FRANCHISE DISCLOSURE DOCUMENT



Amada Franchise, Inc. a Delaware corporation 901 Calle Amanecer, Suite 350180 Avenida La Pata, Suite 200 San Clemente, CA 92673 (888) 99-AMADA or (949) 284-8036 steve.kwon@amadafranchise.com www.AmadaSeniorCare.com/franchise

As a franchisee you will operate a business under the Amada Senior Care name and system for the provision of non-medical homemaker and homecare services for the elderly and others needing assistance in daily living, as well as placement services for seniors, administration and coordination of care under long-term insurance claims and, subject to certain qualifications, skilled nursing and staffing services.

The total investment necessary to begin operation of an Amada Senior Care franchise is \$118,190 to \$430,050 or, if you are a licensed nurse and you choose to offer to clients skilled care services, \$137,490 to \$464,950. This includes between \$58,035 and \$58,585 that must be paid to the franchisor or affiliate.

This disclosure document summarizes certain provisions of your franchise agreement and other information in plain English. Read this disclosure document and all accompanying agreements carefully. You must receive this 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 governmental agency has verified the information contained in this disclosure document.

The terms of your contract will govern your franchise relationship. Don't rely on the disclosure document alone to understand your contract. Read all of your contract carefully. Show your contract 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, N.W., 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: April 7, 2025, as amended December 4, 2025.

ITEM 1 THE FRANCHISOR AND ANY PARENTS, PREDECESSORS AND AFFILIATES

To simplify the language in this disclosure document, "we," "us" and "our" refers to Amada Franchise, Inc., the franchisor. "You" means the person or entity that buys the franchise. If the franchisee is a corporation, partnership, or other entity, "you" also may mean its owners.

The Franchisor, its Affiliates, Parents and Predecessors

We were originally formed as a Wyoming corporation on January 27, 2012, and were converted to a Delaware corporation on April 27, 2022. Our principal place of business is 901 Calle Amanecer 180 Avenida La Pata, Suite 200350, San Clemente, CA 92673. We do business under the name "Amada Senior Care" in addition to our corporate name. We have offered franchises in this line of business since March 2012. We do not own or operate businesses of the type being offered. However, our subsidiary Amada OC, Inc. currently operates five Amada Senior Care businesses in Orange County, CA, our subsidiary ASC Idaho, LLC currently operates one Amada Senior Care business in Boise, ID and our affiliate ASC Iowa, LLC currently operates one Amada Senior Care business in Des Moines, IA. We do not engage in any other business activities and have not offered franchises in any other line of business.

Our agents for service of process are listed in **Exhibit I**. We do not have a parent or predecessor company. We have 4 affiliates that are required to be disclosed in this Item.

Our affiliate Nurseloop, LLC ("Nurseloop") has a principal business address at 411 East Bonneville Ave., Suite 440, Las Vegas, NV 89101. Nurseloop is the owner of proprietary software, RelyFy, which some of our franchisees may use in connection with their Amada Senior Care Business. Nurseloop has never conducted a business of the type that you will operate and has never offered franchises in any line of business.

Our affiliate My Senior Care Finder, LLC ("MSCF") has a principal business address at 4730 S. Fort Apache Road, Suite 300, Las Vegas, NV 89147. MSCF is the owner of proprietary software, Placed, which all of our franchisees must use in connection with their Amada Senior Care Business. MSCF has never conducted a business of the type that you will operate and has never offered franchises in any line of business.

Our affiliate Senior Care Ventures, LP ("Senior Care Ventures"), has a principal business address at 411 East Bonneville Ave., Suite 400, Las Vegas, NV 89101. Senior Care Ventures is the parent company of MSCF and Nurseloop. Senior Care Ventures has never conducted a business of the type that you will operate and has never offered franchises in any line of business.

Our affiliate, SCV GP, Inc. ("SCV"), has a principal business address at 411 East Bonneville Ave., Suite 400, Las Vegas, NV 89101. SCV is the general partner of Senior Care Ventures. SCV has never conducted a business of the type that you will operate and has never offered franchises in any line of business.

Description of the Franchise

It is not necessary that you have experience in the health care industry prior to purchasing an Amada Senior Care franchise. If you are approved to purchase a franchise, we will grant you the right to operate one Amada Senior Care business (the "Amada Senior Care Business") according to formats, systems, standards and procedures we develop for use in connection with the Marks (the "System"). At a minimum, Amada Senior Care Businesses currently offer non-medical homemaker, companionship,

franchise law compliance manual, and (g) engage California franchise law counsel to assist us with California franchise law compliance. Jared Turner is also a party to the Stipulation. The Stipulation relates to a June 21, 2016 Stop Order Denying Effectiveness of Franchise Renewal Registration Application (in connection with Amada's 2015 application) ("Stop Order") and Citation, which included a Desist and Refrain Order, an Assessment of Administrative Penalties, and a Claim for Ancillary Relief and Costs ("Citation"). The Commissioner alleged that Amada failed: (i) to promptly notify the Commissioner regarding a complaint filed by Trade2Save.com on or around July 19, 2013 against Play N Trade and Jared Turner; (ii) in Amada's initial registration application filed in 2012 to disclose Play N Trade as an affiliate, a desist and refrain order issued by the Commissioner in April 2009 against Play N Trade, and the subsequent stipulation entered into in January 2010 by Play N Trade and the Commissioner relating to the 2009 order; (iii) to disclose the Trade2Save litigation in Amada's December 2013 post-effective amendment; (iv) to disclose the Trade2Save litigation in Amada's April 16, 2014 renewal application; and (v) to disclose the Trade2Save litigation in Turner's Franchise Seller Disclosure Form, attached to Amada's April 16, 2014 renewal application.

Micit Enterprises, Inc. d/b/a Amada Senior Care Silver Spring v. Amada Franchise Inc, AAA Case Number 01-24-0006-4421. On July 12, 2024, our franchisee, Micit Enterprises, Inc. d/b/a Amada Senior Care Silver Spring ("Micit") initiated a Demand for Arbitration against us in Orange County, California. The action arises from another franchisee allegedly encroaching upon Micit's territory. Despite our having nothing to do with this alleged territory encroachment, Micit filed the arbitration against us seeking monetary and injunctive relief and made the following claims: (i) breach of contract, (ii) breach of implied covenant of good faith and fair dealing, (iii) fraudulent misrepresentation, (iv) negligent misrepresentation, (v) intentional misrepresentation with prospective economic relation, (vi) negligent interference with prospective economic relations, and (vii) unlawful, unfair, and/or fraudulent business practices under California Business & Professions Code §§ 17200, et seq. The arbitration is proceeding and is set for trial in February 2026. We intend to defendare defending this matter vigorously. After initiating the arbitration proceeding against us, Micit added us to existing litigation in Maryland state court, based on the same allegations made in the arbitration and is detailed below. We filed a motion to compel arbitration on December 4, 2024, which is pending as of the Effective Date.

Micit Enterprises, Inc. v. Mid-Maryland Senior Care, LLC, Richard Frizzell, and Amada Franchise, Inc., Case No. C-15-cv-24-003297 (Montgomery County, MD, Circuit Ct.). After initiating the above-referenced arbitration proceeding against us, Micit added us to an existing litigation case in Maryland state court that it had filed against our franchisee, Mid-Maryland Senior Care, LLC and its owner, Richard Frizzell, based on the same allegations made in the arbitration (i) breach of contract, (ii) breach of implied covenant of good faith and fair dealing, (iii) fraudulent misrepresentation, (iv) negligent misrepresentation, (v) intentional misrepresentation with prospective economic relation, (vi) negligent interference with prospective economic relations, and (vii) unlawful, unfair, and/or fraudulent business practices under California Business & Professions Code §§ 17200, et seq.). We filed a motion to compel arbitration on December 4, 2024, which was granted is pending as of the Effective Date.

Time For An Audible, Inc. v. North Shore Senior Care, LLC, Jennifer Novy and Amada Franchise Inc., Case No. 2024L009136 (Cook County, IL, Circuit Ct.); Time For An Audible, Inc. v. Amada Franchise Inc.; AAA Case Number 01-25-0000-9078. On August 16, 2024, our franchisee, Time For An Audible, Inc. ("TFAA") initiated a lawsuit in Illinois state court against us as well as another franchisee and the other franchisee's owner. The action arises from the other franchisee allegedly encroaching upon TFAA's territory and our alleged support of such encroachment, despite TFAA's acknowledgment that we issued a default notice to the allegedly encroaching franchisee. TFAA filed suit against us seeking a declaratory judgment that certain zip codes comprise TFAA's territory and that we are accountable for another franchisee's territorial encroachment, along with attorney fees and costs. We filed a motion to compel arbitration which was granted on December 30, 2024. TFAA subsequently filed a demand for arbitration

against us on or about February 18, 2025 which reasserted the same allegations from the lawsuit that TFAA had filed in Cook County, Illinois and asserted claims for (i) breach of contract, (ii) breach of implied-infact contract, (iii) breach of implied covenant of good faith and fair dealing, (iv) promissory estoppel, (v) fraudulent misrepresentation, (vi) negligent misrepresentation, (vii) intentional interference with prospective economic relations, (viii) negligent interference with prospective economic relations, and (ix) unlawful, unfair, and/or fraudulent business practices under California Business & Professions Code §§ 17200, et seq. On November 7, 2025 TFAA voluntarily withdrew its claims against us. We answered the arbitration demand denying the claims and intend to defend this matter vigorously.

Rowena A. Septimo v. Timeless Homecare, Inc. (a California Corporation), State Case No.: WC-CM-982248, before the California Department of Industrial Relations, Labor Commissioner's Office, November 19, 2025. On October 20, 2025, Plaintiff, a former employee of Timeless Homecare Inc., an independently owned and operated Amada franchisee, filed a wage claim with the California Labor Commissioner alleging violations of California wage-and-hour laws by the franchisee. The claimant also named Amada Franchise, Inc. as a respondent. Amada Franchise, Inc. denies any employment relationship with the claimant, denies all liability, and intends to vigorously contest the claim. The claimed amount is approximately \$458,547.44. The matter remains pending.

Other than the matters described above, 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

Initial Franchise Fee

If you sign a Franchise Agreement and we grant you the right to operate an Amada Senior Care Business within an exclusive territory ("**Designated Territory**"), you must pay us an initial franchise fee ("**Initial Franchise Fee**") of \$57,000. The Designated Territory generally includes a population of approximately 32,000 to 42,000 people aged 65 or older.

You must pay us the Initial Franchise Fee upon signing the Franchise Agreement. The Initial Franchise Fee is paid in a lump sum and is fully earned upon receipt by us and is non-refundable under any circumstances. The Initial Franchise Fee is imposed uniformly on all Franchisees with 2 exceptions: we reserve the right to offer additional location discounts and the right to offer a 10% discount to veterans of the United States Armed Forces. The veteran discount is only available for franchisees when they enter into their first Franchise Agreement with us.

In our most recently completed fiscal year, the range of Initial Franchise Fees we collected was \$5,000 to \$55,000. Discounts were given to franchisees that purchased rights to more than one franchise at the same time and for territories with low population density.

Fee Deferral

Some states have imposed a fee deferral. Please refer to the State Addendum in <u>Exhibit B</u> to this Franchise Disclosure Document.

Notes:

- 1. The term "Gross Billings" means the aggregate of all revenues and other income from whatever source derived (whether in the form of cash, credit, agreements to pay or other consideration and whether or not payment is received at the time of sale or any of these amounts prove uncollectible), which arise from or are derived by the franchisee or by any other person from business conducted by, or which originated from the business. Gross Billings also include all proceeds from any business interruption insurance. The following are excluded from Gross Billings: (i) sales taxes and other taxes separately stated that are collected from clients and paid to taxing authorities; (ii) refunds and credits made in good faith to arms' length clients in accordance with our standards and specifications for issuing such refunds or deposits; and (iii) the discount value of any coupon, voucher or other allowance that we authorize at the time the franchisee redeems the client's coupon, voucher or allowance.
- 2. Gross Billings disclosed in this Item are based upon reports that are generated by the reporting software used by Amada Senior Care Businesses throughout the System.
- 3. Written substantiation of the disclosures contained in this Item will be made available to you upon reasonable request.

Other than the preceding financial performance representation, Amada Franchise, Inc. does not make any financial performance representations. 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 our Chief Executive Officer, Tafa Jefferson at 901 Calle Amanecer, Suite 350180 Avenida La Pata, Suite 200, San Clemente, California 92673 and telephone (949) 284-8036, the Federal Trade Commission, and the appropriate state regulatory agencies.

AMADA FRANCHISE AGREEMENT

This Franchise Agreement ("Agreement") is entered into and made effective on the effective date identified in Attachment A to this Agreement by and between Amada Franchise, Inc., a Delaware corporation with its principal place of business at 180 Avenida La Pata, Suite 200901 Calle Amanecer, Suite 350, San Clemente, CA 92673 ("Franchisor"), and the franchisee identified in Attachment A to this Agreement ("Franchisee"), and any party that enters into the Joinder to Amada Franchise Agreement ("Joinder"), the current version of which is attached to the Franchise Disclosure Document in Exhibit J. For purposes of this Agreement, the term Franchisee shall include any party that signs the Joinder.

RECITALS

- A. Franchisor has the right to use and license the use of a system (the "System") for the establishment and operation of Amada Senior Care businesses (the "Franchised Business"). The System includes providing and marketing non-medical homemaker, companionship, personal care services, personal technology services, and equipment to the elderly and others who need assistance in daily living ("Senior Care"), as well as placement services for seniors ("Senior Placement Services") and services administering and/or coordinating care for long-term insurance claims ("Administration Services")."
- B. The distinguishing characteristics of the System include, without limitation, method of establishing and conducting the Franchised Business utilizing certain standards, specifications, methods, procedures, proprietary equipment, proprietary software, techniques, management techniques, the Marks, a confidential operations manual ("Operations Manual") and other confidential information, all of which may be changed, improved, and further developed from time to time.
- C. The System is identified by certain trade names, service marks, trademarks and associated logos, emblems, symbols and indicia of origin including, without limitation, the marks AMADA® and AMADA SENIOR CARE and such other trade names, service marks, trademarks, logos, emblems and indicia or origin as are no designated, and may hereafter be designated by Franchisor in writing, for use in connection with the System ("Marks"). The rights to all such Marks as are now, or hereafter will be, designated as part of the System will be owned exclusively by Franchisor or its affiliates ("Affiliates") and be used for the benefit of Franchisor, its Affiliates and System franchisees to identify to the public the source of the products and services marketed thereunder.
- D. Franchisor maintains high standards of quality and service for the System, as a result of which the System has acquired valuable goodwill and a favorable reputation.
- E. Franchisee desires to engage in the Franchised Business and Franchisor is willing to grant Franchisee a franchise to do so upon the terms and conditions set forth in this Agreement in reliance upon all of the representations made in Franchisee's application and this Agreement.

20. WRITTEN APPROVALS, WAIVERS, AND AMENDMENT

- **20.1** Approval Process. Whenever this Agreement requires Franchisor's prior approval, Franchisee must make a timely written request. Unless a different time period is specified in this Agreement, Franchisor will respond with its approval or disapproval within thirty (30) calendar days.
- **20.2 No Waiver**. No failure of Franchisor to exercise any power reserved to it by this Agreement and no custom or practice of the parties at variance with the terms hereof will constitute a waiver of Franchisor's right to demand exact compliance with any of the terms herein. A waiver or approval by Franchisor of any particular default by Franchisee will not be considered a waiver or approval by Franchisor of any preceding or subsequent breach by Franchisee of any term, covenant or condition of this Agreement.
- **20.3** Amendments. No amendment, change or variance from this Agreement will be binding upon Franchisor or Franchisee except by mutual written agreement. If an amendment of this Agreement is executed at Franchisee's request, any legal fees or preparation cost in connection therewith must be paid by Franchisee.
- 20.4 Non-uniform Agreements. No warranty or representation is made by Franchisor that all other agreements with System franchisees heretofore or hereafter issued by Franchisor do or will contain terms substantially similar to those contained in this Agreement. Further, Franchisee recognizes and agrees that Franchisor may, due to local business conditions or otherwise, waive or modify comparable provisions of other franchise agreements granted to other System franchisees in a non-uniform manner, subject, however, to those provisions of this Agreement which require Franchisor to act toward its franchisees and franchise owners on a reasonably nondiscriminatory basis.

21. NOTICES

Any and all notices required or permitted under this Agreement shall be in writing and shall be personally delivered, delivered by courier, or by registered 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: Legal Department

Amada Franchise, Inc.

180 Avenida La Pata, Suite 200901 Calle Amanecer, Suite 350

San Clemente, CA 92673

Notices to Franchisee: Address listed in <u>Attachment A</u>

Any notice shall be by personal delivery, courier delivery or registered mail which shall be deemed to have been given at the date and time of mailing.

EXHIBIT J-1

SAMPLE FORM OF GENERAL RELEASE

This General Release ("**Release**") made on _______, by and between Amada Franchise, Inc., a corporation formed under the laws of the State of Delaware and having its principal place of business at 901 Calle Amanecer, Suite 350180 Avenida La Pata, Suite 200, San Clemente, California 92673 ("**Franchisor**"), and each of the undersigned individuals/ partnerships/corporations/limited liability companies (jointly and severally, the "**Franchisee**").

WITNESSETH:

WHEREAS, Franchisee acquired one or more franchises from Franchisor to open and operate one or more franchised businesses ("Amada Senior Care Business(s)") pursuant to the Franchise Agreement(s) between Franchiser and Franchisee dated ______("Franchise Agreement(s)");

WHEREAS, Franchisee has elected to assign and transfer or renew the Franchise Agreements and all Franchisee's rights thereunder in accordance with the terms of the Franchise Agreements; and

WHEREAS, Franchisor has agreed to consent to such assignment and transfer on condition that, among other things, Franchisee execute this Release.

NOW, in consideration of the above, and for other good and valuable consideration the receipt and sufficiency of which is hereby acknowledged, and intending to be legally bound hereby, Franchisee and Franchisor hereby agree as follows:

1. Release. Franchisee hereby absolutely and forever releases and discharges Franchisor and its Related Parties (as defined below), from and against any and all Claims (as defined below) of Franchisee arising out of or relating to the offer or sale of the Franchise Agreement(s), including violations of any federal or state law, rule, or regulation pertaining thereto. "Related Parties" means predecessors, affiliates, agents, employees, successors, assigns, and their respective officers, directors, shareholders, heirs, executors, and representatives. "Claims" means any and all claims, proceedings, demands, causes of actions, rights to terminate and rescind, liabilities, losses, damages, and rights of every kind and nature whatsoever, whether now known or unknown, suspected or unsuspected, at law or in equity, which the releasing party now has, owns or holds, at any time before this time ever had, owned or held, or at any time after this time has, owns or holds. Franchisee hereby irrevocably covenants not to assert, or to initiate any suit or proceeding based in whole or in part upon any Claim released hereunder.

With respect to the matters being released pursuant to the terms of this Release, Franchisee further voluntarily and unconditionally waive each and every right which they, or any of them, may have under Section 1542 of the Civil Code of the State of California and any similar law of any state or territory of the United States. Section 1542 reads as follows:

1542. A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS THAT THE CREDITOR OR RELEASING PARTY DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, AND THAT IF KNOWN BY HIM OR HER, WOULD HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR OR RELEASED PARTY.

EXHIBIT K

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	June 26, 2025, as Amended (Pending)	
Hawaii	May 12, 2025, as Amended (Pending)	
Illinois	April 7, 2025, as Amended (Pending)	
Indiana	May 8, 2025, as Amended December 4, 2025	
Maryland	August 5, 2025, as Amended (Pending)	
Michigan	May 15, 2025, as Amended December 4, 2025	
Minnesota	May 16, 2025, as Amended (Pending)	
New York	April 30, 2025, as Amended (Pending)	
North Dakota	April 7, 2025, as Amended (Pending)	
Rhode Island	July 28, 2025, as Amended (Pending)	
South Dakota	April 7, 2025, as Amended December 4, 2025	
Virginia	May 8, 2025, as Amended (Pending)	
Washington	June 24, 2025, as Amended (Pending)	
Wisconsin	April 7, 2025, as Amended December 4, 2025	

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.

EXHIBIT L

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 Amada Franchise, Inc. offers you a franchise, it must provide this disclosure document to you 14 calendar-days before you sign a binding agreement with, or make a payment to, the franchisor or an affiliate in connection with the proposed franchise sale. New York requires that we give you this disclosure document at the earlier of the first personal meeting or 10 business days before the execution of the franchise or other agreement or the payment of any consideration that relates to the franchise relationship. Michigan and Oregon require that we give you this disclosure document at least 10 business days before the execution of any binding franchise or other agreement or the payment of any consideration, whichever occurs first.

If Amada Franchise, Inc. 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 state agency listed on **Exhibit I**.

The franchise seller(s) for this offering are Marcos Moura, Steve Kwon, Tim Valencia, Bobby Ullman, Bob Heine, Matt Smith, Marisa Mamay, Tafa Jefferson, Chad Fotheringham, or Jared Turner, Amada Franchise, Inc., 901 Calle Amanecer, Suite 350180 Avenida La Pata, Suite 200, San Clemente, CA 92673, (949) 284-8036.

Issuance Date: April 7, 2025, as amended December 4, 2025.

We authorize the respective state agencies identified on **Exhibit I** to receive service of process for us in the particular state.

I received a disclosure document dated April 7, 2025, as amended December 4, 2025 that included the following Exhibits:

- A. Franchise Agreement
- B. State Addenda
- C. Statement of Franchisee
- D. Financial Statements
- E. Operations Manual Table of Contents
- F. Current Franchisees
- G. Company-Owned Outlets
- H. Franchisees Who Left the System During Past Fiscal Year or Who Have Not Communicated Within 10 Weeks of Issuance Date
- I. State Franchise Administrators and Agents for Service of Process
- J. Contracts for use with the Amada Senior Care Franchise
- K. State Effective Dates

Date	Signature	Printed Name
Date	Signature	Printed Name

[This page to be signed and retained for your records.]

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Matt Smith, Marisa Mamay, The franchise seller(s) for this offering are Marcos Moura, Steve Kwon, Tim Valencia, Bobby Ullman, Bob Heine, Matt Smith, Marisa Mamay, Tafa Jefferson, Chad Fotheringham, or Jared Turner, Amada Franchise, Inc., <u>180 Avenida La Pata, Suite 200901 Calle Amanecer</u>, Suite 350, San Clemente, CA 92673, (949) 284-8036.

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Date	Signature	Printed Name
Date	Signature	Printed Name

[This page is to be signed, dated, and returned to franchisor.]