the following events:
- (a) If Franchisee operates the Restaurant or otherwise sells any Products at any location other than the Approved Location;
- (b) If Franchisee fails to acquire an Approved Location for the Restaurant within the time and in the manner specified in Section II.;
- (c) If Franchisee fails to construct the Restaurant in accordance with the plans and specifications provided to Franchisee under Section V.(3);
- (d) If Franchisee fails to open the Restaurant for business as a FIVE GUYS® Restaurant within the period specified in Section II.H. hereof.
- (e) If Franchisee at any time abandons the Restaurant, loses the right to possession of the premises (e.g., through lease eviction or termination), or otherwise forfeits the right to do or transact business in the jurisdiction where the Restaurant is located; *provided, however*, that this provision shall not apply in cases of Force Majeure so long as Franchisee applies, within thirty (30) days after such event, for Franchisor's approval to relocate or reconstruct the premises (which approval shall not be unreasonably withheld) and Franchisee diligently pursues such reconstruction or relocation. As used in

this Agreement, the term "Force Majeure" means causes beyond a party's control, including: (i) acts of nature; (ii) acts of war terrorism, or insurrection; and/or (iii) strikes, lockouts, labor actions, boycotts, floods, fires, hurricanes, tornadoes, public health emergencies, epidemics, pandemics, and/or other casualties;

- (f) If Franchisee or any of the Controlling Principals is convicted of, has entered a plea of nolo contendere (no contest) to, or has otherwise entered into any plea bargain in connection with, a felony or any crime involving moral turpitude that Franchisor reasonably believes is likely to have an adverse effect on the System, the Marks, the goodwill associated therewith, or Franchisor's interests therein;
- (g) If a threat or danger to public health or safety, as determined in writing by a governmental agency having jurisdiction over such matters, results from the construction, maintenance or operation of the Restaurant, and such public health or safety concern remains uncured for ten (10) days following Franchisee's actual or constructive knowledge;
- (h) If Franchisee fails to propose a qualified replacement or successor Operating Principal (or his/her Management Designee, as applicable) within the time required under Section VI.C.(5) hereof;
- (i) If Franchisee or any of the Controlling Principals transfers, or purports to transfer, any rights or obligations under this Agreement, any direct or indirect interest in Franchisee, or the Restaurant to any third party without Franchisor's prior written consent in violation of the terms of Section XIV. of this Agreement;
- (j) If Franchisee or any of its affiliates fails, refuses, or neglects to timely pay any monies owed to Franchisor, its affiliates, or its approved vendors when due and does not cure such default within five (5) days following notice from Franchisor;
- (k) If Franchisee or any of the Controlling Principals fails to comply with the covenants in Section X.C. hereof within thirty (30) days following notice from Franchisor;
- (l) If, contrary to the terms of Section X.B.(1) hereof, Franchisee or any Controlling Principal discloses or divulges any Confidential Information;
- (m) If a transfer upon death of the Deceased or Permanent Disability is not transferred in accordance with Section XIV.;
- (n) If Franchisee knowingly maintains false books or records, or submits any false reports to Franchisor;
- (o) If Franchisee breaches in any material respect any of the covenants in any material respect set forth in Section VI. or has falsely made any of the representations or warranties set forth in Section VI.;
- (p) If Franchisee fails to propose a qualified replacement or successor Operating Principal or General Manager within the time required under Sections VI.C.(5) and VI.D.(4), respectively following ten (10) days prior written notice;
- (q) If Franchisee fails to procure and maintain such insurance policies as required by Section XII. and Franchisee fails to cure such default within ten (10) days following notice from Franchisor;

- (r) If Franchisee misuses or makes any unauthorized use of the Marks or otherwise materially impairs the goodwill associated therewith or Franchisor's rights therein; *provided, however*, that Franchisee shall be entitled to notice of such event of default and shall have twenty-four (24) hours to cure such default;
- (s) If Franchisee or any Controlling Principal commits three (3) material events of default under this Agreement, within any twelve (12) month period, whether or not such defaults are of the same or different nature and whether or not such defaults have been cured by Franchisee after notice by Franchisor; or
- (t) If Franchisee, any Controlling Principal, and/or any Franchisee Designee conducts or otherwise participates in an unauthorized Interview in violation of the Media restrictions contained in Section VIII.I.
- B. Upon any default by Franchisee which is susceptible of being cured, Franchisor may terminate this Agreement by giving written notice of termination stating the nature of such default to Franchisee at least thirty (30) days prior to the effective date of termination, unless a shorter period is set forth in a specific subsection of Section XVII.A.(3). However, Franchisee may avoid termination by immediately initiating a remedy to cure such default and curing it to Franchisor's reasonable satisfaction within the thirty (30) day period and by promptly providing proof thereof to Franchisor. If any such default is not cured within the specified time, or such longer period as applicable law may require, this Agreement shall terminate without further notice to Franchisee effective immediately upon the expiration of the thirty (30) day period or such longer period as applicable law may require. Defaults which are susceptible of cure hereunder may include, but are not limited to, the following illustrative events:
- (1) If Franchisee fails to comply with any of the requirements imposed by this Agreement, as it may from time to time be amended or reasonably be supplemented by Franchisor, or fails to carry out the terms of this Agreement in good faith.
- (2) If Franchisee fails to maintain or observe any of the standards, specifications or procedures prescribed by Franchisor in this Agreement or otherwise in writing.
- (3) If Franchisee fails, refuses, or neglects to obtain Franchisor's prior written approval or consent as required by this Agreement.
- C. If Franchisee or any Controlling Principal (or any person or entity affiliated with or controlled by Franchisee or any Controlling Principal) is determined by Franchisor to be either (i) repeatedly in default for failure to comply with the requirements of any other franchise agreement, development agreement, or other agreement to which Franchisor (or an affiliate of Franchisor) is a party (collectively, and as each may be amended from time to time, "Other Agreements"), whether or not such defaults are of the same or different nature and whether or not such defaults have been cured after notice by Franchisor, *or* (ii) in material default for failure to substantially comply with the requirements of any Other Agreement, Franchisor may terminate this Agreement by giving written notice of termination stating the nature of such default to Franchisee at least thirty (30) days prior to the effective date of termination.

Any termination of this Agreement pursuant to this Section XVII.C. shall constitute an event of default under each of the Other Agreements, and Franchisor expressly reserves all rights and remedies available at law or equity including, without limitation, the right to terminate all of the rights and obligations of any and/or all of the Other Agreements. No right or remedy which Franchisor may have (including termination) is exclusive of any other right or remedy provided under law or equity and Franchisor may pursue any additional rights and/or remedies available.

XVIII. POST-TERMINATION

Upon termination or expiration of this Agreement, all rights granted hereunder to Franchisee shall forthwith terminate, and:

- A. Franchisee shall immediately cease to operate the Restaurant, and shall not thereafter, directly or indirectly, represent to the public or hold itself out as a present franchisee of Franchisor.
- B. Franchisee shall immediately and permanently (i) cease to use, in any manner whatsoever, any confidential methods, computer software, procedures, and techniques associated with the System at the Approved Location, and (ii) remove, within one (1) day of the termination or expiration of this Agreement, any and all exterior and interior signage from the Restaurant premises that contain or otherwise reference the Marks (including, without limitation, the "FIVE GUYS®", "FIVE GUYS FAMOUS BURGERS AND FRIES®", "FIVE GUYS BURGERS AND FRIES®" signage together with all other trademarks, service marks, and distinctive forms, slogans, signs, symbols, product labels, advertising materials, displays, stationery, forms, and any other articles or devices associated with the System), and shall immediately change all interior and, if applicable, exterior paint colors as reasonably needed to remove Franchisor's distinctive proprietary design items.
- C. Franchisee shall take such action as may be necessary to cancel any assumed name or equivalent registration which contains the mark "FIVE GUYS®" or any other service mark or trademark of Franchisor, and Franchisee shall furnish Franchisor with evidence satisfactory to Franchisor of compliance with this obligation within five (5) days after termination or expiration of this Agreement.
- D. Franchisee agrees, in the event it continues to operate or subsequently begins to operate any other business, not to use any reproduction, counterfeit, copy or colorable imitation of the Marks, either in connection with such other business or the promotion thereof, which is likely to cause confusion, mistake or deception, or which is likely to dilute Franchisor's rights in and to the Marks, and further agrees not to utilize any designation of origin or description or representation which falsely suggests or represents an association or connection with Franchisor constituting unfair competition.
- E. Franchisee and the Controlling Principals shall pay to Franchisor all sums, including, but not limited to, damages, costs and expenses, including reasonable attorneys' fees, incurred by Franchisor in connection with obtaining any remedy available to Franchisor for any violation of this Agreement and, subsequent to the termination or expiration of this Agreement, in obtaining injunctive or other relief for the enforcement of any provisions of this Section XVIII. These obligations shall give rise to and remain, until paid in full, a lien in favor of Franchisor against any and all of the personal property, furnishings, equipment, fixtures, and inventory owned by Franchisee and on the premises operated hereunder at the time of default.
- F. Franchisee shall immediately deliver to Franchisor all Manuals, software licensed by Franchisor, records, files, instructions, correspondence, all materials related to operating the Restaurant, including, without limitation, agreements, invoices, and any and all other materials relating to the operation of the Restaurant in Franchisee's possession or control, and all copies thereof (all of which are acknowledged to be Franchisor's property), and shall retain no copy or record of any of the foregoing, except Franchisee's copy of this Agreement and of any correspondence between the parties and any other documents which Franchisee reasonably needs for compliance with any provision of law.
- G. Franchisee and the Controlling Principals shall comply with the restrictions on Confidential Information and non-competition contained in Section X. of this Agreement, and shall remain obligated to comply with the indemnification requirements contained in Section XV. of this Agreement.
- H. Upon execution of this Agreement, in partial consideration of the rights granted hereunder, Franchisee acknowledges and agrees that all right, title and interest in the signs and menu boards used at

the Restaurant are hereby assigned to Franchisor, and that upon termination or expiration of this Agreement, neither Franchisee nor any lien holder of Franchisee shall have any further interest therein.

- I. If Franchisee operates the Restaurant under a lease for the Restaurant premises with a third party or, with respect to any lease for equipment used in the operation of the franchised business, then Franchisee shall, at Franchisor's option, assign to Franchisor any interest which Franchisee has in any lease or sublease for the premises of the Restaurant or any equipment related thereto. Franchisor may exercise such option at or within thirty (30) days after either termination or (subject to any existing right to renew) expiration of this Agreement. In the event Franchisor does not elect to exercise its option to acquire the lease or sublease for the Restaurant premises or does not have such option, Franchisee shall make such modifications or alterations to the Restaurant premises as are necessary to distinguish the appearance of the Restaurant from that of other FIVE GUYS® Restaurants operating under the System and shall make such specific additional changes as Franchisor may reasonably request (as more fully described in Section XVIII.B. hereof). If Franchisee fails or refuses to comply with the foregoing requirements, Franchisor shall have the right to enter upon the Restaurant premises, without being guilty of trespass or any other crime or tort, to make or cause to be made such changes as may be required, at the expense of Franchisee, which expense Franchisee agrees to pay upon demand. Notwithstanding the provisions of this Section XVIII.I. to the contrary, in the event the lease is assigned to Franchisor, Franchisor hereby indemnifies and hold harmless Franchisee and any guarantors under said lease, for any breach by Franchisor or its successors or assigns from any liability arising out of the lease for the Restaurant premises from and after the date of the assignment of the lease. The right of Franchisor to assume Franchisee's lease may not be recorded against the real estate. Any recording done must be subordinated to any SBA-financed loan and may not include any attornment language.
- J. (1) Except as otherwise provided herein, Franchisor shall have the option, to be exercised within thirty (30) days after termination or expiration of this Agreement, to purchase from Franchisee any or all of the furnishings, Equipment, signs, fixtures, supplies, and inventory of Franchisee related to the operation of the Restaurant, at fair market value. Franchisor shall be purchasing Franchisee's assets only and shall be assuming no liabilities whatsoever, unless otherwise agreed to in writing by the parties. If the parties cannot agree on the fair market value of the foregoing assets within thirty (30) days of Franchisor's exercise of its option, fair market value shall be determined by two (2) appraisers, with each party selecting one (1) independent and industry accredited appraiser, and the average of their reasonable determinations shall be binding. In the event of such appraisals, each party shall bear its own legal and other costs and shall split the appraisal fees equally. If Franchisor elects to exercise any option to purchase herein provided, it shall have the right to offset (i) all fees for any such independent appraiser due from Franchisee, (ii) all amounts due from Franchisee to Franchisor or any of its affiliates, and (iii) any costs incurred in connection with any escrow arrangement (including reasonable legal fees), against any payment therefor and shall pay the remaining amount in cash.
- (2) If Franchisee owns the Restaurant premises and decides to sell such premises, Franchisor may then, upon the termination or expiration of this Agreement and in addition to the rights described above, negotiate with Franchisee the purchase of the Restaurant premises including any building thereon, if applicable, for the fair market value of the land and building (together with any or all of the furnishings, Equipment, signs, fixtures, supplies and inventory therein) at fair market value. Franchisor shall purchase assets only and shall assume no liabilities whatsoever, unless otherwise agreed to in writing by the parties. If the parties cannot agree on fair market value within thirty (30) days of Franchisor's notice to Franchisee of its intention to purchase as contemplated herein, fair market value shall be determined in accordance with appraisal procedure described in Section XVIII.J.(1) above. For purposes of clarification, nothing contained in this Section XVIII.J.(2) shall force Franchisee to sell the Restaurant premises, and/or the building(s) thereon, to the Franchisor if an acceptable purchase price cannot be reached.
- (3) With respect to the options described in Sections XVIII.J.(1) and (2), Franchisee shall deliver to Franchisor in a form satisfactory to Franchisor, such warranties, deeds, releases of lien, bills of sale, assignments and such other documents and instruments which Franchisor deems necessary in order

to perfect Franchisor's title and possession in and to the properties being purchased or assigned and to meet the requirements of all tax and government authorities. If, at the time of closing, Franchisee has not obtained all of these certificates and other documents, Franchisor may, in its sole discretion, place the purchase price in escrow pending issuance of any required certificates or documents.

- (4) The time for closing of the purchase and sale of the properties described in Sections XVIII.J.(1) and (2) shall be a date not later than thirty (30) days after the purchase price is determined by the parties or the determination of the appraisers, or such date Franchisor receives and obtains all necessary permits and approvals, whichever is later, unless the parties mutually agree to designate another date. Closing shall take place at Franchisor's corporate offices or at such other location as the parties may agree.
- K. Franchisor shall be entitled to assign any and all of its options in this Section to any other party, without the consent of Franchisee.
- L. Franchisee, at the option of Franchisor, shall assign to Franchisor or its designee all rights to the telephone numbers of the Restaurant and any business listings and execute all forms and documents required by Franchisor and any telephone company at any time to transfer such service and numbers to Franchisor or its designee.

XIX. MISCELLANEOUS

A. Any and all notices required or permitted under this Agreement shall be in writing and shall be personally delivered or sent by expedited delivery service or certified or registered mail, return receipt requested, first class postage prepaid, or sent by electronic mail to the respective parties at the following addresses unless and until a different address has been designated by written notice to the other party:

Notices to Franchisor:	Five Guys Franchisor, LLC 1940 Duke Street, 5 th Floor Alexandria, Virginia 22314 Attention: Legal Department Email: <u>franchise@fiveguys.com</u>
With a copy to:	Plave Koch PLC 3120 Fairview Park Drive, Suite 420 Falls Church, Virginia 22042 Attention: Lee Plave, Esq. Email: lplave@plavekoch.com
Notices to Franchisee and the Controlling Principals:	
	Attention:Email:

Any notice shall be deemed to have been given at the time of personal delivery or, in the case of facsimile or electronic mail, upon transmission or, in the case of expedited delivery service or registered or certified mail, three (3) Business Days after the date and time of mailing.

B. This Agreement, the documents referred to herein, and the Attachments hereto, constitute the entire, full and complete agreement between Franchisor and Franchisee and the Controlling Principals concerning the subject matter hereof and shall supersede all prior related agreements between Franchisor and Franchisee and the Controlling Principals regarding the Restaurant; provided, however, that nothing in this or any related agreement is intended to disclaim the representations made by Franchisor in the

Disclosure Document that was furnished to Franchisee by Franchisor. Except for those permitted to be made unilaterally by Franchisor hereunder, no amendment, change or variance from this Agreement shall be binding on either party unless mutually agreed to by the parties and executed by their authorized officers or agents in writing.

- C. No delay, waiver, omission or forbearance on the part of Franchisor to exercise any right, option, duty or power arising out of any breach or default by Franchisee or the Controlling Principals under this Agreement shall constitute a waiver by Franchisor to enforce any such right, option, duty or power against Franchisee or the Controlling Principals, or as to a subsequent breach or default by Franchisee or the Controlling Principals. Acceptance by Franchisor of any payments due to it hereunder subsequent to the time at which such payments are due shall not be deemed to be a waiver by Franchisor of any preceding breach by Franchisee or the Controlling Principals of any terms, provisions, covenants or conditions of this Agreement.
- D. Whenever this Agreement requires the prior approval or consent of Franchisor, Franchisee shall make a timely written request to Franchisor, and such approval or consent shall be obtained in writing.
- E. Franchisor makes no warranties or guarantees upon which Franchisee may rely and assumes no liability or obligation to Franchisee or any third party to which it would not otherwise be subject, by providing any waiver, approval, advice, consent or suggestion to Franchisee in connection with this Agreement, or by reason of any neglect, delay or denial of any request therefor.
- F. If a Force Majeure event shall occur, then, in addition to payments required under Section XVII.A.(3)(e), Franchisee shall continue to be obligated to pay to Franchisor any and all amounts that it shall have duly become obligated to pay in accordance with the terms of this Agreement prior to the occurrence of any Force Majeure event and the Indemnitees shall continue to be indemnified and held harmless by Franchisee in accordance with Section XV. Except as provided in Section XVII.A.(3)(e) and the immediately preceding sentence herein, none of the parties hereto shall be held liable for a failure to comply with any terms and conditions of this Agreement when such failure is caused by an event of Force Majeure. Upon the occurrence of any event of the type referred to herein, the party affected thereby shall give prompt notice thereof to the other parties, together with a description of the event, the duration for which the party expects its ability to comply with the provisions of the Agreement to be affected thereby and a plan for resuming operation under the Agreement, which the party shall promptly undertake and maintain with due diligence. Such affected party shall be liable for failure to give timely notice only to the extent of damage actually caused.
- EXCEPT AS PROVIDED IN THIS AGREEMENT, FRANCHISOR, G. (1) FRANCHISEE AND THE CONTROLLING PRINCIPALS AGREE THAT ANY CLAIM, CONTROVERSY OR DISPUTE ARISING OUT OF OR RELATING TO THE FRANCHISE, FRANCHISEE'S ESTABLISHMENT OR OPERATION OF ANY RESTAURANT UNDER THIS AGREEMENT (AND ANY AMENDMENTS THERETO) INCLUDING, BUT NOT LIMITED TO, ANY CLAIM BY FRANCHISEE, OR ANY OF THE CONTROLLING PRINCIPALS, OR PERSONS CLAIMING ON BEHALF OF FRANCHISEE OR THE CONTROLLING PRINCIPALS, CONCERNING THE ENTRY INTO, THE PERFORMANCE UNDER OR THE TERMINATION OF THE AGREEMENT, OR ANY OTHER AGREEMENT BETWEEN FRANCHISOR, OR ITS AFFILIATES, AND FRANCHISEE, ANY CLAIM AGAINST A PAST OR PRESENT OFFICER, DIRECTOR, EMPLOYEE OR AGENT OF FRANCHISOR, INCLUDING THOSE OCCURRING SUBSEQUENT TO THE TERMINATION OF THIS AGREEMENT, THAT CANNOT BE AMICABLY SETTLED AMONG THE PARTIES SHALL, EXCEPT AS SPECIFICALLY SET FORTH HEREIN AND IN SECTION XIX.I., BE REFERRED TO ARBITRATION, THE ARBITRATION SHALL BE CONDUCTED BY THE AMERICAN ARBITRATION ASSOCIATION IN ACCORDANCE WITH ITS RULES, AS AMENDED, EXCEPT THAT THE ARBITRATOR SHALL APPLY THE FEDERAL RULES OF EVIDENCE DURING THE CONDUCT OF THE HEARING SESSIONS WITH RESPECT TO THE ADMISSIBILITY OF EVIDENCE. IF SUCH RULES ARE IN ANY WAY CONTRARY TO OR IN

CONFLICT WITH THIS AGREEMENT, THE TERMS OF THE AGREEMENT SHALL CONTROL. ONLY CLAIMS, CONTROVERSIES OR DISPUTES INVOLVING FRANCHISEE AND THE CONTROLLING PRINCIPALS MAY BE BROUGHT HEREUNDER. NO CLAIM FOR OR ON BEHALF OF ANY OTHER FRANCHISEE OR SUPPLIER, OR CLASS, REPRESENTATIVE OR ASSOCIATION THEREOF, MAY BE BROUGHT BY FRANCHISEE OR THE CONTROLLING PRINCIPALS HEREUNDER.

- THE PARTIES SHALL AGREE ON AN ARBITRATOR WITHIN FIFTEEN (15) DAYS OF THE FILING OF ARBITRATION. IF THE PARTIES CANNOT AGREE ON A SINGLE ARBITRATOR, FRANCHISOR AND FRANCHISEE (OR CONTROLLING PRINCIPAL, AS APPLICABLE) SHALL EACH SELECT ONE (1) ARBITRATOR. IF THE PARTY UPON WHOM THE DEMAND FOR ARBITRATION IS SERVED FAILS TO SELECT AN ARBITRATOR WITHIN FIFTEEN (15) DAYS AFTER THE RECEIPT OF THE DEMAND FOR ARBITRATION, THEN THE ARBITRATOR SO DESIGNATED BY THE PARTY REQUESTING ARBITRATION SHALL ACT AS THE SOLE ARBITRATOR TO RESOLVE THE CONTROVERSY AT HAND. ARBITRATORS DESIGNATED BY THE PARTIES SHALL SELECT A THIRD ARBITRATOR. IF THE TWO ARBITRATORS DESIGNATED BY THE PARTIES FAIL TO SELECT A THIRD ARBITRATOR WITHIN FIFTEEN (15) DAYS, THE THIRD ARBITRATOR SHALL BE SELECTED BY THE AMERICAN ARBITRATION ASSOCIATION OR ANY SUCCESSOR THERETO, UPON APPLICATION BY EITHER PARTY. ALL OF THE ARBITRATORS SHALL BE EXPERIENCED IN THE ARBITRATION OF DISPUTES BETWEEN FRANCHISORS AND FRANCHISEES. ARBITRATION SHALL TAKE PLACE IN THE CITY WHERE FRANCHISOR'S CORPORATE OFFICES ARE LOCATED OR AT THE OFFICES OF THE AMERICAN ARBITRATION ASSOCIATION NEAREST TO FRANCHISOR'S CORPORATE OFFICES. THE ARBITRATION SHALL BE CONDUCTED ON AN INDIVIDUAL BASIS, AND NOT AS PART OF A CONSOLIDATED, COMMON, OR CLASS ACTION, AND FRANCHISEE AND ITS CONTROLLING PRINCIPALS WAIVE ANY AND ALL RIGHTS TO PROCEED ON A CONSOLIDATED, COMMON, OR CLASS BASIS. FRANCHISEE AGREES NOT TO SEEK JOINDER OF ANY OF FRANCHISEE'S CLAIMS WITH THOSE OF ANY OTHER PARTY. THE AWARD OF THE ARBITRATORS SHALL BE FINAL AND JUDGMENT UPON THE AWARD RENDERED IN ARBITRATION MAY BE ENTERED IN ANY COURT HAVING JURISDICTION THEREOF. THE COSTS AND EXPENSES OF ARBITRATION MAY BE ENTERED IN ANY COURT HAVING JURISDICTION THEREOF. THE ARBITRATORS SHALL BE REQUIRED TO SUBMIT WRITTEN FINDINGS OF FACT AND CONCLUSIONS OF LAW WITHIN THIRTY (30) DAYS FOLLOWING THE FINAL HEARING SESSION OF THE ARBITRATION. THE ARBITRATION PROCEEDINGS AND ARBITRATION AWARD SHALL BE MAINTAINED BY THE PARTIES AS STRICTLY CONFIDENTIAL. EXCEPT AS IS OTHERWISE REQUIRED BY LAW OR COURT ORDER OR AS IS NECESSARY TO CONFIRM, VACATE, OR ENFORCE THE AWARD AND FOR DISCLOSURE IN CONFIDENCE TO THE PARTIES' RESPECTIVE ATTORNEYS AND TAX ADVISORS. THE COSTS AND EXPENSES OF ARBITRATION, INCLUDING COMPENSATION AND EXPENSES OF THE ARBITRATORS, SHALL BE BORNE BY THE PARTIES AS THE ARBITRATORS DETERMINE.
- (3) NOTWITHSTANDING THE ABOVE, THE FOLLOWING SHALL NOT BE SUBJECT TO ARBITRATION:
- (i) DISPUTES AND CONTROVERSIES ARISING FROM THE SHERMAN ACT, THE CLAYTON ACT OR ANY OTHER FEDERAL OR STATE ANTITRUST LAW;
- (ii) DISPUTES AND CONTROVERSIES BASED UPON OR ARISING UNDER THE LANHAM ACT, AS NOW OR HEREAFTER AMENDED, RELATING TO THE OWNERSHIP OR VALIDITY OF THE TRADEMARKS;

- (iii) DISPUTES AND CONTROVERSIES RELATING TO ACTIONS TO OBTAIN POSSESSION OF THE PREMISES OF THE RESTAURANT UNDER LEASE OR SUBLEASE.
- (4) IF FRANCHISOR SHALL DESIRE TO SEEK SPECIFIC PERFORMANCE OR OTHER EXTRAORDINARY RELIEF INCLUDING, BUT NOT LIMITED TO, INJUNCTIVE RELIEF UNDER THIS AGREEMENT AND ANY AMENDMENTS THERETO, OR TO COLLECT MONIES DUE, THEN ANY SUCH ACTION SHALL NOT BE SUBJECT TO ARBITRATION AND FRANCHISOR SHALL HAVE THE RIGHT TO BRING SUCH ACTION AS DESCRIBED IN SECTION XIX.I.
- (5) IN PROCEEDING WITH ARBITRATION AND IN MAKING DETERMINATIONS HEREUNDER, THE ARBITRATORS SHALL NOT EXTEND, MODIFY OR SUSPEND ANY TERMS OF THIS AGREEMENT OR THE REASONABLE STANDARDS OF BUSINESS PERFORMANCE AND OPERATION ESTABLISHED BY FRANCHISOR IN GOOD FAITH. NOTICE OF OR REQUEST TO OR DEMAND FOR ARBITRATION SHALL NOT STAY, POSTPONE OR RESCIND THE EFFECTIVENESS OF ANY TERMINATION OF THIS AGREEMENT. THE ARBITRATORS SHALL APPLY VIRGINIA LAW AND THE TERMS OF THIS AGREEMENT IN REACHING THEIR DECISION.
- WITH RESPECT TO ANY CLAIMS, CONTROVERSIES OR DISPUTES WHICH ARE NOT FINALLY RESOLVED THROUGH ARBITRATION, OR AS OTHERWISE PROVIDED ABOVE, FRANCHISEE AND THE CONTROLLING PRINCIPALS HEREBY IRREVOCABLY SUBMIT THEMSELVES TO THE JURISDICTION OF THE STATE COURTS OF FAIRFAX COUNTY, VIRGINIA AND THE FEDERAL DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA. FRANCHISEE AND THE CONTROLLING PRINCIPALS HEREBY WAIVE ALL QUESTIONS OF PERSONAL JURISDICTION FOR THE PURPOSE OF CARRYING OUT THIS PROVISION. FRANCHISEE AND THE CONTROLLING PRINCIPALS HEREBY AGREE THAT SERVICE OF PROCESS MAY BE MADE UPON ANY OF THEM IN ANY PROCEEDING RELATING TO OR ARISING OUT OF THIS AGREEMENT OR THE RELATIONSHIP CREATED BY THIS AGREEMENT BY ANY MEANS ALLOWED BY VIRGINIA OR FEDERAL LAW. FRANCHISEE AND THE CONTROLLING PRINCIPALS FURTHER AGREE THAT VENUE FOR ANY PROCEEDING RELATING TO OR ARISING OUT OF THIS AGREEMENT SHALL BE FAIRFAX COUNTY, VIRGINIA; PROVIDED, HOWEVER, WITH RESPECT TO ANY ACTION (1) FOR MONIES OWED. (2) FOR INJUNCTIVE OR OTHER EXTRAORDINARY RELIEF (3) INVOLVING POSSESSION OR DISPOSITION OF, OR OTHER RELIEF RELATING TO, REAL PROPERTY, FRANCHISOR MAY BRING SUCH ACTION IN ANY STATE OR FEDERAL DISTRICT COURT WHICH HAS JURISDICTION. WITH RESPECT TO ALL CLAIMS, CONTROVERSIES, DISPUTES OR ACTIONS, RELATED TO THIS AGREEMENT OR THE RELATIONSHIP CREATED THEREBY, THIS AGREEMENT AND ANY SUCH RELATED CLAIMS, CONTROVERSIES, DISPUTES OR ACTIONS SHALL BE GOVERNED, ENFORCED AND INTERPRETED UNDER THE SUBSTANTIVE LAWS OF THE COMMONWEALTH OF VIRGINIA WITHOUT REGARD TO, AND WITOUT APPLYING, ITS CONFLICT OF LAWS RULES, EXCEPT THAT ANY VIRGINIA LAW REGULATING THE SALE OF FRANCHISES OR BUSINESS OPPORTUNITIES OR GOVERNING THE RELATIONSHIP OF A FRANCHISOR AND ITS FRANCHISEE SHALL NOT APPLY UNLESS ITS JURISDICTIONAL REQUIREMENTS ARE MET INDEPENDENTLY WITHOUT REFERENCE TO THIS PARAGRAPH.
- I. FRANCHISEE, THE CONTROLLING PRINCIPALS AND FRANCHISOR ACKNOWLEDGE THAT THE PARTIES' AGREEMENT REGARDING APPLICABLE STATE LAW AND FORUM SET FORTH IN SECTION XIX.H. ABOVE PROVIDE EACH OF THE PARTIES WITH THE MUTUAL BENEFIT OF UNIFORM INTERPRETATION OF THIS AGREEMENT AND ANY DISPUTE ARISING OUT OF THIS AGREEMENT OR THE PARTIES' RELATIONSHIP CREATED BY THIS AGREEMENT. EACH OF FRANCHISEE, THE CONTROLLING PRINCIPALS AND

FRANCHISOR FURTHER ACKNOWLEDGE THE RECEIPT AND SUFFICIENCY OF MUTUAL CONSIDERATION FOR SUCH BENEFIT AND THAT EACH PARTY'S AGREEMENT REGARDING APPLICABLE STATE LAW AND CHOICE OF FORUM HAVE BEEN NEGOTIATED FOR IN GOOD FAITH AND ARE PART OF THE BENEFIT OF THE BARGAIN REFLECTED BY THIS AGREEMENT.

- J. FRANCHISEE, THE CONTROLLING PRINCIPALS AND FRANCHISOR ACKNOWLEDGE THAT THE EXECUTION OF THIS AGREEMENT AND ACCEPTANCE OF THE TERMS BY THE PARTIES OCCURRED IN ALEXANDRIA, VIRGINIA, AND FURTHER ACKNOWLEDGE THAT THE PERFORMANCE OF CERTAIN OBLIGATIONS OF FRANCHISEE ARISING UNDER THIS AGREEMENT, INCLUDING, BUT NOT LIMITED TO, THE PAYMENT OF MONIES DUE HEREUNDER AND THE SATISFACTION OF CERTAIN TRAINING REQUIREMENTS OF FRANCHISOR, SHALL OCCUR IN ALEXANDRIA, VIRGINIA.
- FRANCHISEE, ITS CONTROLLING PRINCIPALS AND THE FRANCHISOR HEREBY WAIVE, TO THE FULLEST EXTENT PERMITTED BY LAW, ANY RIGHT TO OR CLAIM OR ANY PUNITIVE, EXEMPLARY, INCIDENTAL, INDIRECT, SPECIAL, CONSEQUENTIAL OR OTHER DAMAGES (INCLUDING, WITHOUT LIMITATION, LOSS OF PROFITS) AGAINST THE OTHER PARTY, THEIR AFFILIATES, AND THEIR RESPECTIVE OFFICERS, DIRECTORS, SHAREHOLDERS, PARTNERS, AGENTS, REPRESENTATIVES, **INDEPENDENT** CONTRACTORS, SERVANTS AND EMPLOYEES, IN THEIR CORPORATE AND INDIVIDUAL CAPACITIES, ARISING OUT OF ANY CAUSE WHATSOEVER (WHETHER SUCH CAUSE BE BASED IN CONTRACT, NEGLIGENCE, STRICT LIABILITY, OTHER TORT OR OTHERWISE) AND AGREE THAT IN THE EVENT OF A DISPUTE, EITHER PARTY SHALL BE LIMITED TO THE RECOVERY OF ANY ACTUAL DAMAGES SUSTAINED BY IT. IF ANY OTHER TERM OF THIS AGREEMENT IS FOUND OR DETERMINED TO BE UNCONSCIONABLE OR UNENFORCEABLE FOR ANY REASON, THE FOREGOING PROVISIONS OF WAIVER BY AGREEMENT OF PUNITIVE, EXEMPLARY, INCIDENTAL, INDIRECT, SPECIAL, CONSEQUENTIAL OR OTHER DAMAGES (INCLUDING, WITHOUT LIMITATION, LOSS OF PROFITS) SHALL CONTINUE IN FULL FORCE AND EFFECT.
- L. This Agreement may be executed in multiple counterparts, each of which when so executed shall be an original, and all of which shall constitute one and the same instrument.
- M. The captions used in connection with the sections and subsections of this Agreement are inserted only for purpose of reference. Such captions shall not be deemed to govern, limit, modify or in any other manner affect the scope, meaning or intent of the provisions of this Agreement or any part thereof nor shall such captions otherwise be given any legal effect.
- N. Any obligation of Franchisee or the Controlling Principals that contemplates performance of such obligation after termination or expiration of this Agreement or the transfer of any interest of Franchisee or the Controlling Principals therein, shall be deemed to survive such termination, expiration or transfer.
- O. Except as expressly provided to the contrary herein, each portion, section, part, term and provision of this Agreement shall be considered severable. If, for any reason, any portion, section, part, term or provision of this Agreement is determined to be invalid and contrary to, or in conflict with, any existing or future law or regulation by a court or agency having valid jurisdiction over the parties hereto, this Agreement, and/or the Restaurant, then (i) such determination shall not impair the operation of, or have any other effect upon, the other portions, sections, parts, terms or provisions of this Agreement that may remain otherwise intelligible (and the latter shall continue to be given full force and effect and bind the parties), (ii) the invalid portions, sections, parts, terms or provisions shall be deemed not to be part of this Agreement, and (iii) there shall be automatically added such portion, section, part, term or provision as

similar as possible to that which was severed which shall be valid and not contrary to or in conflict with any applicable law or regulation.

- P. All references herein to the masculine, neuter or singular shall be construed to include the masculine, feminine, neuter or plural, where applicable. Without limiting the obligations individually undertaken by the Controlling Principals under this Agreement, all acknowledgments, promises, covenants, agreements and obligations made or undertaken by Franchisee in this Agreement shall be deemed, jointly and severally, undertaken by all of the Controlling Principals.
- Q. All rights and remedies of the parties to this Agreement shall be cumulative and not alternative, in addition to and not exclusive of any other rights or remedies which are provided for herein or which may be available at law or in equity in case of any breach, failure or default or threatened breach, failure or default of any term, provision or condition of this Agreement or any other agreement between Franchisee or any of its affiliates and Franchisor or any of its affiliates. The rights and remedies of the parties to this Agreement shall be continuing and shall not be exhausted by any one or more uses thereof, and may be exercised at any time or from time to time as often as may be expedient; and any option or election to enforce any such right or remedy may be exercised or taken at any time and from time to time. The expiration or earlier termination of this Agreement, or exercise of Franchisor's rights pursuant to Section XVII. hereof, shall not discharge or release Franchisee or any of the Controlling Principals from any liability or obligation then accrued, or any liability or obligation continuing beyond, or arising out of, the expiration, the earlier termination or the exercise of such rights under this Agreement.
- R. The term "Controlling Principals" shall include, collectively and individually, (i) if Franchisee is an individual, Franchisee and the spouse of Franchisee, or (ii) if Franchisee is an Entity, all individuals directly or indirectly holding ten percent (10%) or more of the total ownership interests in Franchisee or of any Entity directly or indirectly controlling Franchisee. As used in this Section XIX.R., the terms "control" and "controlling" shall mean the power to influence the management decisions of the specified person and shall in any case be deemed to exist where such person holds ten percent (10%) or more of the total ownership interest in the Franchisee, serves on any board of directors or comparable body of the Franchisee, or acts as an officer, general partner or manager thereof. If Franchisee is operating as an Entity as contemplated hereunder, all individuals holding any interest in the Franchisee shall each be listed on Attachment D hereto.
- S. Each reference in this Agreement to a company or partnership shall be deemed to also refer to any other entity or organization similar thereto. Each reference to the organizational documents, equity owners, directors, and officers of a company in this Agreement shall be deemed to refer to the functional equivalents of such organizational documents, equity owners, directors, and officers, as applicable, in the case of a limited liability partnership or any other entity or organization similar thereto.
- T. Except as expressly provided to the contrary herein, nothing in this Agreement is intended, nor shall be deemed, to confer upon any person or legal entity other than Franchisee, Franchisor, Franchisor's officers, directors and personnel and such of Franchisee's and Franchisor's respective successors and assigns as may be contemplated (and, as to Franchisee, authorized by Section XIV.), any rights or remedies under or as a result of this Agreement.
- U. This Agreement shall not become effective until signed by the authorized agent of Franchisor.
- V. Franchisee understands and agrees that the System must not remain static if it is to meet, without limitation, presently unforeseen changes in technology, competitive circumstances, demographics, populations, consumer trends, societal trends and other marketplace variables, and if it is to best serve the interests of Franchisor, Franchisee and all other franchisees. Accordingly, Franchisee expressly understands and agrees that Franchisor may from time to time change the components of the System including, but not limited to, (i) altering the products, programs, services, methods, standards, forms,

policies and procedures of that System; abandoning the System altogether in favor of another system in connection with a merger, acquisition, other business combination or for other reasons, (ii) adding to, deleting from or modifying those products, programs and services which Franchisee's Restaurant is authorized and required to offer, (iii) modifying or substituting entirely the building, premises, equipment, signage, trade dress, decor, color schemes and uniform specifications and all other unit construction, design, appearance and operation attributes which Franchisee is required to observe hereunder, and (iv) changing, improving, modifying or substituting the Marks. Franchisee expressly agrees to comply with any such modifications, changes, additions, deletions, substitutions and alterations; *provided, however*, that such changes shall not materially and unreasonably increase Franchisee's obligations hereunder.

Franchisee shall accept, use and effectuate any such changes or modifications to, or substitution of, the System as if they were part of the System at the time that this Agreement was executed.

Franchiser shall not be liable to Franchisee for any expenses, losses or damages sustained by Franchisee as a result of any of the modifications contemplated hereby. Franchisee hereby covenants not to commence or join in any litigation or other proceeding against Franchisor or any third party complaining of any such modifications or seeking expenses, losses or damages caused thereby. Franchisee further expressly waives any claims, demands or damages arising from or related to the foregoing activities including, without limitation, any claim of breach of contract, breach of fiduciary duty, fraud, and/or breach of the implied covenant of good faith and fair dealing.

- W. Franchisee and each Controlling Principal agree to comply, and to assist to the fullest extent possible Franchisor's efforts to comply, with all Anti-Terrorism Laws (defined below). In connection with such compliance, Franchisee and each Controlling Principal certify, represent, and warrant that none of their respective property or interests is subject to being blocked under, and that Franchisee and each Controlling Principal otherwise are not in violation of, any of the Anti-Terrorism Laws. "Anti-Terrorism Laws" mean Executive Order 13224 issued by the President of the United States, the USA Patriot Act, and all other present and future United States federal, state, and local laws, ordinances, regulations, policies, lists, and all other requirements of any governmental authority addressing or in any way relating to terrorist acts and acts of war. Any violation of any Anti-Terrorism Laws by Franchisee or any Controlling Principal, or any blocking of any assets of Franchisee or any Controlling Principal under any Anti-Terrorism Laws, shall constitute good cause for immediate termination of this Agreement.
- X. The parties hereto, together with their respective Designees and Franchisee Designees, acknowledge and agree that they each are committed to conducting business ethically and in full compliance with all applicable laws and regulations, including, without limitation, the United States Foreign Corrupt Practices Act of 1977 (as amended, the "FCPA") and all such other laws of similar effect that prohibit bribery or other improper payments made to obtain a business advantage. In furtherance of the foregoing, Franchisee and each Controlling Principal, on behalf of themselves and each Franchisee Designee, agree to never take any action that could cause Franchisee or any Controlling Principal to be in violation of the FCPA.
- Y. In order to prevent any interruption of the Restaurant operations which could cause harm to the Restaurant, thereby depreciating the value thereof, Franchisee authorizes Franchisor (who may, at its option, in the event that the Operating Principal is absent for any reason or is incapacitated by reason of illness or is otherwise unable, in the sole and reasonable judgment of Franchisor, to operate the Restaurant) to operate the Restaurant for an initial period of up to ninety (90) days (the "Step-In Period") without waiver of any other rights or remedies Franchisor may have under this Agreement. The Step-In Period may be renewed, at the sole discretion of Franchisor, for subsequent periods of ninety (90) days if deemed necessary by the Franchisor; provided, however, that (i) at the conclusion of each ninety (90) day period, as applicable, the Franchisor shall reasonably evaluate and discuss with Franchisee the necessity of Franchisor's involvement in the direct operation of the Restaurant, and (ii) in no event shall the Franchisor operate the Restaurant for a total period greater than one (1) year without the prior written consent of Franchisee. All monies from the operation of the Restaurant during the Step-In Period shall be kept in a

separate account, and the expenses of the Restaurant, including reasonable compensation and expenses for Franchisor's representative(s), shall be charged to said account. If, as herein provided, Franchisor temporarily operates the Restaurant for Franchisee, Franchisee agrees to indemnify and hold harmless Franchisor and any representative of Franchisor who may act hereunder, from any and all acts which Franchisor or its representatives may perform (excluding acts of gross negligence, recklessness, and/or intentional misconduct). Franchisee agrees to pay all of Franchisor's reasonable attorneys' fees and costs incurred as a consequence of Franchisor's exercise of its rights as contemplated hereunder. Nothing contained herein shall prevent Franchisor from exercising any other right which it may have under this Agreement, including, without limitation, termination pursuant to Section XVII.

Z. Notwithstanding anything in this Agreement to contrary, Franchisee and its officers, directors, shareholders, agents and representatives, may, in accordance with any applicable law including the federal Defend Trade Secrets Act, disclose Confidential Information, including Franchisor's trade secrets, (a) in confidence, to federal, state, or local government officials, or to an attorney of Franchisee, for the sole purpose of reporting or investigating a suspected violation of law; or (b) in a document filed in a lawsuit or other legal proceeding, but only if the filing is made under seal and protected from public disclosure. Nothing in this Agreement is intended to conflict with any applicable law or create liability for disclosures expressly allowed by law.

[Signature Page Follows]

IN WITNESS WHEREOF, each of the parties hereto has caused this Agreement to be executed by its duly authorized representative as of the Effective Date written below.

FRANCHISOR:	<u>FRANCHISEE</u> :
FIVE GUYS FRANCHISOR, LLC a Delaware limited liability company	
a Delaware minied hability company	a
By:	By:
Name:	Name:
Title:	Title:
Accepted On:	Date:
(the "Effective Date")	

ATTACHMENT A

GUARANTY OF CONTROLLING PRINCIPALS

Each of the undersigned acknowledges and agrees as follows:

- 1. Each has read the terms and conditions of the Franchise Agreement attached herewith and acknowledges that the execution of this guaranty and the undertakings of the Controlling Principals in the Franchise Agreement are in partial consideration for, and a condition to, the granting of this license, and that Franchisor would not have granted this license without the execution of this guaranty and such undertakings by each of the undersigned;
- 2. Each is included in the term "Controlling Principals" as described in Section XIX.R. of the Franchise Agreement;
- 3. Each individually, jointly and severally, makes all of the covenants, representations, warranties and agreements of the Controlling Principals set forth in the Franchise Agreement and is obligated to perform thereunder; and
- Each individually, jointly and severally, unconditionally and irrevocably guarantees to Franchisor and its successors and assigns that all of Franchisee's obligations under the Franchise Agreement shall be punctually paid and performed. Upon default by Franchisee or upon notice from Franchisor, each shall immediately make each payment and perform each obligation required of Franchisee under the Franchise Agreement. Without affecting the obligations of any of the Controlling Principals under this guaranty, Franchisor may, without notice to the Controlling Principals, waive, renew, extend, modify, amend or release any indebtedness or obligation of Franchisee or settle, adjust or compromise any claims that Franchisor may have against Franchisee. Each of the Controlling Principals waives all demand and notices of every kind with respect to the enforcement of this guaranty, including, without limitation, notice of presentment, demand for payment or performance by Franchisee, any default by Franchisee or any guarantor and any release of any guarantor or other security for this guaranty or the obligations of Franchisee. Franchisor may pursue its rights against any of the Controlling Principals without first exhausting its remedies against Franchisee and without joining any other guarantor hereto and no delay on the part of Franchisor in the exercise of any right or remedy shall operate as a waiver of such right or remedy, and no single or partial exercise by Franchisor of any right or remedy shall preclude the further exercise of such right or remedy. Upon receipt by Franchisor of notice of the death of any of the Controlling Principals, the estate of the deceased shall be bound by the foregoing guaranty, but only for defaults and obligations under the Franchise Agreement existing at the time of death, and in such event, the obligations of the remaining Controlling Principals shall continue in full force and effect.

Additionally, with respect to the individual designated as Operating Principal, Operating Principal acknowledges that the undertakings by Operating Principal under this guaranty are made and given in partial consideration of, and as a condition to, Franchisor's grant of rights to operate the Restaurant as described herein. The Operating Principal individually, jointly and severally, makes all of the covenants, representations and agreements of Franchisee and Operating Principal set forth in the Franchise Agreement and is obligated to perform hereunder.

(Signature Page Follows)

CONTROLLING PRINCIPALS:

*Name:			
*Name:			
*Name:			
*Name:			

^{*} Denotes individual who is Franchisee's Operating Principal

ATTACHMENT B

APPROVED LOCATION, AREA OF PRIMARY RESPONSIBILITY AND OPENING DATE

1.	APPROVED LOCATION
	Pursuant to Section I.B. of the Franchise Agreement, the Restaurant shall be located at the following Approved Location:
2.	AREA OF PRIMARY RESPONSIBILITY:
	PURSUANT TO SECTION I.D. OF THE FRANCHISE AGREEMENT, THE PRIMARY AREA OF RESPONSIBILITY SHALL BE THE CONTIGUOUS PROPERTY CONTROLLED BY THE LANDLORD WITHIN WHICH THE RESTAURANT IS LOCATED, IF APPLICABLE. IF THE RESTAURANT IS NOT LOCATED WITHIN SUCH A CONTIGUOUS PROPERTY, THE PRIMARY AREA OF RESPONSIBILITY IS LIMITED TO THE APPROVED LOCATION DESCRIBED ABOVE.
3.	OPENING DATE:

ATTACHMENT C

COLLATERAL ASSIGNMENT OF LEASE

FOR VALUE RECEIVED, the undersigned ("Assignor GUYS FRANCHISOR, LLC, a Delaware limited liability "Assignee"), all of Assignor's right and title to and interest in GUYS® located at assignment is for collateral purposes only and, except as specifino liability or obligation of any kind whatsoever arising from or Lease unless and until (i) Assignee takes possession of the prer the terms of this document, and (iii) Assignee expressly assumes	company (together with its affiliates, that certain "Lease" governing the FIVE (the "Lease"). This ied in this document, Assignee shall have in connection with this assignment or the mises, (ii) the Lease demises according to
Assignor represents and warrants to Assignee that it h Lease, and that Assignor has not previously assigned or transferr or transfer any of its interest in the Lease or the premises it demi	ed and is not otherwise obligated to assign
Upon Assignor's default under the Lease or under the "Fr Restaurant located on the premises governed by the Lease (the "I the right to take possession of the premises the Lease demises a that event, Assignor shall have no further rights, title to, or inter Assignee for any past due rental payments or other charges Assig the assignment this document contemplates.	Franchise Agreement"), the Assignee has and expel Assignor from the premises. In rest in the Lease but shall remain liable to
Assignor agrees that it shall not suffer or permit an modification of the Lease without Assignee's prior written conse Agreement, Assignor agrees that it shall elect and exercise all of Lease not less than thirty (30) days before the last day upon we Assignee agrees otherwise in writing. In the event Assignor fair required, Assignor appoints Assignee as its true and lawful atto the extension or renewal options of the Lease in the name, place of effecting such extension or renewal.	ent. Throughout the term of the Franchise options to extend the term of or renew the hich the option must be exercised, unless ls to elect to extend or renew the Lease as rney-in-fact with the authority to exercise
ASSIGNEE:	ASSIGNOR:
FIVE GUYS FRANCHISOR, LLC	
By:	By:

CONSENT TO COLLATERAL ASSIGNMENT AND AGREEMENT OF LESSOR

The undersigned Lessor under the Lease:

- (a) Agrees to notify Assignee in writing of and upon Assignor's failure to cure any default by Assignor under the Lease;
- (b) Agrees that Assignee shall have the right, but not the obligation, to cure any default by Assignor under the Lease within thirty (30) days after Assignee's receipt of notice of such default;
- (c) Consents to the attached Collateral Assignment and agrees that, in the event Assignee (i) elects to take possession of the premises following a default by Assignor, and (ii) confirms to Lessor in writing that it has assumed the Lease as tenant, Lessor shall fully recognize Assignee as the tenant under the Lease so long as Assignee agrees to cure any then-existing default by Assignor under the Lease within the thirty (30) day period noted in section (b) above; and
- (d) Agrees that Assignee may further assign the Lease to, or enter into a sublease with, a third-party person, firm or corporation who agrees to assume the tenant's obligations under the Lease and is reasonably acceptable to Lessor (and upon such assignment, Assignee shall have no further liability or obligation under the Lease as assignee, tenant or otherwise, other than to certify that the additional assignee or sublessee operates the premises the Lease demises as a FIVE GUYS® Restaurant).

Dated:	<u>LESSOR</u> :	
	By:	
	Name:	
	Title:	
	Date:	

ATTACHMENT D

STATEMENT OF OWNERSHIP INTERESTS AND FRANCHISEE'S PRINCIPALS

The following is a list of all shareholders, partners or other investors in Franchisee, including all investors who own or hold a direct or indirect interest in Franchisee, and a description of the nature of their interest:

Name

Percentage of Ownership/Nature of Interest

ATTACHMENT E

ELECTRONIC TRANSFER AUTHORIZATIONS

AUTHORIZATION TO HONOR ROYALTY AND CREATIVE FUND CHARGES DRAWN BY AND PAYABLE TO FIVE GUYS FRANCHISOR, LLC COMPANY ("COMPANY")

Depositor hereby authorizes a	nd requests	(th	ne
one) indicated below drawn by and paya	able to the order of FIV	(the savings account (selections are given by Electrons ount to pay the amount upon presentation.	
were a check drawn by the Bank and si	gned by Depositor. De	o each such charge shall be the same as if positor further agrees that if any such chargentionally or inadvertently, the Bank shall be	ge
Bank Name:			_
City:	State:	Zip Code:	
Transit/ABA Number:	Ac	count Number:	
	tion in such time and in request.	il Company has received written notification such manner to afford Company and Ban	
Date Signed			
Signature(s) of Depositor, as Printed A	bove		
Change of Bank Acct Numbers	Store #	Effective Date of Change	

Please attach a voided blank check, for purposes of setting up Bank and Transit Numbers.

AUTHORIZATION TO HONOR BREAD PAYMENT CHARGES DRAWN BY AND PAYABLE TO FIVE GUYS BAKERY, LLC COMPANY ("COMPANY")

Depositor hereby authorizes ar "Bank") to initiate debit and credit entrone) indicated below drawn by and par Funds Transfer, provided there are sufficient Depositor agrees that the Bank	yable to the order of icient funds in said ac	FIVE GUYS BAKER count to pay the amou	AY, LLC by Electronic nt upon presentation.
were a check drawn by the Bank and sign is dishonored, whether with or without ounder no liability whatsoever.	gned by Depositor. D	epositor further agrees	that if any such charge
Bank Name:			
City:	State:	Zip Code	:
Transit/ABA Number:	A	ccount Number:	
This authority is to remain in further from me (or either of us) of its terminate a responsible opportunity to act on such Store Address: (Please Print) Depositor: (Please Print Franchisee Nat	tion in such time and a request.		
Date Signed			
Signature(s) of Depositor, as Printed Ab	pove		
Change of Bank Acct Numbers	Store #	Effective Date	of Change

Please attach a voided blank check, for purposes of setting up Bank and Transit Numbers.

ATTACHMENT F POWER OF ATTORNEY

Taxes and Telephone Nos.

IRREVOCABLE POWER OF ATTORNEY

STATE OF)
COUNTY OF)
KNOW ALL MEN BY THESE PRESENTS
That
During the term of this Power of Attorney and regardless of whether Franchisee has designated any other person to act as its attorney-in-fact and agent, no person, firm or corporation dealing with Franchisor shall be required to ascertain the authority of Franchisor, nor to see to the performance of the agency, nor be responsible in any way for the proper application of funds or property paid or delivered to Franchisor. Any person, firm or corporation dealing with Franchisor shall be fully protected in acting and relying on a certificate of Five Guys that this Power of Attorney on the date of such certificate has not been revoked and is in full force and effect, and Franchisee shall not take any action against any person, firm or corporation acting in reliance on such a certificate or a copy of this Power of Attorney. Any instrument or document executed on behalf of Franchisee by Franchisor shall be deemed to include such a certificate on the part of Five Guys, whether or not expressed. This paragraph shall survive any termination of this Power of Attorney.
This Power of Attorney shall terminate two (2) years following the expiration or termination of that certain Franchise Agreement attached hereto. Such termination, however, shall not affect the validity of any act or deed that Franchisor may have effected prior to such date pursuant to the powers herein granted.
This instrument is to be construed and interpreted as an irrevocable power of attorney coupled with an interest. It is executed and delivered in the State of and the laws of the State of shall govern all questions as to the validity of this Power of Attorney and the
construction of its provisions.

day of	IN WITNESS WHEREOF, the undersigned has executed this Power of Attorney as of the, 20
	FRANCHISEE:
	By:
	Name: Title:

ATTACHMENT G <u>STATE SPECIFIC AMENDMENTS</u>

AMENDMENT TO FIVE GUYS FRANCHISOR, LLC FRANCHISE AGREEMENT FOR THE STATE OF ALASKA

The Five Guys Franchisor, LLC Franchise Agreement (the "Agreement") between "Franchisee" or "You" and FIVE GUYS FRANCHISOR, LLC ("Franchisor") for use in the State of Alaska shall be amended by the addition of the following language, which shall be considered an integral part of the Agreement (the "Amendment"):

a. Section IV.B.(1) of this Agreement is amended to state that, if the Restaurant is located in the State of Alaska, the Royalty Fee shall be 8% of the Restaurant's Gross Sales during the preceding week.

AMENDMENT TO FIVE GUYS FRANCHISOR, LLC FRANCHISE AGREEMENT FOR THE STATE OF CALIFORNIA

The Five Guys Franchisor, LLC Franchise Agreement (the "Agreement") between "Franchisee" or "You" and FIVE GUYS FRANCHISOR, LLC ("Franchisor") for use in the State of California shall be amended by the addition of the following language, which shall be considered an integral part of the Agreement (the "Amendment"):

CALIFORNIA LAW MODIFICATIONS

The California Department of Financial Protection and Innovation requires that certain provisions contained in franchise documents be amended to be consistent with California law, including the California Franchise Investment Law, CAL. CORPORATIONS CODE Section 31000 et seq., and the California Franchise Relations Act, CAL. BUS. & PROF. CODE Section 20000 et seq. To the extent that the Agreement contains provisions that are inconsistent with the following, such provisions are hereby amended:

- a. California Business and Professions Code Sections 20000 through 20043 provide rights to You concerning nonrenewal, termination, or transfer of the Agreement. The Federal Bankruptcy Code also provides rights to You concerning termination of the Agreement upon certain bankruptcy-related events. To the extent the Agreement contains a provision that is inconsistent with these laws, these laws shall control.
- b. If Franchisee is required in the Agreement to execute a release of claims, such release shall exclude claims arising under the California Franchise Investment Law and the California Franchise Relations Act.
- c. If the Agreement requires payment of liquidated damages that is inconsistent with California Civil Code Section 1671, the liquidated damage clause may be unenforceable.
- d. The Agreement contains a covenant not to compete which extends beyond the termination of the franchise. A contract that restrains a former franchisee from engaging in a lawful trade or business is to that extent void under California Business and Professions Code Section 16600. (However, we reserve the right to challenge the validity of that restriction if it applies to our contractual relationship.)
- e. If the Agreement requires litigation, arbitration or mediation to be conducted in a forum other than the State of California, the requirement may be unenforceable under California law.
- f. If the Agreement requires that it be governed by a state's law, other than the State of California, such requirement may be unenforceable.
- g. For franchisees operating outlets located in California, the California Franchise Investment Law and the California Franchise Relations Act shall apply regardless of the choice of law or dispute resolution venue stated elsewhere. Any language in the Agreement or any amendment thereto or any agreement to the contrary is superseded by this condition.

h. Section IV. of this Agreement is amended to state that the Franchise Fee and all other initial payments Franchisee owes to Franchisor before Franchisee opens its Restaurant shall be deferred until Franchisor satisfies all of its pre-opening obligations to Franchisee and Franchisee is open for business.

AMENDMENT TO FIVE GUYS FRANCHISOR, LLC FRANCHISE AGREEMENT FOR THE STATE OF HAWAII

The Five Guys Franchisor, LLC Franchise Agreement (the "Agreement") between "Franchisee" or "You" and FIVE GUYS FRANCHISOR, LLC ("Franchisor") for use in the State of Hawaii shall be amended by the addition of the following language, which shall be considered an integral part of the Agreement (the "Amendment"):

HAWAII LAW MODIFICATIONS

The Hawaii Department of Commerce and Consumer Affairs, Business Registration Division requires that certain provisions contained in franchise documents be amended to be consistent with Hawaii law. To the extent that this Agreement contains provisions that are inconsistent with the following, such provisions are hereby amended:

- a. Section IV.B.(1) of this Agreement is amended to state that, if the Restaurant is located in the State of Hawaii, the Royalty Fee shall be 8% of the Restaurant's Gross Sales during the preceding week.
- b. Section IV. of this Agreement is amended to state that the Franchise Fee and all other initial payments Franchisee owes to Franchisor or any of its affiliates before Franchisee opens its Restaurant shall be deferred until Franchisor satisfies all of its pre-opening obligations to Franchisee and Franchisee opens its Restaurant for business.

AMENDMENT TO FIVE GUYS FRANCHISOR, LLC FRANCHISE AGREEMENT FOR THE STATE OF ILLINOIS

The Five Guys Franchisor, LLC Franchise Agreement (the "Agreement") between "Franchisee" or "You" and FIVE GUYS FRANCHISOR, LLC ("Franchisor") for use in the State of Illinois shall be amended by the addition of the following language, which shall be considered an integral part of the Agreement (the "Amendment"):

ILLINOIS LAW MODIFICATIONS

The Illinois Attorney General's Office requires that certain provisions contained in franchise documents be amended to be consistent with Illinois law, including the Franchise Disclosure Act of 1987, 815 ILCS 705/1 et seq. (West 2010). To the extent that this Agreement contains provisions that are inconsistent with the following, such provisions are hereby amended:

- a. 815 ILCS 705/19 and 705/20 provide rights to You concerning nonrenewal and termination of this Agreement. If this Agreement contains a provision that is inconsistent with the Act, the Act shall control.
- b. If Franchisee is required in this Agreement to execute a release of claims or to acknowledge facts that would negate or remove from judicial review any statement, misrepresentation or action that would violate the Act, or a rule of order under the Act, such release shall exclude claims arising under the Illinois Franchise Disclosure Act, and such acknowledgments shall be void with respect to claims under the Act and are hereby deleted.
- c. If this Agreement requires litigation to be conducted in a forum other than the State of Illinois, the requirement is void, provided that a Franchise Agreement may provide for arbitration in a forum outside of Illinois.

- d. If this Agreement requires that it be governed by a state's law, other than the State of Illinois, to the extent that such law conflicts with Illinois law, Illinois law shall control.
- e. Section 41 of the Illinois Franchise Disclosure Act states that "Any condition, stipulation, or provision purporting to bind any person acquiring any franchise to waive compliance with the Illinois Franchise Disclosure Act, or any other law of Illinois, is void." To the extent that any provision in this Agreement is inconsistent with Illinois law, Illinois law shall control.
- f. This Agreement is amended to comply with Section 27 of the Act to allow any and all claims and actions arising out of or relating to this Agreement, the relationship of Franchisor and Franchisee and Franchisee's operation of the Franchise brought by Franchisee against Franchisor shall be commenced within three (3) years from the occurrence of the facts giving rise to such claim or action, within one (1) year after the Franchisee becomes aware of the facts or circumstances indicating Franchisee may have a claim for relief, or ninety (90) days after delivery to Franchisee of a written notice disclosing the violation, or such claim or action shall be barred.
- g. Section IV. of this Agreement is amended to state that the Franchise Fee and all other initial payments Franchisee owes to Franchisor before Franchisee opens its Restaurant shall be deferred until Franchisor satisfies all of its pre-opening obligations to Franchisee and Franchisee opens its Restaurant for business. The Illinois Attorney General has imposed this deferral requirement due to Franchisor's current financial condition.
- h. No statement, questionnaire, or acknowledgement signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

AMENDMENT TO FIVE GUYS FRANCHISOR, LLC FRANCHISE AGREEMENT FOR THE STATE OF MARYLAND

The Five Guys Franchisor, LLC Franchise Agreement (the "Agreement") between "Franchisee" or "You" and FIVE GUYS FRANCHISOR, LLC ("Franchisor") for use in the State of Maryland shall be amended by the addition of the following language, which shall be considered an integral part of the Agreement (the "Amendment"):

MARYLAND LAW MODIFICATIONS

The Maryland Securities Division requires that certain provisions contained in franchise documents be amended to be consistent with Maryland law, including the Maryland Franchise Registration and Disclosure Law, Md. Code Ann., Bus. Reg. §§ 14-201 - 14-233 (1998 Repl. Vol. & Supp. 2002). To the extent that this Agreement contains provisions that are inconsistent with the following, such provisions are hereby amended:

- a. If Franchisee is required in this Agreement to execute a release of claims or to acknowledge facts that would negate or remove from judicial review any statement, misrepresentation or action that would violate the Act, or a rule or order under the Act, such release shall exclude claims arising under the Maryland Franchise Registration and Disclosure Law, and such acknowledgments shall be void with respect to claims under the Law.
- b. If this Agreement requires litigation to be conducted in a forum other than the State of Maryland, the requirement shall not be interpreted to limit any rights Franchisee may have under Sec. 14-216 (c)(25) of the Maryland Franchise Registration and Disclosure Law to bring suit in the state of Maryland.
- c. The general release required as a condition of renewal, sale and/or assignment/transfer shall not apply to any liability under the Maryland Franchise Registration and Disclosure Law.

- d. This Agreement is hereby amended to reflect that any claims arising under the Maryland Franchise Registration and Disclosure Law must be brought within 3 years after the grant of the franchise.
- e. Section 14-226 of the Maryland Franchise Registration and Disclosure Law prohibits a franchisor from requiring a prospective franchisee to assent to any release, estoppel or waiver of liability as a condition of purchasing a franchise. If this Agreement requires prospective franchisees to disclaim the occurrence and/or acknowledge the non-occurrence of acts that would constitute a violation of the Franchise Law, such representations are not intended to nor shall they act as a release, estoppel or waiver of any liability incurred under the Maryland Franchise Registration and Disclosure Law resulting from the offer or sale of the franchise.
- f. Section IV. of this Agreement is amended to state that the Franchise Fee and all other initial payments Franchisee owes to Franchisor before Franchisee opens its Restaurant shall be deferred until Franchisor satisfies all of its pre-opening obligations to Franchisee and Franchisee opens its Restaurant for business.
- g. Section XIX.E. of this Agreement does not apply in the State of Maryland.
- h. No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

AMENDMENT TO FIVE GUYS FRANCHISOR, LLC FRANCHISE AGREEMENT AND DISCLOSURE DOCUMENT FOR THE STATE OF MINNESOTA

The Five Guys Franchisor, LLC Franchise Agreement (the "Agreement") between "Franchisee" or "You" and FIVE GUYS FRANCHISOR, LLC ("Franchisor") for use in the State of Minnesota shall be amended by the addition of the following language, which shall be considered an integral part of the Agreement (the "Amendment"):

MINNESOTA LAW MODIFICATIONS

The Commissioner of Commerce for the State of Minnesota requires that certain provisions contained in franchise documents be amended to be consistent with Minnesota Franchise Act, Minn. Stat. Section 80.01 et seq., and of the Rules and Regulations promulgated under the Act (collectively the "Franchise Act"). To the extent that the Agreement and Disclosure Document contain provisions that are inconsistent with the following, such provisions are hereby amended:

- a. The Minnesota Department of Commerce requires that Franchisor indemnify Minnesota franchisees against liability to third parties resulting from claims that the franchisees' use of the Intellectual Properties infringes trademark rights of the third party. If the Agreement and/or the Disclosure Document contain(s) a provision that is inconsistent with the Franchise Act, the provisions of the Agreement shall be superseded by the Act's requirements and shall have no force or effect.
- b. Franchise Act, Sec. 80C.14, Subd. 4., requires, except in certain specified cases, that a franchisee be given written notice of a franchisor's intention not to renew 180 days prior to expiration of the franchise and that the franchisee be given sufficient opportunity to operate the franchise in order to enable the franchisee the opportunity to recover the fair market value of the franchise as a going concern. If the Agreement and/or the Disclosure Document contain(s) a provision that is inconsistent with such requirement of the Franchise

Act, the provisions of the Agreement shall be superseded by the Act's requirements and shall have no force or effect.

- c. Franchise Act, Sec. 80C.14, Subd. 3., requires, except in certain specified cases that a franchisee be given 90 days' notice of termination (with 60 days to cure). If the Agreement and/or the Disclosure Document contain(s) a provision that is inconsistent with such requirement of the Franchise Act, the provisions of the Agreement shall be superseded by the Act's requirements and shall have no force or effect.
- d. If the Agreement and/or the Disclosure Document require(s) Franchisee to execute a release of claims or to acknowledge facts that would negate or remove from judicial review any statement, misrepresentation or action that would violate the Franchise Act, such release shall exclude claims arising under the Franchise Act, and such acknowledgments shall be void with respect to claims under the Act.
- e. If the Agreement and/or the Disclosure Document require(s) that it be governed by a state's law, other than the State of Minnesota, for litigation, arbitration or mediation, those provisions shall not in any way abrogate or reduce any rights of Franchisee as provided for in the Franchise Act, including the right to submit matters to the jurisdiction of the courts of Minnesota.
- f. To the extent Minnesota Rule 2860.4400J. prohibits a franchisor from requiring You to consent to the Franchisor obtaining injunctive relief, the Agreement is hereby revised to reflect that Franchisor may seek injunctive relief and that whether any bond be necessary be determined by the court.
- g. Section 80C.17 of the Act provides that no action may be commenced pursuant to that section more than three (3) years after the cause of action accrues. No provision in the Agreement shall be construed to limit the time period for You to bring a claim under the Act.
- h. Section IV. of this Agreement is hereby amended to state that the Franchise Fee and all other initial payments Franchisee owes to Franchisor before Franchisee opens its Restaurant shall be due immediately after opening your FIVE GUYS® Restaurant.

AMENDMENT TO FIVE GUYS FRANCHISOR, LLC FRANCHISE AGREEMENT FOR THE STATE OF NEW YORK

The Five Guys Franchisor, LLC Franchise Agreement (the "Agreement") between "Franchisee" or "You" and FIVE GUYS FRANCHISOR, LLC ("Franchisor") for use in the State of New York shall be amended by the addition of the following language, which shall be considered an integral part of the Agreement (the "Amendment"):

NEW YORK LAW MODIFICATIONS

The New York Department of Law requires that certain provisions contained in franchise documents be amended to be consistent with New York law, including the General Business Law, Article 33, Sections 680 through 695 (1989). To the extent that the Agreement contains provisions that are inconsistent with the following, such provisions are hereby amended:

a. If Franchisee is required in the Agreement to execute a release of claims or to acknowledge facts that would negate or remove from judicial review any statement, misrepresentation or action that would violate the General Business Law, regulation, rule or order under the Law, such release shall exclude claims arising under the New York General Business Law, Article 33, Section 680 through 695 and the regulations promulgated thereunder, and such acknowledgments shall be void. It is the intent of this provision that non-waiver provisions of Sections 687.4 and 687.5 of the General Business Law be satisfied.

b. If the Agreement requires that it be governed by a state's law, other than the State of New York, the choice of law provision shall not be considered to waive any rights conferred upon the Licensee under the New York General Business Law, Article 33, Sections 680 through 695.

AMENDMENT TO FIVE GUYS FRANCHISOR, LLC FRANCHISE AGREEMENT FOR THE STATE OF NORTH DAKOTA

The Five Guys Franchisor, LLC Franchise Agreement (the "Agreement") between "Franchisee" or "You" and FIVE GUYS FRANCHISOR, LLC ("Franchisor") for use in the State of North Dakota shall be amended by the addition of the following language, which shall be considered an integral part of the Agreement (the "Amendment"):

NORTH DAKOTA LAW MODIFICATIONS

- 1. The North Dakota Securities Commissioner requires that certain provisions contained in franchise documents be amended to be consistent with North Dakota law, including the North Dakota Franchise Investment Law, North Dakota Century Code Annotated Chapter 51-19, Sections 51-19-01 through 51-19-17 (1993). To the extent that the Agreement contains provisions that are inconsistent with the following, such provisions are hereby amended:
 - a. If Franchisee is required in the Agreement to execute a release of claims or to acknowledge facts that would negate or remove from judicial review any statement, misrepresentation or action that would violate the Law, or a rule or order under the Law, such release shall exclude claims arising under North Dakota Law, and such acknowledgments shall be void with respect to claims under the Law.
 - b. Covenants not to compete during the term of and upon termination or expiration of the Agreement are enforceable only under certain conditions according to North Dakota Law. If the Agreement contains a covenant not to compete that is inconsistent with North Dakota Law, the covenant may be unenforceable.
 - c. The Commissioner has held that requiring franchisees to consent to the jurisdiction of courts outside of North Dakota is unfair, unjust or inequitable within the intent of Section 51-19-09 of the North Dakota Law. If the Agreement requires litigation to be conducted in a forum other than the State of North Dakota, the requirement is void with respect to claims under North Dakota Law.
 - d. If the Agreement requires mediation or arbitration to be conducted in a forum other than the State of North Dakota, the requirement may be unenforceable under North Dakota Law. Arbitration involving a franchise purchased in the State of North Dakota must be held either in a location mutually agreed upon prior to the arbitration or if the parties cannot agree on a location, the location shall be determined by the arbitrator.
 - e. If the Agreement requires payment of a termination penalty or liquidated damages, the requirement may be unenforceable under North Dakota Law.
 - f. If the Agreement requires that a state's law other than the State of North Dakota govern it, to the extent that such law conflicts with the North Dakota Law, North Dakota Law shall control.
 - g. The Commissioner has held that requiring franchisees to consent to a waiver of trial by jury or of exemplary or punitive damages is unfair, unjust or inequitable within the intent of Section 51-19-09 of the North Dakota Law. If the Agreement requires consent to a waiver of trial by jury or waiver of exemplary or punitive damages, the requirement may be unenforceable under the North Dakota Law.
 - h. If the Agreement requires consent to a limitation of claims, the requirement is void and the statute of limitations under the North Dakota Law shall apply.

- i. If the Agreement requires consent to payment of all costs and expenses incurred in the enforcement of the Agreement, the requirement is void. The prevailing party in any such action is entitled to recover all costs and expenses, including reasonable attorneys' fees.
- j. Section IV. of this Agreement is amended to state that the Franchise Fee and all other initial payments Franchisee owes to Franchisor before Franchisee opens its Restaurant shall be deferred until Franchisor satisfies all of its pre-opening obligations to Franchisee and Franchisee opens its Restaurant for business.
- 2. Under North Dakota Law, Franchisee is not required to waive its rights.

AMENDMENT TO FIVE GUYS FRANCHISOR, LLC FRANCHISE AGREEMENT FOR THE COMMONWEALTH OF PUERTO RICO

The Five Guys Franchisor, LLC Franchise Agreement (the "Agreement") between "Franchisee" or "You" and FIVE GUYS FRANCHISOR, LLC ("Franchisor") for use in the Commonwealth of Puerto Rico shall be amended by the addition of the following language, which shall be considered an integral part of the Agreement (the "Amendment"):

a. Section IV.B.(1) of this Agreement is amended to state that, if the Restaurant is located in the Commonwealth of Puerto Rico, the Royalty Fee shall be 8% of the Restaurant's Gross Sales during the preceding week.

AMENDMENT TO FIVE GUYS FRANCHISOR, LLC FRANCHISE AGREEMENT FOR THE STATE OF RHODE ISLAND

The Five Guys Franchisor, LLC Franchise Agreement (the "Agreement") between "Franchisee" or "You" and FIVE GUYS FRANCHISOR, LLC ("Franchisor") for use in the State of Rhode Island shall be amended by the addition of the following language, which shall be considered an integral part of the Agreement (the "Amendment"):

RHODE ISLAND LAW MODIFICATIONS

The Rhode Island Securities Division requires that certain provisions contained in franchise documents be amended to be consistent with Rhode Island law, including the Franchise Investment Act, R.I. Gen. Law. ch. 395 Sec. 19-28.1-1 -19-28.1-34. To the extent that this Agreement contains provisions that are inconsistent with the following, such provisions are hereby amended:

- a. If this Agreement requires litigation to be conducted in a forum other than the State of Rhode Island, the requirement is void under Rhode Island Franchise Investment Act Sec. 19-28.1-14.
- b. If this Agreement requires that it be governed by a state's law, other than the State of Rhode Island, to the extent that such law conflicts with Rhode Island Franchise Investment Act it is void under Sec. 19-28.1-14.
- c. If Franchisee is required in this Agreement to execute a release of claims or to acknowledge facts that would negate or remove from judicial review any statement, misrepresentation or action that would violate the Act, or a rule or order under the Act, such release shall exclude claims arising under the Rhode Island Franchise Investment Act, and such acknowledgments shall be void with respect to claims under the Act.

AMENDMENT TO FIVE GUYS FRANCHISOR, LLC FRANCHISE AGREEMENT FOR THE STATE OF SOUTH DAKOTA

The Five Guys Franchisor, LLC Franchise Agreement (the "Agreement") between "Franchisee" or "You" and FIVE GUYS FRANCHISOR, LLC ("Franchisor") for use in the State of South Dakota shall be amended by the addition of the following language, which shall be considered an integral part of the Agreement (the "Amendment"):

SOUTH DAKOTA LAW MODIFICATIONS

The South Dakota Securities Regulation Office requires that certain provisions contained in franchise documents be amended to be consistent with South Dakota law, including the South Dakota Franchise Investment Act, S.D. Codified Laws §37-5B-5. To the extent that this Agreement contains provisions that are inconsistent with the following, such provisions are hereby amended:

a. Section IV. of the Agreement is amended to state that the South Dakota Securities Regulation, Division of Insurance requires Franchisor to defer payment of the initial franchise fee and all other initial payments Franchisee owes to Franchisor until Franchisor completes all of its pre-opening obligations under the Franchise Agreement.

AMENDMENT TO FIVE GUYS FRANCHISOR, LLC FRANCHISE AGREEMENT FOR THE COMMONWEALTH OF VIRGINIA

The Five Guys Franchisor, LLC Franchise Agreement (the "Agreement") between "Franchisee" or "You" and FIVE GUYS FRANCHISOR, LLC ("Franchisor") for use in the Commonwealth of Virginia shall be amended by the addition of the following language, which shall be considered an integral part of the Agreement (the "Amendment"):

VIRGINIA LAW MODIFICATIONS

The Virginia State Corporation Commission's Division of Securities requires that certain provisions contained in franchise documents be amended to be consistent with Virginia law, including the Virginia Retail Franchising Act. To the extent that this Agreement contains provisions that are inconsistent with the following, such provisions are hereby amended:

a. Section IV. of the Agreement is amended to state that the Virginia State Corporation Commission's Division of Securities and Retail Franchising requires Franchisor to defer payment of the initial franchise fee and all other initial payments Franchisee owes to Franchisor until Franchisor completes all of its pre-opening obligations under the Franchise Agreement.

WASHINGTON AMENDMENT TO THE FRANCHISE AGREEMENT AND RELATED AGREEMENTS FOR FIVE GUYS FRANCHISOR, LLC

The Five Guys Franchisor, LLC Franchise Agreement (the "Agreement") between "Franchisee" or "You" and FIVE GUYS FRANCHISOR, LLC ("Franchisor") for use in the State of Washington shall be amended by the addition of the following language, which shall be considered an integral part of the Agreement (the "Amendment"):

WASHINGTON LAW MODIFICATIONS

The Director of the Washington Department of Financial Institutions requires that certain provisions contained in franchise documents be amended to be consistent with Washington law, including the Washington Franchise Investment Protection Act, WA Rev. Code §§ 19.100.010 to 19.100.940 (1991). To the extent that the Agreement contains provisions that are inconsistent with the following, such provisions are hereby amended:

a. RCW 19.100.180 may supersede the franchise agreement in your relationship with the franchisor including the areas of termination and renewal of your franchise. There may also

be court decisions which may supersede the franchise agreement in your relationship with the franchisor including the areas of termination and renewal of your franchise.

- b. A release or waiver of rights executed by a franchisee may not include rights under the Washington Franchise Investment Protection Act or any rule or order thereunder except when executed pursuant to a negotiated settlement after the agreement is in effect and where the parties are represented by independent counsel. Provisions such as those which unreasonably restrict or limit the statute of limitations period for claims under the Act, or rights or remedies under the Act such as a right to a jury trial, may not be enforceable.
- c. In any arbitration or mediation involving a franchise purchased in Washington, the arbitration or mediation site shall be either in the state of Washington, or in a place mutually agreed upon at the time of the arbitration or mediation, or as determined by the arbitrator or mediator at the time of arbitration or mediation. In addition, if litigation is not precluded by the franchise agreement, a franchisee may bring an action or proceeding arising out of or in connection with the sale of franchises, or a violation of the Washington Franchise Investment Protection Act, in Washington.
- d. In the event of a conflict of laws, the provisions of the Washington Franchise Investment Protection Act, Chapter 19.100 RCW shall prevail.
- e. Transfer fees are collectable to the extent that they reflect the franchisor's reasonable estimated or actual costs in effecting a transfer.
- f. Pursuant to RCW 49.62.020, a noncompetition covenant is void and unenforceable against an employee, including an employee of a franchisee, unless the employee's earnings from the party seeking enforcement, when annualized, exceed \$100,000 per year (an amount that shall be adjusted annually for inflation). In addition, a noncompetition covenant is void and unenforceable against an independent contractor of a franchisee under RCW 49.62.030 unless the independent contractor's earnings from the party seeking enforcement, when annualized, exceed \$250,000 per year (an amount that shall be adjusted annually for inflation). As a result, any provisions contained in the franchise agreement or elsewhere that conflict with these limitations are void and unenforceable in Washington.
- g. RCW 49.62.060 prohibits a franchisor from restricting, restraining, or prohibiting a franchisee from (i) soliciting or hiring any employee of a franchisee of the same franchisor or (ii) soliciting or hiring any employee of the franchisor. As a result, any such provisions contained in the franchise agreement or elsewhere are void and unenforceable in Washington.
- h. Section IV. of the Agreement is amended to state that the State of Washington has imposed a financial condition under which the initial franchise fees due shall be deferred until Franchisor has fulfilled its initial pre-opening obligations under the Franchise Agreement and the franchise is open for business.
- i. Section XIX.E. of the Agreement does not apply in the State of Washington.

No statement, questionnaire, or acknowledgement signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

Each provision of these Amendments shall be effective only to the extent that the jurisdictional requirements, with respect to each such provision, are met independent of these Amendments. These Amendments shall have no force or effect if such jurisdictional requirements are not met.

IN WITNESS WHEREOF, each of the parties hereto has read and agrees to remain subject to the foregoing amendment, as applicable, and has executed the same by a duly authorized representative.

<u>FRANCHISOR</u> :	
	GUYS FRANCHISOR, LLC ware limited liability company
Ву:	
<u>FRAN</u>	ICHISEE:
By:	
Name:	
Title:	

EXHIBIT D TO THE DISCLOSURE DOCUMENT <u>LIST OF FRANCHISEES</u>

EXHIBIT D

<u>LIST OF FRANCHISEES</u> (As of December 31, 2024)

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
Alabama		
	GHG Gulf Coast, LLC (Bill Gellert) 173 Whippoorwill Rd. Hillsdale, NY 12529 (914) 643-2180	6860 Highway 90 (out parcel) Daphne, AL 36526
	Decatur Burgers, Inc. (Kumar Patel) 108 Southern Pointe Drive Huntsville, AL 35758 (256) 652-0001	1241 Point Mallard Pkwy., Ste. 103 Decatur, AL 35601 256-355-1286
	GHG Gulf Coast, LLC (Bill Gellert) 173 Whippoorwill Rd. Hillsdale, NY 12529 (914) 643-2180	241 South Greeno Rd. Fairhope, AL 36532 251-210-3880
	Huntsville Burgers, Inc. (Kumar Patel) 108 Southern Pointe Drive Huntsville, AL 35758 (256) 652-0001	2881 Florence Blvd. Florence, AL 35630
	GHG Gulf Coast, LLC (Bill Gellert) 173 Whippoorwill Rd. Hillsdale, NY 12529 (914) 643-2180	3117 South McKenzie St. Foley, AL 36535
	Huntsville Burgers, Inc. (Kumar Patel) 108 Southern Pointe Drive Huntsville, AL 35758 (256) 652-0001	1028 Marble Terrace St., Ste. 100 Hoover, AL 35244 205-747-0974
	Huntsville Burgers, Inc. (Kumar Patel) 108 Southern Pointe Drive Huntsville, AL 35758 (256) 652-0001	1395 Enterprise Way Huntsville, AL 35806 256-382 -3526
	Huntsville Burgers, Inc. (Kumar Patel) 108 Southern Pointe Drive Huntsville, AL 35758 (256) 652-0001	9016 Memorial Pkwy SW Huntsville, AL 35802 256-980-0879
	Huntsville Burgers, Inc. (Kumar Patel) 108 Southern Pointe Drive Huntsville, AL 35758 (256) 652-0001	1221-A North Memorial Pkwy. Huntsville, AL 35811
	Jones Valley Burgers, Inc. (Kumar Patel) 108 Southern Pointe Drive Huntsville, AL 35758 (256) 652-0001	2724 Carl T. Jones Dr. Huntsville, AL 35806 256-382-3150
	Town Madison Burgers, Inc. (Kumar Patel) 108 Southern Pointe Drive Huntsville, AL 35758 (256) 652-0001	100 Moon Shot Drive, Suite 110 Madison, AL 35758 256-325-8402
	Huntsville Burgers, Inc. (Kumar Patel) 108 Southern Pointe Drive Huntsville, AL 35758 (256) 652-0001	8334 Hwy 72 West, Ste. C Madison, AL 35758 256-513-8056

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Life Capital, LLC (Brandon Butler)	4663 Airport Blvd.
	6157 Airport Blvd., Ste. 850864	Mobile, AL 36608
	Mobile, AL 36685	251-300-8425
	(703) 597-4940	
	Life Capital, LLC (Brandon Butler)	5319 Highway 90, Ste. A
	6157 Airport Blvd., Ste. 850864	Mobile, AL 36582
	Mobile, AL 36685	
	(703) 597-4940	
	Life Capital, LLC (Brandon Butler)	1225 Satchel Page Dr., Ste. E100
	6157 Airport Blvd., Ste. 850864	Mobile, AL 36606
	Mobile, AL 36685	251-378-8768
	(703) 597-4940	
	Life Capital, LLC (Brandon Butler)	7721 Airport Boulevard, Suite E101
	6157 Airport Blvd., Ste. 850864	Mobile, AL 36608
	Mobile, AL 36685	251-251-5099
	(703) 597-4940	
	Life Capital, LLC (Brandon Butler)	54 Shell St., Ste. 100
	6157 Airport Blvd., Ste. 850864	Saraland, AL 36571
	Mobile, AL 36685	251-263-6446
 	(703) 597-4940	
Arizona		
	AZ FGB Operations, LLC (Keith Bubb)	1800 S. Milton Ave., Ste. 300
	c/o AZ BMS, LLC	Flagstaff, AZ 86001
	14730 East Crested Crown	
	Fountain Hills, AZ 85268	
	(408) 490-0908	
	AZ FGB Operations, LLC (Keith Bubb)	3455 Stockton Hill Rd.
	c/o AZ BMS, LLC	Kingman, AZ 86409
	14730 East Crested Crown	928-692-4415
	Fountain Hills, AZ 85268	
	(408) 490-0908	
	FGB Operations, LLC (Keith Bubb)	7077 N. Thornydale Rd., Ste. 105
	14730 East Crested Crown	Marana, AZ 85741
	Fountain Hills, AZ 85268	
	(408) 490-0908	
	AZ FGB Operations, LLC (Keith Bubb)	401 S. Beeline Hwy.
	c/o AZ BMS, LLC	Payson, AZ 85401
	14730 East Crested Crown	928-474-2716
	Fountain Hills, AZ 85268	
	(408) 490-0908	
	AZ FGB Operations, LLC (Keith Bubb)	254 Lee Blvd., Ste. 100
	c/o AZ BMS, LLC	Prescott, AZ 86303
	14730 East Crested Crown	
	Fountain Hills, AZ 85268	
	(408) 490-0908	
	AZ FGB Operations, LLC (Keith Bubb)	3077 North Glassford Hill Rd.
	c/o AZ BMS, LLC	Prescott Valley, AZ 86314
	14730 East Crested Crown	928-515-2287
	Fountain Hills, AZ 85268	
	(408) 490-0908	
	FGB Operations, LLC (Keith Bubb)	20784 E. Victoria Ln.
	14730 East Crested Crown	Queen Creek, AZ 85142
	Fountain Hills, AZ 85268	480-534-5454
	(408) 490-0908	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	FGB Operations, LLC (Keith Bubb)	9484 E. 22 nd St.
	14730 East Crested Crown	Tucson, AZ 85710
	Fountain Hills, AZ 85268	520-751-3832
	(408) 490-0908	
	FGB Operations, LLC (Keith Bubb)	5566 E. Broadway Blvd., Ste. 100
	14730 East Crested Crown	Tucson, AZ 85711
	Fountain Hills, AZ 85268	
	(408) 490-0908	
	FGB Operations, LLC (Keith Bubb)	2802 N. Campbell Ave.
	14730 East Crested Crown	Tucson, AZ 85719
	Fountain Hills, AZ 85268	520-323-0590
	(408) 490-0908	
	FGB Operations, LLC (Keith Bubb)	5331 S. Calle Santa Cruz
	14730 East Crested Crown	Tucson, AZ 85706
	Fountain Hills, AZ 85268	520-294-1354
	(408) 490-0908	
	AZ FGB Operations, LLC (Keith Bubb)	1979 E. 16th St., Ste. 101
	c/o AZ BMS, LLC	Yuma, AZ 85365
	14730 East Crested Crown	
	Fountain Hills, AZ 85268	
	(408) 490-0908	
rkansas		
	GHG AR, LLC (Bill Gellert)	1401 S. Walton Blvd.
	173 Whippoorwill Rd.	Bentonville, AR 72712
	Hillsdale, NY 12529	479-279-8391
	(914) 643-2180	477-277-0371
	GHG AR, LLC (Bill Gellert)	975 South Amity Rd., Ste. C
	173 Whippoorwill Rd.	Conway, AR 72032
	Hillsdale, NY 12529	501-329-3332
	(914) 643-2180	001 029 0002
	GHG AR, LLC (Bill Gellert)	1229 MLK Jr. Blvd.
	173 Whippoorwill Rd.	Fayetteville, AR 72701
	Hillsdale, NY 12529	479-396-4262
	(914) 643-2180	477 370 4202
	GHG AR, LLC (Bill Gellert)	7110 Rogers Ave., Ste. 106
	173 Whippoorwill Rd.	Ft. Smith, AR 72903
	Hillsdale, NY 12529	1 t. 5mm, 7tt 72703
	(914) 643-2180	
	GHG AR, LLC (Bill Gellert)	2100 Stadium Blvd.
	173 Whippoorwill Rd.	Jonesboro, AR 72401
	Hillsdale, NY 12529	Johnsoolo, Alt /2701
	(914) 643-2180	
	GHG AR, LLC (Bill Gellert)	13000 Chenal Pkwy., #100
	173 Whippoorwill Rd.	Little Rock, AR 72223
	Hillsdale, NY 12529	501-225-1100
	(914) 643-2180	301-223-1100
	GHG AR, LLC (Bill Gellert)	2923 Lakewood Village Dr.
	173 Whippoorwill Rd.	North Little Rock, AR 72116
	Hillsdale, NY 12529	501-246-5295
	(914) 643-2180	2007 Programa 1- D1- 1
	GHG AR, LLC (Bill Gellert) 173 Whippoorwill Rd.	2007 Promenade Blvd. Rogers, AR 72758
	1 1 / 3 W/DDDOOCDVIII K ()	I KOGETS AK ///3X
	Hillsdale, NY 12529	108613, 1110 12130

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
California		
	Tripart Management, Inc. (Rakesh Kumar, Sunil Kumar,	2254 South Shore Ctr.
	Jose Garzona)	Alameda, CA 94501
	817 Lurline Dr.	510-769-1788
	Foster City, CA 94404	
	Rakesh Kumar (650) 868-4942	
	Jose Garzona (415) 309-3001	
	Sunil Kumar (415) 699-3220	
	Golden Gate Grills Inc. (James Khan and Billal Khan)	190 Alamo Plaza
	5220 Dolcetto Way	Alamo, CA 94507
	Salida, CA 95368	925-362-3375
	(510) 921-7485	923-302-3373
		1000 El Camina Raal
	Tripart Management, Inc. (Rakesh Kumar, Sunil Kumar,	1000 El Camino Real
	Jose Garzona)	Belmont, CA 94002
	817 Lurline Dr.	650-610-0684
	Foster City, CA 94404	
	Rakesh Kumar (650) 868-4942	
	Jose Garzona (415) 309-3001	
	Sunil Kumar (415) 699-3220	
	Golden Gate Grills Inc. (James Khan and Billal Khan)	6660 Loan Tree Way, Ste. 8A
	5220 Dolcetto Way	Brentwood, CA 94513-5370
	Salida, CA 95368	
	(510) 921-7485	
	1450 Howard Avenue, Inc. (Rakesh Kumar, Jose Garzona)	Safeway Shopping Ctr.
	555 Pilgrim Dr., Ste. A	203 Primrose Ave.
	Foster City, CA 94404	Burlingame, CA 94010
	Rakesh Kumar (650) 868-4942	
	Jose Garzona (415) 309-3001	
	JAK Burgers, LLC (Karl Gittelman)	48650 Seminole Dr.
	33721 Shannon Ln.	Cabazon, CA 92230
	San Juan Capistrano, CA 92675	951-922-0088
	(949) 412-4129	
	Golden Gate Grills Inc. (James Khan and Billal Khan)	5442 Ygnacio Valley Rd.
	5220 Dolcetto Way	Concord, CA 94521
	Salida, CA 95368	,
	(510) 921-7485	
	Canadian Guys Burgers Limited (Joseph Dand and Mike	2690 Tuscany St.
	Lipinski)	Corona, CA 92881
	40426 Winchester Rd.	2001
	Temecula, CA 92591	
	Joseph Dand (403) 616-7156	
	Mike Lipinski (905) 380-1188	
	Golden Gate Grills Inc. (James Khan and Billal Khan)	3456 Camino Tassajara Rd.
	5220 Dolcetto Way	Danville, CA 94506
	Salida, CA 95368	925-272-7220
		923-272-7220
	(510) 921-7485	4020 D. 11' DI. 1 #600
	Tripart Management, Inc. (Rakesh Kumar, Sunil Kumar,	4930 Dublin Blvd. #680
	Jose Garzona)	Dublin, CA 64568
	817 Lurline Dr.	
	Foster City, CA 94404	
	Rakesh Kumar (650) 868-4942	
	Jose Garzona (415) 309-3001	
	Sunil Kumar (415) 699-3220	
	Golden Gate Grills Inc. (James Khan and Billal Khan)	3839 Emery St. #700
	5220 Dolcetto Way	Emeryville, CA 94608
	Salida, CA 95368	510-817-4689
	(510) 921-7485	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Canadian Guys Burgers Limited (Joseph Dand and Mike	15218 Summit Ave., Ste. A100
	Lipinski)	Fontana, CA 92336
	40426 Winchester Rd.	
	Temecula, CA 92591	
	Joseph Dand (403) 616-7156	
	Mike Lipinski (905) 380-1188	
	M&J Holdings, LLC (Jerome Ma)	10540 Sierra Avenue
	2567 Harmony Hill Dr.	Fontana, CA 92337
		951-751-6668
	Diamond Bar, CA 91765	931-731-0008
	(949) 232-8190	022 E 1111 1 1 D1 1
	Rakesh Kumar, Sunil Kumar, Jose Garzona	933 E. Hillsdale Blvd.
	817 Lurline Dr.	Foster City, CA 94404
	Foster City, CA 94405	650-235-9485
	(650) 868-4942	
	Rakesh Kumar, Sunil Kumar, Jose Garzona	43810 Christy St.
	817 Lurline Dr.	Fremont, CA 94538
	Foster City, CA 94405	510-353-1331
	(650) 868-4942	
	Tripart Management, Inc. (Rakesh Kumar, Sunil Kumar,	19621 Hesperian Blvd.
	Jose Garzona)	Hayward, CA 94545
	817 Lurline Dr.	510-780-0661
		310-780-0001
	Foster City, CA 94404	
	Rakesh Kumar (650) 868-4942	
	Jose Garzona (415) 309-3001	
	Sunil Kumar (415) 699-3220	
	Tripart Management, Inc. (Rakesh Kumar, Sunil Kumar,	28529 Hesperian Blvd.
	Jose Garzona)	Hayward, CA 94541
	817 Lurline Dr.	
	Foster City, CA 94404	
	Rakesh Kumar (650) 868-4942	
	Jose Garzona (415) 309-3001	
	Sunil Kumar (415) 699-3220	
	M&J Holdings, LLC (Jerome Ma)	12719 Main St.
	2567 Harmony Hill Dr.	Hesperia, CA 92344
	Diamond Bar, CA 91765	760-995-7754
		/00-993-7/34
	(949) 232-8190	70 445 11 111
	JAK Burgers, LLC (JoAnn Gittelman, Karl Gittelman)	78-445 Hwy. 111
	33721 Shannon Ln.	La Quinta, CA 92253
	San Juan Capistrano, CA 92675	760-771-9300
	949-412-4129	
	Canadian Guys Burgers Limited (Joseph Dand and Mike	27774 Newport Rd., Ste. 103
	Lipinski)	Menifee, CA 92584
	40426 Winchester Rd.	951-679-7111
	Temecula, CA 92591	
	Joseph Dand (403) 616-7156	
	Mike Lipinski (905) 380-1188	
	FG Hospitality, LLC (Jerome Ma)	6285 Pats Ranch Rd., Ste. A,
	2567 Harmony Hill Dr.	Mira Loma, CA 91752
	Diamond Bar, CA 91765	17111 Doma, C/1 /1/32
	(949) 232-8190	10515 F. 1 1 1 Gr. 4 2
	LJ International, Inc. (Jerome Ma and Lijun Li)	12515 Frederick St., A-3
	303 South San Dimas Ave.	Moreno Valley, CA 92553
	San Dimas, CA 91773	
	Jerome Ma (949) 232-8190	
	Lijun Li (909) 506-9255	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Tripart Management II, Inc. (Rakesh Kumar, Sunil Kumar,	775 Cochrane Rd., Ste. 100
	Jose Garzona)	Morgan Hills, CA 95037
	1118 Chess Dr.	
	Foster City, CA 94404	
	Rakesh Kumar (650) 868-4942	
	Jose Garzona (415) 309-3001	
	Sunil Kumar (415) 699-3220	
	Tripart Management II, Inc. (Rakesh Kumar, Sunil Kumar,	2098 El Camino Real
	Jose Garzona)	Mountain View, CA 94040
	1118 Chess Dr.	650-962-1882
		030-902-1882
	Foster City, CA 94404	
	Rakesh Kumar (650) 868-4942	
	Jose Garzona (415) 309-3001	
	Sunil Kumar (415) 699-3220	
	Canadian Guys Burgers Limited (Joseph Dand and Mike	929 N. Milliken Ave., Ste. 103
	Lipinski)	Ontario, CA 91764
	40426 Winchester Rd.	909-230-3455
	Temecula, CA 92591	
	Joseph Dand (403) 616-7156	
	Mike Lipinski (905) 380-1188	
	JAK Burgers, LLC (Karl Gittelman)	5200 E. Ramon Rd., Ste. F2
	33721 Shannon Ln.	Palm Springs, CA 92264
		949-413-4128
	San Juan Capistrano, CA 92675	747-413-4120
	949-412-4129	401 W 1 4 D C: (50
	Tripart Management, Inc. (Rakesh Kumar, Sunil Kumar,	401 Kenilworth Dr., Ste. 650
	Jose Garzona)	Petaluma, CA 95942
	817 Lurline Dr.	707-765-2255
	Foster City, CA 94404	
	Rakesh Kumar (650) 868-4942	
	Jose Garzona (415) 309-3001	
	Sunil Kumar (415) 699-3220	
	Golden Gate Grills Inc. (James Khan and Billal Khan)	2782 Pinole Valley Rd.
	5220 Dolcetto Way	Pinole, CA 94564
	Salida, CA 95368	510-223-6031
	(510) 921-7485	210 223 0031
		100 C
	Golden Gate Grills Inc. (James Khan and Billal Khan)	100 Crescent Dr., Unit 7A
	5220 Dolcetto Way	Pleasant Hill, CA 94523
	Salida, CA 95368	925-609-8400
	(510) 921-7485	
	Canadian Guys Burgers Limited (Joseph Dand and Mike	7945 Haven Ave.
	Lipinski)	Rancho Cucamonga, CA 91730
	40426 Winchester Rd.	
	Temecula, CA 92591	
	Joseph Dand (403) 616-7156	
	Mike Lipinski (905) 380-1188	
	JAK Burgers, LLC (Karl Gittelman)	71-800 Hwy. 111, Ste. 134A
	33721 Shannon Ln.	
		Rancho Mirage, CA 92270
	San Juan Capistrano, CA 92675	
	949-412-4129	
	Keep Smile Trading USA, Inc. (Freedom Yang)	961 Dana Dr., Ste. 150
	3320 Lenonis Blvd.	Redding, CA 96003
	Vernon, CA 90058	
	(909) 556-5061; (323) 540-7738	T. Control of the con

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Canadian Guys Burgers Limited (Joseph Dand and Mike	10060 Alabama, Ste. A
	Lipinski)	Redlands, CA 92374
	40426 Winchester Rd.	
	Temecula, CA 92591	
	Joseph Dand (403) 616-7156	
	Mike Lipinski (905) 380-1188	
	Tripart Management, Inc. (Rakesh Kumar, Sunil Kumar,	801 Middlefield Rd.
	Jose Garzona)	Redwood City, CA 94063
	817 Lurline Dr.	
	Foster City, CA 94404	
	Rakesh Kumar (650) 868-4942	
	Jose Garzona (415) 309-3001	
	Sunil Kumar (415) 699-3220	
	M&J Holdings, LLC (Jerome Ma)	3747 Central Hwy., Ste. 101
	2567 Harmony Hill Dr.	Riverside, CA 92506
	Diamond Bar, CA 91765	951-618-1818
		931-010-1010
	(949) 232-8190 IDM Hagnitality, LLC (James When and Billel When)	1742 North Main St.
	JBM Hospitality, LLC (James Khan and Billal Khan)	
	5220 Dolcetto Way	Salinas, CA 93901
	Salida, CA 95368	831-444-0170
	(510) 921-7485	121 G
	CA FGB Operations, LLC (Keith Bubb)	121 Curtner Ave.
	c/o AZ BMS, LLC	San Jose, CA 95125
	14730 East Crested Crown	408-293-9800
	Fountain Hills, AZ 85268	
	(408) 490-0908	
	CA FGB Operations, LLC (Keith Bubb)	5353 Almaden Expressway N60
	c/o AZ BMS, LLC	San Jose, CA 95112
	14730 East Crested Crown	
	Fountain Hills, AZ 85268	
	(408) 490-0908	
	CA FGB Operations, LLC (Keith Bubb)	5205 Prospect Rd.
	c/o AZ BMS, LLC	San Jose, CA 95129
	14730 East Crested Crown	
	Fountain Hills, AZ 85268	
	(408) 490-0908	
	CA FGB Operations, LLC (Keith Bubb)	5660 Cottle Rd.
	c/o AZ BMS, LLC	San Jose, CA 95123
	14730 East Crested Crown	408-363-8200
	Fountain Hills, AZ 85268	
	(408) 490-0908	
	CA FGB Operations, LLC (Keith Bubb)	4180 N 1st St., Ste. 50
	c/o AZ BMS, LLC	San Jose, CA 95134
	14730 East Crested Crown	,
	Fountain Hills, AZ 85268	
	(408) 490-0908	
	CA FGB Operations, LLC (Keith Bubb)	1205 The Alameda, Ste. 10
	c/o AZ BMS, LLC	San Jose, CA 95126
	14730 East Crested Crown	408-816-8230
	Fountain Hills, AZ 85268	700-010-0230
	(408) 490-0908	2007 Comdo: A
	CA FGB Operations, LLC (Keith Bubb)	2007 Camden Ave.
	c/o AZ BMS, LLC	San Jose, CA 95124
	14730 East Crested Crown	408-429-8831
	Fountain Hills, AZ 85268	
	(408) 490-0908	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Tripart Management II, Inc. (Rakesh Kumar, Sunil Kumar,	438 North Capitol Ave.
	Jose Garzona)	San Jose, CA 95133
	1118 Chess Dr.	408-272-1122
	Foster City, CA 94404	
	Rakesh Kumar (650) 868-4942	
	Jose Garzona (415) 309-3001	
	Sunil Kumar (415) 699-3220	
	Tripart Management II, Inc. (Rakesh Kumar, Sunil Kumar,	1201 M . DI-1
		1201 Marina Blvd.
	Jose Garzona)	San Leandro, CA 94577
	1118 Chess Dr.	510-269-2510
	Foster City, CA 94404	
	Rakesh Kumar (650) 868-4942	
	Jose Garzona (415) 309-3001	
	Sunil Kumar (415) 699-3220	
	JBM Hospitality, LLC (James Khan and Billal Khan)	915 Playa Ave.
	5220Dolcetto Way	Sand City, CA 93955
	Salida, CA 95368	831-901-3823
	(510) 921-7485	
	JBM Hospitality, LLC (James Khan and Billal Khan)	1101 Pacific Ave., Ste. A
	5220 Dolcetto Way	Santa Cruz, CA 95060
	Salida, CA 95368	831-600-8541
		051-000-0541
	(510) 921-7485	36 1 2 36 1 4 1
	Tripart Management, Inc. (Rakesh Kumar, Sunil Kumar,	Mendocino Marketplace
	Jose Garzona)	2280 Mendocino Ave., Ste. B-5
	817 Lurline Dr.	Santa Rosa, CA 95403
	Foster City, CA 94404	
	Rakesh Kumar (650) 868-4942	
	Jose Garzona (415) 309-3001	
	Sunil Kumar (415) 699-3220	
	Tripart Management, Inc. (Rakesh Kumar, Sunil Kumar,	2278 Westborough Blvd.
	Jose Garzona)	South San Francisco, CA 94080
	817 Lurline Dr.	650-244-9900
	Foster City, CA 94404	
	Rakesh Kumar (650) 868-4942	
	Jose Garzona (415) 309-3001	
	· · · ·	
	Sunil Kumar (415) 699-3220	116 E ELC- ' D 1
	CA FGB Operations, LLC (Keith Bubb)	116 E. El Camino Real
	c/o AZ BMS, LLC	Sunnyvale, CA 94085
	14730 East Crested Crown	408-830-9100
	Fountain Hills, AZ 85268	
	(408) 490-0908	
	Canadian Guys Burgers Limited (Joseph Dand and Mike	40426 Winchester Rd.
	Lipinski)	Temecula, CA 92591
	40426 Winchester Rd.	951-296-1955
	Temecula, CA 92591	
	Joseph Dand (403) 616-7156	
	Mike Lipinski (905) 380-1188	
	Canadian Guys Burgers Limited (Joseph Dand and Mike	32195 Temecula Pkwy., Ste. 104
	, , ,	
	Lipinski)	Temecula, CA 92592
	40426 Winchester Rd.	
	Temecula, CA 92591	
	Joseph Dand (403) 616-7156	
	Mike Lipinski (905) 380-1188	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Canadian Guys Burgers Limited (Joseph Dand and Mike Lipinski) 40426 Winchester Rd.	31495 Yucaipa Blvd. Unit 3 Yucaipa, CA 92399 909-918-0234
	Temecula, CA 92591 Joseph Dand (403) 616-7156 Mike Lipinski (905) 380-1188	
Colorado	White Explicit (700) 500 Troo	
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring) 20 Main St. #306 Natick, MA 01760 Greg Vasey: (315) 292-8283	1855 29 th St. Boulder, CO 80301 303-440-3780
	Jack Goehring: (703) 867-8222 Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring) 20 Main St. #306 Natick, MA 01760 Greg Vasey: (315) 292-8283 Jack Goehring: (703) 867-8222	4480 @ 121st Ave. Broomfield, CO 80020 720-887-5989
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring) 20 Main St. #306 Natick, MA 01760 Greg Vasey: (315) 292-8283 Jack Goehring: (703) 867-8222	570 Zang St. Broomfield, CO 80021 303-440-3780
	Jeffrey Parker 3578 Hartsel Dr., Ste. E-130 Colorado Springs, CO 80920 (719) 358-6069	34 E. Allen St., Ste. 100 Castle Rock, CO 80108
	Jeffrey Parker 3578 Hartsel Dr., Ste. E-130 Colorado Springs, CO 80920 (719) 358-6069	7252 N. Academy Blvd. Ste. 120 Colorado Springs, CO 80920 719-264-6400
	Jeffrey Parker 3578 Hartsel Dr., Ste. E-130 Colorado Springs, CO 80920 (719) 358-6069	3336 Cinema Point Colorado Springs, CO 80922 719-380-4601
	Jeffrey Parker 3578 Hartsel Dr., Ste. E-130 Colorado Springs, CO 80920 (719) 358-6069	1612 Nevada Ave. Colorado Springs, CO 80906 719-633-8532
	Jeffrey Parker 3578 Hartsel Dr., Ste. E-130 Colorado Springs, CO 80920 (719) 358-6069	1286 Interquest Pkwy., Ste. 100 Colorado Springs, CO 80921 719-387-1319
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring) 20 Main St. #306 Natick, MA 01760 Greg Vasey: (315) 292-8283 Jack Goehring: (703) 867-8222	2934 Arapahoe Rd., Ste. 100 Erie, CO 80026 303-993-3717
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring) 20 Main St. #306 Natick, MA 01760 Greg Vasey: (315) 292-8283 Jack Goehring: (703) 867-8222	1335 West Elizabeth, #100 Fort Collins, CO 80521 970-797-2428
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring) 20 Main St. #306 Natick, MA 01760 Greg Vasey: (315) 292-8283 Jack Goehring: (703) 867-8222	Front Range Village 2860 E. Harmony Rd, Ste. 140 Fort Collins, CO 80525 970-204-9140

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Jeffrey Parker	2480 U.S. Hwy. 6
	3578 Hartsel Dr., Ste. E-130	Grand Junction, CO 81505
	Colorado Springs, CO 80920	970-314-2763
	(719) 358-6069	
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	4239 Centerplace Dr., Unit 1A
	20 Main St. #306	Greeley, CO 80634
	Natick, MA 01760	970-515-5324
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	2002 G
	Jeffrey Parker	9992 Commons St.
	3578 Hartsel Dr., Ste. E-130	Lonetree, CO 80124
	Colorado Springs, CO 80920	303-925-1955
	(719) 358-6069	1700 M : Gt #200
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	1708 Main St., #300
	20 Main St. #306	Longmont, CO 80501 303-485-8924
	Natick, MA 01760	303-463-6924
	Greg Vasey: (315) 292-8283 Jack Goehring: (703) 867-8222	
Delaware	Jack Goenfing. (703) 807-8222	
/C14 W 41 C	Rockham 5G DE, LLC (Drew Smith)	1249 Quintilio Dr.
	15 South Haddon Ave., Ste. 1	Bear, DE 19701
	Haddonfield, NJ 08033	302-832-7555
	(703) 869-8483	302 032 7333
	Rockham Chesapeake, LLC (Drew Smith)	111 Garfield Pkwy.
	15 South Haddon Ave., Ste. 1	Bethany Beach, DE 19930
	Haddonfield, NJ 08033	,
	(703) 869-8483	
	Rockham Chesapeake, LLC (Drew Smith)	270 S. Dupont Hwy.
	15 South Haddon Ave., Ste. 1	Camden, DE 19934
	Haddonfield, NJ 08033	302-603-3194
	(703) 869-8483	
	Rockham 5G DE, LLC (Drew Smith)	136 Lantana Dr.
	15 South Haddon Ave., Ste. 1	Hockessin, DE 19707
	Haddonfield, NJ 08033	302-239-1250
	(703) 869-8483	
	Rockham 5G DE, LLC (Drew Smith)	216 Christiana Mall
	15 South Haddon Ave., Ste. 1	Newark, DE 19702
	Haddonfield, NJ 08033	302-565-0808
	(703) 869-8483	127 F. M
	Rockham 5G DE, LLC (Drew Smith)	137 E. Main St.
	15 South Haddon Ave., Ste. 1	Newark, DE 19711
	Haddonfield, NJ 08033	302-533-5754
	(703) 869-8483	2217 Canaged Please
	Rockham 5G DE, LLC (Drew Smith)	2217 Concord Pkwy.
	15 South Haddon Ave., Ste. 1 Haddonfield, NJ 08033	Wilmington, DE 19803
	(703) 869-8483	
	Rockham 5G DE, LLC (Drew Smith)	3234 B. Kirkwood Hwy.
	15 South Haddon Ave., Ste. 1	Wilmington, DE 19808
	Haddonfield, NJ 08033	302-998-2955
	(703) 869-8483	302 770 2733
	(1.55) 007 0.05	
-	Gator Subs Vision LLC (George Estep and Scott Strahm)	229 E. Altamonte Dr., Ste. 1130
	3685 North National Rd.	Altamonte Springs, FL 32701
	Columbus, IN 47201	407-478-6900

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	MPR Development, LLC (Patrick Tracy, Thomas Tracy,	2240 NW 19 th St.
	Matt Tracy, Ryan Tracy)	Boca Raton, FL 34110
	128 Timberwalk Trail	561-368-8384
	Jupiter, FL 33458	
	Thomas Tracy (703) 283-3400	
	Matt Tracy (703) 216-2600	
	Pat Tracy (561) 846-2076	
	Ryan Tracy (703) 216-5723	
	M Assets, LLC (Dan Beaulieu)	12031 Bonita Beach Rd. SE, Ste. 170
	9219 Blue Sage Rd.	Bonita Springs, FL 34135
	Clinton, IL 61727	239-221-8711
	(502) 345-1200	
	MPR Development, LLC (Patrick Tracy, Thomas Tracy,	1950 Congress Ave., Ste. 110
	Matt Tracy, Ryan Tracy)	Boynton Beach, FL 33426
	128 Timberwalk Trail	561-369-4460
	Jupiter, FL 33458	
	Thomas Tracy (703) 283-3400	
	Matt Tracy (703) 216-2600	
	Pat Tracy (561) 846-2076	
	Ryan Tracy (703) 216-5723	
	Sarasota Seven Burgers LLC (George Estep and Scott	8435 Cooper Creek Blvd.
	Strahm)	Bradenton, FL 34201
	3685 North National Rd.	941-358-7900
	Columbus, IN 47201	
	George Estep - (812) 375-0140	
	Sarasota Seven Burgers LLC (George Estep and Scott	6783 Manatee Ave. West
	Strahm)	Bradenton, FL 34209
	3685 North National Rd.	941-794-3700
	Columbus, IN 47201	
	George Estep - (812) 375-0140	
	Gator Subs Vision LLC (George Estep and Scott Strahm)	13171 Cortez Blvd.
	3685 North National Rd.	Brooksville, FL 34613
	Columbus, IN 47201	352-597-6887
	George Estep - (812) 375-0140	
	M Assets, LLC (Dan Beaulieu)	1860 Pine Island Rd., Ste. 210
	9219 Blue Sage Rd.	Cape Coral, FL 33991
	Clinton, IL 61727	239-242-0384
	(502) 345-1200	
	M Assets, LLC (Dan Beaulieu)	2612 Santa Barbara Blvd.
	9219 Blue Sage Rd.	Cape Coral, FL 33914
	Clinton, IL 61727	239-242-6620
	(502) 345-1200	
	Bengel's Burgers, LLC (Charles Bengel)	6240 W. Irlo Bronson Memorial Hwy
	5061 Polk Ave.	192
	Alexandria, VA 22304	Celebration, FL 34747
	(703) 625-0064	407-566-8860
	Gator Subs Vision LLC (George Estep and Scott Strahm)	860 US Hwy 27, Unit 101
	3685 North National Rd.	Clermont, FL 34714
	Columbus, IN 47201	352-325-2304
	George Estep - (812) 375-0140	
	Vista Interprises, LLC (John Nguyen and Anh Pham)	20505 US Hwy. 19
	13201 Cartharpin Valley Dr.	Clearwater, FL 33759
	Gainesville, VA 20155	727-726-0100
	(571) 261-5065	
	Gator Subs Vision LLC (George Estep and Scott Strahm)	1600 N. Hancock Rd.
	3685 North National Rd.	Clermont, FL 34711
	Columbus, IN 47201	352-432-9473

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Yukon Broward, LLC (Reas Kondraschow and Yanmei Gao) 6278 N. Federal Hwy., Ste. 284 Ft. Lauderdale, FL 33308 (908) 391-7827	2870 N. University Dr. Coral Springs, FL 33065 754-529-8288
	Bengel's Burgers, LLC (Charles Bengel) 5061 Polk Ave. Alexandria, VA 22304 (703) 625-0064	2470 International Speedway Daytona Beach, FL 32114 386-258-7926
	Yukon Broward, LLC (Reas Kondraschow and Yanmei Gao) 6278 N. Federal Hwy., Ste. 284 Ft. Lauderdale, FL 33308 (908) 391-7827	296 S. Federal Hwy. Deerfield Beach, FL 33441 954-570-0375
	MPR Development, LLC (Patrick Tracy, Thomas Tracy, Matt Tracy, Ryan Tracy) 128 Timberwalk Trail Jupiter, FL 33458 Thomas Tracy (703) 283-3400 Matt Tracy (703) 216-2600 Pat Tracy (561) 846-2076 Ryan Tracy (703) 216-5723	571 Linton Blvd. Delray Beach, FL 3444 561-2663162
	M Assets, LLC (Dan Beaulieu) 9219 Blue Sage Rd. Clinton, IL 61727 (502) 345-1200	23050 Via Villagio Pkwy., #105 Estero, FL 33928 239-948-7106
	Yukon Broward, LLC (Reas Kondraschow and Yanmei Gao) 6278 N. Federal Hwy., Ste. 284 Ft. Lauderdale, FL 33308 (908) 391-7827	1816 Cordova Rd. Ft. Lauderdale, FL 33316 954-358-5862
	Yukon Broward, LLC (Reas Kondraschow and Yanmei Gao) 6278 N. Federal Hwy., Ste. 284 Ft. Lauderdale, FL 33308 (908) 391-7827	6365 N. Andrews Ave. Ft. Lauderdale, FL 33309
	M Assets, LLC (Dan Beaulieu) 9219 Blue Sage Rd. Clinton, IL 61727 (502) 345-1200	3268 Forum Blvd., Ste. 207 Ft. Meyers, FL 33905 239-936-4169
	M Assets, LLC (Dan Beaulieu) 9219 Blue Sage Rd. Clinton, IL 61727 (502) 345-1200	12640 S. Cleveland Ave., Unit 201 Ft. Myers, FL 33907
	M Assets, LLC (Dan Beaulieu) 9219 Blue Sage Rd. Clinton, IL 61727 (502) 345-1200	16230 Summerlin Rd., #201 Ft. Meyers, FL 33908 293-267-2813
	Yukon Broward, LLC (Reas Kondraschow and Yanmei Gao) 6278 N. Federal Hwy., Ste. 284 Ft. Lauderdale, FL 33308 (908) 391-7827	800 East Hallandale Beach Blvd. Hallandale Beach, FL 33009 954-589-1281

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	MPR Development, LLC (Patrick Tracy, Thomas Tracy,	2532 W. Indiantown Rd., #10
	Matt Tracy, Ryan Tracy)	Jupiter, FL 33458
	128 Timberwalk Trail	
	Jupiter, FL 33458	
	Thomas Tracy (703) 283-3400	
	Matt Tracy (703) 216-2600	
	Pat Tracy (561) 846-2076	
	Ryan Tracy (703) 216-5723	
	Bengel's Burgers, LLC (Charles Bengel)	3621 Vineland Rd.
	5061 Polk Ave.	Kissimmee, FL 34746
	Alexandria, VA 22304	407-479-6212
	(703) 625-0064	
	Gator Subs Vision LLC (George Estep and Scott Strahm)	17708 Aprile Dr.
	3685 North National Rd.	Land O'Lakes, FL 34638
	Columbus, IN 47201	813-474-7147
	George Estep - (812) 375-0140	
	Vista Interprises, LLC (John Nguyen and Anh Pham)	10125 Ulmerton Rd., Ste. 1
	13201 Cartharpin Valley Dr.	Largo, FL 33771
	Gainesville, VA 20155	727-238-8971
	(571) 261-5065	727-236-6971
	Gator Subs Vision LLC (George Estep and Scott Strahm)	25599 Sierra Center Blvd.
	3685 North National Rd.	Lutz, FL 33559
	Columbus, IN 47201	813-949-8088
		013-949-0000
	George Estep - (812) 375-0140	500 E M 1 CCWW
	Bengel's Burgers, LLC (Charles Bengel) 5061 Polk Ave.	500 E. Merritt Island CSWY
		Merritt Island, FL 32952
	Alexandria, VA 22304	
	(703) 625-0064	2050 D 1D1 H 4240 250
	Yukon Broward, LLC (Reas Kondraschow and Yanmei	2850 Red Rd., Unit 340-350
	Gao)	Miramar, FL 33025
	6278 N. Federal Hwy., Ste. 284	954-613-3351
	Ft. Lauderdale, FL 33308	
	(908) 391-7827	10000 11 441
	Gator Subs Vision LLC (George Estep and Scott Strahm)	19009 Hwy 441
	3685 North National Rd.	Mount Dora, FL 32757
	Columbus, IN 47201	
	George Estep - (812) 375-0140	
	Collier FG Holding, LLC (Patrick and Edward Sheridan)	1410 Pine Ridge Rd.
	77 Knollwood Rd.	Naples, FL
	Short Hills, NJ 07078	239-261-5603
	(973) 752-5916	
	Collier FG Holding, LLC (Patrick and Edward Sheridan)	13585 Tamiami Trails North
	77 Knollwood Rd.	Naples, FL 34110
	Short Hills, NJ 07078	239-566-1200
	(973) 752-5916	
	Collier FG Holding, LLC (Patrick and Edward Sheridan)	7335 Radio Rd., Ste. 109
	77 Knollwood Rd.	Naples, FL 34104
	Short Hills, NJ 07078	239-352-9820
	(973) 752-5916	
	Collier FG Holding, LLC (Patrick and Edward Sheridan)	7685 Colliers Blvd.
	77 Knollwood Rd.	Naples, FL 34113
	Short Hills, NJ 07078	239-732-9502
	(973) 752-5916	
	[(3/3)/32-3310	
		7211 Vanderbilt Beach Rd. #17
	Collier FG Holding, LLC (Patrick and Edward Sheridan)	7211 Vanderbilt Beach Rd. #17 Naples, FL 34119
		7211 Vanderbilt Beach Rd. #17 Naples, FL 34119 239-331-4594

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Sarasota Seven Burgers LLC (George Estep and Scott	17819 Tamiami Trail
	Strahm)	North Port, FL 34287
	3685 North National Rd.	941-423-1215
	Columbus, IN 47201	
	George Estep - (812) 375-0140	
	Bengel's Burgers, LLC (Charles Bengel)	898 Saxon Blvd.
	5061 Polk Ave.	Orange City, FL 32763
	Alexandria, VA 22304	
	(703) 625-0064	
	Gator Subs Vision LLC (George Estep and Scott Strahm)	Baldwin Park Village Center
	3685 North National Rd.	4821 New Broad St.
	Columbus, IN 47201	Orlando, FL 32814
	George Estep - (812) 375-0140	407-219-3366
	Bengel's Burgers, LLC (Charles Bengel)	8001 S. Orange Blossom Trail
	5061 Polk Ave.	Orlando, FL 32809
	Alexandria, VA 22304	407-851-5299
	(703) 625-0064	
	Bengel's Burgers, LLC (Charles Bengel)	4969 International Dr. (the Prime
	5061 Polk Ave.	Outlets)
	Alexandria, VA 22304	Orlando, FL
	(703) 625-0064	407-352-8362
	Bengel's Burgers, LLC (Charles Bengel)	551 N. Alafaya Trail
	5061 Polk Ave.	Orlando, FL 32828
	Alexandria, VA 22304	321-235-5006
	(703) 625-0064	
	Bengel's Burgers, LLC (Charles Bengel)	6125 S. Semoran Blvd.
	5061 Polk Ave.	Orlando, FL 32822
	Alexandria, VA 22304	407-856-2992
	(703) 625-0064	1.07.000 2772
	Bengel's Burgers, LLC (Charles Bengel)	8324 International Dr.
	5061 Polk Ave.	Orlando, FL 32819
	Alexandria, VA 22304	407-730-2339
	(703) 625-0064	
	Bengel's Burgers, LLC (Charles Bengel)	8031 Turkey Lake Rd., Ste. 100
	5061 Polk Ave.	Orlando, FL 32819
	Alexandria, VA 22304	407-930-1261
	(703) 625-0064	10, 300 1201
	Bengel's Burgers, LLC (Charles Bengel)	4698 Gardens Park Blvd.
	5061 Polk Ave.	Orlando, FL 32839
	Alexandria, VA 22304	407-458-9567
	(703) 625-0064	
	Gator Subs Vision LLC (George Estep and Scott Strahm)	11891 University Blvd.
	3685 North National Rd.	Orlando FL 32817
	Columbus, IN 47201	407-440-3939
	George Estep - (812) 375-0140	107 110 3737
	Gator Subs Vision LLC (George Estep and Scott Strahm)	967 City Walk Ln.
	3685 North National Rd.	Oviedo FL 32765
	Columbus, IN 47201	407-542-4602
		70/-342-4002
	George Estep - (812) 375-0140	4706 Harry 00
	GHG Gulf Coast, LLC (Bill Gellert)	4796 Hwy. 90
	172 Whime convill D J	Dogg EL 22571
	173 Whippoorwill Rd. Hillsdale, NY 12529	Pace, FL 32571 850-889-4656

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	MPR Development, LLC (Patrick Tracy, Thomas Tracy,	11320 Legacy Ave., Ste. 100
	Matt Tracy, Ryan Tracy) 128 Timberwalk Trail	Legacy Place Palm Beach Gardens, FL 33410
	Jupiter, FL 33458	561-625-3888
	Thomas Tracy (703) 283-3400	
	Matt Tracy (703) 216-2600	
	Pat Tracy (561) 846-2076	
	Ryan Tracy (703) 216-5723	300 East Lake Rd.
	Vista Interprises, LLC (John Nguyen and Anh Pham) 13201 Catharpin Valley Dr.	Palm Harbor, FL 34686
	Gainesville, VA 20155	727-784-8965
	(571) 236-1214	
	Yukon Broward, LLC (Reas Kondraschow and Yanmei	11097 Pines Blvd.
	Gao)	Pembroke Pines, FL 33026
	6278 N. Federal Hwy., Ste. 284	954-367-0167
	Ft. Lauderdale, FL 33308	
	(908) 391-7827 Yukon Broward, LLC (Reas Kondraschow and Yanmei	15651 Pines Blvd.
	Gao)	Pembroke Pines, FL 33027
	6278 N. Federal Hwy., Ste. 284	954-251-3048
	Ft. Lauderdale, FL 33308	
	(908) 391-7827	
	GHG Gulf Coast, LLC (Bill Gellert)	1690 Airport Blvd.
	173 Whippoorwill Rd.	Pensacola, FL 32504
	Hillsdale, NY 12529	850-484-5388
	(914) 643-2180 Vista Interprises, LLC (John Nguyen and Anh Pham)	7056 US Hwy 19N & Park Blvd.
	13201 Catharpin Valley Dr.	Pinellas Park, FL
	Gainesville, VA 20155	727-526-7800
	(571) 236-1214	
	Yukon Broward, LLC (Reas Kondraschow and Yanmei	The Fountains
	Gao)	801 S. University Dr.
	6278 N. Federal Hwy., Ste. 284	Plantation, FL 33324
	Ft. Lauderdale, FL 33308 (908) 391-7827	
	Yukon Broward, LLC (Reas Kondraschow and Yanmei	1700 NE 23rd St. Ste. 110
	Gao)	Pompano Beach, FL 33062
	6278 N. Federal Hwy., Ste. 284	954-366-3309
	Ft. Lauderdale, FL 33308	
	(908) 391-7827	1000 T T
	M Assets, LLC (Dan Beaulieu)	1900 Tamiami Trail, Ste. 100
	9219 Blue Sage Rd. Clinton, IL 61727	Port Charlotte, FL 33948 941-764-0088
	(502) 345-1200	7-11-70 1- 0000
	MPR Development, LLC (Patrick Tracy, Thomas Tracy,	1707 NW Port St. Lucie Blvd., #158
	Matt Tracy, Ryan Tracy)	Port St. Lucie, FL 34986
	128 Timberwalk Trail	
	Jupiter, FL 33458	
	Thomas Tracy (703) 283-3400	
	Matt Tracy (703) 216-2600	
	Pat Tracy (561) 846-2076 Ryan Tracy (703) 216-5723	
	M Assets, LLC (Dan Beaulieu)	379 Kings Hwy, Ste. #100
	9219 Blue Sage Rd.	Punta Gorda, FL 33983
	Clinton, IL 61727	941-883-4946
	(502) 345-1200	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Sarasota Seven Burgers LLC (George Estep and Scott	6593 S. Tamiami Trail
	Strahm)	Sarasota, FL 34231
	3685 North National Rd.	
	Columbus, IN 47201	
	George Estep - (812) 375-0140	
	Sarasota Seven Burgers LLC (George Estep and Scott	5354 Fruitville Road, Unit 8
	Strahm)	Sarasota, FL 34232
	3685 North National Rd.	941-342-0170
	Columbus, IN 47201	
	George Estep - (812) 375-0140	
	Flow Smart Five LLC (James Garrettson)	1929 US-1
	8245 Boone Blvd., Ste. 650	Sebastian, FL 32958
	Vienna, VA 22182	772-874-5014
	(703) 421-9330	772 071 3011
	Flow Smart Five LLC (James Garrettson)	307 North Hwy. 27
	8245 Boone Blvd., Ste. 650	Sebring, FL 33870
	Vienna, VA 22182	863-402-2093
	(703) 421-9330	803-402-2093
	Vista Interprises, LLC (John Nguyen and Anh Pham)	7102 Saminala Dlvd
		7103 Seminole Blvd.
	13201 Cartharpin Valley Dr.	Seminole, FL 33772
	Gainesville, VA 20155	727-273-0765
	(571) 261-5065	
	Vista Interprises, LLC (John Nguyen and Anh Pham)	The Shoppes at Royale
	13201 Cartharpin Valley Dr.	1458 66 th St. North
	Gainesville, VA 20155	St. Petersburg, FL 33710
	(571) 261-5065	727-343-9600
	MPR Development, LLC (Patrick Tracy, Thomas Tracy,	2185 SE Federal Hwy.
	Matt Tracy, Ryan Tracy)	Stuart, FL 34994
	128 Timberwalk Trail	772-283-5454
	Jupiter, FL 33458	
	Thomas Tracy (703) 283-3400	
	Matt Tracy (703) 216-2600	
	Pat Tracy (561) 846-2076	
	Ryan Tracy (703) 216-5723	
	Yukon Broward, LLC (Reas Kondraschow and Yanmei	13955 Sunrise Blvd.
	Gao)	Sunrise, FL 33323
	6278 N. Federal Hwy., Ste. 284	754-200-6028
	Ft. Lauderdale, FL 33308	75 1 200 0020
	(908) 391-7827	
	Vista Interprises, LLC (John Nguyen and Anh Pham)	2530 S. Falkenburg Rd.
	13201 Catharpin Valley Dr.	Tampa, FL 33619
	Gainesville, VA 20155	813-442-7252
	(571) 236-1214	013-772-1232
	Gator Subs Vision LLC (George Estep and Scott Strahm)	17000 SR-54, Ste. 101
	3685 North National Rd.	1
		Trinity, FL 34655 727-376-5885
	Columbus, IN 47201	121-310-3883
	George Estep - (812) 375-0140	1225 HOLL 1 D.11 C.
	Flow Smart Five LLC (James Garrettson)	1335 US Hwy. 1, Publix Center
	8245 Boone Blvd., Ste. 650	Vero Beach, FL
	Vienna, VA 22182	772-299-4355
	(703) 421-9330	
	Bengel's Burgers, LLC (Charles Bengel)	2230 Town Center Ave.
	5061 Polk Ave.	Viera, FL 32940
	Alexandria, VA 22304	321-633-0033
	(703) 625-0064	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	MPR Development, LLC (Patrick Tracy, Thomas Tracy,	10200 Forest Hill Blvd., Ste. 150
	Matt Tracy, Ryan Tracy)	Wellington, FL 33414
	128 Timberwalk Trail	561-790-7500
	Jupiter, FL 33458	
	Thomas Tracy (703) 283-3400	
	Matt Tracy (703) 216-2600	
	Pat Tracy (561) 846-2076	
	Ryan Tracy (703) 216-5723	
	Gator Subs Vision LLC (George Estep and Scott Strahm)	28894 State Road 54
	3685 North National Rd.	Wesley Chapel, FL 33543
	Columbus, IN 47201	813-358-4772
	George Estep - (812) 375-0140	
	Bengel's Burgers, LLC (Charles Bengel)	225 Palm Bay Rd.
	5061 Polk Ave.	West Melbourne, FL 32904
	Alexandria, VA 22304	321-409-9940
	(703) 625-0064	
	Bengel's Burgers, LLC (Charles Bengel)	Winter Gardens Village
	5061 Polk Ave.	3107 Daniels Rd.
	Alexandria, VA 22304	Winter Garden, FL 34787
	(703) 625-0064	407-905-9811
	Bengel's Burgers, LLC (Charles Bengel)	13292 Hartzog Rd.
	5061 Polk Ave.	Winter Garden, FL 34787
	Alexandria, VA 22304	407-347-1859
	(703) 625-0064	
	Gator Subs Vision LLC (George Estep and Scott Strahm)	501 North Orlando Ave. Unit 301
	3685 North National Rd.	Winter Park, FL 32789
	Columbus, IN 47201	407-338-4995
	George Estep - (812) 375-0140	107 330 1333
	Gator Subs Vision LLC (George Estep and Scott Strahm)	5848 Red Bug Lake Rd.
	3685 North National Rd.	Winter Springs, FL 32708
	Columbus, IN 47201	407-636-8100
	George Estep - (812) 375-0140	107 050 0100
	Gator Subs Vision LLC (George Estep and Scott Strahm)	7654 Gall Blvd.
	3685 North National Rd.	Zephrhills, FL 33541
	Columbus, IN 47201	26pmmis, 1 E 333 11
	George Estep - (812) 375-0140	
Georgia	George Esteb (012) 373 01 10	
or gru	Buster's Resource Management, LLC (Grant Buster)	2622 Holcomb Bridge Rd., Ste. 100
	4744 32 nd St. N	Alpharetta, GA 30022
	Arlington, VA 22207	770- 696-5209
	(571) 499-7761	770-070-3207
	Buster's Resource Management, LLC (Grant Buster)	6410 N. Point Pkwy.
	4744 32 nd St. N	Alpharetta, GA 30022
	Arlington, VA 22207	770-346-0366
	(571) 499-7761	/ / 0-3-0-0300
	Atlanta's Best Burgers, LLC (Michael Melton)	Atlanta Hartsfield Jackson
	1219 Towlston Rd.	International Airport
	Great Falls, VA 22027	_
		Concourse C, Gate 43
	(703) 919-5289	404-763-6909
	Uheri Group, LLC (Paul and Carl Fisher)	1253 Caroline St.
	Post Office Box 42307	Atlanta, GA 30310
	Atlanta, GA 30311	404-688-6474
	(516) 384-9528	
	Uheri Group, LLC (Carl and Paul Fisher)	860 Peachtree Rd., Ste. A
	1253 Caroline St., Ste. E-100	Atlanta, GA 30308
	Atlanta, GA 30307	
	(516) 384-9528, (404)734-8877	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Jason Patel, Riteshbhai Patel, Jitenbhai Patel	2805 Washington Rd., #402
	2368 Calistoga Ct.	Augusta, GA 30909
	Lawrenceville, GA 30043	
	(256) 810-8336	
	GHG TennGA, LLC (Bill Gellert)	1303 Walnut Ave.
	173 Whippoorwill Rd.	Dalton, GA 30720
	Hillsdale, NY 12529	706-229-9147
	(914) 643-2180; (518) 325-9717	
	Jason Patel, Riteshbhai Patel, Jitenbhai Patel	4324 Washington Rd.
	2368 Calistoga Ct.	Evans, GA 30809
	Lawrenceville, GA 30043	Evalis, Gri 5000)
	(256) 810-8336	
	GHG TennGA, LLC (Bill Gellert)	1417 Dietz Rd.
	173 Whippoorwill Rd.	Fort Oglethorpe, GA 30736
	Hillsdale, NY 12529	706-419-8056
		/00-419-8030
	(914) 643-2180; (518) 325-9717	0602 D41 D
	Jason Patel, Riteshbhai Patel, Jitenbhai Patel	9602 Bentley Dr.
	2368 Calistoga Ct.	Grovetown, GA 30813
	Lawrenceville, GA 30043	706-305-9520
	(256) 810-8336	
	Five Star Burgers Lawrenceville Co. (Jason Patel)	798 Lawrenceville Suwannee Rd.
	2368 Calistoga Ct.	Lawrenceville, GA 30043
	Lawrenceville, GA 30043	770-962-6882
	(256) 810-8336	
	Five Star Burgers Loganville Co. (Jason Patel)	4018 Atlanta Hwy., #224
	2368 Calistoga Ct.	Loganville, GA 30052
	Lawrenceville, GA 30043	
	(256) 810-8336	
	Five Star Burgers Lawrenceville Co. (Jason Patel)	1575 Scenic Hwy. South, #400
	2368 Calistoga Ct.	Snellville, GA 30078
	Lawrenceville, GA 30043	470-246-5756
	(256) 810-8336	
	Buster's Resource Management, LLC (Grant Buster)	3105 Peachtree Pkwy., #100
	4744 32 nd St. N	Suwanee, GA 30024
	Arlington, VA 22207	770-945-4670
	(571) 499-7761	770 713 1070
	Five Star Burgers Tucker, Inc. (Jason Patel)	4306 Lawrenceville Hwy.
	2368 Calistoga Ct.	Tucker, GA 30084
	Lawrenceville, GA 30043	770-496-9990
	(256) 810-8336	770-490-9990
Hawaii	(230) 010-0330	
1411411	Bighorn Five Guys Acquisitions, LLC (Clayton Parrett and	98-1005 Moanalua Rd., #1101A
	H. Scott Miller)	Aiea, HI 96701
	c/o Miller Investment Management, LP	
		808-488-4442
	100 Front St., Ste 1500	
	West Conshohocken, PA 19428	
	(610) 834-9820 x144	
	Bighorn Five Guys Acquisitions, LLC (Clayton Parrett and	91-5431 Kapolei Pkwy.
	H. Scott Miller)	Kapolei, HI 96707
	c/o Miller Investment Management, LP	808-628-4740
	100 Front St., Ste 1500	
	West Conshohocken, PA 19428	
	(610) 834-9820 x144	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Bighorn Five Guys Acquisitions, LLC (Clayton Parrett and	95-1249 Meheula Pkwy. #210
	H. Scott Miller)	Mililani, HI 96789
	c/o Miller Investment Management, LP	808-312-3407
	100 Front St., Ste 1500	
	West Conshohocken, PA 19428	
	(610) 834-9820 x144	
Idaho	I	
	MeisterGuys, LLC (Jeff Howes)	2541 S. 25 th St.
	125 West Burton Ave., Ste. 2	Ammon, ID 83406
	Salt Lake City, UT 84115	208-522-4448
	(801) 231-6101	
	MeisterGuys, LLC (Jeff Howes)	1587 N. Milwaukee St.
	125 West Burton Ave., Ste. 2	Boise, ID 83704
	Salt Lake City, UT 84115	208-658-4930
	(801) 231-6101	221 % 241 %
	MeisterGuys, LLC (Jeff Howes)	321 S. 8 th St.
	125 West Burton Ave., Ste. 2	Boise, ID 83702
	Salt Lake City, UT 84115	
	(801) 231-6101	2020 N. d.E. 1. B.1. "1
	MeisterGuys, LLC (Jeff Howes)	2830 North Eagle Rd., #1
	125 West Burton Ave., Ste. 2	Meridian, ID 83646
	Salt Lake City, UT 84115	
	(801) 231-6101	1600001 106 1 1 1 1
	MeisterGuys, LLC (Jeff Howes)	16387 North Marketplace Blvd.
	125 West Burton Ave., Ste. 2	Nampa, ID 83687
	Salt Lake City, UT 84115	208-466-4256
	(801) 231-6101	225 W O : D 1 Ct 200
	MeisterGuys, LLC (Jeff Howes)	235 W. Quinn Rd., Ste. 300
	125 West Burton Ave., Ste. 2	Pocatello, ID 83202
	Salt Lake City, UT 84115	208-637-1000
	(801) 231-6101	179 West 2 nd South
	MeisterGuys, LLC (Jeff Howes)	Rexburg, ID 83440
	125 West Burton Ave., Ste. 2 Salt Lake City, UT 84115	208-346-7205
	(801) 231-6101	208-340-7203
	MeisterGuys, LLC (Jeff Howes)	1485 E. Pole Line Rd.
	125 West Burton Ave., Ste. 2	Twin Falls, ID 83301
	Salt Lake City, UT 84115	208-734-6200
	(801) 231-6101	200-754-0200
Indiana	(001) 201 0101	
	GHG Indiana, LLC (Bill Gellert)	1199 S. College Mall Rd.
	173 Whippoorwill Rd.	Bloomington, IN 47404
	Hillsdale, NY 12529	812-336-4897
	(914) 643-2180	
	GHG Indiana, LLC (Bill Gellert)	425 E. Kirkwood Ave.
	173 Whippoorwill Rd.	Bloomington, IN 47401
	Hillsdale, NY 12529	812-336-3483
	(914) 643-2180	
	Celtic Group, Inc. (Mary Walsh, Patrick Walsh)	124 East Northfield Dr., Ste. H
	872 N. Brookshade Pkwy.	Brownsburg, IN 46112
	Alpharetta, GA 30004	317-858-3012
	(404) 307-2628	
	Celtic Group, Inc. (Mary Walsh, Patrick Walsh)	2009-8 E. Greyhound Pass
	872 N. Brookshade Pkwy.	Carmel, IN 46032
	Alpharetta, GA 30004	317-587-7474
	(404) 307-2628	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	GHG Indiana, LLC (Bill Gellert)	1675 N. National Road
	173 Whippoorwill Rd.	Columbus, IN 47201
	Hillsdale, NY 12529	812-675-3788
	(914) 643-2180	
	DHW & Company (Donald Doan and Chris Wolf)	10708 Broadway St.
	2145 N. Racine #1, Ste. 102	Crown Point, IN 46307
	Chicago, IL 60614	219-281-2001
	(773) 562-9855; (773) 627-3443	
	GHG Indiana, LLC (Bill Gellert)	Village Commons S/C Space 3A
	173 Whippoorwill Rd.	5042 E. Indiana St.
	Hillsdale, NY 12529	Evansville, IN 47715
	(914) 643-2180	
	Celtic Group, Inc. (Mary Walsh, Patrick Walsh)	11670 Commercial Dr.
	872 N. Brookshade Pkwy.	Fishers, IN 46038
	Alpharetta, GA 30004	317-596-8686
	(404) 307-2628	
	GHG Indiana, LLC (Bill Gellert)	801 G1 Northcrest Shopping Center
	173 Whippoorwill Rd.	Fort Wayne, IN 46805
	Hillsdale, NY 12529	260-484-2003
	(914) 643-2180	200 10 1 2000
	GHG Indiana, LLC (Bill Gellert)	5830 West Jefferson Blvd.
	173 Whippoorwill Rd.	Fort Wayne, IN 46804
	Hillsdale, NY 12529	260-436-6295
	(914) 643-2180	200 430 0273
	GHG Indiana, LLC (Bill Gellert)	7815 S. US Hwy. 31
	173 Whippoorwill Rd.	Indianapolis, IN 26227
	Hillsdale, NY 12529	317-881-0562
	(914) 643-2180	317-881-0302
	GHG Indiana, LLC (Bill Gellert)	3454A W. 86 th St.
	173 Whippoorwill Rd.	Indianapolis, IN 46268
	Hillsdale, NY 12529	317-876-0811
		317-870-0811
	(914) 643-2180	5317 East 82 nd St.
	GHG Indiana, LLC (Bill Gellert)	
	173 Whippoorwill Rd.	Indianapolis, IN 46250
	Hillsdale, NY 12529	317-598-0013
	(914) 643-2180	0210 D. 1. 11 D.1. Gr. A
	GHG Indiana, LLC (Bill Gellert)	9210 Rockville Rd., Ste. A
	173 Whippoorwill Rd.	Indianapolis, IN 46234
	Hillsdale, NY 12529	317-271-7377
	(914) 643-2180	2000 F W 11
	GHG Indiana, LLC (Bill Gellert)	9808 E. Washington St.
	173 Whippoorwill Rd.	Indianapolis, IN 46229
	Hillsdale, NY 12529	317-897-6752
	(914) 643-2180	10 11
	GHG Indiana, LLC (Bill Gellert)	48 E. Washington St.
	173 Whippoorwill Rd.	Indianapolis, IN 46204
	Hillsdale, NY 12529	317-220-8632
	(914) 643-2180	
	737 Ventures LLC (George Estep)	1500 Veterans Pkwy.
	3685 North National Rd.	Jeffersonville, IN 47130
	Columbus, IN 47201	812-913-4820
	(812) 375-0140	
	Central FG Burger Development, LLC (George Estep)	1620 East Blvd.
	3685 North National Rd.	Kokomo, IN 46902
	Columbus, IN 47201	765-450-5201
	(812) 375-0140	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Central FG Burger Development, LLC (George Estep)	210 S. Creasy Ln.
	3685 North National Rd.	Lafayette, IN 4790
	Columbus, IN 47201	765-250-5946
	(812) 375-0140 DHW & Company (Donald Doan and Chris Wolf)	5226 Franklin St.
	2145 N. Racine #1, Ste. 102	Michigan City, IN 46360
	Chicago, IL 60614	219-878-5800
	(773) 562-9855; (773) 627-3443	213 070 3000
	DHW & Company (Donald Doan and Chris Wolf)	6501 Grape Rd.
	2145 N. Racine #1, Ste. 102	Mishawaka, IN 46546
	Chicago, IL 60614	574-271-2400
	(773) 562-9855; (773) 627-3443	
	Central FG Burger Development, LLC (George Estep)	3911 W. Bethel Ave.
	3685 North National Rd.	Muncie, IN 47304
	Columbus, IN 47201	765-313-7567
	(812) 375-0140	
	DHW & Company (Donald Doan and Chris Wolf)	8231 Calumet Ave.
	2145 N. Racine #1, Ste. 102	Munster, IN 46321
	Chicago, IL 60614	
	(773) 562-9855; (773) 627-3443	
	737 Ventures LLC (George Estep)	2221 State St.
	3685 North National Rd.	New Albany, IN 47150
	Columbus, IN 47201	812-944-9958
	(812) 343-3027	
	Celtic Group, Inc. (Mary Walsh, Patrick Walsh)	13971 Town Center Blvd.
	872 N. Brookshade Pkwy.	Noblesville, IN 46060
	Alpharetta, GA 30004	317-770-3636
	(404) 307-2628	
	Celtic Group, Inc. (Mary Walsh, Patrick Walsh)	2663 E. Main St.
	872 N. Brookshade Pkwy.	Plainfield, IN 46168
	Alpharetta, GA 30004	317- 939-1600
	(404) 307-2628 DHW & Company (Donald Doan and Chris Wolf)	1575 US Hwy 41
	2145 N. Racine #1, Ste. 102	Schereville, IN 46375
	Chicago, IL 60614	219-864-5800
	(773) 562-9855; (773) 627-3443	219-804-3800
		(050 HC H (
	DHW & Company (Donald Doan and Chris Wolf)	6050 US Hwy 6
	2145 N. Racine #1, Ste. 102	Portage, IN 46368 219-764-1777
	Chicago, IL 60614 (773) 562-9855; (773) 627-3443	219-704-1777
	DHW & Company (Donald Doan and Chris Wolf)	1233 Eddy St., #10
	2145 N. Racine #1, Ste. 102	South Bend, IN 46617
	Chicago, IL 60614	574-234-1800
	(773) 562-9855; (773) 627-3443	374 234 1000
	GHG Indiana, LLC (Bill Gellert)	5399 S. US Hwy 41
	173 Whippoorwill Rd.	Terre Haute, IN 47802
	Hillsdale, NY 12529	812-299-4897
	(914) 643-2180	
	DHW & Company (Donald Doan and Chris Wolf)	2505 Laporte Ave., Ste. #171
	2145 N. Racine #1, Ste. 102	Valparaiso, IN 46383
	Chicago, IL 60614	219-299-2230
	(773) 562-9855; (773) 627-3443	
	Celtic Group, Inc. (Mary Walsh, Patrick Walsh)	6685 Whitestown Pkwy.
	872 N. Brookshade Pkwy.	Zionsville, IN 46077
	Alpharetta, GA 30004	317-344-3007
	(404) 307-2628	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
Kansas		
	RWT, LLC (David and Mary Richey)	1843 Village West Pkwy., #135
	1907 Quail Run	Kansas City, KS 66111
	Lawrence, KS 66047	913-334-4700
	(785) 840-9161	
	RWT, LLC (David and Mary Richey)	3930 Rainbow Blvd.
	1907 Quail Run	Kansas City, KS 66013
	Lawrence, KS 66047	
	(785) 840-9161	
	RWT, LLC (David and Mary Richey)	2040-B 31st St.
	1907 Quail Run	Lawrence, KS 66046
	Lawrence, KS 66047	,
	(785) 840-9161	
	RWT, LLC (David and Mary Richey)	518 Tuttle Creek Blvd., Ste. 120
	1907 Quail Run	Manhattan, KS 66502
	Lawrence, KS 66047	785-565-9000
	(785) 840-9161	783-303-7000
		5922 Barkley St., Ste. 101
	Hyde Park Kansas City LLC (Greg Vasey and Jody	
	Goehring)	Mission, KS 66202
	20 Main St., Ste. 306	913-296-7560
	Natick, MA 01760	
	Greg Vasey: (315) 292-8283	
	Jody Goehring: (703) 867-8222	
	Hyde Park Kansas City LLC (Greg Vasey and Jody	14965-67 W. 119 th St.
	Goehring)	Olathe, KS 66062
	20 Main St., Ste. 306	913-780-4987
	Natick, MA 01760	
	Greg Vasey: (315) 292-8283	
	Jody Goehring: (703) 867-8222	
	Hyde Park Kansas City LLC (Greg Vasey and Jody	9133 Metcalf Ave.
	Goehring)	Overland Park, KS 66013
	20 Main St., Ste. 306	913-345-1512
	Natick, MA 01760	710 0 10 1212
	Greg Vasey: (315) 292-8283	
	Jody Goehring: (703) 867-8222	
	Hyde Park Kansas City LLC (Greg Vasey and Jody	11333 W. 95 th St.
	Goehring)	Overland Park, KS 66124 913-492-3423
	20 Main St., Ste. 306	915-492-3425
	Natick, MA 01760	
	Greg Vasey: (315) 292-8283	
	Jody Goehring: (703) 867-8222	5500 XX 150th G
	Hyde Park Kansas City LLC (Greg Vasey and Jody	7733 W. 159 th St.
	Goehring)	Overland Park, KS 66223
	20 Main St., Ste. 306	913-730-8101
	Natick, MA 01760	
	Greg Vasey: (315) 292-8283	
	Jody Goehring: (703) 867-8222	
	RWT, LLC (David and Mary Richey)	3015 S. 9 th St.
	1907 Quail Run	Salina, KS 67401
	Lawrence, KS 66047	785-822-0675
	(785) 840-9161	
	Hyde Park Kansas City LLC (Greg Vasey and Jody	11900 Shawnee Mission Pkwy.
	Goehring)	Shawnee, KS 66216
	20 Main St., Ste. 306	913-387-4009
		713-30/ -4 007
	Natick, MA 01760	
	Greg Vasey: (315) 292-8283	
	Jody Goehring: (703) 867-8222	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	RWT, LLC (David and Mary Richey)	1191 Wanamaker Rd., Ste. B
	1907 Quail Run	Topeka, KS 66604
	Lawrence, KS 66047	785-273-1730
	(785) 840-9161	
	Red Letter J, Inc. (Jeff Miller and Jay Miller)	2929 N. Rock Rd.
	2929 N. Rock Rd., Ste. 110	Wichita, KS 67226
	Wichita, KS 67226	316-440-4895
	(719) 229-4299; (267) 879-3893	
	Red Letter J, Inc. (Jeff Miller and Jay Miller)	3807 N. Maize Rd.
	2929 N. Rock Rd., Ste. 110	Wichita, KS 67205
	Wichita, KS 67226	316-722-5489
	(719) 229-4299; (267) 879-3893	
	Red Letter J, Inc. (Jeff Miller and Jay Miller)	1025 East Douglas Ave.
	2929 N. Rock Rd., Ste. 110	Wichita, KS 67202
	Wichita, KS 67226	
	(719) 229-4299; (267) 879-3893	
Kentucky	T	
	737 Ventures LLC (George Estep)	1617 North Dixie Hwy.
	3685 North National Rd.	Elizabethtown, KY 42701
	Columbus, IN 47201	270-506-2279
	(812) 343-3027	
	KRNBLZ, LLC (Joseph Carroll)	The Mall
	247 North Westmonte Dr.	7668 Mall Rd.
	Altamonte Springs, FL 32714	Florence, KY 41042
	(407) 529-7100	
	Barton Restaurant Group, LLC (Tyler Barton, Sharron	101 Lawson Dr.
	Barton)	Georgetown, KY 40324
	8365 Royal Troon Dr.	502-370-4117
	Duluth, GA 30097	
	(859) 913-1059	2515 Wilson Rd.
	KRNBLZ, LLC (Joseph Carroll)	
	247 North Westmonte Dr.	Highland Heights, KY 41076 859-279-3533
	Altamonte Springs, FL 32714 (407) 529-7100	839-279-3333
	Barton Restaurant Group, LLC (Tyler Barton, Sharron	2467 Nicholasville Rd.
	Barton)	Lexington, KY 40503
	8365 Royal Troon Dr.	859-260-1471
	Duluth, GA 30097	037-200-1471
	(859) 913-1059	
	Barton Restaurant Group, LLC (Tyler Barton, Sharron	Helmsdale Place
	Barton)	3090 Helmsdale Place
	8365 Royal Troon Dr.	Lexington, KY 40509
	Duluth, GA 30097	
	(859) 913-1059	
	737 Ventures LLC (George Estep)	4116 Summit Plaza Dr.
	3685 North National Rd.	Louisville, KY 40241
	Columbus, IN 47201	502-426-1702
	(812) 343-3027	
·	737 Ventures LLC (George Estep)	4226 Shelbyville Rd.
	3685 North National Rd.	Louisville, KY 40207
	Columbus, IN 47201	502-891-8848
	(812) 343-3027	
	737 Ventures LLC (George Estep)	4903 Outer Loop
	3685 North National Rd.	Louisville, KY 40219
	Columbus, IN 47201	502-822-3702
	(812) 343-3027	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	737 Ventures LLC (George Estep)	13303 Shelbyville Rd., Ste. 104
	3685 North National Rd.	Louisville, KY 40223
	Columbus, IN 47201	502-244-1027
	(812) 343-3027	005071177 404
	737 Ventures LLC (George Estep)	9050 Dixie Hwy 104
	3685 North National Rd.	Louisville, KY 40258
	Columbus, IN 47201 (812) 343-3027	502-290-9291
	3 7	Name at On The Lance
	KRNBLZ, LLC (Robert Picerne, Joseph Carroll) 247 North Westmonte Dr.	Newport On The Levee 1 Levee Way
	Altamonte Springs, FL 32714	Newport, KY 41071
	(407) 529-7100	Newport, KT 410/1
	SEMO Provisions, LLC (Mark Booker and Michael	2660 Frederica St.
	Williams)**	Owensboro, KY 42301
	720 West Business Hwy. 60	270-684-7888
	Dexter, MO 63841	
	(573) 820-5723	
Louisiana		
	Bayou's Best Burgers, LLC (William Jacob, Andrew	14965 Airline Hwy.
	Mitts)	Baton Rouge, LA 70817
	18716 Hosmer Mill Rd.	225-930-8563
	Covington, LA 70435	
	(404) 790-8028	7417.C + DI 1 C+ 000
	Bayou's Best Burgers, LLC (William Jacob, Andrew Mitts)	7415 Corporate Blvd., Ste. 900
	18716 Hosmer Mill Rd.	Baton Rouge, LA 70809 225-372-2586
	Covington, LA 70435	225-372-2386
	(404) 790-8028	
	Bayou's Best Burgers, LLC (William Jacob, Andrew	14385 Grand Settlement Blvd., Ste. A
	Mitts)	Central, LA 70818
	18716 Hosmer Mill Rd.	225-250-5147
	Covington, LA 70435	
	(404) 790-8028	
	Bayou's Best Burgers, LLC (William Jacob, Andrew	70415 Hwy. 21
	Mitts)	Covington, LA 70435
	18716 Hosmer Mill Rd.	
	Covington, LA 70435	
	(404) 790-8028	
	Bayou's Best Burgers, LLC (William Jacob, Andrew	1930 Hammond Square Dr.
	Mitts)	Hammond, LA 70403
	18716 Hosmer Mill Rd.	985-261-1010
	Covington, LA 70435	
	(404) 790-8028 Bayou's Best Burgers, LLC (William Jacob, Andrew	1212 Clearview Plana
	Mitts)	1212 Clearview Pkwy. Harahan, LA 70123
	18716 Hosmer Mill Rd.	504-733-5100
	Covington, LA 70435	307 733 3100
	(404) 790-8028	
	Bayou's Best Burgers, LLC (William Jacob, Andrew	1523 Manhattan Blvd.
	Mitts)	Harvey, LA 70058
	18716 Hosmer Mill Rd.	504-609-2289
	Covington, LA 70435	
	(404) 790-8028	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Bayou's Best Burgers, LLC (William Jacob, Andrew	819 W, Esplanade
	Mitts)	Kenner, LA 70065
	18716 Hosmer Mill Rd.	504-287-4253
	Covington, LA 70435	
	(404) 790-8028	
	Bayou's Best Burgers, LLC (William Jacob, Andrew	4302 Ambassador Caffery Pkwy., Ste.
	Mitts)	100
	18716 Hosmer Mill Rd.	Lafayette, LA 70508
	Covington, LA 70435	337-534-0590
	(404) 790-8028	
	Bayou's Best Burgers, LLC (William Jacob, Andrew	2250 Florida St.
	Mitts)	Mandeville, LA 70448
	18716 Hosmer Mill Rd.	985-788-0338
	Covington, LA 70435	
	(404) 790-8028	
	Bayou's Best Burgers, LLC (William Jacob, Andrew	3100 Severn Ave.
	Mitts)	Metairie, LA 70002
	18716 Hosmer Mill Rd.	504-885-0880
	Covington, LA 70435	
	(404) 790-8028	
	GHG Gulf Coast, LLC (Bill Gellert)	401 N. Carrollton Ave.
	173 Whippoorwill Rd.	New Orleans, LA 70119
	Hillsdale, NY 12529	, , , , , ,
	(914) 643-2180	
	Bayou's Best Burgers, LLC (William Jacob, Andrew	116 North Town Center Blvd.
	Mitts)	Slidell, LA 70458
	18716 Hosmer Mill Rd.	985-707-1103
	Covington, LA 70435	
	(404) 790-8028	
	Bayou's Best Burgers, LLC (William Jacob, Andrew	210 N. Canal Blvd.
	Mitts)	Thibodaux, LA 70301
	18716 Hosmer Mill Rd.	985-492-2525
	Covington, LA 70435	
	(404) 790-8028	
Maine	• •	
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	223 Center St.
	20 Main St. #306	Auburn, ME 04210
	Natick, MA 01760	207-241-2821
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	274 Western Ave.
	20 Main St. #306	Augusta, ME 04330
	Natick, MA 01760	207-512-4505
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	878 Stillwater Ave.
	20 Main St. #306	Bangor, ME 04401
	Natick, MA 01760	207-990-8900
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	6 Old Dogs Ln.
	20 Main St. #306	Biddeford, ME 04005
	Natick, MA 01760	207-805-5655
		207-003-3033
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	170 Bath Rd.
	20 Main St. #306	Brunswick, ME 04011
	Natick, MA 01760	207-406-4059
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	198 Maine Mall Rd.
	20 Main St. #306	South Portland, ME 04106
	Natick, MA 01760	207-747-0548
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	373 Main St.
	20 Main St. #306	Waterville, ME 04901
	Natick, MA 01760	207-313-5458
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
Maryland	_ · · · · · · · · · · · · · · · · · · ·	
	For Next Brands, LLC (John Curtis)	1046 Annapolis Mall
	9504 Daniel Lewis Ln.	Annapolis, MD 21401
	Vienna, VA 22181	410-573-0581
	(703) 608-0143	
	Pyramid Enterprises, LLC (Stephen Perkins)	10414 Auto Park Dr.
	3804 Blackthorn St.	Bethesda, MD 20817
	Chevy Chase, MD 20815	301-365-9300
	(703) 919-2566	
	Pyramid Enterprises, LLC (Stephen Perkins)	4829 Bethesda Ave.
	3804 Blackthorn St.	Bethesda, MD 20814
	Chevy Chase, MD 20815	301-657-0007
	(703) 919-2566	
	Pyramid Enterprises, LLC (Stephen Perkins)	Old Rolling Rd.
	3804 Blackthorn St.	California, MD 20619
	Chevy Chase, MD 20815	301-863-6111
	(703) 919-2566	
	Rockham Chesapeake, LLC (Drew Smith)	817 Maiden Choice Ln., Ste. 100
	15 South Haddon Ave., Ste. 1	Catonsville, MD 21228
	Haddonfield, NJ 08033	410-314-1041
	(703) 869-8483	
	Rockham Chesapeake, LLC (Drew Smith)	200 Abruzzi Dr., Ste. C
	15 South Haddon Ave., Ste. 1	Chester, MD 21619
	Haddonfield, NJ 08033	Chester, Wib 2101)
	(703) 869-8483	
	T-Rex Enterprises, LLC (Todd Levitt)	12175 Clarksville Pike, Suite 205
	21 Eldwick Ct.	Clarksville, MD 21029
	Potomac, MD 20854	443-542-0089
	(301) 983-5617	773-372-0089
	H&I Burgers LLC (Isalmou Boussaa, Hicham Elabbassi)	7730 Old Branch Ave.
	2110 Ivy Stone Pl.	Clinton, MD 20735
	Woodbridge, VA 22191	301-856-5331
	Hicham Elabbassi: (703) 328-0007	
	Isalmou Boussaa: (703) 595-6785	1000 C : 17
	For Next Brands, LLC (John Curtis)	1060 Crain Hwy.
	9504 Daniel Lewis Ln.	Crofton, MD 21114
	Vienna, VA 22181	410-721-3585
	(703) 608-0143	
	Rockham Chesapeake, LLC (Drew Smith)	1401 Merritt Blvd., Ste. J
	15 South Haddon Ave., Ste. 1	Dundalk, MD 21222
	Haddonfield, NJ 08033	410-285-0001
	(703) 869-8483	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Pyramid Enterprises, LLC (Stephen Perkins)	10105 Ward Ave.
	3804 Blackthorn St.	Dunkirk, MD 20754
	Chevy Chase, MD 20815	301-327-5134
	(703) 919-2566	
	For Next Brands, LLC (John Curtis)	3059 Solomons Island Rd.
	9504 Daniel Lewis Ln.	Edgewater, MD 21037
	Vienna, VA 22181	410-956-8212
	(703) 608-0143	
	T-Rex Enterprises, LLC (Todd Levitt)	1311 Londontown Blvd.
	21 Eldwick Ct.	Eldersburg, MD 21784
	Potomac, MD 20854	410-795-6850
	(301) 983-5617	
	Rockham Chesapeake, LLC (Drew Smith)	722 E. Pulaski Hwy., Ste. 101
	15 South Haddon Ave., Ste. 1	Elkton, MD 21921
	Haddonfield, NJ 08033	443-406-3513
	(703) 869-8483	
	Rockham Chesapeake, LLC (Drew Smith)	9210 Baltimore National Pike, Ste. 102
	15 South Haddon Ave., Ste. 1	Ellicott City, MD 21042
	Haddonfield, NJ 08033	
	(703) 869-8483	
	Pyramid Enterprises, LLC (Stephen Perkins)	15784 Shady Grove Rd.
	3804 Blackthorn St.	Gaithersburg, MD 20877
	Chevy Chase, MD 20815	301-869-3711
	(703) 919-2566	
	Pyramid Enterprises, LLC (Stephen Perkins)	653 Center Point Way
	3804 Blackthorn St.	Gaithersburg, MD 20878
	Chevy Chase, MD 20815	301-926-9200
	(703) 919-2566	
	Pyramid Enterprises, LLC (Stephen Perkins)	FirstField Shopping Center
	3804 Blackthorn St.	507 Quince Orchard Road
	Chevy Chase, MD 20815	Gaithersburg, MD 20878
	(703) 919-2566	240-912-6745
	Rockham Chesapeake, LLC (Drew Smith)	6711 Ritchie Hwy.
	15 South Haddon Ave., Ste. 1	Glen Burnie, MD 21061
	Haddonfield, NJ 08033	410-590-3933
	(703) 869-8483	110 370 3733
	Rockham Chesapeake, LLC (Drew Smith)	7690 Dorchester Blvd.
	15 South Haddon Ave., Ste. 1	Hanover, MD 21076
	Haddonfield, NJ 08033	410-799-3933
	(703) 869-8483	110 777 3733
	Pyramid Enterprises, LLC (Stephen Perkins)	10510 Connecticut Ave.
	3804 Blackthorn St.	Kensington, MD 20895
	Chevy Chase, MD 20815	301-933-5400
	(703) 919-2566	301 733 3400
	H&I Burgers LLC (Isalmou Boussaa, Hicham Elabbassi)	7 Shining Willow Wa
	2110 Ivy Stone Pl.	La Plata, MD 20646
	Woodbridge, VA 22191	301-392-9959
	Hicham Elabbassi: (703) 328-0007	301 372 7737
	Isalmou Boussaa: (703) 595-6785	
	T-Rex Enterprises, LLC (Todd Levitt)	505 E. Ridgeville Blvd.
	21 Eldwick Ct.	Mt. Airy, MD 21771
		IVII. Ally, IVID 21//1
	Potomac, MD 20854	
	(301) 983-5617	12(01 C +-1 II
	Rockham Chesapeake, LLC (Drew Smith)	13601 Coastal Hwy.
	15 South Haddon Ave., Ste. 1	Ocean City, MD 21842
	Haddonfield, NJ 08033	410-250-1199
	(703) 869-8483	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	H&I Burgers LLC (Isalmou Boussaa, Hicham Elabbassi)	6017 Oxon Hill Rd., Unit H
	2110 Ivy Stone Pl.	Oxon Hill, MD 20745
	Woodbridge, VA 22191	240-253-2501
	Hicham Elabbassi: (703) 328-0007	
	Isalmou Boussaa: (703) 595-6785	
	Rockham Chesapeake, LLC (Drew Smith)	4131 Mountain Rd.
	15 South Haddon Ave., Ste. 1	Pasadena, MD 21122
	Haddonfield, NJ 08033	410-255-0050
	(703) 869-8483	110 200 0000
	Pyramid Enterprises, LLC (Steve Perkins)	9812 Falls Rd., Ste. 107
	3804 Blackthorn St.	The state of the s
		Potomac, MD 20854
	Chevy Chase, MD 20815	
	(703) 919-2566, (202) 478-8649	
	Pyramid Enterprises, LLC (Steve Perkins)	Solomans Island Rd. and Stoakley Rd.
	3804 Blackthorn St.	Prince Frederick, MD 20678
	Chevy Chase, MD 20815	443-486-4200
	(703) 919-2566	
	Pyramid Enterprises, LLC (Steve Perkins)	130 Gibbs St.
	3804 Blackthorn St.	Rockville, MD 20850
	Chevy Chase, MD 20815	301-762-3500
	(703) 919-2566	201 /02 2000
	Pyramid Enterprises, LLC (Steve Perkins)	12238 Rockville Pike
	3804 Blackthorn St.	Rockville, MD 20852
	Chevy Chase, MD 20815	
	(703) 919-2566, (202) 478-8649	
	Rockham Chesapeake, LLC (Drew Smith)	2408-A N. Salisbury Blvd.
	15 South Haddon Ave., Ste. 1	Salisbury, MD 21801
	Haddonfield, NJ 08033	410-546-7707
	(703) 869-8483	
	For Next Brands, LLC (John Curtis)	Severna Park Marketplace
	9504 Daniel Lewis Ln.	549 Governor Ritchie Hwy.
	Vienna, VA 22181	Severna Park, MD 21146
	(703) 608-0143	Severna I ark, MD 21140
		2225 D Dl W
	H&I Burgers LLC (Isalmou Boussaa, Hicham Elabbassi)	3235-B Plaza Way
	2110 Ivy Stone Pl.	Waldorf, MD 20602
	Woodbridge, VA 22191	301-932-4344
	Hicham Elabbassi: (703) 328-0007	
	Isalmou Boussaa: (703) 595-6785	
	T-Rex Enterprises, LLC (Todd Levitt)	596 Jermor Ln.
	21 Eldwick Ct.	Westminster, MD 21157
	Potomac, MD 20854	410-751-9969
	(301) 983-5617	
Massachusetts	• , ,	
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	263 Huntington Ave.
	20 Main St. #306	Boston, MA 02115
	Natick, MA 01760	617-572-2074
		017-372-2074
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	1222 G
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	1223 Commonwealth Ave.
	20 Main St. #306	Boston, MA 02134
	Natick, MA 01760	617-208-6283
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	58 Summer St.
	20 Main St. #306	Boston, MA 02110
	Natick, MA 01760	DOSWII, WIA 02110
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	27 Westgate Dr.
	20 Main St. #306	Brockton, MA 02301
	Natick, MA 01760	774-381-7921
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
	Mass 5G LLC (Jeffrey Howes and Corbin Robertson)	Middlesex Commons
	125 West Burton Ave., Ste. 2	43 Middlesex Turnpike
	Salt Lake City, UT 84115	Burlington, MA 08103
		Burnington, WA 08103
	(801) 231-6101	00 D - H'II D 1
	Mass 5G LLC (Jeffrey Howes and Corbin Robertson)	90 Drum Hill Rd.
	125 West Burton Ave., Ste. 2	Chelmsford, MA 01824
	Salt Lake City, UT 84115	978-454-4555
	(801) 231-6101	
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	Mystic Mall
	20 Main St. #306	158 Everett Ave.
	Natick, MA 01760	Chelsea, MA 02150
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	474 B Memorial Dr.
	20 Main St. #306	Chicopee, MA 01020
	Natick, MA 01760	413-331-2227
	Greg Vasey: (315) 292-8283	713-331-2221
	Jack Goehring: (703) 867-8222	450 Williams Camaia Bl 1
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	450 Williams Canning Blvd.
	20 Main St. #306	Fall River, MA 02721
	Natick, MA 01760	508-567-6425
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
	Mass 5G LLC (Jeffrey Howes and Corbin Robertson)	341 Cochituate Rd.
	125 West Burton Ave., Ste. 2	Framingham, MA 01701
	Salt Lake City, UT 84115	508-879-7500
	(801) 231-6101	
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	335 Russell St.
	20 Main St. #306	Hadley, MA 01035
	Natick, MA 01760	
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	1207 Washington St., Ste. 50
	20 Main St. #306	Hanover, MA 02339
	Natick, MA 01760	114110 (01, 1/1111 0233)
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	00 DI 14 D 1
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	89 Plaistow Rd.
	20 Main St. #306	Haverhill, MA 01830
	Natick, MA 01760	978-361-2696
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
	Cape Burger LLC (Richard and John Valarioti)	769 Lyannough Rd.
	28 Strandway	Hyannis, MA 02601
	West Harwich, MA 02671	508-771-1939
	(774) 279-5550; (774) 249-4407	508-775-0648 (fax)
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	886 Merriam Ave.
	20 Main St. #306	Leominster, MA 01453
	Natick, MA 01760	978-751-8925
		710-131-0923
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Mass 5G LLC (Jeffrey Howes and Corbin Robertson)	197 K-1 Boston Post Rd.
	125 West Burton Ave., Ste. 2	Marlborough, MA 01752
	Salt Lake City, UT 84115	508-281-4855
	(801) 231-6101	
	Mass 5G LLC (Jeffrey Howes and Corbin Robertson)	65 Station Landing
	125 West Burton Ave., Ste. 2	Medford, MA 02155
	Salt Lake City, UT 84115	
	(801) 231-6101	
	Mass 5G LLC (Jeffrey Howes and Corbin Robertson)	841 Worcester Rd.
	125 West Burton Ave., Ste. 2	Natick, MA
	Salt Lake City, UT 84115	508-650-5100
	(801) 231-6101	
	Mass 5G LLC (Jeffrey Howes and Corbin Robertson)	215 Needham St.
	125 West Burton Ave., Ste. 2	Newton, MA 02464
	Salt Lake City, UT 84115	617-332-5555
	(801) 231-6101	
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	115 Turnpike St.
	20 Main St. #306	North Andover, MA 01845
	Natick, MA 01760	978-655-8380
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	85-D Faunce Corner Mall Rd.
	20 Main St. #306	North Dartmouth, MA 02747
	Natick, MA 01760	508-858-5030
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
	G.F. Vasey Holdings, LLC (Greg Vasey and Jack	227 Andover St.
	Goehring)	Peabody, MA 01960
	20 Main St. #306	
	Natick, MA 01760	
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
	FGNYC, LLC (Andrew Stern and John Rigos)	660 Merrill Rd.
	56 West 22 nd St., 2 nd Floor	Pittsfield, MA 01201
	New York, NY 10010	
	(407) 952-2524	
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	51 Commerce Way
	20 Main St. #306	Plymouth, MA 02360
	Natick, MA 01760	774-283-4057
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	670 Broadway
	20 Main St. #306	Saugus, MA 01906
	Natick, MA 01760	781-231-0042
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	1000 7 11 71
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	1080 Fall River Ave.
	20 Main St. #306	Seekonk, MA 02771
	Natick, MA 01760	508-336-5577
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
	Mass 5G LLC (Jeffrey Howes and Corbin Robertson)	20-7 Boston Turnpike
	125 West Burton Ave., Ste. 2	Shrewsbury, MA 01545
	Salt Lake City, UT 84115	
	(801) 231-6101	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	68 Washington St.
	20 Main St. #306	South Attleboro, MA 02703
	Natick, MA 01760	508-915-6177
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
	Mass 5G LLC (Jeffrey Howes and Corbin Robertson)	109 Main St.
	125 West Burton Ave., Ste. 2	Stoneham, MA 02180
	Salt Lake City, UT 84115	
	(801) 231-6101	
	Mass 5G LLC (Jeffrey Howes and Corbin Robertson)	26 Galaxy Pass
	125 West Burton Ave., Ste. 2	Sutton, MA 01590
	Salt Lake City, UT 84115	508-917-8555
	(801) 231-6101	
	G.F. Vasey Holdings, LLC (Greg Vasey and Jack	980 Paradise Rd.
	Goehring)	Swampscott, MA 01907
	20 Main St. #306	781-595-1300
	Natick, MA 01760	761-373-1300
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	573 GAR Hwy.
	20 Main St. #306	Swansea, MA 02777
		Swansea, MA 02///
	Natick, MA 01760	
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
	Mass 5G LLC (Jeffrey Howes and Corbin Robertson)	1030 Main St.
	125 West Burton Ave., Ste. 2	Waltham, MA 02451
	Salt Lake City, UT 84115	781-647-0555
	(801) 231-6101	
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	20 Rosebrook Place, #3
	20 Main St. #306	Wareham, MA 02571
	Natick, MA 01760	508-273-7156
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	437 E. Main St.
	20 Main St. #306	Westfield, MA 01085
	Natick, MA 01760	
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
	Mass 5G LLC (Jeffrey Howes and Corbin Robertson)	Westford Valley Marketplace
	125 West Burton Ave., Ste. 2	10 Cornerstone Square
	Salt Lake City, UT 84115	Westford, MA 01886
	(801) 231-6101	
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	1286 Riverside St.
	20 Main St. #306	West Springfield, MA 01085
	Natick, MA 01760	Joe Springhein, 1911 01000
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
		978 Main St., Unit 190
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	I
	20 Main St. #306	Weymouth, MA 02190
	Natick, MA 01760	339-201-4915
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
	Mass 5G LLC (Jeffrey Howes and Corbin Robertson)	535 Lincoln St., #13
	125 West Burton Ave., Ste. 2	Worcester, MA 01605
	Salt Lake City, UT 84115	508-853-2000
	(801) 231-6101	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
Minnesota	Wisconsin 5G, LLC (Jeff Howes)	6415 Labeaux Ave, NE, Ste. C-110
	14497 South Gray Fox Dr.	Albertville, MN 55301
	Bluffdale, UT 84095	763-497-1399
	(801) 231-6101	703 137 1333
	North Star Dining MN, LLC (Darven Erickson, Kenny	14658 Cedar Ave.
	Albert)	Apple Valley, MN 55124
	243 Warren Rd.	651-333-9268
	Toronto, ON M4V 2S7	
	(801) 330-2639; (416) 271-8444	
	Wisconsin 5G, LLC (Jeff Howes)	14023 Edgewood Dr., N Suite D
	14497 South Gray Fox Dr.	Baxter, MN 56425
	Bluffdale, UT 84095	218-829-0453
	(801) 231-6101	
	North Star Dining MN, LLC (Darven Erickson, Kenny	10620 Baltimore St. NE, Ste. 200
	Albert)	Blaine, MN 55449
	243 Warren Rd.	763-432-7565
	Toronto, ON M4V 2S7	
	(801) 330-2639; (416) 271-8444	1404 G
	North Star Dining MN, LLC (Darven Erickson, Kenny	1404 County Rd. 42 West
	Albert) 243 Warren Rd.	Burnsville, MN 55337
	Toronto, ON M4V 2S7	952-406-8673
	(801) 330-2639; (416) 271-8444 North Star Dining MN, LLC (Darven Erickson, Kenny	12475 Riverdale Blvd. NW
	Albert)	Coon Rapids, MN 55433
	243 Warren Rd.	763-208-1106
	Toronto, ON M4V 2S7	703-200-1100
	(801) 330-2639; (416) 271-8444	
	Wisconsin 5G, LLC (Jeff Howes)	1600 Miller Truck Hwy.
	14497 South Gray Fox Dr.	Duluth, MN 55811
	Bluffdale, UT 84095	218-729-9860
	(801) 231-6101	
	North Star Dining MN, LLC (Darven Erickson, Kenny	12900 Technology Dr., Ste. 190
	Albert)	Eden Prairie, MN 55344
	243 Warren Rd.	952-942-1111
	Toronto, ON M4V 2S7	
	(801) 330-2639; (416) 271-8444	
	North Star Dining MN, LLC (Darven Erickson, Kenny	3871 Gallagher Dr.
	Albert)	Edina, MN 55435
	243 Warren Rd.	952-893-5489
	Toronto, ON M4V 2S7	
	(801) 330-2639; (416) 271-8444	505 DL 1 D 1 37
	North Star Dining MN, LLC (Darven Erickson, Kenny	525 Blake Rd. N
	Albert)	Hopkins, MN 55343
	243 Warren Rd.	952-479-7849
	Toronto, ON M4V 2S7	
	(801) 330-2639; (416) 271-8444 Wisconsin 5G, LLC (Jeff Howes)	1920 Adam St.
	14497 South Gray Fox Dr.	Mankato, MN 56001
	Bluffdale, UT 84095	Ivialikato, IVIIN JUUUI
	(801) 231-6101	
	North Star Dining MN, LLC (Darven Erickson, Kenny	7814 Main St. N.
	Albert)	Maple Grove, MN 55369
	243 Warren Rd.	763-425-5489
	Toronto, ON M4V 2S7	/ UJ-T2J-JTU/
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STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	North Star Dining MN, LLC (Darven Erickson, Kenny	2300 Hennepin Ave.
	Albert)	Minneapolis, MN 55409
	243 Warren Rd.	
	Toronto, ON M4V 2S7	
	(801) 330-2639; (416) 271-8444	
	North Star Dining MN, LLC (Darven Erickson, Kenny	555 Nicollet Mall
	Albert)	Minneapolis, MN 55402
	243 Warren Rd.	612-208-1812
	Toronto, ON M4V 2S7	
	(801) 330-2639; (416) 271-8444	
	North Star Dining MN, LLC (Darven Erickson, Kenny	4105 Vinewood Ln.
	Albert)	North Plymouth, MN 55442
	243 Warren Rd.	
	Toronto, ON M4V 2S7	
	(801) 330-2639; (416) 271-8444	
	North Star Dining MN, LLC (Darven Erickson, Kenny	8360 3 rd St. N.
	Albert)	Oakdale, MN 55128
	243 Warren Rd.	
	Toronto, ON M4V 2S7	
	(801) 330-2639; (416) 271-8444	
	North Star Dining MN, LLC (Darven Erickson, Kenny	1844 66 th Street, Suite 100
	Albert)	Richfield, MN 55423
	243 Warren Rd.	612-339-3733
	Toronto, ON M4V 2S7	
	(801) 330-2639; (416) 271-8444	
	Wisconsin 5G, LLC (Jeff Howes)	2800 41st St. NW
	14497 South Gray Fox Dr.	Rochester, MN 55901
	Bluffdale, UT 84095	507-288-1464
	(801) 231-6101	
	North Star Dining MN, LLC (Darven Erickson, Kenny	8090 Old Carriage Ct., Ste. C
	Albert)	Shakopee, MN 55379
	243 Warren Rd.	952-452-8131
	Toronto, ON M4V 2S7	
	(801) 330-2639; (416) 271-8444	
	North Star Dining MN, LLC (Darven Erickson, Kenny	1021 Red Fox Rd.
	Albert)	Shoreview, MN 55126
	243 Warren Rd.	
	Toronto, ON M4V 2S7	
	(801) 330-2639; (416) 271-8444	
	Wisconsin 5G, LLC (Jeff Howes)	4144 2 nd St. S.
	14497 South Gray Fox Dr.	St. Cloud, MN, 56301
	Bluffdale, UT 84095	320-217-2413
	(801) 231-6101	
	North Star Dining MN, LLC (Darven Erickson, Kenny	5699 West 16 th St.
	Albert)	St. Louis Park, MN 55416
	243 Warren Rd.	763-432-0874
	Toronto, ON M4V 2S7	
	(801) 330-2639; (416) 271-8444	
	North Star Dining MN, LLC (Darven Erickson, Kenny	2026 Ford Pkwy.
	Albert)	St. Paul, MN 55116
	243 Warren Rd.	651-528-6078
	Toronto, ON M4V 2S7	
	(801) 330-2639; (416) 271-8444	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
Mississippi		
	GHG Gulf Coast, LLC (Bill Gellert)	3840 Promenade Pkwy., Ste. N-1
	173 Whippoorwill Rd.	D'Iberville, MS 39540
	Hillsdale, NY 12529	228-392-3390
	(914) 643-2180	
	GHG Gulf Coast, LLC (Bill Gellert)	10495 Hwy. 49
	173 Whippoorwill Rd.	Gulfport, MS 39503
	Hillsdale, NY 12529	228-832-2212
	(914) 643-2180	
Iissouri		
	Hyde Park Kansas City LLC (Greg Vasey and Jody	144 Cedar Tree Dr., Ste. 172
	Goehring)	Belton, MO 64012
	20 Main St., Ste. 306	Bellon, MO 04012
	Natick, MA 01760	
	Greg Vasey: (315) 292-8283	
	Jody Goehring: (703) 867-8222	1202 NE C 1 D
	Hyde Park Kansas City LLC (Greg Vasey and Jody	1202 NE Coronado Dr.
	Goehring)	Blue Springs, MO 64014
	20 Main St., Ste. 306	816-229-3700
	Natick, MA 01760	
	Greg Vasey: (315) 292-8283	
	Jody Goehring: (703) 867-8222	
	Jeff Offutt	Stadium Shops
	2000 Forum Blvd. #4	211 North Stadium, Ste. 103
	Columbia, MO 65203	Columbia, MO 62203
	(573) 489-5642, (573) 445-0015	
	Jeff Offutt	2703 E. Broadway Bluffs, Ste. 240
	2000 Forum Blvd. #4	Columbia, MO 65201
	Columbia, MO 65203	,
	(573) 489-5642, (573) 445-0015	
	Hyde Park Kansas City LLC (Greg Vasey and Jody	4140 S. Noland Rd.
	Goehring)	Independence, MO 64055
	20 Main St., Ste. 306	816-886-0098
	Natick, MA 01760	010-000-0070
	Greg Vasey: (315) 292-8283	
	Jody Goehring: (703) 867-8222	1001 C D I ' D 1
	Jeff Offutt	1801 S. Range Line Rd.
	2000 Forum Blvd. #4	Joplin, MO 64801
	Columbia, MO 65203	417-206-4000
	(573) 489-5642, (573) 445-0015	0050 NW C'
	RWT 31st, LLC (David and Mary Richey, Dustin and	8952 NW Skyview Ave.
	Kathy Walker)	Kansas City, MO 64154
	1907 Quail Run	816-584-9090
	Lawrence, KS 66047	
	(785) 840-9161	
	Hyde Park Kansas City LLC (Greg Vasey and Jody	8600 Ward Pkwy.
	Goehring)	Kansas City, MO 64114
	20 Main St., Ste. 306	816-333-4897
	Natick, MA 01760	
	Greg Vasey: (315) 292-8283	
	Jody Goehring: (703) 867-8222	
	Hyde Park Kansas City LLC (Greg Vasey and Jody	5223 NE Antioch
	Goehring)	Kansas City, MO 64119
	G/	•
	20 Main St., Ste. 306	816-453-4141
	Natick, MA 01760	
	Greg Vasey: (315) 292-8283	
	Jody Goehring: (703) 867-8222	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Hyde Park Kansas City LLC (Greg Vasey and Jody	614 NE M29
	Goehring)	Lees Summit, MO 64086
	20 Main St., Ste. 306	816-525-2582
	Natick, MA 01760	
	Greg Vasey: (315) 292-8283	
	Jody Goehring: (703) 867-8222	
	Hyde Park Kansas City LLC (Greg Vasey and Jody	118 N. Conister Dr., Ste. H
	Goehring)	Liberty, MO 64068
	20 Main St., Ste. 304	816-792-0511
	Natick, MA 01760	010 772 0311
	Greg Vasey: (315) 292-8283	
	Jody Goehring: (703) 867-8222	
	Jeff Offutt	1008 East Battlefield Rd.
	2000 Forum Blvd. #4	Springfield, MO 65807
	Columbia, MO 65203	417-344-7742
	(573) 489-5642, (573) 445-0015	
	Jeff Offutt	Town and Country Shopping Center
	2000 Forum Blvd. #4	2711-A North Kansas Expressway
	Columbia, MO 65203	Springfield, MO 65803
	(573) 489-5642, (573) 445-0015	417-864-3694
	RWT, LLC (David and Mary Richey)	3700 Frederick Blvd., Ste. A
	1907 Quail Run	St. Joseph, MO 64506
	Lawrence, KS 66047	816-233-9500
	(785) 840-9161	
Montana		
	Montana Burgers Inc. (Patrick Carls)	1020 Shiloh Crossing Blvd., Ste. 4
	2808 Carla Jo Ln.	Billings, MT 59102
	Missoula, MT 59803	406-601-1066
	(509) 991-9663	100 001 1000
	Montana Burgers Inc. (Patrick Carls)	2855 N. 19th Ave., Ste. M
	2808 Carla Jo Ln.	Bozeman, MT 59718
	Missoula, MT 59803	406-586-9395
	(509) 991-9663	400-300-7373
		2104 10 th Ave. South
	Montana Burgers Inc. (Patrick Carls)	
	2808 Carla Jo Ln.	Great Falls, MT 59405
	Missoula, MT 59803	406-952-0133
	(509) 991-9663	
	Montana Burgers Inc. (Patrick Carls)	2415 Hwy. 93, #3
	2808 Carla Jo Ln.	Kalispell, MT 59901
	Missoula, MT 59803	406-752-4567
	(509) 991-9663	
	Montana Burgers Inc. (Patrick Carls)	820 E. Broadway
	2808 Carla Jo Ln.	Missoula, MT 59801
	Missoula, MT 59803	406-830-3262
	(509) 991-9663	
Nebraska		
	Lowell Circle Investments, LLC (Ryan Funke)	848 Cornhusker Rd., Ste. 103
	4201 Lowell Circle	Bellevue, NE 68123
	Lincoln, NE 68502	531-999-2918
	(402) 297-1531	331 777 2710
		2525 Pina Laka P.J. Sta. 207
	Lowell Circle Investments, LLC (Ryan Funke)	2525 Pine Lake Rd., Ste. 207
	4201 Lowell Circle	Lincoln, NE 68512
	Lincoln, NE 68502	402-423-4009
	(402) 297-1531	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Lowell Circle Investments, LLC (Ryan Funke)	697 132 nd St.
	4201 Lowell Circle	Omaha, NE 68154
	Lincoln, NE 68502	402-496-5366
	(402) 297-1531	
	Lowell Circle Investments, LLC (Ryan Funke)	7345 Dodge St.
	4201 Lowell Circle	Omaha, NE 68114
	Lincoln, NE 68502	402-393-5200
	(402) 297-1531	
	Lowell Circle Investments, LLC (Ryan Funke)	8540 71st St.
	4201 Lowell Circle	Papillion, NE 68133
	Lincoln, NE 68502	402-596-0000
	(402) 297-1531	
Nevada		•
	RMR5 Nevada, LLC (Russel Rosenblum)	10271 S. Eastern, Ste. 101
	15 Echo Park Ln.	Henderson, NV 89052
	Las Vegas, NV 89135	,
	(801) 231-6101	
	RMR5 Nevada, LLC (Russel Rosenblum)	1321 West Sunset Rd.
	15 Echo Park Ln.	Henderson, NV 89014
	Las Vegas, NV 89135	702-816-4100
	(801) 231-6101	702 010 1100
	RMR5 Nevada, LLC (Russel Rosenblum)	9484 Flamingo Rd., Ste. 180
	15 Echo Park Ln.	Las Vegas, NV 89147
	Las Vegas, NV 89135	Las vegas, iv 69147
	(801) 231-6101	
	RMR5 Nevada, LLC (Russel Rosenblum)	7500 Couth Los Voces Dlvd. Sto. 120
	15 Echo Park Ln.	7580 South Las Vegas Blvd., Ste. 120
		Las Vegas, NV 89123
	Las Vegas, NV 89135	
	(801) 231-6101	7200 W. I. I. M. 1D1 1
	RMR5 Nevada, LLC (Russel Rosenblum)	7290 W. Lake Mead Blvd.
	15 Echo Park Ln.	Las Vegas, NV 89128
	Las Vegas, NV 89135	
	(801) 231-6101	
	RMR5 Nevada, LLC (Russel Rosenblum)	UNLV
	15 Echo Park Ln.	4065 South Maryland Pkwy.
	Las Vegas, NV 89135	Las Vegas, NV 89119
	(801) 231-6101	
	RMR5 Nevada, LLC (Russel Rosenblum)	10965 Lavender Hills Dr., Ste. 150
	15 Echo Park Ln.	Las Vegas, NV 89135
	Las Vegas, NV 89135	702-786-6000
	(801) 231-6101	
	RMR5 Nevada, LLC (Russel Rosenblum)	2520 E. Craig St., #110
	15 Echo Park Ln.	North Las Vegas, NV 89030
	Las Vegas, NV 89135	
	(801) 231-6101	
	RMR5 Nevada, LLC (Russel Rosenblum)	6395 McCarran, Ste. 400
	15 Echo Park Ln.	Reno, NV 89509
	Las Vegas, NV 89135	775-737-4544
	(801) 231-6101	
New Hampshire		
	Four Cousins Burgers & Fries of NH, LLC (Bill Gellert)	56 Fort Eddy Rd.
	173 Whippoorwill Rd.	Concord, NH 03301
	Hillsdale, NY 12529	603-856-8107
	(914) 643-2180; (518) 325-9717	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Four Cousins Burgers & Fries of NH, LLC (Bill Gellert)	61 Crystal Dr.
	173 Whippoorwill Rd.	Derry, NH 03038
	Hillsdale, NY 12529	603-818-8290
	(914) 643-2180; (518) 325-9717	16 W 11 DI
	Four Cousins Burgers & Fries of NH, LLC (Bill Gellert)	15 Webb Place
	173 Whippoorwill Rd.	Dover, NH 03820
	Hillsdale, NY 12529	
	(914) 643-2180; (518) 325-9717 Four Cousins Burgers & Fries of NH, LLC (Bill Gellert)	363 Winchester St.
	173 Whippoorwill Rd.	Keene, NH 03431
	Hillsdale, NY 12529	Reche, WH 03431
	(914) 643-2180; (518) 325-9717	
	Four Cousins Burgers & Fries of NH, LLC (Bill Gellert)	1111 South Willow St.
	173 Whippoorwill Rd.	Manchester, NH 03820
	Hillsdale, NY 12529	603-836-5657
	(914) 643-2180; (518) 325-9717	
	Four Cousins Burgers & Fries of NH, LLC (Bill Gellert)	341 Amherst St.
	173 Whippoorwill Rd.	Nashua, NH 03063
	Hillsdale, NY 12529	603-589-7881
	(914) 643-2180; (518) 325-9717	
	Four Cousins Burgers & Fries of NH, LLC (Bill Gellert)	258 Daniel Webster Hwy.
	173 Whippoorwill Rd.	Nashua, NH 03060
	Hillsdale, NY 12529	603-897-0025
	(914) 643-2180; (518) 325-9717	COO WILL DE COO TE
	Four Cousins Burgers & Fries of NH, LLC (Bill Gellert)	623 White Mountain Hwy.
	173 Whippoorwill Rd.	North Conway, NH 03680
	Hillsdale, NY 12529 (914) 643-2180; (518) 325-9717	603-842-5011
	Four Cousins Burgers & Fries of NH, LLC (Bill Gellert)	1390 Lafayette Rd.
	173 Whippoorwill Rd.	Portsmouth, NH 03801
	Hillsdale, NY 12529	603-427-8931
	(914) 643-2180; (518) 325-9717	000 127 0501
	Four Cousins Burgers & Fries of NH, LLC (Bill Gellert)	291 South Broadway
	173 Whippoorwill Rd.	Salem, NH 03079
	Hillsdale, NY 12529	603-824-6945
	(914) 643-2180; (518) 325-9717	
	Four Cousins Burgers & Fries of NH, LLC (Bill Gellert)	380 Lafayette Rd.
	173 Whippoorwill Rd.	Seabrook, NH 03874
	Hillsdale, NY 12529	603-814-1235
	(914) 643-2180; (518) 325-9717	
	Four Cousins Burgers & Fries of NH, LLC (Bill Gellert)	120 Laconia Road, Suite 510
	173 Whippoorwill Rd.	Tilton, NH 03276
	Hillsdale, NY 12529	603-729-0054
	(914) 643-2180; (518) 325-9717	Linnar Vallay Diaza
	Four Cousins Burgers & Fries of NH, LLC (Bill Gellert) 173 Whippoorwill Rd.	Upper Valley Plaza 250 Plainfield Rd.
	Hillsdale, NY 12529	West Lebanon, NH 03784
	(914) 643-2180; (518) 325-9717	West Debuilon, 1411 05/07
New Jersey	(21.) 0.0 2100, (010) 320 7/11	
	Rockham 5G NJ, LLC (Drew Smith)	720 Whitehorse Pkwy.
	15 Haddon Ave., Ste. 1	Absecon, NJ 08201
	Haddonfield, NJ 08033	609-641-5558
	(703) 869-8483	
	Rockham Hudson LLC (Drew Smith)	Bayonne Crossing
	15 Haddon Ave., Ste. 1	301 Bayonne Crossing Way
	Haddonfield, NJ 08033	Bayonne, NJ 07002
	(703) 869-8483	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Rockham MO, LLC (Drew Smith)	588 Route 70
	15 Haddon Ave., Ste. 1	Brick, NJ 08723
	Haddonfield, NJ 08033	732-262-4040
	(703) 869-8483	
	Rockham 5G NJ, LLC (Drew Smith)	1650 Kings Hwy. N.
	15 Haddon Ave., Ste. 1	Cherry Hill, NJ 08034
	Haddonfield, NJ 08033	856-795-1455
	(703) 869-8483	
	ZG Burgers LLC (Hengwei Zhao, Yanmei Gao)	233 US 206
	115 Lands End Rd.	Chester, NJ 07930
	Wilmington, DE 19807	908-888-2121
	(302) 740-7424	
	Marlton 5G Inc. (Cha Chung and Shin Chung)	1341 Fairview Blvd., Ste. G
	2017 Queen Anne Rd.	Delran, NJ 08075
	Cherry Hill, NJ 08003	856-544-3238
	(856) 465-6476	
	ZG Burgers LLC (Hengwei Zhao, Yanmei Gao)	3056 Rt 10, Ste. C-10
	115 Lands End Rd.	Denville, NJ 07834
	Wilmington, DE 19807	913-366-0655
	(302) 740-7424	315 500 0055
	Rockham 5G NJ, LLC (Drew Smith)	2000 Clements Bridge Rd., A-100
	15 Haddon Ave., Ste. 1	Deptford, NJ 08096
	Haddonfield, NJ 08033	856-845-5489
	(703) 869-8483	030 013 3109
	Rockham NNJ, LLC (Drew Smith)	50 Racetrack Rd.
	15 Haddon Ave., Ste. 1	East Brunswick, NJ 08816
	Haddonfield, NJ 08033	732-254-8888
	(703) 869-8483	732-234-0000
	ZG Burgers LLC (Hengwei Zhao, Yanmei Gao)	240 State Rt. 10
	115 Lands End Rd.	East Hanover, NJ 07936
	Wilmington, DE 19807	East Hallovel, NJ 0/930
	(302) 740-7424	
	Sheridan Group (Edward Sheridan and Patrick Sheridan)	54 Route 17 N.
	77 Knollwood Rd.	East Rutherford, NJ 07073
	Short Hills, NJ 07078	201-507-5550
	(973) 467-4634	201-307-3330
	Sheridan Group (Edward Sheridan and Patrick Sheridan)	300 Paterson Plank Rd.
	77 Knollwood Rd.	East Rutherford, NJ 07073
	Short Hills, NJ 07078	551-217-7702
		331-217-7702
	(973) 467-4634	540 HS High 120
	Hyperion FG DA LLC (Philip Minardo and John Cokinos)**	540 US Highway 130
	552 Elm St.	East Windsor, NJ 08520
	Westfield, NJ 07090	609-301-8348
	Philip Minardo: (917) 232-4723	
	John Cokinos: (917) 969-8143	45 D' D 1
	Sheridan Group (Edward Sheridan and Patrick Sheridan)	45 River Rd.
	77 Knollwood Rd.	Edgewater, NJ 07020
	Short Hills, NJ 07078	201-482-4614
	(973) 467-4634	50 101
	Hyperion FG DA LLC (Philip Minardo and John Cokinos)**	7 Scotch Rd.
	552 Elm St.	Ewing, NJ 08628
	Westfield, NJ 07090	609-882-7999
	Philip Minardo: (917) 232-4723	
	John Cokinos: (917) 969-8143	
	Rockham Hudson LLC (Drew Smith)	75 Reaville Ave.
	15 Haddon Ave., Ste. 1	Flemington, NJ 08822
	Haddonfield, NJ 08033	908-237-0783
	(703) 869-8483	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Sheridan Group (Edward Sheridan and Patrick Sheridan)	450 Hackensack Ave.
	77 Knollwood Rd.	Hackensack, NJ 07601
	Short Hills, NJ 07078	201-343-5489
	(973) 467-4634	
	Rockham Hudson LLC (Drew Smith)	701 Frank E. Rogers Blvd.
	15 Haddon Ave., Ste. 1	Harrison, NJ 07029
	Haddonfield, NJ 08033	
	(703) 869-8483	
	Hyperion FG DA LLC (Philip Minardo and John Cokinos)**	415 Amwell Rd.
	552 Elm St.	Hillsborough, NJ 08844
	Westfield, NJ 07090	
	Philip Minardo: (917) 232-4723	
	John Cokinos: (917) 969-8143	
	Rockham MO, LLC (Drew Smith)	4220 Route 9
	15 Haddon Ave., Ste. 1	Howell, NJ 07731
	Haddonfield, NJ 08033	732-364-6805
	(703) 869-8483	1,000
	Rockham Hudson LLC (Drew Smith)	23 University Place Blvd., 1st Floor
	15 Haddon Ave., Ste. 1	Jersey City, NJ 07305
	Haddonfield, NJ 08033	221307 2107, 110 07303
	(703) 869-8483	
	Rockham Hudson LLC (Drew Smith)	286 Washington Blvd.
	15 Haddon Ave., Ste. 1	Jersey City, NJ 07302
	Haddonfield, NJ 08033	201-433-6700
		201-433-0700
	(703) 869-8483	222 227 Main S4
	ZG Burgers LLC (Hengwei Zhao, Yanmei Gao)	233-237 Main St.
	115 Lands End Rd.	Madison, NJ 07940
	Wilmington, DE 19807	973-660-0055
	(302) 740-7424	161 P + 72 G
	Marlton 5G Inc. (Cha Chung and Shin Chung)	161 Route 73 S.
	2017 Queen Anne Rd.	Marlton, NJ 08053
	Cherry Hill, NJ 08003	
	(856) 465-6476	
	Hyperion FG DA LLC (Philip Minardo and John Cokinos)**	Clover Square
	552 Elm St.	3100 Quakerbridge Rd.
	Westfield, NJ 07090	Mercerville, NJ 08619
	Philip Minardo: (917) 232-4723	
	John Cokinos: (917) 969-8143	
	Rockham 5G NJ, LLC (Drew Smith)	2180 North 2 nd St.
	15 Haddon Ave., Ste. 1	Millville, NJ 08332
	Haddonfield, NJ 08033	856-765-5982
	(703) 869-8483	
	Marlton 5G Inc. (Cha Chung and Shin Chung)	1650 Nixon Dr.
	2017 Queen Ann Rd.	Moorestown, NJ 08057
	Cherry Hill, NJ 08003	(856) 866-0200
	(856) 465-6476	
	Rockham 5G NJ, LLC (Drew Smith)	47 Easton Ave.
	15 Haddon Ave., Ste. 1	New Brunswick, NJ 08901
	Haddonfield, NJ 08033	848-209-9523
	(703) 869-8483	
	Rockham Hudson LLC (Drew Smith)	2100 88 th St.
	15 Haddon Ave., Ste. 1	North Bergen, NJ 07047
	Haddonfield, NJ 08033	201-662-7800
	(703) 869-8483	
		507 Cl Dl I
	Rockham NNJ, LLC (Drew Smith)	507 Shoppers Blvd.
	15 Haddon Ave., Ste. 1 Haddonfield, NJ 08033	North Brunswick, NJ 08902 732-246-1060

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	ZG Burgers LLC (Hengwei Zhao, Yanmei Gao)	1610 Route 23
	115 Lands End Rd.	North Wayne, NJ 07470
	Wilmington, DE 19807	973-633-0055
	(302) 740-7424	
	Rockham MO, LLC (Drew Smith)	2301 Route 66
	15 Haddon Ave., Ste. 1	Ocean Township, NJ 07712
	Haddonfield, NJ 08033	732-493-0505
	(703) 869-8483	
	Rockham NNJ, LLC (Drew Smith)	1114 Rt. 9 S.
	15 Haddon Ave., Ste. 1	Old Bridge, NJ 08857
	Haddonfield, NJ 08033	732-707-4500
	(703) 869-8483	
	Sheridan Group (Edward Sheridan and Patrick Sheridan)	1 Garden State Plaza
	77 Knollwood Rd.	Paramus, NJ 07652
	Short Hills, NJ 07078	201-845-3333
	(973) 467-4634	
	Rockham NNJ, LLC (Drew Smith)	15 Schalks Crossing Rd., #104
	15 Haddon Ave., Ste. 1	Plainsboro, NJ 08536
	Haddonfield, NJ 08033	609-799-2222
	(703) 869-8483	
	Sheridan Group (Edward Sheridan and Patrick Sheridan)	Ramsey Square
	77 Knollwood Rd.	1300 SR-17 North
	Short Hills, NJ 07078	Ramsey, NJ 07446
	(973) 467-4634	
	Rockham 5G NJ, LLC (Drew Smith)	3151-A Route 95
	15 Haddon Ave., Ste. 1	Rio Grande, NJ 08242
	Haddonfield, NJ 08033	609-465-9555
	(703) 869-8483	
	ZG Burgers LLC (Hengwei Zhao, Yanmei Gao)	367 Mount Hope Ave.
	115 Lands End Rd.	Rockaway, NJ 07866
	Wilmington, DE 19807	973-989-5555
	(302) 740-7424	
	ZG Burgers LLC (Hengwei Zhao, Yanmei Gao)	461 NJ-10 East
	115 Lands End Rd.	Roxbury Township, NJ 07852
	Wilmington, DE 19807	973-617-1855
	(302) 740-7424	
	Rockham MO, LLC (Drew Smith)	747 Broad St.
	15 Haddon Ave., Ste. 1	Shrewsbury, NJ 07702
	Haddonfield, NJ 08033	732-530-1230
	(703) 869-8483	
	Rockham 5G NJ, LLC (Drew Smith)	493 Cross Keys Rd.
	15 Haddon Ave., Ste. 1	Sicklersville, NJ 08081
	Haddonfield, NJ 08033	856-875-5558
	(703) 869-8483	
	Marlton 5G Inc. (Cha Chung and Shin Chung)	127 G Route 130
	2017 Queen Ann Rd.	South Cinnaminson, NJ 08077
	Cherry Hill, NJ 08003	856-829-5200
	(856) 465-6476	
	Rockham NNJ, LLC (Drew Smith)	5020 Hadley Center Dr.
	15 Haddon Ave., Ste. 1	South Plainfield, NJ 07080
	Haddonfield, NJ 08033	908-754-3334
	(703) 869-8483	
	Four Cousins Burgers & Fries of NY, LLC (Bill Gellert)	Route 22/Springfield
	173 Whippoorwill Rd.	201 US Rt 22
	Hillsdale, NY 12529	Springfield, NJ 07081
	(914) 643-2180	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Rockham MO, LLC (Drew Smith)	The Orchards at Dover
	15 Haddon Ave., Ste. 1	1311 Route 37 East
	Haddonfield, NJ 08033	Toms River, NJ 08753
	(703) 869-8483	732-349-3600
	Sheridan Group (Edward Sheridan and Patrick Sheridan)	Milburn Mall
	77 Knollwood Rd.	2933 Vauxhall Rd.
	Short Hills, NJ 07078	Vauxhall, NJ 07088
	(973) 467-4634	908-688-8877
	Rockham MO, LLC (Drew Smith)	1902 Rt 35
	15 Haddon Ave., Ste. 1	Wall, NJ 07719
	Haddonfield, NJ 08033	732-359-7550
	(703) 869-8483	HGH 22 0 D ' D D1
	Hyperion FG DA LLC (Philip Minardo and John Cokinos)**	US Hwy 22 & Bonnie Burn Rd.
	552 Elm St.	Watchung, NJ 07069
	Westfield, NJ 07090	908-490-0370
	Philip Minardo: (917) 232-4723	
	John Cokinos: (917) 969-8143	57 Rt. 23
	ZG Burgers LLC (Hengwei Zhao, Yanmei Gao) 115 Lands End Rd.	Wayne, NJ 07470
	Wilmington, DE 19807	973-837-8258
	(302) 740-7424	713-031-0230
	Four Cousins Burgers & Fries of NJ, LLC (Bill Gellert)	21 East Broad St.
	173 Whippoorwill Rd.	Westfield, NJ 07090
	Hillsdale, NY 12529	908-232-2499
	(914) 643-2180	700 232 2777
	Sheridan Group (Edward Sheridan and Patrick Sheridan)	495 Prospect Ave.
	77 Knollwood Rd.	West Orange, NJ 07052
	Short Hills, NJ 07078	862-930-7749
	(973) 467-4634	
New York		
	FGNYC, LLC (Andrew Stern and John Rigos)	1512 Western Ave.
	56 W. 22 nd St., 2 nd Floor	Albany, NY 12203
	New York, NY 10010	518-452-6066
	(212) 505-5861	
	FGNYC, LLC (Andrew Stern and John Rigos)	131 Colonie Center, Space 328
	56 W. 22 nd St., 2 nd Floor	Albany, NY 12205
	New York, NY 10010	
	(212) 505-5861	0040 5
	FGNYW, LLC (Andrew Stern and John Rigos)	8248 Transit Rd.
	56 W. 22 nd St., 2 nd Floor	Amherst, NY 14221
	New York, NY 10010	
	(212) 505-5861	1551 NI E II DI I
	FGNYW, LLC (Andrew Stern and John Rigos)	1551 Niagara Falls Blvd.
	56 W. 22 nd St., 2 nd Floor	Amherst, NY 14228
	New York, NY 10010 (212) 505-5861	716-424-0129
	Four Cousins Burgers and Fries of LI, LLC (Bill Gellert)	45 Merrick Rd.
	173 Whippoorwill Rd.	Amityville, NY 11701
	Hillsdale, NY 12529	631-691-6800
	(914) 643-2180	031 071-0000
	FGNYC, LLC (Andrew Stern and John Rigos)	4885 New York 30
	56 W. 22 nd St., 2 nd Floor	Amsterdam, NY 12010
	New York, NY 10010	518-212-5924
	(212) 505-5861	
	FGNYC, LLC (Andrew Stern and John Rigos)	4 Kelch Dr.
	56 W. 22 nd St., 2 nd Floor	Ballston Spa, NY 12020
	New York, NY 10010	518-289-5645
	(212) 505-5861	2-3-2-3-2-3-3
L	1 (2-2) 000 0001	1

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	FGNYW, LLC (Andrew Stern and John Rigos)	4234 Veterans Memorial Dr.
	56 W. 22 nd St., 2 nd Floor	Batavia, NY 14020
	New York, NY 10010	585-344-8400
	(212) 505-5861	
	Four Cousins Burgers and Fries of NY, LLC (Bill Gellert)	1701 Sunrise Hwy.
	173 Whippoorwill Rd.	Bay Shore, NY 11706
	Hillsdale, NY 12529	631-666-0518
	(914) 643-2180	
	21033 FG Corp (David Noor)	210-33A 26 th Ave.
	983 Willis Ave., Ste. 101	Bayside, NY 11360
	Albertson, NY 11507	718-225-7600
	(516) 997-4040	710 220 7000
	Amazing Burgers, LLC (Gregory Slayton and Paul	581 Hutchinson River Pkwy.
	Slayton)**	Bronx, NY 10465
	3 Ann Dr.	929-324-6301
		929-324-0301
	Syosset, NY 11791	
	(516) 650-8418	2 2 2 4h
	FGNY Holding, LLC (Andrew Stern and John Rigos)	284 7 th Ave.
	56 W. 22 nd St., 2 nd Floor	Brooklyn, NY 11215
	New York, NY 10010	718-499-9380
	(212) 505-5861	
	FGNY Holding, LLC (Andrew Stern and John Rigos)	Metro Tech Center
	56 W. 22 nd St., 2 nd Floor	2 Metro Tech Center
	New York, NY 10010	Brooklyn, NY 11201
	(212) 505-5861	
	Amazing Burgers, LLC (Gregory Slayton and Paul	1628 Shore Pkwy.
	Slayton)**	Brooklyn, NY 11214
	3 Ann Dr.	718-372-0150
	Syosset, NY 11791	710 372 0130
	(516) 650-8418	
	Amazing Burgers, LLC (Gregory Slayton and Paul	2159 Ralph Ave.
	Slayton)**	Brooklyn, NY 11234
	3 Ann Dr.	
		718-209-0109
	Syosset, NY 11791	
	(516) 650-8418	044.5.11.0
	Amazing Burgers, LLC (Gregory Slayton and Paul	911 Erskine St.
	Slayton)**	Brooklyn, NY 11239
	3 Ann Dr.	718-277-1890
	Syosset, NY 11791	
	(516) 650-8418	
	Amazing Burgers, LLC (Gregory Slayton and Paul	2133 Nostrand Ave.
	Slayton)**	Brooklyn, NY 11210
	3 Ann Dr.	347-240-5854
	Syosset, NY 11791	
	(516) 650-8418	
	FGNYW, LLC (Andrew Stern and John Rigos)	2636 Delaware Ave.
	56 W. 22 nd St., 2 nd Floor	Buffalo, NY 14216
	New York, NY 10010	716-240-9190
	(212) 505-5861	,10 210 7170
	FGNYW, LLC (Andrew Stern and John Rigos)	Galleria Mall
	56 W. 22 nd St., 2 nd Floor	TH106 Walden Galleria
	New York, NY 10010	Cheektowaga, NY 14225
	(212) 505-5861	
	FGNYC, LLC (Andrew Stern and John Rigos)	7 Southside Dr.
	56 W. 22 nd St., 2 nd Floor	Clifton Park, NY 12065
	New York, NY 10010	518-371-2147
	(212) 505-5861	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Four Cousins Burgers & Fries of LI, LLC (Bill Gellert)	Commack Corners Shopping Center
	173 Whippoorwill Rd.	6500 Jericho Turnpike
	Hillsdale, NY 12529	Commack, NY 11725
	(914) 643-2180, (518) 325-9717	1040 D. D. L.
	Four Cousins Burgers and Fries of LI, LLC (Bill Gellert)	1942 Deer Park Ave.
	173 Whippoorwill Rd.	Deer Park, NY 11729
	Hillsdale, NY 12529 (914) 643-2180	631-243-4447
	FGNYW, LLC (Andrew Stern and John Rigos)	4900 Transit Rd., Ste. 900
	56 W. 22 nd St., 2 nd Floor	Depew, NY 14043
	New York, NY 10010	716-668-2972
	(212) 505-5861	716-668-2973 (fax)
	FGNYC, LLC (Andrew Stern and John Rigos)	3179 Erie Blvd.
	56 W. 22 nd St., 2 nd Floor	Dewitt, NY 13214
	New York, NY 10010	
	(212) 505-5861	
	FGNYC, LLC (Andrew Stern and John Rigos)	950 County Rd., Rt. 64 Suite 110
	56 W. 22 nd St., 2 nd Floor	Elmira, NY 14903
	New York, NY 10010	
	(212) 505-5861	
	Four Cousins Burgers and Fries of LI, LLC (Bill Gellert)	2263 Broadhollow Rd.
	173 Whippoorwill Rd.	Farmingdale, NY 11735
	Hillsdale, NY 12529	631-773-5430
	(914) 643-2180	1166361 6
	Four Cousins Burgers & Fries of NY, LLC, (Bill Gellert)	1166 Main St.
	173 Whippoorwill Rd.	Fishkill, NY 12524
	Hillsdale, NY 12529 (914) 643-2180, (518) 325-9717	
	Amazing Burgers, LLC (Greg Slayton and Paul Slayton)**	6122 188 th St.
	3 Ann Dr.	Fresh Meadows, NY 11365
	Syosset, NY 11793	718-264-1818
	516-650-8418	710 201 1010
	Amazing Burgers, LLC (Gregory Slayton, Paul Slayton)**	7325 Woodhaven Blvd.
	3 Ann Dr.	Glendale, NY 11385
	Syosset, NY 11791	718-943-3483
	(516) 650-8418	
	FGNYC, LLC (Andrew Stern and John Rigos)	241 Route 9 West
	56 W. 22 nd St., 2 nd Floor	Glenmont, NY 12077
	New York, NY 10010	518-432-8271
	(212) 505-5861	200
	FGNYC, LLC (Andrew Stern and John Rigos)	262 Saratoga Rd.
	56 W. 22 nd St., 2 nd Floor	Glenville, NY 12302
	New York, NY 10010	518-952-7170
	(212) 505-5861	1049 W D:4a- D4
	FGNYW, LLC (Andrew Stern and John Rigos) 56 W. 22 nd St., 2 nd Floor	1948 W. Ridge Rd. Greece, NY 14626
	New York, NY 10010	585-730-7922
	(212) 505-5861	303-130-1322
	FGNYW, LLC (Andrew Stern and John Rigos)	3860 McKinley Pkwy.
	56 W. 22 nd St., 2 nd Floor	Hamburg, NY 14075
	New York, NY 10010	114110415,111 170/5
	(212) 505-5861	
	Four Cousins Burgers and Fries of LI, LLC (Bill Gellert)	600 Veterans Memorial Hwy.
	173 Whippoorwill Rd.	Hauppauge, NY 11788
	Hillsdale, NY 12529	631-265-0335
	(914) 643-2180	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	FGNYW, LLC (Andrew Stern and John Rigos)	1100 Jefferson Rd.
	56 W. 22 nd St., 2 nd Floor	Henrietta, NY
	New York, NY 10010	585-272-1811
	(212) 505-5861	
	FGNYC, LLC (Andrew Stern and John Rigos)	222 Elmira Rd., Ste. A
	56 W. 22 nd St., 2 nd Floor	Ithaca, NY 14850
	New York, NY 10010	607-256-2565
	(212) 505-5861	
	Four Cousins Burgers and Fries of NY, LLC (Bill Gellert)	1202 Ulster Ave.
	173 Whippoorwill Rd.	Kingston, NY 12401
	Hillsdale, NY 12529	845-336-8592
	(914) 643-2180	(02.3)
	FGNYC, LLC (Andrew Stern and John Rigos)	602 New Loudon Rd.
	56 W. 22 nd St., 2 nd Floor	Latham, NY 12110
	New York, NY 10010	518-785-0423
	(212) 505-5861	254 55 11 114:
	21033 FG Corp (David Noor)	254-55 Horace Harding Expressway
	983 Willis Ave., Ste. 101	Little Neck, NY 11362
	Albertson, NY 11507 (516) 997-4040	718-631-2100
	FGNYC, LLC (Andrew Stern and John Rigos)	3810 Route 31
	56 W. 22 nd St., 2 nd Floor	Liverpool, NY 13090
	New York, NY 10010	315-715-4485
	(212) 505-5861	313-713-4403
	FGNYW, LLC (Andrew Stern and John Rigos)	5716 S Transit Rd., Ste. 50
	56 W. 22 nd St., 2 nd Floor	Lockport, NY 14094
	New York, NY 10010	716-433-3254
	(212) 505-5861	710 133 323 1
	FGNY Holding, LLC (Andrew Stern and John Rigos)	36 West 48th St.
	56 W. 22 nd St., 2 nd Floor	Manhattan, NY 10036
	New York, NY 10010	212-997-1270
	(212) 505-5861	
	Four Cousins Burgers & Fries of NY, LLC (Bill Gellert)	Route 211 East
	173 Whippoorwill Rd.	469 Route 211 East
	Hillsdale, NY 12529	Middletown, NY 10940
	(914) 643-2180, (518) 325-9717	
	Four Cousins Burgers and Fries of NY, LLC (Bill Gellert)	Cortland Town Center
	173 Whippoorwill Rd.	3121 E. Main St.
	Hillsdale, NY 12529	Mohegan Lake, NY 10547
	(914) 643-2180	
	Four Cousins Burgers and Fries of NY, LLC (Bill Gellert)	360 North Bedford Rd.
	173 Whippoorwill Rd.	Mount Kisco, NY 10549
	Hillsdale, NY 12529	914-229-3353
	(914) 643-2180	
	Four Cousins Burgers and Fries of NY, LLC (Bill Gellert)	23 Rockland Center
	173 Whippoorwill Rd.	Nanuet, NY 10954
	Hillsdale, NY 12529	845-623-1863
	(914) 643-2180	1070 P + 200 G 1: G
	Four Cousins Burgers and Fries of NY, LLC (Bill Gellert)	1279 Route 300, Suite C
	173 Whippoorwill Rd.	Newburgh, NY 12550
	Hillsdale, NY 12529	845-567-4315
	(914) 643-2180	1666
	AR Burgers LLC (Atul Singh)	4666 Commercial Dr.
	446 Kent Ave., Apt. 4B	New Hartford, NY 13413
	Brooklyn, NY 11249	315-736-4897
	(267) 205-4341	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	FGNY Holding, LLC (Andrew Stern and John Rigos)	43 W. 55 th St.
	56 W. 22 nd St., 2 nd Floor	New York, NY 10019
	New York, NY 10010	212-459-9600
	(212) 505-5861	
	FGNY Holding, LLC (Andrew Stern and John Rigos)	56 W. 14 th St.
	56 W. 22 nd St., 2 nd Floor	New York, NY 10011
	New York, NY 10010	212-675-2229
	(212) 505-5861	200 DI 1 G
	FGNY Holding, LLC (Andrew Stern and John Rigos) 56 W. 22 nd St., 2 nd Floor	296 Bleecker St.
	New York, NY 10010	New York, NY 10014 212-367-9200
	(212) 505-5861	212-307-9200
	FGNY Holding, LLC (Andrew Stern and John Rigos)	2847 Broadway
	56 W. 22 nd St., 2 nd Floor	New York, NY 10025
	New York, NY 10010	New Tork, NT 10025
	(212) 505-5861	
	FGNY Holding, LLC (Andrew Stern and John Rigos)	690 Third Ave.
	56 W. 22 nd St., 2 nd Floor	New York, NY 10017
	New York, NY 10010	646-783-5060
	(212) 505-5861	
	FGNY Holding, LLC (Andrew Stern and John Rigos)	343 7 th Ave.
	56 W. 22 nd St., 2 nd Floor	New York, NY 10001
	New York, NY 10010	
	(212) 505-5861	
	FGNY Holding, LLC (Andrew Stern and John Rigos)	316 W. 34 th St.
	56 W. 22 nd St., 2 nd Floor	New York, NY 10022
	New York, NY 10010	212-564-6115
	(212) 505-5861	
	FGNY Holding, LLC (Andrew Stern and John Rigos)	Times Square
	56 W. 22 nd St., 2 nd Floor	253 W. 42 nd St.
	New York, NY 10010	New York City, NY 10036
	(212) 505-5861	
	FGNY Holding, LLC (Andrew Stern and John Rigos)	1008 6 th Ave.
	56 W. 22 nd St., 2 nd Floor	New York, NY 10018
	New York, NY 10010	646-290-6120
	(212) 505-5861	007511
	FGNY Holding, LLC (Andrew Stern and John Rigos)	80 Maiden Ln.
	56 W. 22 nd St., 2 nd Floor	New York, NY 10038
	New York, NY 10010	646-760-9202
	(212) 505-5861	1795 Military Dd
	FGNYW, LLC (Andrew Stern and John Rigos) 56 W. 22 nd St., 2 nd Floor	1785 Military Rd. Niagara Falls, NY 14304
	New York, NY 10010	716-297-7500
	(212) 505-5861	716-297-7300 716-297-7600 (fax)
	FGNYC, LLC (Andrew Stern and John Rigos)	5006 State Hwy. 23 (Southside Mall)
	56 W. 22 nd St., 2 nd Floor	Oneonta, NY 13820
	New York, NY 10010	607-386-4128
	(212) 505-5861	
	Amazing Burgers, LLC (Greg Slayton and Paul Slayton)**	2 Penn St.
	3 Ann Dr.	Pelham Manor, NY 10803
	Syosset, NY 11792	,
	Greg Slayton: (516) 650-8418, (516) 922-4624	
	FGNY Holding, LLC (Andrew Stern and John Rigos)	2067 Fairport Nine Mile Point Rd.
	56 W. 22 nd St., 2 nd Floor	Penfield, NY 14526
	New York, NY 10010	585-598-3014
	(212) 505-5861	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	FGNYC, LLC (Andrew Stern and John Rigos)	418 State Route 3
	56 W. 22 nd St., 2 nd Floor	Plattsburgh, NY 12901
	New York, NY 10010	518-561-2156
	(212) 505-5861	
	Four Cousins Burgers & Fries of LI, LLC (Bill Gellert)	5120 Nesconset Hwy.
	173 Whippoorwill Rd.	Port Jefferson Station, NY 11776
	Hillsdale, NY 12529	
	(914) 643-2180, (518) 325-9717 FGNYC, LLC (Andrew Stern and John Rigos)	79 Market St.
	56 W. 22 nd St., 2 nd Floor	Potsdam, NY 13676
	New York, NY 10010	315-274-0263
	(212) 505-5861	313 27 1 0203
	Four Cousins Burgers and Fries of NY, LLC (Bill Gellert)	2507 South Rd. #104
	173 Whippoorwill Rd.	Poughkeepsie, NY 12601
	Hillsdale, NY 12529	845-462-0388
	(914) 643-2180	
	FGNYC, LLC (Andrew Stern and John Rigos)	735 Upper Glen St.
	56 W. 22 nd St., 2 nd Floor	Queensbury, NY 12144
	New York, NY 10010	518-432-8271
	(212) 505-5861	
	FGNYC, LLC (Andrew Stern and John Rigos)	600 North Greenbrush Rd.
	56 W. 22 nd St., 2 nd Floor	Rensselaer, NY 12144
	New York, NY 10010	518-285-4704
	(212) 505-5861	1001 15
	FGNYW, LLC (Andrew Stern and John Rigos)	1881 Monroe Ave.
	56 W. 22 nd St., 2 nd Floor New York, NY 10010	Rochester, NY 14618 585-385-4778
	(212) 505-5861	363-363-4776
	FGNYC, LLC (Andrew Stern and John Rigos)	3057 Route 50
	56 W. 22 nd St., 2 nd Floor	Saratoga Springs, NY 12866
	New York, NY 10010	518-583-3135
	(212) 505-5861	
	FGNYC, LLC (Andrew Stern and John Rigos)	Balltown Rd.
	56 W. 22 nd St., 2 nd Floor	Mohawk Common Mall
	New York, NY 10010	Schenectady, NY 12304
	(212) 505-5861	518-346-5728
	Four Cousins Burgers and Fries of NY, LLC (Bill Gellert)	Independent Plaza
	173 Whippoorwill Rd.	202 Middle Country Rd.
	Hillsdale, NY 12529	Selden, NY 11784
	(914) 643-2180 Amazing Burgers, LLC (Greg Slayton and Paul Slayton)**	631-736-0537 2865 Richmond Ave.
	3 Ann Dr.	Staten Island, NY 10314
	Syosset, NY 11792	Satisfication, 141 10317
	Greg Slayton: (516) 650-8418, (516) 922-4624	
	FGNYC, LLC (Andrew Stern and John Rigos)	3439 W. Genesee St.
	56 W. 22 nd St., 2 nd Floor	Syracuse, NY 13219
	New York, NY 10010	315-299-7027
	(212) 505-5861	
	FGNYC, LLC (Andrew Stern and John Rigos)	727 South Crouse
	56 W. 22 nd St., 2 nd Floor	Syracuse NY 13210
	New York, NY 10010	315-913-3911
	(212) 505-5861	
	FGNYC, LLC (Andrew Stern and John Rigos)	756 Horatio St.
	56 W. 22 nd St., 2 nd Floor	Utica, NY 13502
	New York, NY 10010	315-733-0349
	(212) 505-5861	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	FGNYC, LLC (Andrew Stern and John Rigos)	4700 Vestal Pkwy.
	56 W. 22 nd St., 2 nd Floor	Vestal, NY 13850
	New York, NY 10010	607-770-7005
	(212) 505-5861	
	FGNYW, LLC (Andrew Stern and John Rigos)	405 Commerce Dr.
	56 W. 22 nd St., 2 nd Floor	Victor, NY 14564
	New York, NY 10010	585-398-3031
	(212) 505-5861	
	FGNYC, LLC (Andrew Stern and John Rigos)	Watertown City Center
	56 W. 22 nd St., 2 nd Floor	1290 Arsenal Rd.
	New York, NY 10010	Watertown, NY 13601
	(212) 505-5861	
	FGNYW, LLC (Andrew Stern and John Rigos)	927 Holt Rd.
	56 W. 22 nd St., 2 nd Floor	Webster, NY 14580
	New York, NY 10010	
	(212) 505-5861	
	Amazing Burgers, LLC (Greg Slayton and Paul Slayton)**	240 Main St.
	3 Ann Dr.	White Plains, NY 10601
	Syosset, NY 11792	,
	Greg Slayton: (516) 650-8418, (516) 922-4624	
	Amazing Burgers, LLC (Greg Slayton and Paul Slayton)**	2500 Central Park Ave.
	3 Ann Dr.	Yonkers, NY 10710
	Syosset, NY 11792	914-793-3483
	Greg Slayton: (516) 650-8418, (516) 922-4624	311 793 3 103
	Amazing Burgers, LLC (Greg Slayton and Paul Slayton)**	5540 Xavier Dr.
	3 Ann Dr.	Yonkers, NY 10704
	Syosset, NY 11792	914-375-3502
	Greg Slayton: (516) 650-8418, (516) 922-4624	711 373 3302
North Carolina	Greg Stayton. (510) 650 6110; (510) 522 1621	
	Quintet Acquisitions LLC (Jonathan Kelly)	1075 Pine Plaza Dr.
	123 East Franklin St., #423	Apex, NC 27523
	Chapel Hill, NC 27514	919-616-0011
	(919) 525-8825	
	Stein5, LLC (Christine Steiner)	1838 Hendersonville Rd.
	127 Heathland Ln.	Asheville, NC 28803
	Mooresville, NC 28117	715116 1 1116, 1 1 1 2 2 0 0 0 3
	(810) 599-7632	
	Stein5, LLC (Christine Steiner)	182 Merrimon Ave., Ste. 60
	127 Heathland Ln.	Asheville, NC 28801
	Mooresville, NC 28117	828-210-2800
	(810) 599-7632	020-210-2000
	Stein5, LLC (Christine Steiner)	Shops @ Shadowline
	127 Heathland Ln.	1435 Blowing Rock Rd., Ste. A
	Mooresville, NC 28117	Boone, NC 28607
	(810) 599-7632	Boolie, 110 2000/
	Stein5, LLC (Christine Steiner)	309 Huffman Mill Rd., Ste. 410
	127 Heathland Ln.	
	Mooresville, NC 28117	Burlington, NC 27215
	(810) 599-7632	336-346-8794
		1121 Parkside Main St.
	Quintet Acquisitions LLC (Jonathan Kelly)	
	123 East Franklin St., #42	Cary, NC 27519
	Chapel Hill, NC 27514	919-380-0450
	(919) 525-8825	0020 P P 1
	Princess Street Partners, LLC (Rick Fisher)	9820 Rea Rd.
	200 N. Washington St., Unit #320760	Charlotte, NC 28277
	Alexandria, VA 22320	704-752-0110
	(703) 566-5821	1

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Princess Street Partners, LLC (Rick Fisher)	2810 South Blvd., Unit A
	200 N. Washington St., Unit #320760	Charlotte, NC 28205
	Alexandria, VA 22320	
	(703) 566-5821	
	Princess Street Partners, LLC (Rick Fisher)	8020 Providence Rd., #600
	200 N. Washington St., Unit #320760	Charlotte, NC 28777
	Alexandria, VA 22320	704-752-0110
	(703) 566-5821	1000077 1 7 1
	Princess Street Partners, LLC (Rick Fisher)	12820 York Rd.
	200 N. Washington St., Unit #320760	Charlotte, NC 28278
	Alexandria, VA 22320	704-587-9204
	(703) 566-5821	4400 Cl D 1
	Princess Street Partners, LLC (Rick Fisher)	4400 Sharon Rd.
	200 N. Washington St., Unit #320760	Charlotte, NC 28211
	Alexandria, VA 22320 (703) 566-5821	704-366-0525
	Princess Street Partners, LLC (Rick Fisher)	1326 Central Ave.
	200 N. Washington St., Unit #320760	Charlotte, NC 28205
	Alexandria, VA 22320	980-299-8636
	(703) 566-5821	780-277-8030
	Princess Street Partners, LLC (Rick Fisher)	4014 Connection Point Blvd.
	200 N. Washington St., Unit #320760	Charlotte, NC 28212
	Alexandria, VA 22320	980-296-8678
	(703) 566-5821	780-270-8078
	Stein5, LLC (Christine Steiner)	1421 Concord Pkwy N.
	127 Heathland Ln.	Concord, NC 28025
	Mooresville, NC 28117	704-706-2630
	(810) 599-7632	701 700 2000
	Stein5, LLC (Christine Steiner)	17078 Nat Bynum Ln., Ste. 1
	127 Heathland Ln.	Cornelius, NC 28031
	Mooresville, NC 28117	704-997-9766
	(810) 599-7632	
	Quintet Acquisitions LLC (Jonathan Kelly)	5332 McFarland Dr., Ste. 110
	123 East Franklin St., #423	Durham, NC 27707
	Chapel Hill, NC 27514	
	(919) 525-8825	
	Quintet Acquisitions LLC (Jonathan Kelly)	3718 N. Roxboro St., Ste. 300
	123 East Franklin St., #423	Durham, NC 27704
	Chapel Hill, NC 27514	984-569-2002
	(919) 525-8825	
	Quintet Acquisitions LLC (Jonathan Kelly)	150 Cabela Dr.
	123 East Franklin St., #423	Garner, NC 27529
	Chapel Hill, NC 27514	919-772-7338
	(919) 525-8825	111 75 1
	Princess Street Partners, LLC (Rick Fisher)	2212 Franklin Blvd.
	200 N. Washington St., Unit #320760	Gastonia, NC 28052
	Alexandria, VA 22320	980-320-8033
	(703) 566-5821	(02 N 4 D 4 1 D 4
	Stein5, LLC (Christine Steiner)	602 North Berkeley Blvd.
	127 Heathland Ln.	Goldsboro, NC 27534
	Mooresville, NC 28117	919-751-6300
	(810) 599-7632	(00 C 31 D 1 C D
	Stein5, LLC (Christine Steiner)	600 Greenville Rd., Ste. D
	127 Heathland Ln.	Greenville, NC 27858
	Mooresville, NC 28117	252-364-2838
	(810) 599-7632	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Stein5, LLC (Christine Steiner)	1520 Hwy 70 SE
	127 Heathland Ln.	Hickory, NC 28602
	Mooresville, NC 28117	828-855-3235
	810-599-7632 Stein5, LLC (Christine Steiner)	1915 N. Main St., Ste. 109
	127 Heathland Ln.	High Point, NC 27262
	Mooresville, NC 28117	336-200-8355
	(810) 599-7632	
	Stein5, LLC (Christine Steiner)	Torrance Village Shopping Center
	127 Heathland Ln.	9826 Gilead Rd., Ste. C-106
	Mooresville, NC 28117	Huntersville, NC 28078
	(810) 599-7632	704-992-2033
	Stein5, LLC (Christine Steiner)	408 Western Blvd., #103
	127 Heathland Ln.	Jacksonville, NC 285
	Mooresville, NC 28117	
	(810) 599-7632	927 C. M. '. C.
	Stein5, LLC (Christine Steiner) 127 Heathland Ln.	827 S. Main St. Kernersville, NC 27284
	Mooresville, NC 28117	336-310-5546
	(810) 599-7632	330-310-3340
	Doughball, LLC (Thomas Ferguson)	1203 S. Croatan Hwy.
	322 Colington Dr.	Kill Devil Hills, NC 27948
	Kill Devil Hills, NC 27948	252-255-0006
	(267) 441-0631	
	Quintet Acquisitions LLC (Jonathan Kelly)	1018 Shoppes at Midway Dr.
	123 East Franklin St., #423	Knightdale, NC 27545
	Chapel Hill, NC 27514	919-266-6664
	(919) 525-8825	2020 OLL B
	Stein5, LLC (Christine Steiner) 127 Heathland Ln.	2028 Olde Regent Way Leland, NC 28451
	Mooresville, NC 28117	910-833-1997
	(810) 599-7632	710-033-1777
	Princess Street Partners, LLC (Rick Fisher)	2304 Matthews Township Pkwy., Ste.
	200 N. Washington St., Unit #320760	101
	Alexandria, VA 22320	Matthews, NC 28105
	(703) 566-5821	
	Princess Street Partners, LLC (Rick Fisher)	2848 West Highway 74
	200 N. Washington St., Unit #320760	Monroe, NC 28110
	Alexandria, VA 22320	704-225-1960
	(703) 566-5821	(54 Di, 11
	Stein 5, LLC (Christine Steiner) 127 Heathland Ln.	654 River Hwy. Mooresville, NC 28117
	Mooresville, NC 28117	704-799-7500
	(810) 599-7632	101 177 1300
	Quintet Acquisitions LLC (Jonathan Kelly)	412 Main at North Hills St.
	123 East Franklin St., #423	Raleigh, NC 27609
	Chapel Hill, NC 27514	919-787-7772
	(919) 525-8825	
	Quintet Acquisitions LLC (Jonathan Kelly)	8107 Creedmoor Rd.
	123 East Franklin St., #423	Raleigh, NC 27613
	Chapel Hill, NC 27514	919-844-7057
	(919) 525-8825	5501 Comital Divid Str. 100
	Quintet Acquisitions LLC (Jonathan Kelly)	5501 Capital Blvd., Ste. 106
	123 East Franklin St., #423 Chapel Hill, NC 27514	Raleigh, NC 27616 984-232-0547
	(919) 525-8825	701 232 0347

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Stein5, LLC (Christine Steiner)	113-1 Smith Ave.
	127 Heathland Ln.	Shallotte, NC 28470
	Mooresville, NC 28117	910-597-9831
	(810) 599-7632	
	Quintet Acquisitions LLC (Jonathan Kelly)	535 Doctor Calvin Jones Hwy Ste. 110
	123 East Franklin St., #423	Wake Forest, NC 27587
	Chapel Hill, NC 27514	919-263-1327
	(919) 525-8825	(001 P. I. F. P.
	Stein5, LLC (Christine Steiner)	6801 Parker Farm Dr.
	127 Heathland Ln.	Wilmington, NC 28405
	Mooresville, NC 28117	910-256-9069
Manth Dalage	(810) 599-7632	
North Dakota	DIE LLC (D. Cl. 1D. 1D. 1)	1001 T
	BNF, LLC (Dave Glaser and Brad Bender)	1001 Interstate Ave.
	3801 Lockport St., Ste. 3	Bismarck, ND 58503
	Bismarck, ND 58503	701-751-4286
	(701) 226-4015, (612) 387-6201	900 G 2rd G4
	BNF, LLC (Dave Glaser and Brad Bender)	809 S. 3 rd St.
	3801 Lockport St., Ste. 3	Bismarck, ND 58504 701-751-1648
	Bismarck, ND 58503	/01-/31-1048
	(701) 226-4015, (612) 387-6201 BNF, LLC (Dave Glaser and Brad Bender)	5050 Timber Pkwy S., #132
	3801 Lockport St., Ste. 3	Fargo, ND 58104
	Bismarck, ND 58503	Faigo, ND 36104
	(701) 226-4015, (612) 387-6201	
	BNF, LLC (Dave Glaser and Brad Bender)	4328 13 th Ave. S
	3801 Lockport St., Ste. 3	Fargo, ND 58103
	Bismarck, ND 58503	701-532-2552
	(701) 226-4015, (612) 387-6201	701-332-2332
	BNF, LLC (Dave Glaser and Brad Bender)	3221 32nd Ave. S., Ste. 400
	3801 Lockport St., Ste. 3	Grand Forks, ND 58201
	Bismarck, ND 58503	Grand Forks, FVD 30201
	(701) 226-4015, (612) 387-6201	
	BNF, LLC (Dave Glaser and Brad Bender)	3300 16 th St. SW
	3801 Lockport St., Ste. 3	Minot, ND 58701
	Bismarck, ND 58503	701-837-5555
	(701) 226-4015, (612) 387-6201	701 007 0000
Ohio	(101) = 1010, (011) 01, 010	
	Wholesome Enterprises, LLC (Raji Sankar & Randhir	3863 Medina Rd.
	Sethi)	Akron, OH 44333
	180 Fort Couch Rd., Ste. 150	330-665-5551
	Pittsburgh, PA 15241	
	(724) 518-0967	
	Wholesome Enterprises, LLC (Raji Sankar & Randhir	284 E. Exchange St.
	Sethi)	Akron, OH 44304
	180 Fort Couch Rd., Ste. 150	234-571-5022
	Pittsburgh, PA 15241	
	(724) 518-0967	
	EDM Restaurant Ventures, LLC ((Edward Reese)	107 S. Canfield-Niles Rd., Ste. A
	1419 Boardman-Canfield Rd., Ste. 500	Austintown, OH 44515
	Boardman, OH 44512	
	(330) 726-5790	
	French Creek Burgers, LLC (Maureen and Randolph	36050-A Detroit Rd.
	Androsik)	Avon, OH 44011
	28421 West Oakland	440-937-GUYS
	Bay Village, OH 44140	
	(216) 798-2881	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	EDM Restaurant Ventures, LLC ((Edward Reese)	7322 Market St.
	1419 Boardman-Canfield Rd., Ste. 500	Boardman, OH 44512
	Boardman, OH 44512	330-629-8038
	(330) 726-5790	
	Wholesome Enterprises, LLC (Raji Sankar & Randhir	4824 Ridge Rd.
	Sethi)	Brooklyn, OH 44144
	180 Fort Couch Rd., Ste. 150	216-417-0492
	Pittsburgh, PA 15241	
	(724) 518-0967	020 F + + G + 1 P
	KRNBLZ, LLC (Joseph Carroll)	830 Eastgate South Dr.
	247 North Westmonte Dr. Altamonte Springs, FL 32714	Cincinnati, OH 45245
	(407) 529-7100, (407) 772-0200, (407) 444-0418	
	KRNBLZ, LLC (Joseph Carroll)	9578 Colerain Ave.
	247 North Westmonte Dr.	Cincinnati, OH 45251
	Altamonte Springs, FL 32714	513-245-1530
	(407) 529-7100, (407) 772-0200, (407) 444-0418	313 243 1330
	Wholesome Enterprises, LLC (Raji Sankar & Randhir	3273 Steelyard Dr.
	Sethi)	Cleveland, OH 44109
	180 Fort Couch Rd., Ste. 150	
	Pittsburgh, PA 15241	
	(724) 518-0967	
	EDM Restaurant Ventures, LLC ((Edward Reese)	2170 Millenium Blvd., #1
	1419 Boardman-Canfield Rd., Ste. 500	Courtland, OH 44410
	Boardman, OH 44512	330-372-0232
	(330) 726-5790	
	Wholesome Enterprises, LLC (Raji Sankar & Randhir	753 Howe Ave.
	Sethi)	Cuyahoga Falls, OH 44221
	180 Fort Couch Rd., Ste. 150	330-920-9444
	Pittsburgh, PA 15241	
	(724) 518-0967	
	Wholesome Enterprises, LLC (Raji Sankar & Randhir	3100 Westgate
	Sethi)	Fairview Park, OH 44126
	180 Fort Couch Rd., Ste. 150	440-333-5570
	Pittsburgh, PA 15241	
	(724) 518-0967	1000 TCC A
	Famous Burger Group, LLC (David MacDonald, Branden	1800 Tiffin Ave.
	Yono, Jason Yono, Anthony Robinson) 15645 Blue Skies St.	Findlay, OH 45840
	Livonia, MI 48154	
	David MacDonald: (734) 536-1187	
	Wholesome Enterprises, LLC (Raji Sankar & Randhir	790 Arlington Ridge
	Sethi)	Green, OH 44312
	180 Fort Couch Rd., Ste. 150	234-571-4273
	Pittsburgh, PA 15241	
	(724) 518-0967	
	KRNBLZ, LLC (Joseph Carroll)	3431 Princeton Rd., Ste. 103
	247 North Westmonte Dr.	Hamilton, OH 45011
	Altamonte Springs, FL 32714	513-330-5246
	(407) 529-7100, (407) 772-0200, (407) 444-0418	
	KRNBLZ, LLC (Joseph Carroll)	609 Ring Rd.
	247 North Westmonte Dr.	Harrison, OH 45030
	Altamonte Springs, FL 32714	513-715-1181
	(407) 529-7100, (407) 772-0200, (407) 444-0418	
	EDM Restaurant Ventures, LLC ((Edward Reese)	2393 Niles Cortland Rd.
	1419 Boardman-Canfield Rd., Ste. 500	Howland, OH 44484
	Boardman, OH 44512	330-989-5162
	(330) 726-5790	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Wholesome Enterprises, LLC (Raji Sankar & Randhir	623 E. Main St.
	Sethi)	Kent, OH 44240
	180 Fort Couch Rd., Ste. 150	330-673-6666
	Pittsburgh, PA 15241	
	(724) 518-0967	
	Famous Burger Group, LLC (David MacDonald, Branden	3292 Elida Rd.
	Yono, Jason Yono, Anthony Robinson)	Lima, OH 45801
	15645 Blue Skies St.	
	Livonia, MI 48154	
	David MacDonald: (734) 536-1187	
	French Creek Burgers, LLC (Maureen and Randolph	5310 N. Leavitt Rd.
	Androsik)	Lorain, OH 44053
	28421 West Oakland	440-984-7013
	Bay Village, OH 44140	
	(216) 798-2881	
	Wholesome Enterprises, LLC (Raji Sankar & Randhir	994 N. Lexington Spring Rd., Ste. 160
	Sethi)	Mansfield, OH 44906
	180 Fort Couch Rd., Ste. 150	419-709-8102
	Pittsburgh, PA 15241	
	(724) 518-0967	
	KRNBLZ, LLC (Joseph Carroll)	9540 S. Mason Montgomery Rd.
	247 North Westmonte Dr.	Mason, OH 40540
	Altamonte Springs, FL 32714	513-204-5900
	(407) 529-7100, (407) 772-0200, (407) 444-0418	
	Famous Burger Group, LLC (David MacDonald, Branden	1395 Conant St., Ste. C
	Yono, Jason Yono, Anthony Robinson)	Maumee, OH 43537
	15645 Blue Skies St.	419-893-3400
	Livonia, MI 48154	
	David MacDonald: (734) 536-1187	
	Wholesome Enterprises, LLC (Raji Sankar & Randhir	1271 SOM Center Rd.
	Sethi)	Mayfield Heights, OH 44124
	180 Fort Couch Rd., Ste. 150	440-442-6700
	Pittsburgh, PA 15241	
	(724) 518-0967	
	Wholesome Enterprises, LLC (Raji Sankar & Randhir	4184 Pearl Rd.
	Sethi)	Medina, OH 44256
	180 Fort Couch Rd., Ste. 150	330-723-3333
	Pittsburgh, PA 15241	
	(724) 518-0967	
	Wholesome Enterprises, LLC (Raji Sankar & Randhir	9180 Mentor Ave.
	Sethi)	Mentor, OH 44060
	180 Fort Couch Rd., Ste. 150	440-205-1750
	Pittsburgh, PA 15241	
	(724) 518-0967	15(05 D. 1. D.1
	Wholesome Enterprises, LLC (Raji Sankar & Randhir	17695 Bagley Rd.
	Sethi)	Middleburg Heights, OH 44130
	180 Fort Couch Rd., Ste. 150	440-239-7880
	Pittsburgh, PA 15241	
	(724) 518-0967	6622
	Wholesome Enterprises, LLC (Raji Sankar & Randhir	6652 Strip Ave. NW
	Sethi)	North Canton, OH 44720
	180 Fort Couch Rd., Ste. 150	
	Pittsburgh, PA 15241	
	(724) 518-0967	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	French Creek Burgers, LLC (Maureen and Randolph	25999 Lorain Rd.
	Androsik)	North Olmstead, OH 44070
	28421 West Oakland	440-716-6000
	Bay Village, OH 44140	
	(216) 798-2881	
	KRNBLZ, LLC (Joseph Carroll)	2743 Edmondson Rd.
	247 North Westmonte Dr.	Norwood, OH 45209
	Altamonte Springs, FL 32714	513-351-5274
	(407) 529-7100, (407) 772-0200, (407) 444-0418	
	Wholesome Enterprises, LLC (Raji Sankar & Randhir	8249 W. Ridgewood Dr.
	Sethi)	Parma, OH 44129
	180 Fort Couch Rd., Ste. 150	440-842-0095
	Pittsburgh, PA 15241	140 042 0073
	(724) 518-0967	
		10000 011 110 20
	Famous Burger Group, LLC (David MacDonald, Branden	10090 Olde US 20
	Yono, Jason Yono, Anthony Robinson)	Rossford, OH 43460
	15645 Blue Skies St.	
	Livonia, MI 48154	
	David MacDonald: (734) 536-1187	
	French Creek Burgers, LLC (Maureen and Randolph	4317 Milan Rd.
	Androsik)	Sandusky, OH 4480
	28421 West Oakland	
	Bay Village, OH 44140	
	(216) 798-2881	
	Wholesome Enterprises, LLC (Raji Sankar & Randhir	13971 Cedar Rd.
	Sethi)	South Euclid, OH 44118
	180 Fort Couch Rd., Ste. 150	South Edena, OII 11110
	Pittsburgh, PA 15241	
	(724) 518-0967	
	KRNBLZ, LLC (Joseph Carroll)	810 Kemper Rd.
	247 North Westmonte Dr.	
		Springdale, OH 75246
	Altamonte Springs, FL 32714	
	(407) 529-7100, (407) 772-0200, (407) 444-0418	G. 211 m. G.
	Wholesome Enterprises, LLC (Raji Sankar & Randhir	Strongsville Town Center
	Sethi)	15163 Pearl Rd.
	180 Fort Couch Rd., Ste. 150	Strongsville, OH 44136
	Pittsburgh, PA 15241	
	(724) 518-0967	
	Famous Burger Group, LLC (David MacDonald, Branden	3305 W. Central Ave.
	Yono, Jason Yono, Anthony Robinson)	Toledo, OH 43606
	15645 Blue Skies St.	419-464-0000
	Livonia, MI 48154	
	David MacDonald: (734) 536-1187	
	Wholesome Enterprises, LLC (Raji Sankar & Randhir	4025 Richmond Rd., Unit H
	Sethi)	Warrensville Heights, OH 44122
	180 Fort Couch Rd., Ste. 150	216-360-8888
		210-300-6666
	Pittsburgh, PA 15241	
	(724) 518-0967	20207 D 4 3 D 1
	French Creek Burgers, LLC (Maureen and Randolph	30297 Detroit Rd.
	Androsik)	Westlake, OH 44145
	28421 West Oakland	440-716-6000
	Bay Village, OH 44140	
	(216) 798-2881	
	Wholesome Enterprises, LLC (Raji Sankar & Randhir	35085 Euclid Ave.
	Sethi)	Willoughby, OH 44094
	180 Fort Couch Rd., Ste. 150	440-306-8688
	Pittsburgh, PA 15241	
	(724) 518-0967	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Wholesome Enterprises, LLC (Raji Sankar & Randhir	4299 Burbank Rd.
	Sethi)	Wooster, OH 44691
	180 Fort Couch Rd., Ste. 150	330-345-1111
	Pittsburgh, PA 15241	
	(724) 518-0967	
regon	E, C B O HC(DI, MII)	2606 GW C 1 H'II DL 1
	Five Star Burgers Oregon, LLC (Blair Walker)	2606 SW Cedar Hills Blvd.
	10421 S. Jordan Gateway, Ste. 630	Beaverton, OR
	South Jordan, UT 84095	503-430-8748
	(801) 576-2704	14700 CW Marriage Calcalla De
	Five Star Burgers Oregon, LLC (Blair Walker) 10421 S. Jordan Gateway, Ste. 630	14700 SW Murray Scholls Dr. Beaverton, OR 97007
	South Jordan, UT 84095	Beaverion, OK 9/00/
	(801) 576-2704	
	Southern Oregon Burgers and Fries, LLC (Mel Garges)	222 N. Emerson, Ste. 120
	90730 Marcola Rd.	Bend, OR 97701
	Springfield, OR 97478	541-797-7787
	(541) 968-0544	341-797-7787
	CLRM, Inc. (Ryan Coady)	845 NW 9 th St.
	1575 NE 237 th Ave.	Corvallis, OR 97330
	Wood Village, OR 97060	541-230-1891
	(480) 225-2364	
	Southern Oregon Burgers and Fries, LLC (Mel Garges)	495 West 7th Ave.
	90730 Marcola Rd.	Eugene, OR 97401
	Springfield, OR 97478	
	(541) 968-0544	
	PDX Burgers and Fries Inc. (Jason Marble)	2595 SE Burnside Rd.
	953 West Witt Ave.	Gresham, OR 97080
	San Tan Valley, AZ 85140	
	(480) 569-8908	
	Five Star Burgers Oregon, LLC (Blair Walker)	8963 SW 82 nd Ave.
	10421 S. Jordan Gateway, Ste. 630	Happy Valley, OR 97086
	South Jordan, UT 84095	503-777-5160
	(801) 576-2704	
	Five Star Burgers Oregon, LLC (Blair Walker)	17105 SE Sunnyside Dr., #134
	10421 S. Jordan Gateway, Ste. 630	Happy Valley, OR 97086
	South Jordan, UT 84095	503-305-6410
	(801) 576-2704	224127771054 G
	Five Star Burgers Oregon, LLC (Blair Walker)	2341 NW 185th St.
	10421 S. Jordan Gateway, Ste. 630	Hillsboro, OR 97123
	South Jordan, UT 84095 (801) 576-2704	
	Sky's the Limit, Inc. (Kristy Zakour)	1421 Center Dr., Ste. #105
	1565 Satellite Dr.	Medford, OR 97501
	Medford, OR 97504	541-816-4232
	(541) 944-2425	341-010-4232
	Sky's the Limit, Inc. (Kristy Zakour)	20 Rossanley Dr.
	1565 Satellite Dr.	Medford, OR 97501
	Medford, OR 97504	458-225-9947
	(541) 944-2425	
	Five Star Burgers Oregon, LLC (Blair Walker)	15121 SE McLoughlin Blvd.
	10421 S. Jordan Gateway, Ste. 630	Milwaukie, OR 97267
	South Jordan, UT 84095	
	(801) 576-2704	
	CLRM, Inc. (Ryan Coady)	4205 East Crestview Dr., Ste. 133
	1575 NE 237 th Ave.	Newberg, OR 97132
	Wood Village, OR 97060	971-281-8605
	(480) 225-2364	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Five Star Burgers Oregon, LLC (Blair Walker)	19574 Molalla Ave.
	10421 S. Jordan Gateway, Ste. 630	Oregon City, OR 97045
	South Jordan, UT 84095	503-657-6049
	(801) 576-2704	1200 N.E. D 1
	Five Star Burgers Oregon, LLC (Blair Walker)	1200 N.E. Broadway St., Unit 110
	10421 S. Jordan Gateway, Ste. 630 South Jordan, UT 84095	Portland, OR 97232 503-206-8395
	(801) 576-2704	303-200-8393
	Southern Oregon Burgers and Fries, LLC (Mel Garges)	1500 NW Mulholland Dr. #101
	90730 Marcola Rd.	Roseburg, OR 97470
	Springfield, OR 97478	541-671-2449
	(541) 968-0544	
	CLRM, Inc. (Ryan Coady)	2323 Lancaster Dr. NE
	1575 NE 237 th Ave.	Salem, OR 97305
	Wood Village, OR 97060	503-990-8828
	(480) 225-2364	
	CLRM, Inc. (Ryan Coady)	Vista Place
	1575 NE 237 th Ave.	2990 Commercial Blvd.
	Wood Village, OR 97060	Salem, OR 97302
	(480) 225-2364 Southern Oregon Burgers and Fries, LLC (Mel Garges)	3266 Gateway St.
	90730 Marcola Rd.	Springfield, OR 97477
	Springfield, OR 97478	Springheid, OK 7/4//
	(541) 968-0544	
	Five Star Burgers Oregon, LLC (Blair Walker)	7005 SW Nyberg St.
	10421 S. Jordan Gateway, Ste. 630	Tualatin, OR 97062
	South Jordan, UT 84095	503-612-3000
	(801) 576-2704	
	Five Star Burgers Oregon, LLC (Blair Walker)	2050 8 th Ave.
	10421 S. Jordan Gateway, Ste. 630	West Linn, OR 97068
	South Jordan, UT 84095	503-594-0812
Pennsylvania	(801) 576-2704	
1 chiisyivama	GB-Altoona, LLC (Saleh Mohamadi)	3420 Pleasant Valley Blvd., Ste. B
	14080 Sullyfield Circle, Ste. J	Altoona, PA 16602
	Chantilly, VA 20151	814-944-2001
	(703) 310-8211	
	Rockham 5G PA, LLC (Drew Smith)	77 E. City Line Ave.
	15 Haddon Ave., Ste. 1	Bala Cynwyd, PA 19004
	Haddonfield, NJ 08033	610-949-9005
	(703) 869-8483	
	Wholesome Enterprises, LLC (Raji Sankar & Randhir	160 Millers Run Rd.
	Sethi)	Bridgeville, PA 15017
	180 Fort Couch Rd., Ste. 150 Pittsburgh, PA 15241	412-914-2070
	(724) 518-0967	
	Rockham 5G PA, LLC (Drew Smith)	2053 Sprout Rd.
	15 Haddon Ave., Ste. 1	Broomall, PA 19008
	Haddonfield, NJ 08033	610-359-8155
	(703) 869-8483	
	Rockham 5G PA, LLC (Drew Smith)	3045 Center Valley Pkwy., Unit 106
	15 Haddon Ave., Ste. 1	Center Valley, PA 18034
	Haddonfield, NJ 08033	610-709-8636
	(703) 869-8483	
	Rockham 5G PA, LLC (Drew Smith)	200 W. Ridge Pike
	15 Haddon Ave., Ste. 1	Conshohocken, PA 19428
	Haddonfield, NJ 08033	610-825-5557
	(703) 869-8483	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Rockham 5G PA, LLC (Drew Smith)	77 E. City Line Ave.
	15 Haddon Ave., Ste. 1	Bala Cynwyd, PA 19004
	Haddonfield, NJ 08033	610-949-9005
	(703) 869-8483	
	Rockham 5G PA, LLC (Drew Smith)	1082 E. Lancaster Ave.
	15 Haddon Ave., Ste. 1	Downingtown, PA 19335
	Haddonfield, NJ 08033	610-873-2692
	(703) 869-8483	
	Rockham 5G PA, LLC (Drew Smith)	125 East Street Rd.
	15 Haddon Ave., Ste. 1	Feasterville, PA 19053
	Haddonfield, NJ 08033	215-354-9055
	(703) 869-8483	
	Rockham 5G PA, LLC (Drew Smith)	600 Town Center Dr., Ste. D101
	15 Haddon Ave., Ste. 1	Glen Mills, PA 19342
	Haddonfield, NJ 08033	484-301-3625
	(703) 869-8483	404-301-3023
	Great Burger-Johnstown, LLC (Jerome Fink and Saleh	145 Town Center Dr.
	Mohamadi)	Johnstown, PA 15904
	14080 Sullyfield Circle, Ste. J	814-262-7872
	Chantilly, VA 20151	014-202-7072
	(703) 310-8211	
		160 N. CII. D.I
	Rockham 5G PA, LLC (Drew Smith)	160 N. Gulph Rd.
	15 Haddon Ave., Ste. 1	King of Prussia, PA 19406
	Haddonfield, NJ 08033	610-265-7755
	(703) 869-8483	24247
	Rockham 5G PA, LLC (Drew Smith)	2424 Lincoln Hwy.
	15 Haddon Ave., Ste. 1	Langhorne, PA 19497
	Haddonfield, NJ 08033	267-358-5995
	(703) 869-8483	
	Rockham 5G PA, LLC (Drew Smith)	1075 W. Baltimore Pike
	15 Haddon Ave., Ste. 1	Media, PA 19063
	Haddonfield, NJ 08033	484-444-2420
	(703) 869-8483	
	Wholesome Enterprises, LLC (Raji Sankar & Randhir	73845 Northern Pike
	Sethi)	Monroeville, PA 15146
	180 Fort Couch Rd., Ste. 150	412-373-7711
	Pittsburgh, PA 15241	
	(724) 518-0967	
·	Wholesome Enterprises, LLC (Raji Sankar & Randhir	9898 University Blvd., Ste. 30
	Sethi)	Moon Township, PA 15108
	180 Fort Couch Rd., Ste. 150	412-375-7527
	Pittsburgh, PA 15241	
	(724) 518-0967	
	Rockham 5G PA, LLC (Drew Smith)	2804 S. Eagle Rd.
	15 Haddon Ave., Ste. 1	Newtown, PA 18940
	Haddonfield, NJ 08033	267-685-0279
	(703) 869-8483	
	Rockham 5G PA, LLC (Drew Smith)	1527 Chestnut St.
	15 Haddon Ave., Ste. 1	Philadelphia, PA 19102
	Haddonfield, NJ 08033	215-972-1375
	(703) 869-8483	215-712-1313
		2552 Grant Avg. #200
	Rockham 5G PA, LLC (Drew Smith)	2552 Grant Ave., #200
	15 Haddon Ave., Ste. 1	Philadelphia, PA 19114
	Haddonfield, NJ 08033	215-677-3155

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Rockham 5G PA, LLC (Drew Smith)	1717 North 12 th St., Ste. 2
	15 Haddon Ave., Ste. 1	Philadelphia PA 19122
	Haddonfield, NJ 08033	215-763-5489
	(703) 869-8483	
	Rockham 5G PA, LLC (Drew Smith)	3714 Spruce St.
	15 Haddon Ave., Ste. 1	Philadelphia, PA 19104
	Haddonfield, NJ 08033	215-222-0760
	(703) 869-8483	213 222 0700
	Wholesome Enterprises, LLC (Raji Sankar & Randhir	1020 Fragget Dd
	_ , _	1029 Freeport Rd.
	Sethi)	Pittsburgh, PA 15238
	180 Fort Couch Rd., Ste. 150	412-781-5590
	Pittsburgh, PA 15241	
	(724) 518-0967	
	Wholesome Enterprises, LLC (Raji Sankar & Randhir	324 McHolme Dr.
	Sethi)	Pittsburgh, PA 15275
	180 Fort Couch Rd., Ste. 150	412-788-5777
	Pittsburgh, PA 15241	
	(724) 518-0967	
	Wholesome Enterprises, LLC (Raji Sankar & Randhir	117 Bouquet St.
	Sethi)	Pittsburgh, PA 15213
		412-802-7100
	180 Fort Couch Rd., Ste. 150	412-802-7100
	Pittsburgh, PA 15241	
	(724) 518-0967	
	Wholesome Enterprises, LLC (Raji Sankar & Randhir	3 PPG Pl.
	Sethi)	Pittsburgh, PA 15222
	180 Fort Couch Rd., Ste. 150	412-227-0206
	Pittsburgh, PA 15241	
	(724) 518-0967	
	Wholesome Enterprises, LLC (Raji Sankar & Randhir	5207 Liberty Ave., Ste. 101
	Sethi)	Pittsburgh, PA 15224
	180 Fort Couch Rd., Ste. 150	412-918-1276
	Pittsburgh, PA 15241	412 910 1270
	(724) 518-0967	
		254 N. West End
	Rockham 5G PA, LLC (Drew Smith)	
	15 Haddon Ave., Ste. 1	Quakertown, PA 18951
	Haddonfield, NJ 08033	215-536-0555
	(703) 869-8483	
	Great Burger, State College LLC (Jerome Fink and Saleh	226 W. College Ave.
	Mohamadi)	State College, PA 16801
	14080 Sullyfield Circle, Ste. J	814-238-3066
	Chantilly, VA 20151	
	(703) 310-8211	
	Rockham 5G PA, LLC (Drew Smith)	864 W. Street Rd.
	15 Haddon Ave., Ste. 1	Warminster, PA 18974
	Haddonfield, NJ 08033	215-443-5489
	(703) 869-8483	213-773-3707
		Cotoway Shanning Contan
	Rockham 5G PA, LLC (Drew Smith)	Gateway Shopping Center
	15 Haddon Ave., Ste. 1	253 E. Swedesford Rd.
	Haddonfield, NJ 08033	Wayne, PA
	(703) 869-8483	610-964-0214
	Rockham 5G PA, LLC (Drew Smith)	1000 Easton Rd.
	15 Haddon Ave., Ste. 1	Wyncote, PA 19095
	Haddonfield, NJ 08033	215-758-2582
	,	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
Rhode Island		
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	1450 Hartford Ave.
	20 Main St. #306	Johnston, RI 02919
	Natick, MA 01760	401-214-5050
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	Lincoln Mall
	20 Main St. #306	622 George Washington Hwy.
	Natick, MA 01760	Lincoln, RI 02865
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	1599 Mineral Spring Ave.
	20 Main St. #306	North Providence, RI 02904
	Natick, MA 01760	401-773-4578
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	600 Kingstown Rd.
	20 Main St. #306	Wakefield, RI 02879
	Natick, MA 01760	401-284-2395
	Greg Vasey: (315) 292-8283	401-284-2678 (fax)
	Jack Goehring: (703) 867-8222	
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	300 Quaker Ln.
	20 Main St. #306	Warwick, RI 02886
	Natick, MA 01760	401-828-3100
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
	Hyde Park Burgers, LLC (Greg Vasey and Jack Goehring)	63 Airport Rd.
	20 Main St. #306	Warwick, RI 02889
	Natick, MA 01760	401-921-8469
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	
outh Carolina		
	Jason Patel, Riteshbhai Patel and Jitenbhai Patel	1909 A Whiskey Rd.
	1615 Ball Ground Hwy.	Aiken, SC 29803
	Canton, GA 30114	803-649-9949
	(256) 810-8336	
	Griff Ventures, Inc. (Kevin Griffith)	3501 Clemson Blvd.
	151 Tandem Dr.	Anderson, SC 29621
	Greer, SC 29650	864-716-0466
	(864) 704-9886	
	Quintet Acquisitions LLC (Jonathan Kelly)	4959 Centre Point Dr. North
	123 East Franklin St., #423	Charleston, SC 29418
	Chapel Hill, NC 27514	843-744-0659
	(919) 525-8825	
	Quintet Acquisitions LLC (Jonathan Kelly)	931 Senate St.
	123 East Franklin St., #423	Columbia, SC 29201
	Chapel Hill, NC 27514	803-799-0441
	(919) 525-8825	
	Quintet Acquisitions LLC (Jonathan Kelly)	285 Columbiana Dr.
	123 East Franklin St., #423	Columbia, SC 29212
	Chapel Hill, NC 27514	803-407-6443
	(919) 525-8825	
<u> </u>	Quintet Acquisitions LLC (Jonathan Kelly)	4751 Forest Dr.
	123 East Franklin St., #423	Columbia, SC 29206
	Chapel Hill, NC 27514	803-787-3178
	(919) 525-8825	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Quintet Acquisitions LLC (Jonathan Kelly)	Clemson Rd.
	123 East Franklin St., #423	Columbia, SC 29229
	Chapel Hill, NC 27514	
	(919) 525-8825	
	Griff Ventures, Inc. (Kevin Griffith)	128 Rolling Hills Circle, Unit A
	151 Tandem Dr.	Easley, SC 29640
	Greer, SC 29650	
	(864) 704-9886	
	Stein5, LLC (Christine Steiner)	1940 Hoffmeyer Rd.
	127 Heathland Ln.	Florence, SC 29501
	Mooresville, NC 28117	843-667-6207
	(810) 599-7632	
	Princess Street Partners, LLC (Rick Fisher)	1852 Hwy. 160 W, Ste. 101
	200 N. Washington St., Unit #320760	Fort Mill, SC 29708
	Alexandria, VA 22320	803-547-4785
	(703) 566-5821	
	Griff Ventures, Inc. (Kevin Griffith)	1175 Woods Crossing Rd.
	151 Tandem Dr.	Greenville, SC 29607
	Greer, SC 29650	864-297-0019
	(864) 704-9886	
	Griff Ventures, Inc. (Kevin Griffith)	3935 Pelham Rd.
	151 Tandem Dr.	Greenville, SC 29615
	Greer, SC 29650	864-288-3950
	(864) 704-9886	00.1 200 2500
	Griff Ventures, Inc. (Kevin Griffith)	3281 N. Pleasantburg Rd.
	151 Tandem Dr.	Greenville, SC 29606
	Greer, SC 29650	864-232-9740
	(864) 704-9886	001 232 37 10
	Griff Ventures, Inc. (Kevin Griffith)	1488 W. Wade Hampton Blvd.
	151 Tandem Dr.	Greer, SC 29650
	Greer, SC 29650	864-848-5422
	(864) 704-9886	004 040 3422
	Quintet Acquisitions LLC (Jonathan Kelly)	8374 Charlotte Hwy, Ste. 101
	123 East Franklin St., #423	Indian Land, SC 29707
	Chapel Hill, NC 27514	803-228-3333
	(919) 525-8825	003-226-3333
	Quintet Acquisitions LLC (Jonathan Kelly)	5135 Sunset Blvd.
	123 East Franklin St., #423	Lexington, SC 29072
	Chapel Hill, NC 27514	803-356-1007
	(919) 525-8825	803-330-1007
	Quintet Acquisitions LLC (Jonathan Kelly)	1705 US Hung 17 North
		1795 US Hwy. 17 North
	123 East Franklin St., #423	Mount Pleasant, SC 29464 843-881-4550
	Chapel Hill, NC 27514	843-881-4330
	(919) 525-8825	9715 HC H 17 D C
	Stein5, LLC (Christine Steiner)	8715 US Hwy 17 Bypass S
	127 Heathland Ln.	Myrtle Beach, SC 29575
	Mooresville, NC 28117	843-444-2254
	(810) 599-7632	1772 Di I 1 1 D 1
	Stein5, LLC (Christine Steiner)	1772 Pine Island Rd.
	127 Heathland Ln.	Myrtle Beach, SC 28577
	Mooresville, NC 28117	843-839-9973
	(810) 599-7632	10007771 71
	Stein5, LLC (Christine Steiner)	10835 Kings Rd.
	127 Heathland Ln.	Myrtle Beach, SC 29572
	Mooresville, NC 28117	843-839-9078
	(810) 599-7632	

STATE	Center Ste. 105
Chapel Hill, NC 27514 843-203-6916 (919) 525-8825 Stein5, LLC (Christine Steiner) 127 Heathland Ln. 202 Hwy 17 North Mooresville, NC 28117 North Myrtle Beach, SC (810) 599-7632 843-281-1090 Princess Street Partners, LLC (Rick Fisher) 410 Herlong Ave. Bldg. 2, 1 200 N. Washington St., Unit #320760 Rock Hill, SC 29732 Alexandria, VA 22320 803-980-0123 (703) 566-5821 1460 Meeting Blvd., Ste. 10 Princess Street Partners, LLC (Rick Fisher) 1460 Meeting Blvd., Ste. 10 200 N. Washington St., Unit #320760 Rock Hill, SC 29730 Alexandria, VA 22320 803-980-5800 (703) 566-5821 13450 Clemson Blvd.	Center Ste. 105
(919) 525-8825 Stein5, LLC (Christine Steiner) Surfwood Plaza Shopping G 127 Heathland Ln. 202 Hwy 17 North Mooresville, NC 28117 North Myrtle Beach, SC (810) 599-7632 843-281-1090 Princess Street Partners, LLC (Rick Fisher) 410 Herlong Ave. Bldg. 2, 9 200 N. Washington St., Unit #320760 Rock Hill, SC 29732 Alexandria, VA 22320 803-980-0123 (703) 566-5821 1460 Meeting Blvd., Ste. 10 Princess Street Partners, LLC (Rick Fisher) Rock Hill, SC 29730 Alexandria, VA 22320 803-980-5800 (703) 566-5821 803-980-5800 Griff Ventures, Inc. (Kevin Griffith) 13450 Clemson Blvd.	Ste. 105
Stein5, LLC (Christine Steiner) Surfwood Plaza Shopping G 127 Heathland Ln. 202 Hwy 17 North Mooresville, NC 28117 North Myrtle Beach, SC (810) 599-7632 843-281-1090 Princess Street Partners, LLC (Rick Fisher) 410 Herlong Ave. Bldg. 2, 8 200 N. Washington St., Unit #320760 Rock Hill, SC 29732 Alexandria, VA 22320 803-980-0123 (703) 566-5821 1460 Meeting Blvd., Ste. 10 Princess Street Partners, LLC (Rick Fisher) 1460 Meeting Blvd., Ste. 10 200 N. Washington St., Unit #320760 Rock Hill, SC 29730 Alexandria, VA 22320 803-980-5800 (703) 566-5821 13450 Clemson Blvd.	Ste. 105
127 Heathland Ln. 202 Hwy 17 North Mooresville, NC 28117 North Myrtle Beach, SC (810) 599-7632 843-281-1090 Princess Street Partners, LLC (Rick Fisher) 410 Herlong Ave. Bldg. 2, 3 200 N. Washington St., Unit #320760 Rock Hill, SC 29732 Alexandria, VA 22320 803-980-0123 (703) 566-5821 1460 Meeting Blvd., Ste. 10 200 N. Washington St., Unit #320760 Rock Hill, SC 29730 Alexandria, VA 22320 803-980-5800 (703) 566-5821 13450 Clemson Blvd.	Ste. 105
Mooresville, NC 28117 North Myrtle Beach, SC (810) 599-7632 843-281-1090 Princess Street Partners, LLC (Rick Fisher) 410 Herlong Ave. Bldg. 2, 3 200 N. Washington St., Unit #320760 Rock Hill, SC 29732 Alexandria, VA 22320 803-980-0123 (703) 566-5821 1460 Meeting Blvd., Ste. 10 200 N. Washington St., Unit #320760 Rock Hill, SC 29730 Alexandria, VA 22320 803-980-5800 (703) 566-5821 3450 Clemson Blvd.	
(810) 599-7632 843-281-1090 Princess Street Partners, LLC (Rick Fisher) 410 Herlong Ave. Bldg. 2, 200 N. Washington St., Unit #320760 Alexandria, VA 22320 803-980-0123 (703) 566-5821 1460 Meeting Blvd., Ste. 100 N. Washington St., Unit #320760 Alexandria, VA 22320 Rock Hill, SC 29730 Alexandria, VA 22320 803-980-5800 (703) 566-5821 13450 Clemson Blvd.	
Princess Street Partners, LLC (Rick Fisher) 410 Herlong Ave. Bldg. 2, 1 200 N. Washington St., Unit #320760 Rock Hill, SC 29732 Alexandria, VA 22320 803-980-0123 (703) 566-5821 1460 Meeting Blvd., Ste. 10 Princess Street Partners, LLC (Rick Fisher) 1460 Meeting Blvd., Ste. 10 200 N. Washington St., Unit #320760 Rock Hill, SC 29730 Alexandria, VA 22320 803-980-5800 (703) 566-5821 13450 Clemson Blvd.	
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Alexandria, VA 22320 (703) 566-5821 Princess Street Partners, LLC (Rick Fisher) 200 N. Washington St., Unit #320760 Alexandria, VA 22320 (703) 566-5821 Griff Ventures, Inc. (Kevin Griffith) 803-980-0123 1460 Meeting Blvd., Ste. 10 Rock Hill, SC 29730 803-980-5800 13450 Clemson Blvd.	21
(703) 566-5821 1460 Meeting Blvd., Ste. 10 Princess Street Partners, LLC (Rick Fisher) 1460 Meeting Blvd., Ste. 10 200 N. Washington St., Unit #320760 Rock Hill, SC 29730 Alexandria, VA 22320 803-980-5800 (703) 566-5821 13450 Clemson Blvd.	<u></u>
Princess Street Partners, LLC (Rick Fisher) 200 N. Washington St., Unit #320760 Alexandria, VA 22320 (703) 566-5821 Griff Ventures, Inc. (Kevin Griffith) 1460 Meeting Blvd., Ste. 16 Rock Hill, SC 29730 803-980-5800 13450 Clemson Blvd.	21
200 N. Washington St., Unit #320760 Rock Hill, SC 29730 Alexandria, VA 22320 803-980-5800 (703) 566-5821 13450 Clemson Blvd.	
Alexandria, VA 22320 803-980-5800 (703) 566-5821 13450 Clemson Blvd.	<i>J</i> 1
(703) 566-5821 Griff Ventures, Inc. (Kevin Griffith) 13450 Clemson Blvd.	
Griff Ventures, Inc. (Kevin Griffith) 13450 Clemson Blvd.	
LINE PARAGO NE /UK / /	
Greer, SC 29650 Selecta, SC 29027	
(864) 704-9886	
Griff Ventures, Inc. (Kevin Griffith) 3908 Grandview Dr.	
151 Tandem Dr. Simpsonville, SC 29680	
Greer, SC 29650	
(864) 704-9886	
Griff Ventures, Inc. (Kevin Griffith) 1623 John B White Sr. Blvd	d., Suite B
151 Tandem Dr. Spartanburg, SC 29301	, 20110 2
Greer, SC 29650 864-308-8222	
(864) 704-9886	
Quintet Acquisitions LLC (Jonathan Kelly) 1209 N. Main St.	
123 East Franklin St., #423 Summerville, SC 29485	
Chapel Hill, NC 27514 843-821-4204	
(919) 525-8825	
Stein5, LLC (Christine Steiner) 1261 Broad St.	
127 Heathland Ln. Sumter, SC 29150	
Mooresville, NC 28117 803-905-5100	
(810) 599-7632	
South Dakota	
Murray 5G Inc. (Dan Murray) 1329 Eglin, Ste. 100	
211 S. Mable Ave. Rapid City, SD 57701	
Sioux Falls, SD 57103 605-342-4897	
(605) 645-6624	
Murray 5G Inc. (Dan Murray) 4200 S. Louise Ave.	
211 S. Mable Ave. Sioux Falls, SD 57106	
Sioux Falls, SD 57103 605-271-7579	
(605) 645-6624 Murray 5G Inc. (Dan Murray) 121 S. Minnesota Ave.	
Murray 5G Inc. (Dan Murray) 211 S. Mable Ave. Sioux Falls, SD 57104	
Sioux Falls, SD 57103 Sioux Falls, SD 57104	
(605) 645-6624	
Tennessee	
FGTENN, LLC (Laurie Lowe, Ned Scherer and Calvert 208 Hamilton Crossing Dr.	
Simmons) Alcoa, TN 37701	
1410 Spring Hill Rd. 865-982-1200	
McLean, VA 22102	
(703) 919-8397	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	GHG Southwest, LLC (Bill Gellert)	Stage Centre
	173 Whippoorwill Rd.	6600 Stage Rd., Ste. 138
	Hillsdale, NY 12529	Bartlett, TN 38135
	(914) 643-2180	
	Blue Ridge 5, LLC (Jeffrey Steiner, Christine Steiner, &	412 Pinnacle Pkwy., Ste. 209
	Joseph Custer)	Bristol, TN 37620
	127 Heathland Lane	423-742-6800
	Mooresville, NC 28117	
	(810) 599-7632	
	GHG TennGA, LLC (Bill Gellert)	Hamilton Village
	173 Whippoorwill Rd.	2020 Gunbarrel Rd.
	Hillsdale, NY 12529	Chattanooga, TN 37421
	(914) 643-2180	423-664-3500
	GHG TennGA, LLC (Bill Gellert)	401 Broad St., Ste. 101
	173 Whippoorwill Rd.	Chattanooga, TN 37402
		Chattanooga, TN 37402
	Hillsdale, NY 12529	
	(914) 643-2180	124 Gt 4 D 1
	GHG TennGA, LLC (Bill Gellert)	124 Stuart Rd.
	173 Whippoorwill Rd.	Cleveland, TN 37312
	Hillsdale, NY 12529	423-476-4878
	(914) 643-2180	
	GHG Southwest, LLC (Bill Gellert)	3574 Houston Levee
	173 Whippoorwill Rd.	Collierville, TN 38028
	Hillsdale, NY 12529	901-316-5593
	(914) 643-2180	
	GHG TennGA, LLC (Bill Gellert)	1265 Interstate Dr., Ste. 211
	173 Whippoorwill Rd.	Cookeville, TN 38501
	Hillsdale, NY 12529	931-559-4897
	(914) 643-2180	
	FGTENN, LLC (Laurie Lowe, Ned Scherer and Calvert	815 Pkwy.
	Simmons)	Gatlinburg, TN 29420
	1410 Spring Hill Rd.	<i>E</i> ⁷
	McLean, VA 22102	
	(703) 919-8397	
	GHG TennGA, LLC (Bill Gellert)	261 Indian Lake Blvd.
	173 Whippoorwill Rd.	Hendersonville, TN 37075
	Hillsdale, NY 12529	615-822-6062
	(914) 643-2180	013-822-0002
	GHG TennGA, LLC (Bill Gellert)	4013 Lebanon Pike
	173 Whippoorwill Rd.	Hermitage, TN 37076
	1 11	
	Hillsdale, NY 12529	615-988-2659
	(914) 643-2180	C110 II. D.1
	GHG TennGA, LLC (Bill Gellert)	5110 Hixson Pike
	173 Whippoorwill Rd.	Hixson, TN 37343
	Hillsdale, NY 12529	423-870-7772
	(914) 643-2180	
	GHG Southwest, LLC (Bill Gellert)	Shoppes @ The Columns
	173 Whippoorwill Rd.	1245 Vann Dr.
	Hillsdale, NY 12529	Jackson, TN 38305
	(914) 643-2180	
	Blue Ridge 5, LLC (Jeffrey Steiner, Christine Steiner, &	1914 North Roan St.
	Joseph Custer)	Johnson City, TN 37601
	127 Heathland Lane	423-262-0402
	Mooresville, NC 28117	
	1.100100,1110,1110 20117	İ

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Blue Ridge 5, LLC (Jeffrey Steiner, Christine Steiner, &	1708 E. Stone Dr.
	Joseph Custer)	Kingsport, TN 37660
	127 Heathland Lane	423-378-7806
	Mooresville, NC 28117	
	(810) 599-7632	
	FGTENN, LLC (Laurie Lowe, Ned Scherer and Calvert	10922 Parkside Dr.
	Simmons)	Knoxville, TN 37923
	1410 Spring Hill Rd.	865-675-4897
	McLean, VA 22102	
	(703) 919-8397	
	FGTENN, LLC (Laurie Lowe, Ned Scherer and Calvert	Northshore Town Center
	Simmons)	Northshore Dr. & Town Center Blvd.
	1410 Spring Hill Rd.	Knoxville, TN 37922
	McLean, VA 22102	
	(703) 919-8397	
	FGTENN, LLC (Laurie Lowe, Ned Scherer and Calvert	234 Brookview Center #101
	Simmons)	Knoxville, TN 37919
	1410 Spring Hill Rd.	865-602-7700
	McLean, VA 22102	
	(703) 919-8397	2000 G H d PH 37 G 200
	GHG TennGA, LLC (Bill Gellert)	2220 Gallatin Pike N., Ste. 300
	173 Whippoorwill Rd.	Madison, TN 37115
	Hillsdale, NY 12529	615-420-6505
	(914) 643-2180	1015 D.1
	GHG Southwest, LLC (Bill Gellert)	1315 Ridgeway Rd.
	173 Whippoorwill Rd.	Memphis, TN 38119
	Hillsdale, NY 12529	
	(914) 643-2180	2100 H
	GHG Southwest, LLC (Bill Gellert)	2100 Union Ave.
	173 Whippoorwill Rd.	Memphis, TN 38104
	Hillsdale, NY 12529	901-552-4017
	(914) 643-2180 GHG TennGA, LLC (Bill Gellert)	300 Pleasant Grove
	173 Whippoorwill Rd.	Mt. Juliet, TN 37122
	Hillsdale, NY 12529	615-758-8566
	(914) 643-2180	015 750-0500
	GHG TennGA, LLC (Bill Gellert)	536 N. Thompson Ln.
	173 Whippoorwill Rd.	Murfreesboro, TN 37129
	Hillsdale, NY 12529	615-439-6047
	(914) 643-2180	
	FGTENN, LLC (Laurie Lowe, Ned Scherer and Calvert	2526 Pkwy.
	Simmons)	Pigeon Forge, TN 37863
	1410 Spring Hill Rd.	865-453-1445
	McLean, VA 22102	
	(703) 919-8397	
	FGTENN, LLC (Laurie Lowe, Ned Scherer and Calvert	7531 Barnett Way
	Simmons)	Powell, TN 37849
	1410 Spring Hill Rd.	865-938-2007
	McLean, VA 22102	
	(703) 919-8397	
	GHG TennGA, LLC (Bill Gellert)	311 Sam Ridley Pkwy.
	173 Whippoorwill Rd.	Smyra, TN 37167
	Hillsdale, NY 12529	615-459-3220
	(914) 643-2180	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
<u> Fexas</u>	Senovia Foods North, LLC (Albert Carrillo, Jr.) 1604 Shell Ave. Midland, TX 79705 (626) 890-9560	2313 South Georgia St., Space 37 Amarillo, TX 79109 806-398-0582
	The Houston Guys LLC (John Hooff and Eugene Hooff) 2107 Forest Hill Rd. Alexandria, VA 22307 John Hooff: (703) 585-6284, (703) 329-3354 Eugene Hooff: (404) 550-2147	711 University Dr. E, Unit 100 College Station, TX 77840 979-703-1530
	The Houston Guys LLC (John Hooff and Eugene Hooff) 2107 Forest Hill Rd. Alexandria, VA 22307 John Hooff: (703) 585-6284, (703) 329-3354 Eugene Hooff: (404) 550-2147	507 I-45 N, St.e D Conroe, TX 77304 936-474-4110
	The Houston Guys LLC (John Hooff and Eugene Hooff) 2107 Forest Hill Rd. Alexandria, VA 22307 John Hooff: (703) 585-6284, (703) 329-3354 Eugene Hooff: (404) 550-2147	Royal Oaks Center 11700 Westheimer Rd. Houston, TX 77077
	The Houston Guys LLC (John Hooff and Eugene Hooff) 2107 Forest Hill Rd. Alexandria, VA 22307 John Hooff: (703) 585-6284, (703) 329-3354 Eugene Hooff: (404) 550-2147	1615 West FM 646 League City, TX 77573 281-534-6726
	Senovia Foods North, LLC (Albert Carrillo, Jr.) 1604 Shell Ave. Midland, TX 79705 (626) 890-9560	4410 19 th St., #100 Lubbock, TX 79407 806-771-4897
	Senovia Foods North, LLC (Albert Carrillo, Jr.) 1604 Shell Ave. Midland, TX 79705 (626) 890-9560	6076 Marsha Sharp Freeway Lubbock, TX 79407 806-771-4897
	Senovia Foods North, LLC (Albert Carrillo, Jr.) 1604 Shell Ave. Midland, TX 79705 (626) 890-9560	4406 114 th St., Ste. 300 Lubbock, TX 79424 806-701-2080
	The Houston Guys LLC (John Hooff and Eugene Hooff) 2107 Forest Hill Rd. Alexandria, VA 22307 John Hooff: (703) 585-6284, (703) 329-3354 Eugene Hooff: (404) 550-2147	6619 FM 1488, Ste. 201 Magnolia, TX 77354
	Albert Carrillo, Jr. 1604 Shell Ave. Midland, TX 79705 (626) 890-9560	2816 W. Loop 250 N., Ste. 300 Midland, TX 79705 432-699-2036
	The Houston Guys LLC, (John Hooff and Eugene Hooff) 2107 Forest Hill Rd. Alexandria, VA 22307 John Hooff: (703) 585-6284, (703) 329-3354 Eugene Hooff: (404) 550-2147	6215 Highway #6, Ste. 100 Missouri City, TX 77459
	The Houston Guys, LLC (John Hooff and Eugene Hooff) 2107 Forest Hill Rd. Alexandria, VA 22307 John Hooff: (703) 585-6284, (703) 329-3354 Eugene Hooff: (404) 550-2147	1760 Nasa Pkwy. Nassau Bay, TX 77058 832-864-3495

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	The Houston Guys, LLC (John Hooff and Eugene Hooff)	11971 North Grand Pkwy., Ste. 100
	2107 Forest Hill Rd.	New Caney, TX 77357
	Alexandria, VA 22307	281-577-4012
	John Hooff: (703) 585-6284, (703) 329-3354	
	Eugene Hooff: (404) 550-2147	
	Albert Carrillo, Jr.	4101 East 42 nd St., Bldg N, Unit 131
	1604 Shell Ave.	Odessa, TX 79762
	Midland, TX 79705	
	(626) 890-9560	
	The Houston Guys LLC (John Hooff and Eugene Hooff)	10645 Broadway St., Ste. #120
	2107 Forest Hill Rd.	Pearland, TX 77584
	Alexandria, VA 22307	
	John Hooff: (703) 585-6284, (703) 329-3354	
	Eugene Hooff: (404) 550-2147	
	The Houston Guys LLC (John Hooff and Eugene Hooff)	15810 SW Freeway, #100
	2107 Forest Hill Rd.	Sugarland, TX 77478
	Alexandria, VA 22307	281-277-7755
	John Hooff: (703) 585-6284, (703) 329-3354	201-277-7733
	Eugene Hooff: (404) 550-2147 The Houston Gray LLC (John Hooff and Eugene Hooff)	Daybrook Co
	The Houston Guys LLC (John Hooff and Eugene Hooff)	Baybrook Sq.
	2107 Forest Hill Rd.	1333 West Bay Area Blvd. #300
	Alexandria, VA 22307	Webster, TX 77598
	John Hooff: (703) 585-6284, (703) 329-3354	
	Eugene Hooff: (404) 550-2147	
J tah	7.5 (7.007)	200317
	MeisterGuys, LLC (Jeff Howes)	209 N State St., Ste. B
	125 West Burton Ave., Ste. 2	American Fork, UT 84003
	Salt Lake City, UT 84115	
	(801) 231-6101	
	MeisterGuys, LLC (Jeff Howes)	235 N. 500 W.
	125 West Burton Ave., Ste. 2	Bountiful, UT 84010
	Salt Lake City, UT 84115	801-292-3002
	(801) 231-6101	
	MeisterGuys, LLC (Jeff Howes)	487 E. 12300 S.
	125 West Burton Ave., Ste. 2	Draper, UT 84020
	Salt Lake City, UT 84115	801-571-5027
	(801) 231-6101	
	MeisterGuys, LLC (Jeff Howes)	2065 N. Harris Dr.
	125 West Burton Ave., Ste. 2	Layton, UT 84040
	Salt Lake City, UT 84115	801-773-8945
	(801) 231-6101	
	MeisterGuys, LLC (Jeff Howes)	3601 N. Digital Dr., Ste. B
	125 West Burton Ave., Ste. 2	Lehi, UT 84043
	Salt Lake City, UT 84115	385-336-8382
	(801) 231-6101	303 330 0302
	MeisterGuys, LLC (Jeff Howes)	1077 N. Main St., Ste. 120
	125 West Burton Ave., Ste. 2	Logan, UT 84341
		435-753-7445
	Salt Lake City, UT 84115	433-133-1443
	(801) 231-6101	1002 F F(H ' D1 1
	MeisterGuys, LLC (Jeff Howes)	1082 E. Ft. Union Blvd.
	125 West Burton Ave., Ste. 2	Midvale, UT 84047
	Salt Lake City, UT 84115	801-565-8100
	(801) 231-6101	
	MeisterGuys, LLC (Jeff Howes)	2325 Washington Blvd.
	125 West Burton Ave., Ste. 2	Ogden, UT 84424
	Salt Lake City, UT 84115	
	(801) 231-6101	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	MeisterGuys, LLC (Jeff Howes)	1051 S. 750 E.
	125 West Burton Ave., Ste. 2	Orem, UT 84097
	Salt Lake City, UT 84115	801-765-7556
	(801) 231-6101	
	MeisterGuys, LLC (Jeff Howes)	1626 Uinta Way, Suite B-1
	125 West Burton Ave., Ste. 2	Park City, UT 84098
	Salt Lake City, UT 84115	435-571-0911
	(801) 231-6101	
	MeisterGuys, LLC (Jeff Howes)	12570 Rhetski Lane, Ste. 103
	125 West Burton Ave., Ste. 2	Riverton, UT 84065
	Salt Lake City, UT 84115	
	(801) 231-6101	
	MeisterGuys, LLC (Jeff Howes)	10391 S. State St.
	125 West Burton Ave., Ste. 2	Sandy, UT 84070
	Salt Lake City, UT 84115	801-523-7440
	(801) 231-6101	
	MeisterGuys, LLC (Jeff Howes)	3200 E. 3300 S.
	125 West Burton Ave., Ste. 2	Salt Lake City, UT 84109
	Salt Lake City, UT 84115	801-484-2480
	(801) 231-6101	700 T. 4005 T.
	MeisterGuys, LLC (Jeff Howes)	529 E. 1000 N.
	125 West Burton Ave., Ste. 2	Spanish Fork, UT 84660
	Salt Lake City, UT 84115	801-798-7878
	(801) 231-6101	1070 77 105 7
	MeisterGuys, LLC (Jeff Howes)	1279 E. 100 S.
	125 West Burton Ave., Ste. 2	St. George, UT 84790
	Salt Lake City, UT 84115	435-673-7337
	(801) 231-6101	
	MeisterGuys, LLC (Jeff Howes)	1716 W. 5400 S.
	125 West Burton Ave., Ste. 2	Taylorsville, UT 84118
	Salt Lake City, UT 84115	385-237-4111
	(801) 231-6101	
	MeisterGuys, LLC (Jeff Howes)	Jordan Landing
	125 West Burton Ave., Ste. 2	7168 S. Plaza Center Dr.
	Salt Lake City, UT 84115	West Jordan, UT 84084
	(801) 231-6101	
	MeisterGuys, LLC (Jeff Howes)	2917 South Glen Eagles, Ste. 4
	125 West Burton Ave., Ste. 2	West Valley, UT 84128
	Salt Lake City, UT 84115	801-963-8003
¥7	(801) 231-6101	
Vermont		534.35 i. g.
	G.F. Vasey Holdings, LLC (Greg Vasey and Jack	5 N. Main St.
	Goehring)	Rutland, VT 05701
	20 Main St. #306	802-417-2752
	Natick, MA 01760	
	Greg Vasey: (315) 292-8283	
	Jack Goehring: (703) 867-8222	TICA
	G.F. Vasey (Holdings, LLC (Greg Vasey and Jack	The Gateway
	Goehring)	580 Shelburne Rd., Ste. 11
	20 Main St. #306	South Burlington, VT 05401
	Natick, MA 01760	
	Greg Vasey: (315) 292-8283	
¥7°	Jack Goehring: (703) 867-8222	
Virginia		(017.0 + -31.0 + 1
	GloriaJeff Burgers LLC (Gloria Gamez)	6017 Centreville Crest Ln.
	6368 Bonham Place	Centreville, VA 20121
	Centreville, VA 20191	
	(703) 774-7319	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	H&I Burgers LLC (Isalmou Boussaa, Hicham El Abbassi)	201 Connor Dr.
	14783 Links Pond Circle	Charlottesville, VA 22911
	Gainesville, VA 20155	434-963-4897
	Isalmou Boussaa: (703) 595-6785	
	Hicham El Abbassi: (703) 328-0007	
	H&I Burgers LLC (Isalmou Boussaa, Hicham El Abbassi)	1119 Emmet St.
	14783 Links Pond Circle	Charlottesville, VA 22905
	Gainesville, VA 20155	434-975-4897
	Isalmou Boussaa: (703) 595-6785	
	Hicham El Abbassi: (703) 328-0007	
	Retail Store Investment, LLC (Khadija Dinath)	14430 Hull Street Rd.
	23 Hidden Key Pl.	Chesterfield, VA 23832
	St. Catherine's, ON Canada L2M 7H5	804-818-2243
	(289) 214-2812	00.010 22.0
	Atlanta's Best Burgers, LLC (Michael Melton)	Dulles International Airport
	1219 Towlston Rd.	1 Saarinen Circle, Concourse B, Gate
	Great Falls, VA 22066	B71
	(703) 919-5289	Dulles, VA 20166
	(703) 717-3207	703-817-2098
	Marion Sadler	916 W. Atlantic
	Post Office Box 871	Sadler Travel Plaza
	Emporia, VA 23847	Emporia, VA 23847
	(434) 594-4907	434-348-3483
	H&I Burgers LLC (Isalmou Boussaa, Hicham El Abbassi)	145 Riverton Commons Plaza
	14783 Links Pond Circle	Front Royal, VA 22630
	Gainesville, VA 20155	540-749-2750
	Isalmou Boussaa: (703) 595-6785	
	Hicham El Abbassi: (703) 328-0007	
	Robert and Larry Bowers	10841 West Broad St.
	3260 Kirkham Rd.	Glen Allen, VA 23058
	Columbus, OH 43221	804-967-0001
	Robert Bowers: (614) 557-2211	
	Larry Bowers: (330) 340-1536	
	Robert and Larry Bowers	12210 West Broad St.
	3260 Kirkham Rd.	
		Henrico, VA 23233
	Columbus, OH 43221	804-505-3136
	Robert Bowers: (614) 557-2211	
	Larry Bowers: (330) 340-1536	W. C. C.
	Pyramid Enterprises, LLC (Steve Perkins)	King George Gateway
	3804 Blackthorn St.	16398-B Consumer Row
	Chevy Chase, MD 20815	King George, VA 22485
	(703) 919-2566	540-644-9055
	Retail Store Investment, LLC (Khadija Dinath)	12421 Chattanooga Plaza
	23 Hidden Key Pl.	Midlothian, VA 23112
	St. Catherine's, ON Canada L2M 7H5	804-763-6002
	(289) 214-2812	
	Robert and Larry Bowers	1601 Willow Lawn Dr.
	3260 Kirkham Rd.	Richmond, VA 23230
	Columbus, OH 43221	804-282-5595
	Robert Bowers: (614) 557-2211	
	Larry Bowers: (330) 340-1536	
	Retail Store Investment, LLC (Khadija Dinath)	7017 B&C Forest Hills Ave.
	23 Hidden Key Pl.	Richmond, VA 23225
	St. Catherine's, ON Canada L2M 7H5	804-303-0972
	(289) 214-2812	33.303 07/2

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Marion Sadler	1015 East Atlantic St.
	Post Office Box 871	South Hill, VA 23970
	Emporia, VA 23847	434-584-3483
	(434) 594-4907	
	H&I Burgers LLC (Isalmou Boussaa, Hicham El Abbassi)	1365 Berryville Ave.
	14783 Links Pond Circle	Winchester, VA 22601
	Gainesville, VA 20155	540-542-0011
	Isalmou Boussaa: (703) 595-6785	
	Hicham El Abbassi: (703) 328-0007	
	H&I Burgers LLC (Isalmou Boussaa, Hicham El Abbassi)	579 Adams St.
	14783 Links Pond Circle	Winchester, VA 22601
	Gainesville, VA 20155	540-542-0072
	Isalmou Boussaa: (703) 595-6785	
*** 1 * .	Hicham El Abbassi: (703) 328-0007	
Washington		1201 W. D. L D. L
	Bighorn Five Guys Acquisitions, LLC (Clayton Parrett and	1301 W. Bakerview Rd.
	H. Scott Miller)	Bellingham, WA 98226
	c/o Miller Investment Management, LP	360-734-8300
	100 Front St., Ste 1500	
	West Conshohocken, PA 19428	
	(610) 834-9820 x144	1111 220th Gr. GE
	Seattle Burgers, Inc. (Amjad Iraqi)	1111 228 th St. SE
	11076 Sundrift Dr.	Bothell, WA 98021
	Tampa, FL 33647	425-489-8555
	(206) 595-0492	1070 M 1 4 1 D
	Bighorn Five Guys Acquisitions, LLC (Clayton Parrett and	1870 Marketplace Dr.
	H. Scott Miller)	Burlington, WA 98233
	c/o Miller Investment Management, LP	360-757-8677
	100 Front St., Ste 1500 West Conshohocken, PA 19428	
	(610) 834-9820 x144	
	Nabil Asad	1928 South Commons, Ste. B-1
	6043 Gholson Bridge Ct.	Federal Way, WA 98003
	Manassas, VA 20112	253-839-1425
	(571) 436-1441	255-659-1425
	Nabil Asad	755 NW Gilman Blvd.
	6043 Gholson Bridge Ct.	Issaquah, WA 98077
	Manassas, VA 20112	425-392-3005
	(571) 436-1441	423-372-3003
	Seattle Burgers, Inc. (Amjad Iraqi)	1120 NE 124 th St.
	11076 Sundrift Dr.	Kirkland, WA 98034
	Tampa, FL 33647	425-814-3256
	(206) 595-0492	125 511 5250
	Bighorn Five Guys Acquisitions, LLC (Clayton Parrett and	4022 Pacific Ave. SE
	H. Scott Miller)	Lacey, WA 98503
	c/o Miller Investment Management, LP	360-539-7679
	100 Front St., Ste 1500	
	West Conshohocken, PA 19428	
	(610) 834-9820 x144	
	Bighorn Five Guys Acquisitions, LLC (Clayton Parrett and	Lakewood Towne Center
	H. Scott Miller)	5605 Lakewood Towne Center Blvd.
	c/o Miller Investment Management, LP	Lakewood, WA 98499
	100 Front St., Ste 1500	253-582-4897
	West Conshohocken, PA 19428	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Seattle Burgers, Inc. (Amjad Iraqi)	2902 164 th St. SW
	11076 Sundrift Dr.	Lynnwood, WA 98087
	Tampa, FL 33647	425-787-6400
	(206) 595-0492	
	Seattle Burgers, Inc. (Amjad Iraqi)	19620 Highway 99, Ste. 101
	11076 Sundrift Dr.	Lynnwood, WA 98036
	Tampa, FL 33647	425-670-9915
	(206) 595-0492	
	Bighorn Five Guys Acquisitions, LLC (Clayton Parrett and	2707 171st Place NE, #104
	H. Scott Miller)	Marysville, WA 98271
	c/o Miller Investment Management, LP	360-652-8707
	100 Front St., Ste 1500	
	West Conshohocken, PA 19428	
	(610) 834-9820 x144	
	Bighorn Five Guys Acquisitions, LLC (Clayton Parrett and	14650 N. Kelsey St.
	H. Scott Miller)	Monroe, WA 98272
	c/o Miller Investment Management, LP	360-805-4919
	100 Front St., Ste 1500	
	West Conshohocken, PA 19428	
	(610) 834-9820 x144	1200 G P 1 2011 G 200
	Bighorn Five Guys Acquisitions, LLC (Clayton Parrett and	1200 Cooper Point SW, Ste. 800
	H. Scott Miller)	Olympia, WA 98502
	c/o Miller Investment Management, LP	360-943-9497
	100 Front St., Ste 1500	
	West Conshohocken, PA 19428	
	(610) 834-9820 x144	1002 N. Meridian St.
	Bighorn Five Guys Acquisitions, LLC (Clayton Parrett and	
	H. Scott Miller) c/o Miller Investment Management, LP	Puyallup, WA 98371 253-446-6183
	100 Front St., Ste 1500	233-440-0183
	West Conshohocken, PA 19428	
	(610) 834-9820 x144	
	Nabil Asad	2010 148 th Ave., NE, Ste. 100
	6043 Gholson Bridge Ct.	Redmond, WA 98052
	Manassas, VA 20112	Rediniona, WA 70032
	(571) 436-1441	
	Seattle Burgers, Inc. (Amjad Iraqi)	17124 Redmond Way
	11076 Sundrift Dr.	Redmond, WA 98052
	Tampa, FL 33647	425-406-8949
	(206) 595-0492	125 100 05 15
	Nabil Asad	910 10 th Place
	6043 Gholson Bridge Ct.	Renton, WA 98055
	Manassas, VA 20112	425-228-2286
	(571) 436-1441	
	Montana Burgers Inc. (Patrick Carls)	2671 Queensgate Dr.
	2808 Carla Jo Ln.	Richland, WA 99352
	Missoula, MT 59803	509-222-1120
	(509) 991-9663	
	Seattle Burgers, Inc. (Amjad Iraqi)	311 NE 103 rd St.
	11076 Sundrift Dr.	Seattle, WA 98125
	Tampa, FL 33647	206-729-5028
	(206) 595-0492	
	Seattle Burgers, Inc. (Amjad Iraqi)	1500 NW Market St.
	11076 Sundrift Dr.	Seattle, WA 98017
	Tampa, FL 33647	206-257-4709
	(206) 595-0492	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Nabil Asad	2600 SW Barton St., Ste. C1
	6043 Gholson Bridge Ct.	Seattle, WA 98126
	Manassas, VA 20112	206-535-6064
	(571) 436-1441	
	Seattle Burgers, Inc. (Amjad Iraqi)	10061 Kitsap Mall Blvd. NW
	11076 Sundrift Dr.	Silverdale, WA 98383
	Tampa, FL 33647	360-286-2413
	(206) 595-0492	
	Montana Burgers Inc. (Patrick Carls)	9502 N. Newport Hwy.
	2808 Carla Jo Ln.	Spokane, WA 99218
	Missoula, MT 59803	509-928-2921
	(509) 991-9663	
	Montana Burgers Inc. (Patrick Carls)	10 N. Sullivan Rd.
	2808 Carla Jo Ln.	Spokane Valley, WA 99216
	Missoula, MT 59803	509-927-2840
	(509) 991-9663	
	Bighorn Five Guys Acquisitions, LLC (Clayton Parrett and	4027 Tacoma Mall Blvd., Ste. A
	H. Scott Miller)	Tacoma, WA 98409
	c/o Miller Investment Management, LP	253-475-0117
	100 Front St., Ste 1500	
	West Conshohocken, PA 19428	
	(610) 834-9820 x144	
	Nabil Asad	17100 Southcenter Pkwy., Ste. 112
	6043 Gholson Bridge Ct.	Tukwila, WA 98188
	Manassas, VA 20112	425-221-0081
	(571) 436-1441	423 221 0001
	Bighorn Five Guys Acquisitions, LLC (Clayton Parrett and	3626 Market Place, Suite 2
	H. Scott Miller)	University Place, WA 98466
	c/o Miller Investment Management, LP	253-212-0500
	100 Front St., Ste 1500	233-212-0300
	West Conshohocken, PA 19428	
	(610) 834-9820 x144	
	Pacific Burgers, Inc. (Jeffrey Marble)	310 NE 78 th St.
	320 N. Main St., Ste. 203	Vancouver, WA 98665
	Gresham, OR 97030	360-574-2810
	(253) 961-7047	300-374-2810
	Five Star Burgers Washington, LLC (Blair Walker)	11600 S.E. Mill Plain Blvd.
	10421 S. Jordan Gateway, Ste. 630	Vancouver, WA 98683
		1
	South Jordan, UT 84095	360-719-2635
	(801) 576-2704	10171 CE M'II DI ' DI 1 //100
	Five Star Burgers Washington, LLC (Blair Walker)	19171 SE Mill Plain Blvd., #109
	10421 S. Jordan Gateway, Ste. 630	Vancouver, WA 98683
	South Jordan, UT 84095	360-260-5585
	(801) 576-2704 Five Star Dangers Weshington, LLC (Dlain Wellier)	9440 Vanagu M-11 D Ct 110
	Five Star Burgers Washington, LLC (Blair Walker)	8440 Vancouver Mall Dr., Ste. 110
	10421 S. Jordan Gateway, Ste. 630	Vancouver, WA 98662
	South Jordan, UT 84095	360-719-2181
	(801) 576-2704	12 (20 NF 175th G: G: 112
	Seattle Burgers, Inc. (Amjad Iraqi)	13620 NE 175 th St., Ste. 112
	11076 Sundrift Dr.	Woodinville, WA 98072
	Tampa, FL 33647	425-488-1201
	(206) 595-0492	
	Montana Burgers Inc. (Patrick Carls)	1901 S. 1st St., Ste. #100
	2808 Carla Jo Ln.	Yakima, WA 98902
	Missoula, MT 59803	509-469-4958
	(509) 991-9663	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
West Virginia		
	H&I Burgers LLC (Isalmou Boussaa, Hicham El Abbassi)	880 Foxcroft Ave.
	14783 Links Pond Circle	Martinsburg, WV 25401
	Gainesville, VA 20155	304-901-5248
	Isalmou Boussaa: (703) 595-6785	
	Hicham El Abbassi: (703) 328-0007	
	GB-Morgantown, LLC (Saleh Mohamadi)	Suncrest Town Center
	14080 Sullyfield Circle, Ste. J	1000 Town Center Dr.
	Chantilly, VA 20151	Morgantown, WV 26505
	(703) 310-8211	304-212-5723
	H&I Burgers LLC (Isalmou Boussaa, Hicham El Abbassi)	38 Joshua Freeman Blvd., #107
	14783 Links Pond Circle	Ransom, WV 25438
	Gainesville, VA 20155	304-724-7739
	Isalmou Boussaa: (703) 595-6785	
***	Hicham El Abbassi: (703) 328-0007	
Wisconsin		4900 C-16D 1
		4800 Golf Rd.
		Eau Claire, WI 54701 715-514-1744
	Wisconsin 5G, LLC (Jeff Howes)	3497 Spyglass Hill Dr.
	14497 South Gray Fox Dr.	Green Bay, WI 54311
	Bluffdale, UT 84095	920-494-5489
	(801) 231-6101)20-191-J109
	North Star Dining MN, LLC (Darven Erickson, Kenny	2181 Badger Dr.
	Albert)	Hudson, WI 54016
	243 Warren Rd.	715-338-3670
	Toronto, ON M4V 2S7	713 330 3070
	(801) 330-2639; (416) 271-8444	
	Wisconsin 5G, LLC (Jeff Howes)	3025 S Kinney Coulee Rd., Ste. 102
	14497 South Gray Fox Dr.	Onalaska, WI 54560
	Bluffdale, UT 84095	608-519-0748
	(801) 231-6101	
	Wisconsin 5G, LLC (Jeff Howes)	1301 Starling Ln.
	14497 South Gray Fox Dr.	Wausau, WI 54401
	Bluffdale, UT 84095	715-841-0415
	(801) 231-6101	
Wyoming		
	Wyoming 5G, LLC (Jeff Howes)	5040 East 2 nd St., Ste. 7
	125 West Burton Ave., Ste. 2	Casper, WY 82609
	Salt Lake City, UT 84115	307-472-0102
	(801) 231-6101	
	Wyoming 5G, LLC (Jeff Howes)	1400 Dell Range Blvd., Unit #85
	125 West Burton Ave., Ste. 2	Cheyenne, WY 82009
	Salt Lake City, UT 84115	307-634-2543
DIMBDN A TRACK	(801) 231-6101	
INTERNATIONAL		
Province of Alberta		120 G' G ' B
	Five Star North America Rights, LP (Blair Walker)	130 Sierra Springs Dr.
	10421 S. Jordan Gateway, Ste. 630	Building E, Ste. 105
	South Jordan, UT 84095	Airdrie, AB T4B 3G6
	(801) 576-2704	403-948-1816
	Five Star North America Rights, LP (Blair Walker)	8650 112 Ave., NW #1103
	10421 S. Jordan Gateway, Ste. 630	Calgary, AB T3R 0R
	South Jordan, UT 84095	403-374-1226
	(801) 576-2704	<u>l</u>

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Five Star North America Rights, LP (Blair Walker)	305-5155 130 Ave. #305
	10421 S. Jordan Gateway, Ste. 630	Calgary, AB T2Z 0N3
	South Jordan, UT 84095	403-252-0887
	(801) 576-2704	7227 M 1 17 7 CF
	Five Star North America Rights, LP (Blair Walker)	7337 Macleod Trail SE
	10421 S. Jordan Gateway, Ste. 630	Calgary, AB T2G 5J7
	South Jordan, UT 84095 (801) 576-2704	403-252-2224
	` '	22 H
	Five Star North America Rights, LP (Blair Walker) 10421 S. Jordan Gateway, Ste. 630	33 Heritage Meadows Way Calgary, AB T2H3B3
	South Jordan, UT 84095	403-252-3375
	(801) 576-2704	403-232-3373
	Five Star North America Rights, LP (Blair Walker)	2618 32 nd St. NE
	10421 S. Jordan Gateway, Ste. 630	Calgary, AB T1Y 7L8
	South Jordan, UT 84095	403-291-5697
	(801) 576-2704	100 251 0057
	Five Star North America Rights, LP (Blair Walker)	296 Shawville Blvd., Unit #110
	10421 S. Jordan Gateway, Ste. 630	Calgary, AB T2Y 3S4
	South Jordan, UT 84095	587-534-0487
	(801) 576-2704	
	Five Star North America Rights, LP (Blair Walker)	4112 University Ave. NW
	10421 S. Jordan Gateway, Ste. 630	Calgary, AB T3B 6K3
	South Jordan, UT 84095	403-282-3248
	(801) 576-2704	
	Five Star North America Rights, LP (Blair Walker)	Currents of Windermere
	10421 S. Jordan Gateway, Ste. 630	6222 Currents Dr. NW
	South Jordan, UT 84095	Edmonton, AB T6W 0L8
	(801) 576-2704	780-438-4450
	Five Star North America Rights, LP (Blair Walker)	South Edmonton Commons
	10421 S. Jordan Gateway, Ste. 630	10161 13 th Ave. NW
	South Jordan, UT 84095 (801) 576-2704	Edmonton, AB T6N 0B6 780-436-9885
	Five Star North America Rights, LP (Blair Walker)	Capilano Mall
	10421 S. Jordan Gateway, Ste. 630	5015 101 Ave., NW, Unit 110
	South Jordan, UT 84095	Edmonton, AB T6A 0A2
	(801) 576-2704	587-754-6077
	Five Star North America Rights, LP (Blair Walker)	10010 171st St. NW
	10421 S. Jordan Gateway, Ste. 630	Edmonton, AB T5S 1S3
	South Jordan, UT 84095	825-203-9926
	(801) 576-2704	
	Five Star North America Rights, LP (Blair Walker)	15420 37 th St. NW
	10421 S. Jordan Gateway, Ste. 630	Edmonton, AB T5Y 0S5
	South Jordan, UT 84095	780-371-8668
	(801) 576-2704	
	Five Star North America Rights, LP (Blair Walker)	125 Eagle Ridge Blvd., Unit 15
	10421 S. Jordan Gateway, Ste. 630	Fort McMurray, AB T9K 2Z7
	South Jordan, UT 84095	587-601-2489
	(801) 576-2704	11222 102rd A
	Five Star North America Rights, LP (Blair Walker)	11222 103 rd Ave.
	10421 S. Jordan Gateway, Ste. 630	Grande Prairie, AB T8V 7H1
	South Jordan, UT 84095	780-402-7016
	(801) 576-2704 Five Star North America Pichts, LP (Plair Walker)	2705 Mayor Magrath Dr. C. Hait #10
	Five Star North America Rights, LP (Blair Walker) 10421 S. Jordan Gateway, Ste. 630	3705 Mayor Magrath Dr. S., Unit #10 Lethbridge, AB T1K 8A8
	South Jordan, UT 84095	403-380-2202
	(801) 576-2704	703-300-2202

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Five Star North America Rights, LP (Blair Walker)	109-2011 Strachan Rd.
	10421 S. Jordan Gateway, Ste. 630	Medicine Hat, AB 1B-064
	South Jordan, UT 84095	403-527-5022
	(801) 576-2704	
	Five Star North America Rights, LP (Blair Walker)	2030 50 th Ave., Unit #101
	10421 S. Jordan Gateway, Ste. 630	Red Deer, AB T2Y 3A2
	South Jordan, UT 84095	403-358-3236
	(801) 576-2704	
	Five Star North America Rights, LP (Blair Walker)	Sherwood Park
	10421 S. Jordan Gateway, Ste. 630	993 Fir St., Unit 60
	South Jordan, UT 84095	Sherwood Park, AB T8A 4M2
Province of British	(801) 576-2704	780-416-7710
Province of British		0240 F 1 I 1' DI II '4714
	Five Star North America Rights, LP (Blair Walker)	8249 Eagle Landing Pkwy., Unit 714
	10421 S. Jordan Gateway, Ste. 630	Chilliwack, BC V2P 7K6 604-793-2290
	South Jordan, UT 84095 (801) 576-2704	004-193-2290
	Five Star North America Rights, LP (Blair Walker)	Fremont Village
	10421 S. Jordan Gateway, Ste. 630	130-2015 Hawkins St.
	South Jordan, UT 84095	Port Coquitlam, BC V3B 0G6
	(801) 576-2704	604-472-9780
	Five Star North America Rights, LP (Blair Walker)	3070-11666 Steveston Hwy.
	10421 S. Jordan Gateway, Ste. 630	Richmond, BC V7E 2J3
	South Jordan, UT 84095	604-829-3826
	(801) 576-2704	
	Five Star North America Rights, LP (Blair Walker)	1201 72 nd Ave., Unit 125
	10421 S. Jordan Gateway, Ste. 630	Surrey, BC V3W 2M1
	South Jordan, UT 84095	237-757-7329
	(801) 576-2704	
	Five Star North America Rights, LP (Blair Walker)	2285 160 th St., Unit F8 & F9
	10421 S. Jordan Gateway, Ste. 630	Surrey, BC V3S 9NS
	South Jordan, UT 84095	604-531-7829
	(801) 576-2704	(25 p. 1 g.
	Five Star North America Rights, LP (Blair Walker)	635 Robson St.
	10421 S. Jordan Gateway, Ste. 630	Vancouver, BC V6B 5J3
	South Jordan, UT 84095	801-576-2702
	(801) 576-2704 Five Star North America Rights, LP (Blair Walker)	2002 Dorle David St. #510
	10421 S. Jordan Gateway, Ste. 630	2002 Park Royal St. #510 West Vancouver, BC
	South Jordan, UT 84095	604-925-3483
	(801) 576-2704	007-743-3703
Province of Manito		I
_ 10. mee of framito	Five Star North America Rights, LP (Blair Walker)	1575 Regent Ave.
	10421 S. Jordan Gateway, Ste. 630	Winnipeg, MB R2C 3B5
	South Jordan, UT 84095	204-661-5555
	(801) 576-2704	
	Five Star North America Rights, LP (Blair Walker)	2425 Pembina Hwy.
	10421 S. Jordan Gateway, Ste. 630	Winnipeg, MB R3T 2H4
	South Jordan, UT 84095	204-261-5555
	(801) 576-2704	
	Five Star North America Rights, LP (Blair Walker)	3380 Portage Ave.
	10421 S. Jordan Gateway, Ste. 630	Winnipeg, MB R3G 0Z1
	South Jordan, UT 84095	204-832-5555
	(801) 576-2704	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Five Star North America Rights, LP (Blair Walker)	870 Leila Ave.
	10421 S. Jordan Gateway, Ste. 630	Winnipeg, MB Canada R2V 3E1
	South Jordan, UT 84095	431-482-2234
	(801) 576-2704	
rovince of Newf	oundland	
	Koeppel LP (Caleb Koeppel)	48 Kenmount Rd.
	733 Park Ave.	St Johns, NFLD 1AB 3P9
	New York, NY 10021-5046	709-702-9555
	(917) 733-3880	
rovince of Nova	Scotia	·
	Koeppel LP (Caleb Koeppel)	1630 Argyle St.
	733 Park Ave.	Halifax, NS B3J 0E9
	New York, NY 10021-5046	902-593-0315
	(917) 733-3880	
	Koeppel LP (Caleb Koeppel)	212 Chain Lake Dr.
	733 Park Ave.	Halifax, NS B3S 1C5
	New York, NY 10021-5046	
	(917) 733-3880	
rovince of Onta		
	Five Star North America Rights, LP (Blair Walker)	Durham Centre
	10421 S. Jordan Gateway, Ste. 630	130 Kingston Rd. East
	South Jordan, UT 84095	Ajax, ON L1Z 1E5
	(801) 576-2704	905-428-6262
	Five Star North America Rights, LP (Blair Walker)	66 Quarry Edge Dr.
	10421 S. Jordan Gateway, Ste. 630	Brampton, ON L6V 4K2
	South Jordan, UT 84095	905-456-8787
	(801) 576-2704	700 100 0707
	Five Star North America Rights, LP (Blair Walker)	777 Guelph Line
	10421 S. Jordan Gateway, Ste. 630	Burlington, ON L7R 3N2
	South Jordan, UT 84095	905-613-9898
	(801) 576-2704	703-013-7070
	Five Star North America Rights, LP (Blair Walker)	148 North Queen St., Unit 5/6
	10421 S. Jordan Gateway, Ste. 630	Etobicoke, ON M9C 1A8
	South Jordan, UT 84095	416-234-9292
	(801) 576-2704	410-234-9292
	Five Star North America Rights, LP (Blair Walker)	20 Clair Rd. West, Unit 9
	9 1 1	
	10421 S. Jordan Gateway, Ste. 630	Guelph, ON, N1L0A8
	South Jordan, UT 84095 (801) 576-2704	519-767-9090
	Five Star North America Rights, LP (Blair Walker)	19265 Vongo St. East Unit #0
	10421 S. Jordan Gateway, Ste. 630	18265 Yonge St. East, Unit #9
		Gwillimbury, ON L9N 0A2
	South Jordan, UT 84095	905-895-0505
	(801) 576-2704 Five Star North America Rights, LP (Blair Walker)	1807 Stone Hill Church Rd. East
	10421 S. Jordan Gateway, Ste. 630	Unit 6009
	South Jordan, UT 84095	Hamilton, ON L8J 0B4
	(801) 576-2704	905-561-2223
	Koeppel LP (Caleb Koeppel)	770 Gardiners Rd.
	733 Park Ave.	Kingston, ON K7M 3X9
	New York, NY 10021-5046	613-384-8855
	(917) 733-3880	4500 714
	Five Star North America Rights, LP (Blair Walker)	1703 Richmond St., Unit 117A
	10421 S. Jordan Gateway, Ste. 630	London, ON N5X 3Y2
	South Jordan, UT 84095	519-660-0008
	(801) 576-2704	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Five Star North America Rights, LP (Blair Walker)	3987 Highway #7 East, Unit 6
	10421 S. Jordan Gateway, Ste. 630	Markham, ON L3R 5M6
	South Jordan, UT 84095	905-944-8555
	(801) 576-2704	
	Five Star North America Rights, LP (Blair Walker)	2116 Burnhamthorpe Rd. West
	10421 S. Jordan Gateway, Ste. 630	Unit #45
	South Jordan, UT 84095	Mississauga, ON L5M 4Z5
	(801) 576-2704	905-608-8484
	Five Star North America Rights, LP (Blair Walker)	6045 Mavis Rd., Unit 3
	10421 S. Jordan Gateway, Ste. 630	Mississauga, ON L5R 4G6
	South Jordan, UT 84095	905-507-4141
	(801) 576-2704	905-507-1661 (fax)
	Koeppel LP (Caleb Koeppel)	1181 Greenbank Rd.
	733 Park Ave.	Bldg. C, Unit 0205
	New York, NY 10021-5046	Nepean, ON K2J 4Y6
	(917) 733-3880	613-823-0093
	Five Star North America Rights, LP (Blair Walker)	4841 Yonge St., Ste. 118
	10421 S. Jordan Gateway, Ste. 630	North York, ON M2N 5X2
	South Jordan, UT 84095	647-496-1847
	(801) 576-2704	
	Koeppel LP (Caleb Koeppel)	3732 Innes Rd., Unit 4
	733 Park Ave.	Orleans, ON K1W 0C8
	New York, NY 10021-5046	613-824-6270
	(917) 733-3880	013 021 0270
	Five Star North America Rights, LP (Blair Walker)	South Oshawa
	10421 S. Jordan Gateway, Ste. 630	575 Laval Dr.
	South Jordan, UT 84095	Building G, Unit 1
	(801) 576-2704	Oshawa, ON L1J 0B5
	(001) 370 2704	905-728-8803
	Five Star North America Rights, LP (Blair Walker)	595 Taunton Rd. East
	10421 S. Jordan Gateway, Ste. 630	Oshawa, ON L1Z 1G1
	South Jordan, UT 84095	905-674-0629
	(801) 576-2704	703-074-0027
	Koeppel LP (Caleb Koeppel)	525 Industrial Blvd., Unit 1
	733 Park Ave.	Ottawa, ON K1G 3S2
	New York, NY 10021-5046	613-562-8009
	(917) 733-3880	013-302-0007
	Koeppel LP (Caleb Koeppel)	324 West Hunt Club Rd.
	733 Park Ave.	Ottawa, ON K2E 1A6
	New York, NY 10021-5046	613-730-5555
	(917) 733-3880	013-730-3333
		910 Worden Ave. Unit C
	Five Star North America Rights, LP (Blair Walker) 10421 S. Jordan Gateway, Ste. 630	810 Warden Ave., Unit C Scarborough, ON M1L 4W1
	South Jordan, UT 84095	416-755-5757
	(801) 576-2704 Five Star North America Rights, LP (Blair Walker)	1041 Wellington Rd., Unit C1
	9 1	
	10421 S. Jordan Gateway, Ste. 630	South London, ON N6E 1W4
	South Jordan, UT 84095	519-690-2828
	(801) 576-2704	5517 H = 11
	Koeppel LP (Caleb Koeppel)	5517 Hazeldean Rd., Bldg. C2
	733 Park Ave.	Unit 6
	New York, NY 10021-5046	Stittsville, ON K2S OP5
	(917) 733-3880	613-836-1800
	Five Star North America Rights, LP (Blair Walker)	1400 The Kingsway
	10421 S. Jordan Gateway, Ste. 630	Sudbury, ON P3B 0A3
	South Jordan, UT 84095	705-524-9696
	(801) 576-2704	

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Five Star North America Rights, LP (Blair Walker)	329 Yonge St.
	10421 S. Jordan Gateway, Ste. 630	Toronto, ON M5H 3C6
	South Jordan, UT 84095	416-591-0404
	(801) 576-2704	
	Five Star North America Rights, LP (Blair Walker)	85 Laird Dr.
	10421 S. Jordan Gateway, Ste. 630	Toronto, ON M4G 3T8
	South Jordan, UT 84095	416-429-4141
	(801) 576-2704	
	Five Star North America Rights, LP (Blair Walker)	70 Weston Rd., Unit 101
	10421 S. Jordan Gateway, Ste. 630	Toronto, ON M6N 0A7
	South Jordan, UT 84095	416-762-8778
	(801) 576-2704	
	Five Star North America Rights, LP (Blair Walker)	100 King St. W., Space 93
	10421 S. Jordan Gateway, Ste. 630	Toronto, ON M5X 1A9
	South Jordan, UT 84095	416-861-9900
	(801) 576-2704	
	Five Star North America Rights, LP (Blair Walker)	3582 Major Mackenzie Dr. West
	10421 S. Jordan Gateway, Ste. 630	Vaughan, ON L4H 3T6
	South Jordan, UT 84095	905-303-2366
	(801) 576-2704	
	Five Star North America Rights, LP (Blair Walker)	650 Division Rd., Unit 101
	10421 S. Jordan Gateway, Ste. 630	Windsor, ON N8X 0A8
	South Jordan, UT 84095	519-972-6262
	(801) 576-2704	
Province of Queb		•
	Koeppel LP (Caleb Koeppel)	1371 Boulevard Michel Bohec, Ste. D5
	733 Park Ave.	Blainville, QC J7C 0M4
	New York, NY 10021-5046	450-933-5078
	(917) 733-3880	
	Koeppel LP (Caleb Koeppel)	8840 Boulevard Leduc, Ste. 50
	733 Park Ave.	Brossard, QC J4Y-OG4
	New York, NY 10021-5046	450-462-2333
	(917) 733-3880	
	Koeppel LP (Caleb Koeppel)	600 Lucien-Paiement St., Ste. 120
	733 Park Ave.	Laval, QC Canada H7N 0A5
	New York, NY 10021-5046	450-238-0378
	(917) 733-3880	
	Koeppel LP (Caleb Koeppel)	468 Rue McGill
	733 Park Ave.	Montreal, QC H2Y 2H1
	New York, NY 10021-5046	514-507-2560
	(917) 733-3880	
	Koeppel LP (Caleb Koeppel)	1232 Peel St.
	733 Park Ave.	Montreal, QC H3A 1T5
	New York, NY 10021-5046	514-393-4343
	(917) 733-3880	
Province of Saska	atchewan	
	Five Star North America Rights, LP (Blair Walker)	4666 Gordon Rd.
	10421 S. Jordan Gateway, Ste. 630	Regina, SK S4W 0B7
	South Jordan, UT 84095	306-352-5545
	(801) 576-2704	
	Five Star North America Rights, LP (Blair Walker)	2531 Quance St.
	10421 S. Jordan Gateway, Ste. 630	Regina, SK S4V 0B7
1		,
	South Jordan, UT 84095	306-352-5545

STATE	FRANCHISEE NAME* & ADDRESS	ADDRESS OF STORES
	Five Star North America Rights, LP (Blair Walker)	1840 8 th St. East
	10421 S. Jordan Gateway, Ste. 630	Saskatoon, SK S7H 0T6
	South Jordan, UT 84095	306-373-5555
	(801) 576-2704	

^{*}Current developers as of the Issuance Date, unless otherwise indicated.
**Indicates a developer that is no longer in the system as of the Issuance Date.

LIST OF FRANCHISEES/DEVELOPERS WITH RESTAURANTS NOT YET OPERATIONAL

(As of December 31, 2024)

DEV-0178B

FGB Operations, LLC (Keith Bubb)

14730 East Crested Crown Fountain Hills, AZ 85268

(408) 490-0908

(2 Restaurants to be developed)

DEV-0188B

AZ FGB Operations, LLC (Keith Bubb)

14730 East Crested Crown Fountain Hills, AZ 85268

(408) 490-0908

(1 Restaurant to be developed)

DEV-0204E

CA FGB Operations, LLC (Keith Bubb)

14730 East Crested Crown Fountain Hills, AZ 85268

(408) 490-0908

(4 Restaurants to be developed)

DEV-0215B

M&J Holdings, LLC (Jerome Ma) 2567 Harmony Hill Drive Diamond Bar, CA 91765

(949) 232-8190

(2 Restaurants to be developed)

DEV-0222C

FG Hospitality, LLC (Jerome Ma)

2567 Harmony Hill Drive Diamond Bar, CA 91765

(949) 232-8190

(4 Restaurants to be developed)

DEV-0204D

Tripart Management II, Inc. (Rakesh Kumar, Sunil

Kumar, Jose Garzona) 817 Lurline Drive Foster City, CA 94405 (650) 868-4942, (415) 309-3001

(3 Restaurants to be developed)

DEV-0217B

Tripart Management, Inc. (Rakesh Kumar, Sunil

Kumar, Jose Garzona) 817 Lurline Drive Foster City, CA 94405

(650) 868-4942, (415) 309-3001 (2 Restaurants to be developed) **DEV-0179**

JAK Burgers, LLC (Karl and JoAnn Gittelman)

78-447 Highway 111 La Quinta CA 92253

(949) 412-4129, (949) 412-4128 (1 Restaurant to be developed)

DEV-0184B

East Bay Burgers, Inc. (James Khan)

5220 Dolcetto Way Salida, CA 95368 (510) 921-7485

(4 Restaurants to be developed)]

DEV-0194C

Golden Gate Grills Inc. (James Khan, Billal Khan)

5220 Dolcetto Way Salida, CA 95368 (510) 921-7485

(8 Restaurants to be developed)

DEV-0211C

JBM Hospitality, LLC (James Khan, Billal Khan)

5220 Dolcetto Way Salida, CA 95368 (510) 921-7485

(3 Restaurants to be developed)

DEV-0215C/0222D

Canadian Guys Burgers Limited (Joseph Dand, Mike

Lipinski)

40426 Winchester Road Temecula, CA 92591

(403) 616-7156, (905) 380-1188 (9 Restaurants to be developed)

DEV-0216C

Keep Smile Trading USA, Inc. (Freedom Yang)

3320 Leonis Boulevard Vernon, CA 90058 (909) 556-5061

(2 Restaurants to be developed)

DEV-0143

MP & JP Holdings, LLC (Jeffrey Parker)

3578 Hartsel Drive, Ste. E-130 Colorado Springs, CO 80920

(719) 358-6069

DEV-0085B

ZG Burgers LLC (Hengwei Zhao, Yanmei Gao)

115 Lands End Road Wilmington, DE 19807 (302) 740-7424

(1 Restaurant to be developed)

DEV-0163

KRNBLZ, LLC (Joseph Carroll) 247 North Westmont Drive Altamonte Springs, FL 32714 (407) 529-7100

(4 Restaurants to be developed)

DEV-0063C

Yukon Broward, LLC (Reas Kondraschow, Yanmei

Gao)

6278 N. Federal Highway, Suite 284

Ft. Lauderdale, FL 33308

(908) 391-7827

(27 Restaurants to be developed)

DEV-0078/0078B

Bengel's Burgers, LLC (Charles and Brandon Bengel)

643 W. Michigan Street Orlando, FL 32805 (703) 751-7776, (703) 625-0064 (8 Restaurants to be developed)

DEV-0062

MPR Development, LLC (Thomas and Pat Tracy)

42 Marina Gardens Drive Palm Beach Gardens, FL 33410 (561) 630-6810

(10 Restaurants to be developed)

DEV-0103

Vista Interprises, LLC (John Nguyen, Anh Pham)

7074 US Highway 19 North Pinellas Park, FL 33781 (571) 236-1214

(4 Restaurants to be developed)

DEV-0152B/0162B

Seattle Burgers, Inc. (Amjad "Joe" Iraqi)

8094 Cottonwood Court Seminole, FL 33776 (206) 595-0492

(3 Restaurants to be developed)

DEV-0071B/0071C/0116B

Jason Patel, Ritesh Patel, Jiten Patel

1615 Ball Ground Highway Canton, GA 30114

(256) 810-8336

(4 Restaurants to be developed)

DEV-0124

Barton Restaurant Group, LLC (Tyler and Sharron

Barton)

8365 Royal Troon Drive Duluth, GA 30097 (859) 913-1059

(2 Restaurants to be developed)

DEV-0066B

Atlanta's Best Burgers, LLC (Michael Melton)

2400 Herodian Way SE, Suite 157

Smyrna, GA 30080 (703) 919-5289

(5 Restaurants to be developed)

DEV-0115

M Assets, LLC (Dan Beaulieu)

9219 Blue Sage Road Clinton, IL 61727 (502) 345-1200

(1 Restaurant to be developed)

DEV-0130B

737 Ventures LLC (George Estep)

3683 North National Road Columbus, IN 47201 (812) 375-0140

(3 Restaurants to be developed)

DEV-0076B/0088B

Gator Subs Vision LLC (George Estep)

3683 North National Road Columbus, IN 47201 (812) 375-0140

(3 Restaurants to be developed)

DEV-0106B

Sarasota Seven Burgers, LLC (George Estep)

3683 North National Road Columbus, IN 47201 (812) 375-0140

(5 Restaurants to be developed)

DEV-0186B

Central FG Burger Development, LLC (George Estep)

3685 North National Road Columbus, IN 47201 (812) 375-0140

(1 Restaurant to be developed)

DEV-0176

Bayou's Best Burgers, LLC (William Jacob, Andrew

Mitts)

324 E. Lockwood Street Covington, LA 70433 (404) 790-8028

DEV-0100C

Hyde Park Kansas City LLC (Greg Vasey, Jody

Goehring)

20 Main Street #306 Natick, MA 01760 Vasey: (315) 292-8283 Goehring: (703) 867-8222 (2 Restaurants to be developed)

DEV-0133B/0138B/0157B/0164B

Hyde Park Burgers, LLC (Gregory Vasey, Jody

Goehring)

20 Main Street #306 Natick, MA 01760 Vasey: (315) 292-8283 Goehring: (703) 867-8222 (9 Restaurants to be developed)

DEV-0142

G.F. Vasey Holdings, LLC (Greg Vasey, Roger Vasey,

Sandra Vasey) 20 Main Street #306 Natick, MA 01760

Greg Vasey: (315) 292-8283, (312) 861-0487

(2 Restaurants to be developed)

DEV-0142C

Cape Burger LLC (Richard and John Valarioti)

28 Strandway

West Harwich, MA 02671 (774) 279-5550; (774) 249-4407 (2 Restaurants to be developed)

DEV-0168

Famous Burger Group, LLC (David MacDonald, Branden Yono, Jason Yono and Anthony Robinson) 15645 Blue Skies Street

Livonia, MI 48154 (248) 939-3666

(2 Restaurants to be developed)

DEV-0175E

SEMO Provisions, LLC (Mark Booker, Michael

Williams)

720 West Business Highway 60

Dexter, MO 63841 (573) 820-5723

(3 Restaurants to be developed)

DEV-0140C/0170

Montana Burgers, Inc. (Patrick Carls)

2808 Carla Jo Lane Missoula, MT 59803 (509) 991-9663

(4 Restaurants to be developed)

DEV-0145

DHW & Company (Donald Doan, Chris Wolf)

2620 Regatta Drive, Suite 102 Las Vegas, NV 89128

Doan: (773) 562-9855 Wolf: (703) 405-6749

(2 Restaurants to be developed)

DEV-0121

Marlton 5G, Inc. (Cha Chung) 2017 Queen Ann Road Cherry Hills, NJ 08003 (856) 465-6476

(1 Restaurant to be developed)

DEV-0052

Rockham 5G PA, LP (Drew Smith) 15 South Haddon Avenue, Suite 1

Haddonfield, NJ 08033

(703) 869-8483

(2 Restaurants to be developed)

DEV-0052B

Rockham 5G NJ, LLP (Drew Smith) 15 South Haddon Avenue, Suite 1

Haddonfield, NJ 08033

(703) 869-8483

(1 Restaurant to be developed)

DEV-0091B

Rockham MO, LLC (Drew Smith) 15 South Haddon Avenue, Suite 1

Haddonfield, NJ 08033

(703) 869-8483

(4 Restaurants to be developed)

DEV-0081B

Bergen S&S Enterprise LLC (Edward Sheridan, Patrick

Sheridan)

77 Knollwood Road Short Hills, NJ 07078 Edward: (973) 951-6111 Patrick: (973) 752-5916

(3 Restaurants to be developed)

DEV-0095C/101C

Hyperion FG DA LLC (Philip Minardo, John Cokinos)

552 Elm Street Westfield, NJ 07090 Minardo: (917) 232-4723 Cokinos: (917) 969-8143 (3 Restaurants to be developed)

DEV-0087C

21033 FG Corp. (David Noor) 983 Willis Avenue, Suite 101 Albertson, NY 11507 (516) 997-4040

DEV-0110

Four Cousins Burgers and Fries of NJ, LLC

(William Gellert) 173 Whippoorwill Road

Hillsdale, NY 12429

(914) 643-2180 (1 Restaurant to be developed)

DEV-0111

Four Cousins Burgers and Fries of NY, LLC

(William Gellert) 173 Whippoorwill Road

Hillsdale, NY 12529

(914) 643-2180

(3 Restaurants to be developed)

DEV-0120

Four Cousins Burgers and Fries of LI, LLC

(William Gellert)

173 Whippoorwill Road

Hillsdale, NY 12529

(914) 643-2180

(3 Restaurants to be developed)

DEV-0136B

Four Cousins Burgers & Fries of NH, LLC

(William Gellert)

173 Whippoorwill Road

Hillsdale, NY 12529

(914) 643-2180

(1 Restaurant to be developed)

DEV-0160C/0219B/0221B

GHG Gulf Coast, LLC (William Gellert)

173 Whippoorwill Road

Hillsdale, NY 12529

(914) 643-2180

(4 Restaurants to be developed)

DEV-0100D/0193B

GHG Indiana, LLC (William Gellert)

173 Whippoorwill Road

Hillsdale, NY 12529

(914) 643-2180

(5 Restaurant to be developed)

DEV-0220B

GHG Southwest, LLC (William Gellert)

173 Whippoorwill Road

Hillsdale, NY 12529

(914) 643-2180

(1 Restaurant to be developed)

DEV-0019B/0161D

FGNYC, LLC (Andrew Stern, John Rigos)

56 W. 22nd Street, 2nd Floor

New York, NY 10010

(212) 505-5861

(3 Restaurants to be developed)

DEV-0092B/0114

FGNY Holding, LLC (Andrew Stern, John Rigos)

56 W. 22nd Street, 2nd Floor

New York, NY 10010

(212) 505-5861

(17 Restaurants to be developed)

DEV-0139B

FGNYW, LLC (Andrew Stern, John Rigos)

56 W. 22nd Street, 2nd Floor

New York, NY 10010

(212) 505-5861

(5 Restaurants to be developed)

DEV-0202/0203

Koeppel LP (Caleb Koeppel)

733 Park Avenue, 3rd Floor

New York, NY 10021

(917) 733-3880

(11 Restaurants to be developed)

DEV-0123/0208

Amazing Burgers, LLC (Gregory and Paul Slayton)

3 Ann Drive

Syosset, NY 11791

(516) 650-8418

(8 Restaurants to be developed)

DEV-0048E

Quintet Acquisitions LLC (Jonathan Kelly)

123 East Franklin Street, #423

Chapel Hill, NC 27514

(919) 525-8825

(8 Restaurants to be developed)

DEV-0028B

Doughball, LLC (Thomas Ferguson)

322 Colington Drive

Kill Devil Hills, NC 27948

(267) 441-0631

(3 Restaurants to be developed)

DEV-0058F/0072B/0232

Stein5, LLC (Christine Steiner)

127 Heathland Lane

Mooresville, NC 28117

(810) 599-7632

(8 Restaurants to be developed)

DEV-0098B

EDM Restaurant Ventures, LLC (Edward Reese)

1419 Boardman-Canfield Road, Suite 500

Boardman, OH 44512

(330) 565-0496

DEV-0044D

Robert Bowers and Larry Bowers

3260 Kirkham Road Columbus, OH 43221 (614) 557-2211

(2 Restaurants to be developed)

DEV-0195

CLRM Inc. (Ryan Coady) 1575 NE 237th Avenue Wood Village, OR 97060 (480) 225-2364

(1 Restaurant to be developed)

DEV-0050/0050B

Wholesome Enterprises, LLC (Raji Sankar, Randhir

Sethi)

180 Fort Couch Road, Suite 150

Pittsburgh, PA 15241 (724) 518-0967

(13 Restaurants to be developed)

DEV-0191C/0199C/0226B

Big Horn Five Guys Acquisitions, LLC (Clayton Parrett

and H. Scott Miller)

c/o Miller Investment Management, LP

100 Front Street, Suite 1500 West Conshohocken, PA 19428

(610) 834-9820 x144

(11 Restaurants to be developed)

DEV-0018

Griff Ventures, Inc. (Donald and Kevin Griffith)

Post Office Box 25639 Greenville, SC 29616 (804) 338-3742

(1 Restaurant to be developed)

DEV-0167B

Murray 5G, Inc. (Dan Murray)

211 S. Mable Avenue Sioux Falls, SD 57103 (605) 645-6624

(1 Restaurant to be developed)

DEV-0171D

Albert Carrillo, Jr. 1604 Shell Avenue Midland, TX 79705 (626) 890-9560

(2 Restaurants to be developed)

DEV-0171E

Senovia Foods North, LLC (Albert Carrillo, Jr.)

1604 Shell Avenue Midland, TX 79705 (626) 890-9560

(1 Restaurant to be developed)

DEV-0129C

Wisconsin 5G, LLC (Jeffrey Howes)

14497 South Gray Fox Drive

Bluffdale, UT 84065 (801) 231-6101

(1 Restaurant to be developed)

DEV-0140D

MeisterGuys, LLC (Jeffrey Howes) 125 West Burton Avenue, Suite 2 Salt Lake City, UT 84115

(801) 231-6101

(3 Restaurants to be developed)

DEV-0144B

Mass 5G LLC (Jeffrey Howes, Corbin Robertson)

125 West Burton Avenue, Suite 2 Salt Lake City, UT 84115

(801) 231-6101

(6 Restaurants to be developed)

DEV-0181C

Wyoming 5G, LLC (Jeffrey Howes)

125 West Burton Avenue, Suite 2

Salt Lake City, UT 84115

(801) 231-6101

(1 Restaurant to be developed)

DEV-0134D

FSNA Holdings, Inc. (Blair Walker)

10421 S. Jordan Gateway, Suite 630

South Jordan, UT 84095

(801) 576-2704

(2 Restaurants to be developed)

DEV-0182B/0183B/0200C/0201C/0207C/0210

Five Star North America Rights, LP (Blair Walker)

10421 S. Jordan Gateway, Suite 630

South Jordan, UT 84095

(801) 576-2704

(43 Restaurants to be developed)

DEV-0126

The Houston Guys, LLC (John and Eugene Hooff)

2107 Forest Hill Road Alexandria, VA 22307 (703) 585-6284

(2 Restaurants to be developed)

DEV-0058E

H&I Burgers, LLC (Hicham El Abbassi, Isalmou

Boussaa)

14783 Links Pond Circle Gainesville, VA 20155 (703) 328-0007

DEV-0096B 4Hastings, LLC (Marion Sadler) 517 N. Main Street Emporia, VA 23847 (434) 594-4907 (1 Restaurant to be developed)

DEV-0007B

Buster's Resource Management, LLC (Grant Buster) 19058 Boyer Fields Place Leesburg, VA 20176 (703) 723-8406 (1 Restaurant to be developed)

DEV-0152

Evergreen Burgers, LLC (Nabil Asad) 6043 Gholson Bridge Court Manassas, VA 20112 (571) 436-1441 (10 Restaurants to be developed)

DEV-0223C RMR5 Nevada, LLC (Russell Rosenblum) 11654 Plaza America Drive Reston, VA 20190 (703) 930-0758 (1 Restaurant to be developed)

DEV-0079 Flowsmart LLC (Jim Garrettson) 8245 Boone Boulevard, Suite 650 Vienna, VA 22182 (703) 421-9330 (1 Restaurant to be developed)

DEV-0151B

North Star Dining MN, LLC (Darven Erickson, Kenny Albert)
243 Warren Road
Toronto, ON Canada M4V 2S7
(801) 330-2639; (416) 271-8444
(2 Restaurants to be developed)

EXHIBIT E TO THE DISCLOSURE DOCUMENT LIST OF FRANCHISEES WHO HAVE LEFT THE SYSTEM

<u>LIST OF FRANCHISEES WHO HAVE LEFT THE SYSTEM</u> (As of December 31, 2024)

STATE	FRANCHISEE
Delaware	
	Rockham Chesapeake, LLC (Drew Smith)
	15 South Haddon Ave., Ste. 1
	Haddonfield, NJ 08033
	(703) 869-8483
	(1 Restaurant closed)
Georgia	· · · · · · · · · · · · · · · · · · ·
-	GPR Hospitality, LLC (James Richards)
	7663 Harrier Hill Rd.
	Signal Mountain, TN 37377
	(423) 605-1353
	(2 Restaurants transferred)
Indiana	
	IFGB, LLC (Larry Cooley)
	8100 E. 22 nd St. N, Bldg. 900
	Wichita, KS 67226
	(316) 304-3494; (316) 733-9752; (316) 682-3300
	(9 Restaurants transferred)
	Central FG Burger Development, LLC (George Estep)
	3685 North National Rd.
	Columbus, IN 47201
	(812) 375-0140
T7 / 1	(1 Restaurant closed)
Kentucky	GENTO D. C. LANGOTT D. L. LANGOTT LANGOTT
	SEMO Provisions, LLC (Mark Booker and Michael Williams)
	720 West Business Hwy. 60
	Dexter, MO 63841
	(573) 820-5723
Manuland	(1 Restaurant closed)
Maryland	Rockham Chesapeake, LLC (Drew Smith)
	15 South Haddon Ave., Ste. 1
	Haddonfield, NJ 08033
	(703) 869-8483
	(1 Restaurant closed)
Massachusetts	(1 restaurant crosed)
Massachusetts	BLMT Ventures, LLC (Mike Baldwin and Tom Baldwin)
	15 Pheasant Ln.
	Menands, NY 12204
	(203) 913-0778
	(1 Restaurant transferred)
	G.F. Vasey Holdings, LLC (Greg Vasey and Jack Goehring)
	20 Main St. #306
	Natick, MA 01760
	Greg Vasey: (315) 292-8283
	Jack Goehring: (703) 867-8222
	(1 Restaurant closed)
Minnesota	<u>-</u>
	Credo, LLC (Kristopher Humphries)
	3890 Lone Cedar Ln.
	Chaska, MN 55318
	(612) 281-7271
	(6 Restaurants transferred)

STATE	FRANCHISEE
STATE	B & B of Minnesota, LLC (Scott Lesser, Ryan Dussault)
	707 Osterman Ave.
	P.O. Box 27
	Deerfield, IL 60015
	Scott Lesser: (847) 420-0047
	Ryan Dussault: (612) 964-2290
	(17 Restaurants transferred)
Missouri	(17 Residuations defisioned)
	Jeff Offutt
	2000 Forum Blvd. #4
	Columbia, MO 65203
	(573) 489-5642, (573) 445-0015
	(1 Restaurant closed)
New York	<u> </u>
	FGNY Holdings, LLC (Andrew Stern and John Rigos)
	56 W. 22 nd St., 2 nd Floor
	New York, NY 10010
	(212) 505-5861
	(2 Restaurants closed)
South Carolina	· ` ` /
	Quintet Acquisitions LLC (Jonathan Kelly)
	123 East Franklin St., #423
	Chapel Hill, NC 27514
	(919) 525-8825
	(2 Restaurants closed)
Tennessee	
	GPR Hospitality, LLC (James Richards)
	7663 Harrier Hill Rd.
	Signal Mountain, TN 37377
	(423) 605-1353
	(11 Restaurants transferred)
Virginia	
	Atlanta's Best Burgers, LLC (Michael Melton)
	1219 Towlston Rd.
	Great Falls, VA 22066
	(703) 919-5289
	(1 Restaurant closed)
Wisconsin	
	Credo, LLC (Kristopher Humphries, William Humphries)
	3890 Lone Cedar Ln.
	Chaska, MN 55318
	(612) 281-7271
	(1 Restaurant closed)
Canada	T
	Koeppel LP (Caleb Koeppel)
	733 Park Ave.
	New York, NY 10021-5046
	(917) 733-3880
	(1 Restaurant closed)

EXHIBIT F TO THE DISCLOSURE DOCUMENT TABLE OF CONTENTS OF OPERATIONS MANUAL

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Customer service is a critical part of the FIVE GUYS® brand. Our goal for customer service at FIVE GUYS® is to be energetic, courteous, and authentic. We avoid script greetings as we believe these things sound insincere.	
There are many reasons people choose particular restaurants. Of course they go for the food, but they also go for the atmosphere, the service, and the music. They go for the entire experience. At FIVE GUYS®, our passion is contagious.	or
There is a fine line between having enthusiasm and being "over the top." Call-backs are not intended to be a performance; they are for communication purposes. At no point should the entire crew be yelling the same phrase simultaneously; this can sound artificial and insincere to the customer	
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EXHIBIT G TO THE DISCLOSURE DOCUMENT STATE SPECIFIC ADDENDA TO THE DISCLOSURE DOCUMENT

ADDENDUM TO FIVE GUYS FRANCHISOR, LLC DISCLOSURE DOCUMENT FOR THE STATE OF CALIFORNIA

- 1. California's Franchise Investment Law (Corporations Code sections 31512 and 31512.1) states that any provision of a franchise agreement or related document requiring the franchisee to waive specific provisions of the law is contrary to public policy and is void and unenforceable. The law also prohibits a franchisor from disclaiming or denying (i) representations it, its employees, or its agents make to you, (ii) your ability to rely on any representations it makes to you, or (iii) any violations of the law.
- 2. Item 3 is amended to reflect that:

Neither we nor any person or broker identified in Item 2 of the Disclosure Document is subject to any current effective order of any national securities association or national securities exchange as defined in the Securities Exchange Act of 1934, U.S.C.A. 78a et seq., suspending or expelling such persons from membership is such association or exchange.

3. Item 5 is amended by the addition of the following statements:

The Department has determined that we, the franchisor, have not demonstrated we are adequately capitalized and/or that we must rely on franchise fees to fund our operations. The Commissioner has imposed a fee deferral condition, which requires that we defer the collection of all initial fees from California franchisees until we have completed all of our pre-opening obligations and you are open for business. For California franchisees who sign a development agreement, the payment of the development and initial fees attributable to a specific unit in your development schedule is deferred until that unit is open.

4. Item 17 is amended by the addition of the following statements:

California Business and Professions Code Sections 20000 through 20043 provide rights to you concerning termination, nonrenewal, or transfer of a franchise. If the Franchise Agreement or Development Agreement contains a provision that is inconsistent with the law, the law will control.

The Franchise Agreement and Development Agreement provide for termination upon bankruptcy. This provision may not be enforceable under federal bankruptcy law (11 U.S.C.A. Sec. 101 et seq.).

Under California law, an agreement between a seller and a buyer regarding the price at which the buyer can resell a product (known as vertical price-fixing or resale price maintenance) is illegal. Therefore, the requirements on franchisees to sell goods or services as specific prices set by the franchisor may be unenforceable.

The Franchise Agreement and Development Agreement contain covenants not to compete that extend beyond expiration or termination of the Agreements. These provisions may not be enforceable under California law.

Before the franchisor can ask you to materially modify your existing Franchise Agreement, Section 31125 of the California Corporations Code requires the franchisor to file a material modification application with the Department that includes a disclosure document showing the existing terms and the proposed new terms of your Franchise Agreement. Once the application is registered, the franchisor must provide you with that disclosure document with an explanation that the changes are voluntary.

If the Franchise Agreement or Development Agreement contains a liquidated damages clause, under California Civil Code Section 1671, certain liquidated damages clauses are unenforceable.

The Franchise Agreement and Development Agreement require the application of the laws and forum of Virginia. This provision may be unenforceable under California Law.

Any interest rate charged to a California franchisee shall comply with the California Constitution. The interest rate shall not exceed either (a) 10% annually or (b) 5% annually plus the prevailing interest rate charged to banks by the Federal Reserve Bank of San Francisco, whichever is higher.

The Franchise Agreement and Development Agreement require binding arbitration. The arbitration will occur in Virginia with the costs being borne by the franchisee and franchisor. Prospective franchisees are encouraged to consult private legal counsel to determine the applicability of California and federal laws (such as Business and Professions Code Section 20040.5 Code of Civil Procedure Section 1281, and the Federal Arbitration Act) to any provisions of a franchise agreement restricting venue to a forum outside the State of California

The Franchise Agreement and Development Agreement require you to sign a general release of claims if you renew or transfer your franchise. California Corporations Code Section 31512 provides that any condition, stipulation or provision purporting to bind any person acquiring a franchise to waive compliance with any provision of that law or any rule or order is void. Section 31512 voids a waiver of your rights under the Franchise Investment Law (California Corporations Code Sections 31000 through 31516). California Business and Professions Code Section 20010 voids a waiver of your rights under the Franchise Relations Act (Business and Professions Code Sections 20000 through 20043).

- 5. THE CALIFORNIA FRANCHISE INVESTMENT LAW REQUIRES THAT A COPY OF ALL PROPOSED AGREEMENTS RELATING TO THE SALE OF THE FRANCHISE BE DELIVERED TOGETHER WITH THE DISCLOSURE DOCUMENT.
- 6. OUR WEBSITE HAS NOT BEEN REVIEWED OR APPROVED BY THE CALIFORNIA DEPARTMENT OF FINANCIAL PROTECTION AND INNOVATION. ANY COMPLAINTS CONCERNING THE CONTENT OF THIS WEBSITE MAY BE DIRECTED TO THE CALIFORNIA DEPARTMENT OF FINANCIAL PROTECTION AND INNOVATION AT www.dfpi.ca.gov.

The registration of this franchise offering by the California Department of Financial Protection and Innovation does not constitute approval, recommendation, or endorsement by the commissioner.

ADDENDUM TO FIVE GUYS FRANCHISOR, LLC DISCLOSURE DOCUMENT FOR THE STATE OF HAWAII

- 1. Items 5 and 7 are amended to state that the initial franchise fee and all other initial payments you owe to us under the Franchise Agreement and the Development Agreement will be deferred until we satisfy all of our pre-opening obligations to you and your Restaurant has opened for business.
- 2. THESE FRANCHISES WILL BE/HAVE BEEN FILED UNDER THE FRANCHISE INVESTMENT LAW OF THE STATE OF HAWAII. FILING DOES NOT CONSTITUTE APPROVAL, RECOMMENDATION OR ENDORSEMENT BY THE DIRECTOR OF REGULATORY AGENCIES OR A FINDING BY THE DIRECTOR OF REGULATORY AGENCIES THAT THE INFORMATION PROVIDED HEREIN IS TRUE, COMPLETE AND NOT MISLEADING.

THE FRANCHISE INVESTMENT LAW MAKES IT UNLAWFUL TO OFFER OR SELL ANY FRANCHISE IN THIS STATE WITHOUT FIRST PROVIDING TO THE PROSPECTIVE FRANCHISEE, OR SUBFRANCHISOR, AT LEAST SEVEN DAYS PRIOR TO THE EXECUTION BY THE PROSPECTIVE FRANCHISEE OF ANY BINDING FRANCHISE OR OTHER AGREEMENT, OR AT LEAST SEVEN DAYS PRIOR TO THE PAYMENT OF ANY CONSIDERATION BY THE FRANCHISEE, OR SUBFRANCHISOR, WHICHEVER OCCURS FIRST, A COPY OF THE DISCLOSURE DOCUMENT, TOGETHER WITH A COPY OF ALL PROPOSED AGREEMENTS RELATING TO THE SALE OF THE FRANCHISE.

THIS DISCLOSURE DOCUMENT CONTAINS A SUMMARY ONLY OF CERTAIN MATERIAL PROVISIONS OF THE FRANCHISE AGREEMENT. THE CONTRACT OF AGREEMENT SHOULD BE REFERRED TO FOR A STATEMENT OF ALL RIGHTS, CONDITIONS, RESTRICTIONS AND OBLIGATIONS OF BOTH THE FRANCHISOR AND THE FRANCHISEE.

ADDENDUM TO FIVE GUYS FRANCHISOR, LLC DISCLOSURE DOCUMENT FOR THE STATE OF ILLINOIS

- 1. Items 5 and 7 are amended to state that the initial franchise fee and all other initial payments you owe to us under the Franchise Agreement and Development Agreement will be deferred until we satisfy all of our pre-opening obligations to you and your first Restaurant has opened for business. This deferral is imposed by the Illinois Office of the Attorney General due to our financial condition.
- 2. The State Cover Page and Item 17 of this Disclosure Document are amended by adding the following:

In accordance with Illinois law 815 ILCS 705/4 and Section 200.608 of the Administrative Rules (14 Ill.Adm.Code §200.608), any provision in the Franchise Agreement/Development Agreement that designates jurisdiction or venue in a forum outside Illinois is void with respect to any action which is otherwise enforceable in Illinois, except that the Franchise Agreement/Development Agreement may provide for arbitration outside Illinois. In addition, Illinois law will govern the Franchise Agreement/Development Agreement.

Illinois Franchise Disclosure Act Sections 19 and 20 (815 ILCS 705/19, 20) (the "Act") provide rights to you concerning nonrenewal and termination of the Franchise Agreement/Development Agreement. If the Franchise Agreement/Development Agreement contains a provision that is inconsistent with the Act, the Act will control.

Section 41 of the Act states that "Any condition, stipulation, or provision purporting to bind any person acquiring any franchise to waive compliance with the Illinois Franchise Disclosure Act, or any other law of Illinois, is void." To the extent that any provision in the Franchise Agreement/Development Agreement is inconsistent with Illinois law, Illinois law will control.

No statement, questionnaire, or acknowledgement signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

ADDENDUM TO THE FIVE GUYS FRANCHISOR, LLC DISCLOSURE DOCUMENT FOR THE STATE OF MARYLAND

- 1. Item 5 is amended to state that the initial franchise fee and all other initial payments you owe to us before you open your Restaurant will be deferred until we satisfy all of our pre-opening obligations to you and you open your Restaurant for business.
- 2. Item 17 is amended to include the following paragraph:

A general release required as a condition of renewal, sale and/or assignment/transfer will not apply to any liability under the Maryland Franchise Registration and Disclosure Law. This may affect the enforceability of certain provisions in the Franchise Agreement relating to renewal, sale, assignment or transfer of the Franchise Agreement.

3. Item 17, under the Summary column of part (h), is amended to include the following sentence:

A provision in the Franchise Agreement that provides for termination on your bankruptcy may not be enforceable under federal bankruptcy law (11 U.S.C. Section 101 et seq.).

- 4. Item 17, under the Summary column of part (v), is modified to include the words ", except you may sue in Maryland for any claims arising under the Maryland Franchise Registration and Disclosure Law."
- 5. Item 17 is amended to state that any claims arising under the Maryland Franchise Registration and Disclosure Law must be brought within 3 years after the grant of the franchise.
- 6. No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.
- 7. The Maryland Franchise Registration and Disclosure Law prohibits a franchisor from requiring a prospective franchisee to assent to any release, estoppel or waiver of liability as a condition of purchasing a franchise. Any disclaimer regarding the occurrence and/or acknowledgment of the non-occurrence of acts that would constitute a violation of the Franchise Law in order to purchase the franchise are not intended to nor shall they act as a release, estoppel or waiver of any liability incurred under the Maryland Franchise Registration and Disclosure Law. Accordingly, the Franchise Disclosure Acknowledgement Statement is amended to comply with this provision by stating that such representations are not intended to nor shall they act as a release, estoppel or waiver of any liability incurred under the Maryland Franchise Registration and Disclosure Law.

ADDENDUM TO THE FIVE GUYS FRANCHISOR, LLC DISCLOSURE DOCUMENT FOR THE STATE OF MINNESOTA

1. Items 5 and 7 are amended to state that the initial franchise fee and all other initial payments you owe to us under the Franchise Agreement and Development Agreement will be deferred until we satisfy all of our pre-opening obligations to you and your first Restaurant has opened for business.

ADDENDUM TO FIVE GUYS FRANCHISOR, LLC DISCLOSURE DOCUMENT FOR THE STATE OF NEW YORK

1. The following information is added to the cover page of the Disclosure Document:

INFORMATION COMPARING FRANCHISORS IS AVAILABLE. CALL THE STATE ADMINISTRATORS LISTED IN EXHIBIT A OR YOUR PUBLIC LIBRARY FOR SOURCES OF INFORMATION. REGISTRATION OF THIS FRANCHISE BY NEW YORK STATE DOES NOT MEAN THAT NEW YORK STATE RECOMMENDS IT OR HAS VERIFIED THE INFORMATION IN THIS FRANCHISE DISCLOSURE DOCUMENT. IF YOU LEARN THAT ANYTHING IN THIS FRANCHISE DISCLOSURE DOCUMENT IS UNTRUE, CONTACT THE FEDERAL TRADE COMMISSION AND NEW YORK STATE DEPARTMENT OF LAW, BUREAU OF INVESTOR PROTECTION AND SECURITIES, 120 BROADWAY, 23RD FLOOR, NEW YORK, NEW YORK 10271. THE FRANCHISOR MAY, IF IT CHOOSES, NEGOTIATE WITH YOU ABOUT ITEMS COVERED IN THE FRANCHISE DISCLOSURE DOCUMENT. HOWEVER, THE FRANCHISOR CANNOT USE THE NEGOTIATING PROCESS TO PREVAIL UPON A PROSPECTIVE FRANCHISEE TO ACCEPT TERMS WHICH ARE LESS FAVORABLE THAN THOSE SET FORTH IN THIS FRANCHISE DISCLOSURE DOCUMENT.

2. Item 3, "Litigation" is hereby amended by deleting the last paragraph in that Item and replacing it with the following language:

"Except as described in this Item:

Neither we, any predecessor, any person identified in Item 2 above, nor any affiliate offering franchises under our principal trademark has pending any administrative, criminal, material civil action (or a significant number of civil actions irrespective of materiality), or arbitration action alleging a violation of any franchise, antitrust or securities law, fraud, embezzlement, fraudulent conversion, misappropriation of property, unfair or deceptive practices or comparable allegations.

Neither we, any predecessor, any person identified in Item 2 above, nor any affiliate offering franchises under our principal trademark has pending actions, other than routine litigation incidental to the business, which are significant in the context of the number of franchisees and the size, nature or financial condition of the franchise system or its business operations.

Neither we, any predecessor, any person identified in Item 2 above, nor any affiliate offering franchises under our principal trademark has been convicted of a felony or pleaded <u>nolo contendere</u> to a felony charge or, within the ten-year period immediately preceding the date of this Disclosure Document, has been convicted of a misdemeanor or pleaded <u>nolo contendere</u> to a misdemeanor charge or been held liable in an arbitration proceeding or a civil action by final judgment or been the subject of a material complaint or other legal or arbitration proceeding if such misdemeanor conviction or charge or civil action, complaint or other legal proceeding involved a violation of any franchise, anti-fraud or securities law, fraud, embezzlement, fraudulent conversion, misappropriation of property, unfair or deceptive practices, misappropriation of property or comparable allegations.

Neither we, any predecessor, any person identified in Item 2 above, nor any affiliate offering franchises under our principal trademark is subject to any currently effective injunctive or restrictive order or decree relating to franchises or under any Federal, State or Canadian franchise, securities, antitrust, trade regulation or trade practice law as a result of a concluded or pending action or proceeding brought by a public agency, is subject to any currently effective order of any national securities association or national securities exchange, as defined in the Securities and

Exchange Act of 1934, suspending or expelling such person from membership in such association or exchange; or is subject to a currently effective injunctive or restrictive order relating to any other business activity as a result of an action brought by a public agency or department, including, without limitation, actions affecting a license as a real estate broker or sales agent."

3. Item 4, "Bankruptcy", is hereby deleted in its entirety and the following language substituted in lieu thereof:

"Neither we nor any affiliate or predecessor or current officer or general partner have during the 10 year period immediately before the date of this Disclosure Document (a) filed as a debtor (or had filed against it) a petition to start an action under the U.S. Bankruptcy Code; (b) obtained a discharge of its debts under the Bankruptcy Code; or (c) was a principal officer of a company or a general partner in a partnership that either filed as a debtor (or had filed against it) a petition to start an action under the U.S. Bankruptcy Code or that obtained a discharge of its debts under the U.S. Bankruptcy Code, during or within 1 year after the officer or general partner of Five Guys Enterprises, LLC, held this position with the company or partnership."

4. Item 5, "Initial Franchise Fees," is hereby amended by adding the following sentence to the end thereof:

"The initial franchise fee constitutes part of our general operating funds and will be used as such in our discretion."

5. Item 17, "Renewal, Termination, Transfer and Dispute Resolution", is supplemented, under the categories entitled "Requirements for franchisee to renew or extend", "Termination by franchisee", "Assignment of contract by Franchisor", "Conditions for franchisor approval of transfer", "Choice of forum, and "Choice of Law" respectively, by the following language that will be deemed an integral part thereof:

The following is added to Items 17(c) and 17(m):

"Any general release required under the Franchise Agreement/Development Agreement shall be limited by the following, "all rights arising in your favor from the provisions of Article 33 of the General Business Law of the State of New York and the regulations issued thereunder shall remain in force; it being the intent of this proviso that the non-waiver provisions of General Business Law Sections 687.4 and 687.5 be satisfied."

The following replaces Item 17(d):

"Notwithstanding any rights you may have in the Franchise Agreement/Development Agreement permitting you to terminate the Agreement, you may also have additional rights under applicable law to terminate the Franchise Agreement/Development Agreement."

The following is added to Item 17(j):

"No assignment will be made except to an assignee who, in our opinion, is willing and able to assume our obligations under the Franchise Agreement/Development Agreement."

The following is added to Items 17(v) and 17(w):

"The Franchise Agreement/Development Agreement requires the application of Virginia Law; however, the choice of law provision should not be considered a waiver of any right conferred upon the franchisor or upon the franchisee/developer by the General Business Law of the State of New York, Art. 33."

6. As to any state law described in this Addendum that declares void or unenforceable any provision contained in the Franchise Agreement/Development Agreement, the Franchisor reserves the right to challenge the enforceability of the state law by, among other things, bringing an appropriate legal action or by raising the claim in a legal action or arbitration that you have initiated.

THE FRANCHISOR REPRESENTS THAT THIS
PROSPECTUS DOES NOT KNOWINGLY OMIT
ANY MATERIAL FACT, OR CONTAIN ANY
UNTRUE STATEMENT OF A MATERIAL FACT.

ADDENDUM TO THE FIVE GUYS FRANCHISOR, LLC DISCLOSURE DOCUMENT FOR THE STATE OF NORTH DAKOTA

1. Items 5 and 7 are amended to state that the initial franchise fee and all other initial payments you owe to us under the Franchise Agreement and Development Agreement will be deferred until we satisfy all of our pre-opening obligations to you and your first Restaurant has opened for business.

ADDENDUM TO THE FIVE GUYS FRANCHISOR, LLC DISCLOSURE DOCUMENT FOR THE STATE OF SOUTH DAKOTA

1. Items 5 and 7 are amended to state that the initial franchise fee and all other initial payments you owe to us under the Franchise Agreement and Development Agreement will be deferred until we satisfy all of our pre-opening obligations to you and your first Restaurant has opened for business.

ADDENDUM TO FIVE GUYS FRANCHISOR, LLC DISCLOSURE DOCUMENT FOR THE STATE OF VIRGINIA

- 1. Item 5 is amended to state that the Virginia State Corporation Commission's Division of Securities and Retail Franchising requires us to defer payment of the initial franchise fee and all other initial payments you owe to us until we complete all of our pre-opening obligations under the Franchise Agreement.
- 2. In recognition of the restrictions contained in Section 13.1-564 of the Virginia Retail Franchising Act, Item 17(h) of the Franchise Disclosure Document for use in the Commonwealth of Virginia will be amended as follows:

Pursuant to Section 13.1-564 of the Virginia Retail Franchising Act, it is unlawful for a franchisor to cancel a franchise without reasonable cause. If any ground for default or termination stated in the Franchise Agreement or Development Agreement does not constitute "reasonable cause," as that term may be defined in the Virginia Retail Franchising Act or the laws of Virginia, that provision may not be enforceable.

Pursuant to Section 13.1-564 of the Virginia Retail Franchising Act, it is unlawful for a franchisor to use undue influence to induce a franchisee to surrender any right given to him under the franchise. If any provision of the Franchise Agreement or Development Agreement involves the use of undue influence by the franchisor to induce a franchisee to surrender any rights given to him under the franchise, that provision may not be enforceable.

3. <u>Estimated Initial Investment</u>. The franchisee will be required to make an estimated initial investment ranging from \$977,850 to \$1,375,750. This amount exceeds the franchisor's parent's net worth as of December 31, 2024, which is (\$972,255,000).

WASHINGTON ADDENDUM TO THE FIVE GUYS FRANCHISOR, LLC DISCLOSURE DOCUMENT

In the event of a conflict of laws, the provisions of the Washington Franchise Investment Protection Act, Chapter 19.100 RCW will prevail.

RCW 19.100.180 may supersede the franchise agreement and area development agreement in your relationship with the franchisor including the areas of termination and renewal of your franchise. There may also be court decisions which may supersede the franchise agreement and area development agreement in your relationship with the franchisor including the areas of termination and renewal of your franchise.

In any arbitration or mediation involving a franchise purchased in Washington, the arbitration or mediation site will be either in the state of Washington, or in a place mutually agreed upon at the time of the arbitration or mediation, or as determined by the arbitrator or mediator at the time of arbitration or mediation. In addition, if litigation is not precluded by the franchise agreement or area development agreement, a franchise may bring an action or proceeding arising out of or in connection with the sale of franchises, or a violation of the Washington Franchise Investment Protection Act, in Washington.

A release or waiver of rights executed by a franchisee may not include rights under the Washington Franchise Investment Protection Act or any rule or order thereunder except when executed pursuant to a negotiated settlement after the agreement is in effect and where the parties are represented by independent counsel. Provisions such as those which unreasonably restrict or limit the statute of limitations period for claims under the Act, or rights or remedies under the Act such as a right to a jury trial, may not be enforceable.

Transfer fees are collectable to the extent that they reflect the franchisor's reasonable estimated or actual costs in effecting a transfer.

Pursuant to RCW 49.62.020, a noncompetition covenant is void and unenforceable against an employee, including an employee of a franchisee, unless the employee's earnings from the party seeking enforcement, when annualized, exceed \$100,000 per year (an amount that will be adjusted annually for inflation). In addition, a noncompetition covenant is void and unenforceable against an independent contractor of a franchisee under RCW 49.62.030 unless the independent contractor's earnings from the party seeking enforcement, when annualized, exceed \$250,000 per year (an amount that will be adjusted annually for inflation). As a result, any provisions contained in the franchise agreement and area development agreement or elsewhere that conflict with these limitations are void and unenforceable in Washington.

RCW 49.62.060 prohibits a franchisor from restricting, restraining, or prohibiting a franchisee from (i) soliciting or hiring any employee of a franchisee of the same franchisor or (ii) soliciting or hiring any employee of the franchisor. As a result, any such provisions contained in the franchise agreement and area development agreement or elsewhere are void and unenforceable in Washington.

The franchisor may use the services of franchise brokers to assist it in selling franchises. A franchise broker represents the franchisor and is paid a fee for referring prospects to the franchisor and/or selling the franchise. Do not rely only on the information provided by a franchise broker about a franchise. Do your own investigation by contacting the franchisor's current and former franchisees to ask them about their experience with the franchisor.

Items 5 is amended to state that the State of Washington has imposed a financial condition under which the initial franchise fees due will be deferred until we have fulfilled our initial pre-opening obligations under the Franchise Agreement and the franchise is open for business. Because we have

material pre-opening obligations with respect to each franchised business you open under the Development Agreement, the State of Washington will require that the franchise fees be released proportionally with respect to each franchised business.

On August 20, 2018, to resolve an investigation by the Washington Attorney General and without admitting any liability, we entered into an Assurance of Discontinuance ("AOD") with the State of Washington (No. 18-2-20767-3SEA), in which we agreed, among other things, to remove from our form franchise agreement and not to enforce a provision that restricts a franchisee from soliciting and/or hiring our employees and the employees of our other franchisees (generally, a "no-poach provision"). No-poach provisions were common in franchise agreements throughout the restaurant and other industries and prompted a broad multi-industry investigation by the Washington Attorney General. As of the date of this Franchise Disclosure Document, the Washington Attorney General has entered into similar AODs with over 200 other franchisors.

No statement, questionnaire, or acknowledgement signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

ATTACHMENT A TO THE DISCLOSURE DOCUMENT STATE ADMINISTRATORS/AGENTS FOR SERVICE OF PROCESS

STATE ADMINISTRATORS

CALIFORNIA

Department of Financial Protection and Innovation 320 West 4th Street, Suite 750 Los Angeles, California 90013 (213) 576-7500 Toll Free (866) 275-2677

HAWAII

Business Registration Division Department of Commerce and Consumer Affairs 335 Merchant Street, Room 203 Honolulu, Hawaii 96813 (808) 586-2722

ILLINOIS

Chief, Franchise Division Office of the Attorney General 500 South Second Street Springfield, Illinois 62706 (217) 782-4465

INDIANA

Secretary of State Franchise Section, Securities Division 302 West Washington, Room E-111 Indianapolis, Indiana 46204 (317) 232-6681

MARYLAND

Office of the Attorney General Division of Securities 200 St. Paul Place Baltimore, Maryland 21202-2020 (410) 576-6360

MICHIGAN

Office of the Attorney General Consumer Protection Division, Franchise Section G. Mennen Williams Building, 1st Floor 525 Ottawa Street Lansing, Michigan 48913 (517) 373-7117

MINNESOTA

Franchise Examiner
Department of Commerce
85 7th Place East, Suite 280
St. Paul, Minnesota 55101
(651) 539-1600

NEW YORK

New York State Department of Law Bureau of Investor Protection and Securities 28 Liberty Street, 21st Floor New York, New York 10005 (212) 416-8285

NORTH DAKOTA

North Dakota Securities Department 600 East Boulevard Avenue State Capitol Fifth Floor, Dept. 414 Bismarck, North Dakota 58505-0510 (701) 328-4712

RHODE ISLAND

Director of Business Regulation
Division of Securities
1511 Pontiac Avenue
John O. Pastore Complex – Building 69-1
Cranston, Rhode Island 02920
(401) 462-9500

SOUTH DAKOTA

Director of Division of Insurance Securities Regulation 124 South Euclid Avenue, Suite 104 Pierre, South Dakota 57501 (605) 773-3563

VIRGINIA

Chief Examiner, State Corporation Commission Division of Securities and Retail Franchising 1300 East Main Street, 9th Floor Richmond, Virginia 23219 (804) 371-9051

WASHINGTON

Department of Financial Institutions Securities Division 150 Israel Road, S.W. Tumwater, Washington 98504 (360) 902-8760

WISCONSIN

Franchise Administrator Securities and Franchise Registration Wisconsin Securities Commission 4822 Madison Yards Way, North Tower Madison, Wisconsin 53705 (608) 266-1064

AGENTS FOR SERVICE OF PROCESS

CALIFORNIA

Commissioner of Financial Protection and Innovation 320 West 4th Street, Suite 750 Los Angeles, California 90013 (213) 576-7500 Toll Free (866) 275-2677

HAWAII

Commissioner of Securities Department of Commerce and Consumer Affairs 335 Merchant Street, Room 203 Honolulu, Hawaii 96813 (808) 586-2722

ILLINOIS

Illinois Attorney General 500 South Second Street Springfield, Illinois 62706 (217) 782-4465

INDIANA

Indiana Secretary of State 201 State House 200 West Washington Street Indianapolis, Indiana 46204 (317) 232-6531

MARYLAND

Securities Commissioner Office of the Attorney General Maryland Division of Securities 200 St. Paul Place Baltimore, Maryland 21202-2020 (410) 576-6360

MICHIGAN

Michigan Department of Attorney General Consumer Protection Division G. Mennen Williams Building, 1st Floor 525 West Ottawa Street Lansing, Michigan 48933 (517) 241-6470

MINNESOTA

Commissioner of Commerce 85 7th Place East, Suite 280 St. Paul, Minnesota 55101 (651) 539-1600

NEW YORK

New York Department of State One Commerce Plaza 99 Washington Avenue, 6th Floor Albany, New York 12231-0001 (518) 473-2492

NORTH DAKOTA

Securities Commissioner North Dakota Securities Department 600 East Boulevard Avenue State Capitol Fifth Floor, Dept. 414 Bismarck, North Dakota 58505-0510 (701) 328-4712

RHODE ISLAND

Director of Department of Business Regulation 1511 Pontiac Avenue John O. Pastore Complex – Building 69-1 Cranston, Rhode Island 02920 (401) 462-9500

SOUTH DAKOTA

Director of Division of Insurance Securities Regulation 124 South Euclid Avenue, Suite 104 Pierre, South Dakota 57501 (605) 773-3563

VIRGINIA

Clerk of the State Corporation Commission 1300 East Main Street, 1st Floor Richmond, Virginia 23219 (804) 371-9733

WASHINGTON

Director of Financial Institutions Securities Division 150 Israel Road, S.W. Tumwater, Washington 98504 (360) 902-8760

WISCONSIN

Commissioner of Securities Division of Securities Department of Financial Institutions 4822 Madison Yards Way, North Tower Madison, Wisconsin 53705 (608) 266-1064

ATTACHMENT B TO THE DISCLOSURE DOCUMENT

State Effective Dates

The following states have franchise laws that require that the Franchise Disclosure Document be registered or filed with the state, or be exempt from registration: California, Hawaii, Illinois, Indiana, Maryland, Michigan, Minnesota, New York, North Dakota, Rhode Island, South Dakota, Virginia, Washington, and Wisconsin.

This document is effective and may be used in the following states, where the document is filed, registered or exempt from registration, as of the Effective Date stated below:

STATE	EFFECTIVE DATE
California	Pending
Hawaii	Pending
Illinois	Pending
Indiana	Pending
Maryland	Pending
Michigan	Pending
Minnesota	Pending
New York	Pending
North Dakota	Pending
Rhode Island	Pending
South Dakota	Pending
Virginia	Pending
Washington	Pending
Wisconsin	Pending

Other states may require registration, filing, or exemption of a franchise under other laws, such as those that regulate the offer and sale of business opportunities or seller-assisted marketing plans.

ATTACHMENT C TO THE DISCLOSURE DOCUMENT

RECEIPT

This Disclosure Document summarizes certain provisions of the franchise agreement and other information in plain language. Read this Disclosure Document and all agreements carefully.

If Five Guys Franchisor, LLC offers you a franchise, Five Guys Franchisor, LLC must provide this Disclosure Document to you at least 14 calendar days before you sign a binding agreement or make any payment to Five Guys Franchisor, LLC or an affiliate in connection with the proposed franchise sale. Under Michigan law, Five Guys Franchisor, LLC must provide this Disclosure Document to you 10 business days before you sign any contract or make any payment relating to the franchise relationship. Under New York law, Five Guys Franchisor, LLC must provide this Disclosure Document to you at the earliest of the first personal meeting or 10 business days before you sign any contract or make any payment relating to the franchise relationship.

If Five Guys Franchisor, LLC does not deliver this Disclosure Document on time or if it contains a false or misleading statement, or a material omission, a violation of federal law and state law may have occurred and should be reported to the Federal Trade Commission, Washington, DC 20580 and the appropriate state agency listed on Attachment A.

franchi	The name, principal business address and telepse is as follows: None	phone number of each franchise seller offering the
	Date of Issuance: June 30, 2025	
process		gents listed in Attachment A to receive service of
dates aı		ent dated June 30, 2025. State registration effective sclosure Document includes the following Exhibits:
	A. Financial Statements B. Development Agreement (with state specific C. Franchise Agreement (with state specific D. List of Franchisees E. List of Franchisees Who Have Left the F. Table of Contents of Operations Manu G. State Specific Addenda to the Disclosur Attachment A: State Administrators/Agents for Attachment B: State Effective Dates	System al re Document
Dated:	Attachment C: Receipts	
	(Do not leave blank)	Signature of Prospective Franchisee
		Print Name

(RETAIN FOR YOUR RECORDS)

ATTACHMENT C TO THE DISCLOSURE DOCUMENT

RECEIPT

This Disclosure Document summarizes certain provisions of the franchise agreement and other information in plain language. Read this Disclosure Document and all agreements carefully.

If Five Guys Franchisor, LLC offers you a franchise, Five Guys Franchisor, LLC must provide this Disclosure Document to you at least 14 calendar days before you sign a binding agreement or make any payment to Five Guys Franchisor, LLC or an affiliate in connection with the proposed franchise sale. Under Michigan law, Five Guys Franchisor, LLC must provide this Disclosure Document to you 10 business days before you sign any contract or make any payment relating to the franchise relationship. Under New York law, Five Guys Franchisor, LLC must provide this Disclosure Document to you at the earliest of the first personal meeting or 10 business days before you sign any contract or make any payment relating to the franchise relationship.

If Five Guys Franchisor, LLC does not deliver this Disclosure Document on time or if it contains a false or misleading statement, or a material omission, a violation of federal law and state law may have occurred and should be reported to the Federal Trade Commission, Washington, DC 20580 and the appropriate state agency listed on Attachment A.

	The name, principal business address and telephonic is as follows: None	one number of each franchise seller offering the			
Г	Date of Issuance: June 30, 2025				
F process for	Five Guys Franchisor, LLC authorizes the agent for it.	s listed in Attachment A to receive service of			
	have received a Franchise Disclosure Document listed on the State Registrations Page. This Disclo				
A	A. Financial Statements				
В	B. Development Agreement (with state speci	fic amendments)			
C	C. Franchise Agreement (with state specific amendments)				
D. List of Franchisees					
Е	E. List of Franchisees Who Have Left the System				
F	F. Table of Contents of Operations Manual				
G. State Specific Addenda to the Disclosure Document					
A	Attachment A: State Administrators/Agents for Service of Process Attachment B: State Effective Dates Attachment C: Receipts				
Dated:	2000 Day 1000 Day 100				
	Do not leave blank)	Signature of Prospective Franchisee			
	Ē	Print Name			

(RETURN TO US)