FRANCHISE DISCLOSURE DOCUMENT

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.

(a Colorado corporation) 265 Turner Drive Durango, Colorado 81303 Telephone: (970) 259-0554 Toll Free: (800) 438-7623



Rocky Mountain Chocolate Factory is offering franchises for the retail sale of



Rocky Mountain Chocolate Factory, Inc.

(a Colorado corporation)

265 Turner Drive

Durango, Colorado 81303

Telephone: (970) 259-0554

Toll Free: (800) 438-7623

www.rmcf.com
frandev@rmcf.net

Rocky Mountain Chocolate Factory businesses sell premium chocolate and other premium confectionery products— through branded retail stores ("Rocky Mountain Chocolate Factory Business(s)").

The total estimated—investment necessary to begin operation of a single full-sized ROCKY MOUNTAIN CHOCOLATE FACTORY Store ranges from \$267,087Rocky Mountain Chocolate Factory Business is \$465,800 to \$824,888. These amounts include between \$44,500 and \$68871,700. This includes \$55,000 to \$70,000 that must be paid to the franchisor or an affiliate. The total estimated—investment necessary to begin operation of a single kiosk-sized ROCKY MOUNTAIN CHOCOLATE FACTORY Store ranges from \$126,297 to \$286,973. These amounts include between \$28,952 and \$33,725 that must be paid Rocky Mountain Chocolate Factory Business is \$175,600 to \$460,500. This includes \$27,500 to \$32,500 that must be paid to the franchisor or an affiliate. If

The total investment necessary to begin operation when you purchase the right to own multiple sign a development agreement rider is \$35,000 to \$60,000, ROCKY MOUNTAIN CHOCOLATE FACTORY Stores (which will be for a assumes the development of a minimum of three ROCKY MOUNTAIN CHOCOLATE FACTORY Stores), you will also be(3) Rocky Mountain Chocolate Factory Businesses (the minimum required to pay an upfront development fee of between \$35,000 and \$60,000 (depending on whether your Stores are full-sized, or kiosk sizedif you sign a development agreement rider), which fee will equal the full initial franchisee fee due for your first ROCKY MOUNTAIN CHOCOLATE FACTORY Store plus increasingly discounted initial franchise fees ranging from \$0 to \$15,000 for each additional ROCKY MOUNTAIN CHOCOLATE FACTORY Stores which you commit to open must be paid to us or our affiliates.

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 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 the Franchise Administrator at Rocky Mountain Chocolate Factory, 265 Turner Drive, Durango, Colorado 81303 and (800) 438-7623.

The terms of your contract will govern your franchise relationship. _Do not 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 "Buying a Franchise: A Consumer Guide" 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 28, 2024**

ISSUANCE DATE: July 25, 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, Exhibit D or Exhibit 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 directionItem 7 lists the initial investment to openItem 8 describes the suppliers you must use.
Does the franchisor have the financial ability to provide the support to my business?	Item 21 or Exhibit F includes the 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 ROCKY MOUNTAIN CHOCOLATE FACTORYRocky Mountain Chocolate Factory 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 ROCKY MOUNTAIN CHOCOLATE FACTORYRocky Mountain Chocolate Factory franchisee?	Item 20 or Exhibit D and Exhibit E lists current and former franchisees. You can contact them to ask about their experiences.



		i
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.

<u>When your franchise ends</u>. 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 franchisor 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 Exhibit 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 risks be highlighted:

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 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.

Each of the following provisions is void and unenforceable if contained in any documents relating to a franchise:

(a) A prohibition on the right of a franchisee to join an association of franchisees.
(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 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 furnishingsPersonalized 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 compensationThis subsection applies only if: (i) the term of the franchise is less than 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 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) The 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.

CHOCOLATE FACTORY

lawful obligati	(iii) The unwillingness of the proposed transferee to agree in writing to comply with all ons.
franchisor or to	(iv) The failure of the franchisee or proposed transferee to pay any sums owing to the 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.

Any questions regarding the notice should be directed to:

State of Michigan

Department of Attorney General

Consumer Protection Division

Attention: Franchise Section

P.O. Box 30213

Lansing, Michigan 48909

Telephone Number: (517) 335-7567



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ITEM 1

Exhibit A List of State Agencies/Agents for Service of Process

Exhibit B Franchise Agreement

<u>Exhibit C</u> <u>Development Agreement Rider</u>

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ITEM 1

THE FRANCHISOR, AND ANY PARENTS, PREDECESSORS AND AFFILIATES

The Franchisor.

The franchisor is Rocky Mountain Chocolate Factory, Inc. _("we", "us", "our" or "RMCF")._ We refer to the person who buys the franchise as "you" or "your" throughout this Disclosure Document. _If you are a corporation, partnership or limited liability company ("Business Entity"), certain provisions of the Franchise Agreement also apply to your owners as noted in the Franchise Agreement.

Our principal business address is 265 Turner Drive, Durango, Colorado 81303. _We presently do business under the name "Rocky Mountain Chocolate Factory, Inc." _We are a Colorado corporation formed on November 30, 1982. _If we have an agent in your state for service of process, we disclose that agent in Exhibit-A. _We have been operating Businesses since May 1981 and, as of the date of this Disclosure Document, we operate two company-owned ROCKY MOUNTAIN CHOCOLATE FACTORY Stores. We have been offering franchises for ROCKY MOUNTAIN CHOCOLATE FACTORY Stores since 1982.

Rocky Mountain Chocolate Factory Businesses. We began the operation of our retail and manufacturing business in 1981. From June 1996 through May 1998, we offered franchises for retail stores that featured moving characters, lights, music and imitation candy making machines and which sold bulk candy under the mark "FUZZIWIG'S CANDY FACTORY." Other than FUZZIWIG'S CANDY FACTORY franchises, we have not offered franchises in any other line of business We have been offering franchises for Rocky Mountain Chocolate Factory Businesses since 1982.

Parents, Affiliates and Predecessors.

Our parent is Rocky Mountain Chocolate Factory, Inc. ("Parent"), a Delaware corporation formed on August 6, 2014. Parent's principal place of business is the same as ours. We have no other parents, affiliates or predecessors required to be disclosed in this item. Parent does not offer franchises in any line of business or operate a business of any kind.

The Franchise.

We offer franchises for the establishment and operation of retail stores ("ROCKY MOUNTAIN CHOCOLATE FACTORY Stores" or "Stores") that sell premium chocolates and other premium confectionery products and feature ROCKY MOUNTAIN CHOCOLATE FACTORYRocky Mountain Chocolate Factory brand candy and related products that you purchase from our production facility in Durango, Colorado ("Durango Product"), confectionery items that you make in the Store that you prepare from recipes and specifications in the Operations Manual (as defined in Item 8), through the process of molding, cooking and dipping various foods, such as caramel apples, crackers, pretzels, fresh and dried fruits, dog bones, plain chocolate and other items we approve in writing, in our sole discretion ("Store Made Product"), and non-confectionery items ("Items"), including gifts and small toys. _We license ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business franchisees the right to use the service mark "ROCKY MOUNTAIN CHOCOLATE FACTORY" and related trademarks ("Marks") and our marketing plan and proprietary business methods ("Licensed Methods").

A Rocky Mountain Chocolate Factory Business is typically in a leased space located in high foot trafficked areas, including lifestyle centers, tourist areas, regional centers, malls, airports and casinos. Kiosk



Stores range in size from approximately 100 to 260 square feet and full-sized Stores average approximately 1,000 square feet, although we may approve larger sized Stores up to 2,000 square feet. A typical Rocky Mountain Chocolate Factory Business features up to 100 varieties of chocolate candy and other confections, including bears, clusters, caramels, creams, mints and truffles, primarily made in our production facility, using proprietary recipes developed by our master candy makers. Stores also feature caramel apples being made in Store from start to finish as customers watch, conveying an image of freshness and homemade quality. During the Christmas, Valentine's Day, Easter and other holidays, our production facility may prepare additional candies, many of which are offered in packages specially designed for the holidays and may be purchased in Rocky Mountain Chocolate Factory Businesses.

You must sign our Franchise Agreement ("Franchise Agreement"), which is Exhibit Battached to this Disclosure Document as Exhibit B, for each ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business you operate. The Franchise Agreement grants you the right to use our Marks and Licensed Methods to operate your own Store at a business premises which you select and which we must first approve ("Franchised Location"). Store"). Depending on the type of retail environment you choose for your Franchised Location Store and the type of Store you wish to operate, we offer several different Store plans, ranging from a full-sized Store option to a variety of smaller-sized Store options, which are referred to as "Kiosk Stores." All references in this Disclosure Document to "Stores" or "ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Rocky Mountain Chocolate Factory Businesses" include both full-sized Stores and Kiosk Stores.

If they qualify, existing franchisees may also operate "Satellite Stores" and "Temporary Stores" by signing the applicable addenda to the Franchise Agreement in Exhibits H-1VIII and H-2 to this Disclosure Document. IX. "Satellite Stores" are ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Rocky Mountain Chocolate Factory Businesses which are open for business for a total of between 31 and 180 days in any calendar year, have a lease lasting more than one (1) but fewer than twelve (12) months, and/or are located at, in or adjacent to another facility ("Host Facility"). "Temporary Stores" are ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Rocky Mountain Chocolate Factory Businesses which are open for business for less than 30 consecutive days located at, in or adjacent to a Host Facility. Unless otherwise specified in this Disclosure Document, all references to "Stores" include the Stores operated as Satellite and Temporary Stores.

We also may grant multi-unit development rights to qualified franchisees, who then will have the right to develop a minimum of three Stores Rocky Mountain Chocolate Factory Businesses within a defined area (the "Development Area") over a specific time period or according to a pre-determined development schedule (the "Development Schedule"). These franchisees must sign our "Development Agreement **Rider**" to the Franchise Agreement is attached as Exhibit C to this Disclosure Document. They may open and operate StoresRocky Mountain Chocolate Factory Businesses directly or through controlled affiliates. Each ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business will be constructed and operated under a Franchise Agreement. The Franchise Agreement for the first ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business developed by those to whom we grantunder multi-unit development rights will be in the form attached to this disclosure document as Exhibit B to this Disclosure Document. The Franchise Agreement for each additional ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business developed thereafter will be in the form of the Franchise Agreement we generally offer to new franchisees at that time, which may have materially different terms than the Franchise Agreement included in this offering. Our Development Agreement Rider to the Franchise Agreement is attached as Exhibit C to this Disclosure Document.



A ROCKY MOUNTAIN CHOCOLATE FACTORY Store is typically in a leased space located in high foot trafficked areas, including lifestyle centers, tourist areas, regional centers, malls, airports and casinos. Kiosk Stores range in size from approximately 100 to 260 square feet and full sized Stores average approximately 1,000 square feet, although we may approve larger sized Stores (up to 1,200 square feet). A typical ROCKY MOUNTAIN CHOCOLATE FACTORY Store features up to 100 varieties of chocolate candy and other confections, including bears, clusters, caramels, creams, mints and truffles, primarily made in our production facility, using proprietary recipes developed by our master candy makers. Stores also feature caramel apples being made in Store from start to finish as customers watch, conveying an image of freshness and homemade quality. During the Christmas, Valentine's Day, Easter and other holidays, our production facility may prepare up to 20 30 additional candies, many of which are offered in packages specially designed for the holidays and may be purchased in ROCKY MOUNTAIN CHOCOLATE FACTORY Stores.

In August 2009, we entered into a Master License Agreement with Cold Stone Creamery, Inc. ("Cold Stone"), a subsidiary of Kahala Corp., to allow Cold Stone to offer new and existing Cold Stone franchisees the opportunity to incorporate ROCKY MOUNTAIN CHOCOLATE FACTORYRocky Mountain Chocolate Factory products into their COLD STONE CREAMERYCold Stone Creamery stores. Cold Stone offers franchises for super-premium ice cream stores under the "Cold Stone Creamery" mark.marks. Franchises for co-branded stores are offered by separate Disclosure Document from Cold Stone. As of the date of this Disclosure Document, there were 104106 franchisee-owned co-branded Stores offering both COLD STONE CREAMERYCold Stone Creamery products and ROCKY MOUNTAIN CHOCOLATE FACTORYRocky Mountain Chocolate Factory products.

Regulations Affecting the Franchise.

You must comply with all existing regulations concerning food service, nutrition, calorie content, and other federal or state regulations that apply specifically to the food and beverage service industry. For example, the Environmental Protection Agency, U.S. Food and Drug Administration, the U.S. Department of Agriculture, as well as state and local environmental and health departments and other agencies, have laws and regulations concerning the preparation of food and sanitary conditions of food and beverage establishments. State and local agencies may periodically conduct inspections for compliance with these requirements. Under the federal Clean Air Act and certain state laws, you may be required to comply with applicable statutory guidelines, such as localized quality standards for ozone, carbon monoxide and particulate matters. Certain provisions of such laws impose limits on emissions resulting from commercial food preparation.

It is your sole responsibility to comply with all applicable laws, and to obtain and maintain all necessary licenses and permits required by public authorities. You should investigate these laws that may apply to the food service and beverage service industry.

Market and Competition.

The market for premium chocolates and confections is well established and highly competitive. As a ROCKY MOUNTAIN CHOCOLATE FACTORY franchisee, you may face competition from confection retailers such as Kilwins Chocolates, See's Candy, or local, independent, international The candy retail market, as a whole, is well-developed and highly competitive and includes retail units, grocery stores and kiosks selling various types of products and services. You may have to compete with numerous other specialty food stores: independent and chain-affiliated businesses, some of which may be franchised. Store sales fluctuate depending on the season- and the location of each Store. Sales of chocolate and other



confections are also affected by changes in consumer tastes and prevailing attitudes about the consumption of chocolate.

ITEM 2

BUSINESS EXPERIENCE

Interim CEO & Director: Jeffrey R. Geygan

Jeff Geygan has served as our and Parent's Interim CEO since May 2024 and as one of our and Parent's directors since August 2021. He previously served as our and Parent's Chair of the & Board of Directors from June 2022 to May 2024 and from October 2021 to January 2022. Since August 2007, Chair: Mel Keating Mr. Geygan has also served as the Chief Executive Officer and President of Global Value Investment Corp. located in Milwaukee, Wisconsin. He currently serves as a director of Climb Global Solutions, Inc. since February 2018, as its Chairman of the Board since May 2018.

Director & Board Chair: Starlette B. Johnson

Starlette Johnson has served as one of our and Parent's directors since March 2023 and as our and Parent's Chair of the Board of Directors since May 2024. She served as our and Parent's Interim CEO from January 2024 to May 2024. She has also served as a member of the Board of Directors for Jack's Family Restaurants, LP in Birmingham, Alabama since October 2019 and as the Founder and President of SBJ Advisory Group in Dallas, Texas since August 2012. From March 2020 to May 2023, Ms. Johnson was a member of the Board of Directors for Arko Holdings in Richmond, Virginia, from September 2012 to February 2023, Ms. Mr. Johnson was a member Keating currently serves as a director of the Board of Directors for Chuy's Restaurants in Austin, Texas, and from January 2019 to November 2021, Ms. Johnson was Interim President and Director for Lucky Strike Holdings in Los Angeles, California.

Vice President - Franchise Development: Kara Conklin

<u>Kara Conklin has served as our and Parent's Vice President Franchise DevelopmentRocky Mountain Chocolate Factory, Inc.</u> in Durango, Colorado <u>and has since November 2023. 2024. He also serves Ms. Conklin previously served as the Directora director of Franchise Sales for Focus Brands Agilysys, Inc. in Atlanta Alpharetta, Georgia from May 2016 until November 2023.</u>

Vice President - Marketing: Kelsea Ferrato

Kelsea Ferrato and has serveddone so since July 2015. He also serves as our and Parent's Vice President — Marketinga director of MagnaChip, Inc. in the Republic of Korea and has done so since August 2016.

Director: Steve Craig

Mr. Craig currently serves as a director of Rocky Mountain Chocolate Factory, Inc. in Durango, Colorado since May 2024. She previously served as our and Parent's Director of Marketingand has since December 2023. He also serves as President/CEO of Craig Realty Group, Inc. in Newport Beach, California and has done so since January 1995.

Director: Allen Harper



Mr. Harper currently serves as a director of Rocky Mountain Chocolate Factory, Inc. in Durango, Colorado, from December 2018 until May 2024.

Senior Vice President - Information Technology: Ryan R. and has since November 2024. MeGrath

Ryan McGrath has served as our and Parent's Senior Vice President – Information Technology in Durango, Colorado since May 2024. He previously served as our Vice President – Information Technology in Durango, Colorado, from October 2009 until May 2024, and served in the same position for Parent from August 2014 to May 2024.

<u>Vice President – Manufacturing: Tyson Snider</u>

Tyson Snider has served as our and Parent's Vice President of Manufacturing in Durango, Colorado since May 2024. He previously served as our and Parent's Senior Director of Manufacturing in Durango, Colorado from January 2023 until May 2024. Prior to that, he served as a Business Manager at Wyandot, Inc. in Marion, Ohio from May 2017 until January 2023.

Vice President - Supply Chain: Andrew Black

Andrew Black has served as our and Parent's Vice President of Supply Chain in Durango, Colorado since May 2024. He previously served as our and Parent's Director of Warehouse and Distribution in Durango, Colorado from January 2023 until May 2024. Prior to that, he served as our Director of Operations in Durango, Colorado from July 2014 until January 2023, and served in the same position for our Parent from August 2014 to January 2023.

Vice President - Franchise Support and Training: Donna L. Coupe

Donna Coupe has served as our Vice President - Franchise Support and Training in Durango, Colorado since July 2008. She has also served as Parent's Vice President - Franchise Support and Training in Durango, Colorado since August 2014.

Executive Director Board Operations & Corporate Governance: Tracy D. Wojcik

Tracy Wojcik has served as our and Parent's Executive Director—Board Operations & Corporate Governance since June 2022 in Durango, Colorado. She previously served as our Corporate Secretary in Durango, Colorado from April 2011 until March 2022, and served in the same position for our Parent from August 2014 to March 2022. Ms. Wojcik served as a paralegal for Moye White, LLP in Denver, Colorado from March 2022 to June 2022.

Director: Mark O. Riegel

Mark Riegel became one of our and Parent's directors in October 2021. He also serves as President and Chair and CEO of American Heritage Railways, Inc. in Durango, Colorado, and has done so since January 1998.

Director: Brian Quinn

Mr. Quinn currently serves as a director of Rocky Mountain Chocolate Factory, Inc. in Durango, Colorado, and has since November 2024. He also serves as Chief Development Officer of Sonesta International Hotels Corp. in Newton, Massachusetts and has done so since March 2021. Previously, he served as Chief Executive Development Officer of FroDo Baking Company located in Kansas Domio, Inc. in New York City, New York. from March 2020 through March 2021. He also previously served as Senior

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<u>Vice-President of Choice Hotels International, Inc. in Rockville, Maryland, from January 2017 through March 2020.</u>

Interim CEO & Director: Jeff Geygan

Mr. Geygan currently serves as a director of Rocky Mountain Chocolate Factory, Inc. in Durango, Colorado and has since August 2021. He also serves as the Chief Executive Officer for Rocky Mountain Chocolate Factory, Inc. in Durango, Colorado, and has done so since May 2024. Previously, Mr. Geygan served as Chief Executive Officer and President of Global Value Investment Corp. in Mequon, Wisconsin, from August 2007 through May 2024.

Chief Financial Officer: Carrie Cass

Ms. Kansas since January Cass currently serves as Chief Financial Officer for Rocky Mountain Chocolate Factory, Inc. in Durango, Colorado and has since August 2024. Previously, she served as Comptroller of Aztec Well Servicing, Inc. in Aztec, New Mexico, from December 2023 to August 2024. She also previously served as CEO and Interim CEO of Ballentine Communications, Inc. in Durango, Colorado, from October 2021 through December 2023. Prior to that, she served as Chief Financial Officer for Ballentine Communications, Inc. in Durango, Colorado, from October 2017 through October 2021.

Senior Vice President - Production: Ryan R. McGrath

From November 2017 to August 2020

Mr. McGrath currently serves as Senior Vice President of Production for Rocky Mountain Chocolate Factory, Inc. in Durango, Colorado, and has since March 2025. Previously, he served as Senior Vice-President of Information Technology for Rocky Mountain Chocolate Factory, Inc. in Durango, Colorado, from December 2018 through March 2025.

Vice President - Marketing: Jeremy Garcia

Mr. Garcia serves as Vice President of Marketing for Rocky Mountain Chocolate Factory, Inc. in Durango, Colorado and has since December 2024. Previously, he served as Vice President founder of Funbreros, LLC in Miami, Florida, from May 2016 through June 2022. From June 2023 through February 2024, he served as an independent Marketing Consultant in Miami, Florida. From May 2024 through July 2024, he served as head of Marketing for Russell Stover Chocolates in Kansas City, Kansasat Karater's Diamonds, Inc. in Aventura, Florida.

Vice President - Franchise Business Support: Lizzy Mae Kerr

Ms. Kerr currently serves as Vice President of Franchise Business Support for Rocky Mountain Chocolate Factory, Inc. in Durango, Colorado, and has since December 2024. Previously, she worked as District Manager for West Marine, Inc. in Fort Lauderdale, Florida, from November 2021 through December 2024. Ms. Kerr was Vice President of Operations for Cambridge Spa Group/Massage Envy Franchisee in Austin, Texas, from January of 2019 through October of 2021.

ITEM 3



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LITIGATION

- 1. U Swirl, LLC v. U-Swirl International, Inc. and Rocky Mountain Chocolate Factory, Inc., U.S. Dist. Ct., D. Del., Case No. 1:24-cv-01243-UNA. On November 12, 2024, U Swirl, LLC, purchaser of the U-Swirl Franchise System through a May 1, 2023, Asset Purchase agreement with Seller U-Swirl International, Inc. ("USI") with us as Guarantor (the "APA"), filed a complaint against USI and us alleging a breach of the APA by USI and us, a breach of the implied covenant of good faith and fair dealing regarding the APA by USI and us, fraudulent inducement to enter into the APA by USI and us, and negligent misrepresentation for representations within the APA by USI and US. Plaintiff's complaint also alleges a breach of the APA's non-competition covenant by us. Plaintiff alleges actual, compensatory, and consequential damages in amounts to be determined at trial in addition to attorneys' fees, costs, and interest. We deny all allegations made in this complaint and intend to vigorously defend the claims made therein.
- 4-2. Tomco LLC v. Aspen Leaf Yogurt, LLC, Rocky Mountain Chocolate Factory, Inc. and U-Swirl, Inc., Dist. Ct., Polk County, Iowa, Case No. LACL 131406. On October 29, 2014, Tomco LLC, a landlord, filed a complaint against Aspen Leaf Yogurt, LLC, U-Swirl, Inc., and us alleging breach of a lease, property damage, misrepresentation related to the transfer of Aspen Leaf Yogurt, LLC's assets to U-Swirl, Inc. in order to avoid liability under the lease, and wrongful transfer of Aspen Leaf Yogurt, LLC's capital to our own account, thereby depriving the plaintiff of rental payments due under the lease. Plaintiff alleged damages in the amount of \$91,728, plus attorney's fees and costs. Defendants denied the allegations and asserted affirmative defenses. Following a mediation on June 1, 2016, a settlement was reached between all of the parties. Defendants paid Tomco, LLC \$60,000 in order to release all claims plaintiff may have had against the defendants. This case was dismissed with prejudice on July 20, 2016.
- 2.3. Immaculate Confection, Ltd. v. Rocky Mountain Chocolate Factory, Inc., in the Supreme Court of British Columbia, Canada, Case no. S 216688. On July 20, 2021, Immaculate Confection, Ltd. ("IC"), the former master developer of ROCKY MOUNTAIN CHOCOLATE FACTORY StoresRocky Mountain Chocolate Factory Businesses in Canada and the defendant in a separate lawsuit brought by us in a different court (the "Original Case"), filed a complaint against us alleging that public statements made by us and our other conduct in connection with the Original Case were defamatory, false, breached our duty of good faith and fair dealing, intentionally interfered with IC's contracts and that we engaged in a civil conspiracy to harm IC. IC demanded damages in an unspecified amount. The parties agreed to dismiss this lawsuit in the settlement agreement entered into between the parties relating to the Original Case, pursuant to which RMCF has the right to execute on provisions of the agreement and call for IC to deidentify all stores operating under the ROCKY MOUNTAIN CHOCOLATE FACTORY Rocky Mountain Chocolate Factory and related names in Canada, should the parties fail to negotiate a mutually acceptable arrangement going forward. The court dismissed this case on October 27, 2021.

Other than these twothree actions, no litigation is required to be disclosed in this Item.

ITEM 4

BANKRUPTCY

No bankruptcies are required to be disclosed in this Item.

CHOCOLATE FACTORY (00189639.DOCX.)

INITIAL FEES

Franchise Agreement

Initial Franchise Fee

You must pay an initial franchise fee of \$35,000 (for a full-sized Store) or \$20,000 (for a Kiosk Store) in full when you sign the Franchise Agreement for your Store. If you sign a Franchise Agreement and then later sign the applicable addendum We do not charge an initial franchise fee if we allow franchisees to operate a Satellite StoreStores or Temporary Store, no initial franchise fee is due upon execution of the applicable addendum for the Satellite Store or Temporary Store, as applicable. Stores alongside their Rocky Mountain Chocolate Store. We currently offer:

- (i) a discount from the initial franchise fee in the amount of \$20,000 for existing franchisees who are in good standing and wish to open a second full-sized Store and a discount from the initial franchise fee in the amount of \$10,000 for existing franchisees who are in good standing and wish to open a second Kiosk Store;
- (ii) a discount from the initial franchise fee in the amount of \$25,000 for existing franchisees who are in good standing and wish to open a third full-sized Store and a discount from the initial franchise fee in the amount of \$15,000 for existing franchisees who are in good standing and wish to open a third Kiosk Store, and (iii) waiver of the initial franchise fee for existing franchisees who are in good standing and wish to open a fourth or subsequent full-sized Store, or Kiosk Store.

We currently offer(iii) a \$10,000 discount from the initial franchise fees to qualified veteran franchisees who are in good standing with us. In addition, we currently offer first and subsequent franchises for an; and

(iv) a discounted initial franchise fee of only \$5,000: (i) to our employees, and (ii) to students who graduate from the Craig School of Business at Missouri Western State University's Center for Franchise Development Program, where such graduates compete to be awarded a transfer of an existing RMCF franchise.

Individuals who are affiliated with us may also pay reduced initial fees. Initial franchise fees are fully earned by us when paid and are not refundable under any circumstances. During our last fiscal year ended February 28, 2025, did not offer discounts on our initial franchise fees.

Opening Inventory and Supplies

You must paypurchase from us between \$9,50020,000 and \$3335,000 (if you operate a full—sized Store) or between \$8,9527,500 and \$13,72512,500 (if you operate a Kiosk Store) for opening Durango Product opening inventory ("Opening Inventory") and cooking supplies for a ROCKY MOUNTAIN CHOCOLATE FACTORY Store within 30 days after theof opening Durango Product inventory. The Opening Inventory and cooking supplies are shipped to you. These amounts are fully earned when paid and are not refundable under any circumstances. To the extent that you open a Satellite Store or a Temporary Store, your opening Durango Product inventory Opening Inventory and cooking supplies will be accessed through your

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full-sized Store and/or Kiosk Store, requiring no additional payments to us for opening Durango Product inventory and cooking supplies.

Development Agreement Rider

will_commit to develop a minimum of three ROCKY MOUNTAIN CHOCOLATE FACTORY StoresRocky Mountain Chocolate Factory Businesses in a Development Area, then, when you sign the _and pay a "Development Agreement Rider, you must pay a development feeFee" equal to the full \$35,000 (for a full-sized Store) or \$20,000 (for a Kiosk Store) initial franchise fee for the first ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business covered by that Franchise Agreement plus a fee of \$15,000 (for a full-sized Store) or \$10,000 (for a Kiosk Store) for the second ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business you commit to develop, plus a fee of \$10,000 (for a full-sized Store) or \$5,000 (for a Kiosk Store) for the third ROCKY MOUNTAIN CHOCOLATE FACTORY Store you commit to develop. If you commit to develop four or more ROCKY MOUNTAIN CHOCOLATE FACTORY Store you commit to develop. If you commit to develop four or more ROCKY MOUNTAIN CHOCOLATERocky Mountain Chocolate Factory Business you commit to develop. If you commit to develop four or more Rocky Mountain Chocolate Factory Businesses, Development Fees are waived for the fourth and subsequent full-sized Store or Kiosk Store. We and you will determine the number of Rocky Mountain Chocolate Factory Businesses you must develop and the dates by which you must develop them before signing the Development Agreement Rider.

FACTORY Stores, development fees are waived for the fourth and subsequent full sized Store or Kiosk Store. We and you will determine the number of ROCKY MOUNTAIN CHOCOLATE FACTORY Stores you must develop and the dates by which you must develop them, before signing the Development Agreement Rider.

If you sign the Development Agreement Rider, pay the development fee, and then cannot and are unable to find sites for ROCKY MOUNTAIN CHOCOLATE FACTORY StoresRocky Mountain Chocolate Factory Businesses or choose not to perform for another reason (in which case the first Franchise Agreement and/or the Development Agreement Rider is terminated), we have the right to keep the entire development fee. Development Fees are fully earned by us when paid and are not refundable under any circumstances.

Range of Pre-Opening Amounts Received During Prior Fiscal Year

During our <u>last</u> fiscal year ended February <u>29</u>, <u>202428</u>, <u>2025</u>, we <u>collected</u> did not <u>reducecollect</u> any <u>of the initial fees described in this Item 5 for any franchisee</u>Development Fees.

ITEM 6

OTHER FEES

Column 1 Type of Fee ¹ -Fee 1	Column 2	Column 3	Column 4
	Amount	Due Date	Remarks
Cost of Durango Product, Ingredients and other Products ²	As stated in our published price lists	Net 30 days from invoice	We may change our price lists periodically.

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Column 1 Type of Fee ¹ -Fee 1	Column 2 Amount	Column 3 Due Date	Column 4 Remarks
Product, Ingredients and other Products ²	price lists	invoice	lists periodically.
Royalty _{3,4,5}	Initially 5% of Gross	Payable monthly on	"Gross Retail Sales" is
- <u>Royalty</u> ^{3, 4, 5}	Initially 5% of Gross Retail Sales for the earlier of the first twelve (12) months of operation or until February 28 th or 29 th of the year immediately following the opening of your Store, whichever comes first.	Payable monthly on the 15th day of the next month. Royalties are paid by electronic transfer of funds. We reserve the right to require payments on a bi-monthly or weekly basis.	"Gross Retail Sales" is defined in Note 4.
	Thereafter, (i) 6% of Gross Retail Sales each month, if less than 60% of your prior period Gross Retail Sales were from the sale of Durango Product on an annual basis; or		
	(ii) 5% of Gross Retail Sales each month, if 60% - 65% of your prior period Gross Retail Sales are from the sale of Durango Product on an annual basis; or		
	(iii) 4% of Gross Retail Sales each month, if 65% or more of your prior period Gross Retail Sales are from the sale of Durango Product on an annual basis.		
	Thereafter, (i) 6% of Gross		
-Marketing Fund Contribution ^{3, 4}	Retail Sales each month, if less than 601% of your prior period Gross Retail Sales were from the sale of	-Payable monthly on the 15th day of the next month by electronic transfer of funds.	-We reserve the right to increase this fee up to 3% of Gross Retail Sales.
-RMCF Internal Inspection and Audit Fee	Durango Product on an annual basis; or Costs of Inspection and Audit	-On demand	-Payable only if we decide to conduct an inspection and audit, and you have (1) failed to furnish required reports or supporting records on a timely basis for two or more consecutive reporting periods; (2) failed to have



Column 1 Type of Fee 1	Column 2 Amount	Column 3 Due Date	Column 4 Remarks
			sufficient funds available to pay Royalties and Marketing Fund Contributions for two or more consecutive reporting periods; (3) failed to have books and records available for an inspection and audit after receiving reasonable advance notice from us, or otherwise failed to cooperate with our requested inspection and audit; or (4) understated your Gross Retail Sales for the period of any audit by greater than 5%. Also payable by existing franchisees seeking to (1) execute a new Franchise Agreement in advance of the expiration of their current agreement, and/or (2) certify compliance with brand standards for the purpose of qualifying for potential volume discounts for Durango Products.
	(ii) 5% of Gross Retail Sales each month, if 60% 64% of your prior period		
-Transfer Fee	Gross Retail Sales are from the sale of Durango\$5,000	- <u>Upon approval of</u> <u>transferee and before the</u> <u>transferee attends the</u> <u>initial training program</u>	-Payable by either you or transferee. Non-refundable once paid. The transferee is not charged an initial franchise fee.
Successor Franchise Fee	\$5,000	When you sign the then current Franchise Agreement	Payable if you qualify to renew your Franchise Agreement and choose to enter into a successor franchise agreement.



Column 1	Column 2	Column 3	Column 4
Type of Fee ¹	Amount	Due Date	Remarks
	Product on an annual basis;		
	(iii) 4% of Gross Retail Sales each month, if 65% or more of your prior period Gross Retail Sales are from the sale of Durango Product on an annual basis.		
Marketing and Promotion Fee ^{3,4}	Up to 3% of Gross Retail Sales; currently we charge 1% of Gross Retail Sales	Payable monthly on the 15th day of the next month by electronic transfer of funds.	"Gross Retail Sales" is defined in Note 4.



Inspection and Audit Fee	Costs of audit or inspection	On demand	Payable only if we decide to conduct an audit, and you have (1) failed to furnish required reports or supporting records on a timely basis for two or more consecutive reporting periods; (2) failed to have sufficient funds available to pay Royalties and Marketing and Promotion Fees for two or more consecutive reporting periods; (3) failed to have books and records available for an audit after receiving reasonable advance notice from us, or otherwise failed to cooperate with our requested inspection and audit; or (4) understated your Gross Retail Sales for the period of any audit by greater than 5%.
			Also payable by existing franchisees seeking to (1) execute a new Franchise Agreement in advance of the expiration of their

Column 1	Column 2	Column 3	Column 4
Type of Fee ¹	Amount	Due Date	Remarks
			current agreement, and/or (2) certify compliance with brand standards for the purpose of qualifying for potential volume discounts for Durango Products.
Transfer Fee	\$12,500	Upon approval of transferee and before the transferee attends the initial training program	Payable by either you or transferee. Non refundable once paid. The transferee is not charged an initial franchise fee.
Successor Franchise Fee	\$5,000	When you sign the then current Franchise Agreement	
Expiration Fee	\$1,000	Payable monthly on the 15th day of the next month.	We will charge you \$1,000 for each consecutive 30-day period after the expiration of your then current Franchise Agreement, unless you have secured an agreement with us which extends your franchise for a limited time period prior to expiration.
Store Upgrades	Estimated range is \$310,000 to \$190250,000	As incurred	Payable if you transfer your Store or renew your Franchise Agreement. The amount varies depending on the items upgraded or remodeled. Most of these amounts will be paid to us or to designated suppliers. A Design Feedesign fee may apply depending on the extent of the upgrades.



Costs and Attorneys' Attorney Fees	Varies under circumstances	As incurred	Payable only if you do not comply with the Franchise Agreement. You must reimburse us for any legal, accounting or other professional fees ("Professional Fees") that we incur as a result of any breach or termination of your Franchise Agreement or as a result of your indemnity obligations. You must reimburse us if we are required to incur any expenses in enforcing our rights against you under the Franchise Agreement.
Interest	18% per annum	On demand, but only if you are delinquent in your payments to us.	Begins to accrue the day after payments are due.



Column 1 Type of Fee ¹ Relocation Fee	Column 2 Amount \$10,000 plus our costs (including attorney fees)	Column 3 Due DateUpon relocation	Column 4 Remarks You must pay this if we permit you to relocate your Rocky Mountain Chocolate Factory Business.		
Design Fee for the Interior and Layout of Relocated or Remodeled Stores	\$5,000 As incurred		\$5,000 As incurred		Payable only if you relocate or remodel your Store during the term of your Franchise Agreement.
Indemnification Under Franchise Agreement	emnification Under Varies Will vary under As incurred		You must indemnify and reimburse us iffor any expenses or losses, including Professional Fees, that we are held liable for claims resulting fromor our representatives incur related in any way to your StoreRocky Mountain Chocolate Factory Business.		
Insurance Premiums	ws Varies under circumstances Reimburseme nt of our costs, plus a 20% administration charge		If you do not pay your premiumsfail to obtain insurance, we can pay themmay obtain insurance for you, and you must reimburse us for the cost of insurance obtained plus 20% of the premium for an administrative cost of obtaining the insurance.		
Administrative Fee Varies up to 15% of the amount collected by us		As incurred	If you do not pay your landlord or any other third party, we can collect the money from you and pay the person owed and you must pay us a fee for this service.		
Operations Manual Return Fee Currently \$150 per physical volume not returned to us or not transferred to buyer		As incurred	Payable if you sell your Store or close it for any reason and do not return all volumes of the Operations Manualoperations manual to us or transfer them to the buyer. As of the date of this Disclosure Document, therefranchisees are provided 3 volumes of the Operations Manualoperations manual.		

Except as otherwise noted in this Item_6, all fees are imposed by and payable to us._ All fees are non-refundable and all are uniformly imposed on similarly situated franchisees currently acquiring a #00191276



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- franchise. _We reserve the right to modify these fees in certain circumstances, including in a cobranded store, and under other circumstances.
- You will purchase products from us or a supplier we designate or approve. We are the only supplier of boxed chocolates and other Durango Product. We reserve the right to change the prices of Durango Product sold to <u>franchisees and licensees</u> who operate co-branded stores. These fees are non-refundable.
- All franchisees pay Royalties and Marketing and Promotion FeesFund Contributions by electronic funds transfer or by check. We had no advertising or purchasing cooperatives as of the date of this Disclosure Document.
- "Gross Retail Sales" is receipts and income of any kind from all products or services sold from or through the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business, including any such sale of products or services made for cash or upon credit, or partly for cash and partly for credit, regardless of collection of charges for which credit is given, less returns for which refunds are made, provided that the refund may not exceed the sales price and exclusive of discounts, sales taxes and other
- _taxes, amounts received in settlement of a loss of merchandise, shipping expenses paid by the customer, revenue from the sale of gift cards and revenue from sales of non-inventory items. _"Gross Retail Sales" also includes the fair market value of any services or products received by you in barter or in exchange for your services and products.
- Within 15 days after the end of each year, we will calculate the amount of your Store's Rocky Mountain Chocolate Factory Business's annual
- Gross Retail Sales and the percentage of your Store's Rocky Mountain Chocolate Factory Business's annual Gross Retail Sales that are from the sale of Durango Product during the previous year and you must pay us the difference, if any, between (i) the Royalty due based on the your Store's annual Gross Retail Sales and the percentage of your Store's annual Gross Retail Sales that are from the sale of Durango Product and (ii) the Royalty you actually paid to us during the immediately preceding year.—We reserve the right to change the fixed dollar amount per pound of Durango Product and the multiple of the wholesale price from time to time, in our sole discretion. If you own other ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Rocky Mountain Chocolate Factory Businesses governed by other franchise agreements that calculate Royalties differently than described above, we reserve the right to adjust the calculation of Adjusted—Gross Retail Sales based on variances in other Stores' Rocky Mountain Chocolate Factory Business's past and current purchases.

ITEM 7

ESTIMATED INITIAL INVESTMENT

FOR-FULL-SIZED STORES LOCATED IN VARIOUS RETAIL ENVIRONMENTS

YOUR ESTIMATED INITIAL INVESTMENT



Column 1 Type of expenditure	Column 2 Amount		Column 3 Method of payment	Column 4 When due	Column 5 To whom payment is to be made	
	<u>Low</u>	<u>High</u>				
Initial Franchise Fee (See Note 1)	\$35,000	\$35,000	Cash or Check	Due in full at signing of Franchise Agreement (and, if applicable, Development Agreement Rider)	Us RMCF	
Real Estate and Improvements (See Note 2)	\$ 95,200 \$4 56 267,00 0	\$521,000	As incurred	Before opening	Landlord, Contractor, Architect or Engineer	
Furniture and Fixtures (See Note 3)	\$4 2,500 \$55 <u>51,</u> 000	\$101,000	As incurred	Before opening	Suppliers	
Equipment (See Note 3)	\$42,500 \$120 \$45,000	\$60,000	As incurred	Before opening	Suppliers	
Point of Sale (POS) System, a basic personal computer and specified software (See Note 3)	\$7,500	<u>\$12,500</u>	Lump Sum	Before Opening	Supplier	
Signs (See Note 3)	<u>\$5,600</u>	<u>\$15,000</u>	As incurred	Before opening	Suppliers	
Opening Inventory (See Note 4)	\$20,000	\$35,000	Lump sum	30 days after shipping	RMCF	
Inventory and Cooking Supplies Purchased from Other Suppliers (See Note 4)	\$2,500	<u>\$10,000</u>	As incurred	10-30 days after shipping	RMCF or Suppliers	
In-Store Promotional Graphics (Note 5)	\$3,500	<u>\$6,800</u>	Lump sum	Before opening	Suppliers	



Column 1 Type of expenditure	Column 2 Amount		Column 3 Method of payment	Column 4 When due	Column 5 To whom payment is to be made
	<u>Low</u>	<u>High</u>			
Security Deposits, Utility Deposits, Business Licenses, and Lease Review Fees (See Notes 2 and 6)	\$5,500	<u>\$20,000</u>	As incurred	Before opening	Suppliers
Pre-Opening Training, Travel and Living Expenses (See Note 7)	\$2,200	\$5,400	As incurred	Before opening	Suppliers
Additional Funds - 3 months (See Note 8)	<u>\$21,000</u>	\$50,000	As incurred	As incurred	Suppliers
TOTAL ESTIMATED INITIAL INVESTMENT FOR A FULL-SIZED STORE (See Note 9)	<u>\$465,800</u>	<u>\$871,700</u>			



Column 1 Type of expenditure	Column 2 Amount Column Method paymen		Column 4 When due	Column 5 To whom payment is to be made	
Point of Sale (POS) System, a basic personal computer and specified software (See Note 3)	\$6,500	Lump Sum	Before Opening	Supplier	
Signs (See Note 3)	\$3,200 - \$14,595	As incurred	Before opening	Suppliers	
Inventory and Cooking Supplies Purchased from Us (See Note 4)	\$9,500-\$33,000	Lump sum	30 days after shipping	Us	
Inventory and Cooking Supplies Purchased from Other Suppliers (See Note 4)	\$543 \$6,510	As incurred	10-30 days after shipping	Suppliers	
In Store Promotional Graphics (Note 5)	\$3,500 - \$12,500	Lump sum	Before opening	Suppliers	
Security Deposits, Utility Deposits, Business Licenses, and Lease Review Fees (See Notes 2 and 6)	\$5,425 \$12,000	As incurred	Before opening	Suppliers	
Pre Opening Training, Travel and Living Expenses (See Note 7)	\$2,170 \$5,425	As incurred	Before opening	Suppliers	
Additional Funds 3 months (See Note 8)	\$21,049 \$68,358	As incurred	As incurred	Suppliers	
TOTAL ESTIMATED INITIAL INVESTMENT FOR A FULL-SIZED STORE (See Note 9)	\$267,087 \$824,888				

Explanatory Notes for Full-Sized Stores

Note 1: <u>Initial Franchise Fees</u>. We describe the initial franchise fee in Item 5 above.

Note 2: Real Estate and Improvements. Real estate costs vary widely from location to location. You must purchase or lease retail space that meets our standards and specifications. We may require you to hire a professional to negotiate the lease for your Franchised LocationStore and you must pay the professional's fees or you may hire your own professional provided that certain provisions we require are



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included in the lease. _We have included an estimated amount for these fees in the high number. _Space requirements for full-sized Stores average approximately 1,000 <u>- 1,200</u> total square feet with 650 <u>or 60%</u> retail square feet,

but the exact size will result in cost variances to you. _Your costs to improve the Franchised LocationRocky Mountain Chocolate Factory Business will depend in part on whether your space is completely constructed or is the remodel of an existing space. _It will also depend on the size of the space, the overall costs in the market, and the type of retail environment in which the Store is located. _We assist you in determining which of our two different full-sized Storethe appropriate store design configurations will suit your Franchised Location.Store. _You must hire anthe required _ architect to design your Store layout according to our specifications and submit a plan to us for our prior approval. _Architect fees depend on the condition of the space, its location and local permitting requirements. _If your Store opens in a strip center or any building other than a major mall, the landlord will sometimesmay pay a portion of your tenant improvements. _Your Store may open in a retail environment that offers tenant allowances and improvements. _Please consult with your lease professional to clarify if your Store is in a major mall or Triple A location. _If this is the case, the landlord will usually not pay for any of your tenant improvements, resulting in higher construction costs to you. _The condition of previously occupied sites varies greatly and the amount of usable space also varies greatly.

- **Note 3:** <u>Furniture, Fixtures, Equipment and Signs</u>. These items include the estimated costs to equip your Store with <u>storage cabinetsmillwork</u>, display cabinets, cooking equipment, storage fixtures, signs, refrigeration equipment, pre-recorded music and related equipment, and a computerized point of sale system that includes PC-based registers, cash drawers, thermal receipt printers, scales, credit card authorization software, credit card readers and laser bar code scanners ("POS System").
- Note 4: Opening Inventory and Cooking Supplies. Because Stores vary in size, we do not have an opening inventory requirement, however, you. See Item 5 for more information on Opening Inventory. You must maintain a minimum inventory of no less than 1,000 pounds of Durango Product at all times. In addition, you need cooking supplies including chocolate, sugar, glucose, nuts, butter, evaporated milk, fresh fruit, and flavorings and other items which can be purchased from RMCF or an approved third-party vendor.
- **Note 5:** <u>In-Store Promotional Graphics</u>. Our designated supplier will provide you with promotional graphics for the walls of your Store, which are tailored to different seasons of the year. You will furnish digital screens for the Store as directed by us to facilitate pricing and promotional communications. You will alternate graphics depending on the season or time of year.
- Note 6: <u>Security Deposits, Utility Deposits, Business Licenses and Lease Review Fees</u>. Security deposits range from \$0 to two3 months' rent; utility deposits range from \$0 to approximately \$1,500 and business licenses range from approximately \$50 to \$550, depending on your location.
- **Note 7:** <u>Pre-Opening Training, Travel and Living Expenses.</u> Your travel and living expenses when you attend our initial training program vary depending on the length of your instruction, the distance you must travel and the standard of living you desire while you attend the program.
- **Note 8:** <u>Additional Funds.</u> This estimates your pre-operational expenses, which are not listed above, as well as additional funds necessary for the first three months of your business operations. These figures are estimates and we cannot guarantee that you will not have additional expenses when you start the business. This item includes a variety of expenses and working capital items during your start-up phase, such as legal and accounting fees; insurance premiums; advertising, promotional and grand opening expenses and materials; rent; employee salaries; and other miscellaneous costs. This item does not include your salary or living expenses.



Note 9: <u>Total Estimated Initial Investment</u>. We relied on our $43\underline{40+}$ years of experience in the industry and on information voluntarily reported by franchisees when we prepared these figures, but we have not made any independent verification of the information reported by franchisees. Except as otherwise provided in this Disclosure Document, none of the fees estimated in the chart above are refundable. Except for the Development Fee (see Item 5), no separate initial investment is required when you sign the

_Development Agreement Rider (which will be for the development and operation of a minimum of three ROCKY MOUNTAIN CHOCOLATE FACTORY Stores). Rocky Mountain Chocolate Factory Businesses).

FOR KIOSKS LOCATED IN VARIOUS RETAIL ENVIRONMENTS

YOUR ESTIMATED INITIAL INVESTMENT

	Amo	<u>ount</u>	Method of		To whom
Type of expenditure	<u>Low</u>	<u>High</u>	payment	When due	payment is to be made
Initial Franchise Fee (See Note 1)	<u>\$20,000</u>	<u>\$20,000</u>	Cash or Check	Due in full at signing of Franchise Agreement	RMCF
Real Estate and Improvements (See Note 2)	<u>\$27,000</u>	<u>\$197,000</u>	As incurred	Before opening	Landlord, Contractor, Architect or Engineer
Furniture and Fixtures (See Note 3)	\$32,000	<u>\$83,000</u>	As incurred	Before opening	Suppliers
Equipment (See Note 3)	<u>\$41,000</u>	<u>\$57,000</u>	As incurred	Before opening	<u>Suppliers</u>
Signs/Graphics (See Note 3)	<u>\$3,200</u>	<u>\$12,000</u>	As incurred	Before opening	Suppliers
Point of Sale (POS) System, a basic personal computer and specified software (See Note 3)	<u>\$7,500</u>	<u>\$12,500</u>	Lump Sum	Before Opening	Supplier
Opening Inventory (See Note 4)	<u>\$7,500</u>	<u>\$12,500</u>	Lump sum	30 days after shipping	RMCF
Inventory and Cooking Supplies Purchased from Other Suppliers (See Note 4)	<u>\$500</u>	<u>\$6,500</u>	As incurred	10-30 days after shipping	RMCF or Suppliers



T. 6 114	<u>Amount</u>		Method of	***	To whom
Type of expenditure	<u>Low</u>	<u>High</u>	payment	When due	payment is to be made
In-Store Promotional Graphics (Note 5)	<u>\$4,000</u>	<u>\$11,000</u>	Lump Sum	Before opening	Suppliers
Security Deposits, Utility Deposits, Business Licenses, and Lease Review Fees (See Note 6)	<u>\$5,200</u>	<u>\$10,000</u>	As incurred	Before opening	Suppliers
Pre-Opening Training, Travel and Living Expenses (See Note 7)	\$2,200	<u>\$5,500</u>	As incurred	Before opening	Suppliers
Additional Funds - 3 months (See Note 8)	<u>\$25,500</u>	\$33,500	As incurred	As incurred	Suppliers
TOTAL ESTIMATED INITIAL INVESTMENT FOR A KIOSK (See Note 9)	<u>\$175,600</u>	<u>\$460,500</u>			

Explanatory Notes for Kiosk Chart

Note 1: Initial Franchise Fees. We describe the initial franchise fee in Item 5 above.

Note 2: Real Estate and Improvements.	Column 2 Amount	Column 3 Method of payment	Column 4 When due	Column 5 To whom payment is to be made
Initial Franchise Fee (See Note 1)	\$20,000	Cash or Check	Due in full at signing of Franchise Agreement	Us
Real Estate and Improvements (See Note 2)	\$ 13,020 \$104,551	As incurred	Before opening	Landlord, Contractor, Architect or Engineer
Furniture and Fixtures (See Note 3)	\$18,445 - \$41,881	As incurred	Before opening	Suppliers
Equipment (See Note 3)	\$29,125 - \$38,480	As incurred	Before opening	Suppliers



Signs/Graphics (See Note 3)	\$1,085 - \$3,689	As incurred	Before opening	Suppliers
Inventory and Cooking Supplies Purchased from Us (See Note 4)	\$8,952 \$13,725	Lump sum	30 days after shipping	Us
Inventory and Cooking Supplies Purchased from Other Suppliers See Note 4)	\$543 <u>\$6,510</u>	As incurred	10-30 days after shipping	Suppliers
In Store Promotional Graphics (Note 5)	\$3,987 - \$11,15 6	Lump Sum	Before opening	Suppliers
Security Deposits, Utility Deposits, Business Licenses, and Lease Review Fees (See Note 6)	\$3,472 \$8,138	As incurred	Before opening	Suppliers
Pre Opening Training, Travel and Living Expenses (See Note 7)	\$2,170 - \$5,425	As incurred	Before opening	Suppliers



Column 1 Type of expenditure	Column 2 Amount	Column 3 Method of payment	Column 4 When due	Column 5 To whom payment is to be made
Additional Funds 3 months (See Note 8)	\$25,498 \$33,418	As incurred	As incurred	Suppliers
TOTAL ESTIMATED INITIAL INVESTMENT FOR A KIOSK (See Note 9)	\$126,297- \$286,973			

Note 1: Real estate costs vary widely from location to location. You must purchase or lease retail space that meets our standards and specifications. We may require you to hire a professional to negotiate the lease for your Franchised LocationStore and you must pay for the professional's fees or you may hire your own professional provided that certain provisions we require are included in the lease. We have not included any amounts for lease negotiation fees in the chart above. Space requirements for Kiosk Stores may range from approximately 100 to 260 retail square feet, with offsite storage required, resulting in cost variances to you. Your costs to improve the Franchised LocationStore will depend in large part on the size of your Kiosk Store, availability of utilities and the Kiosk Store configuration, including whether your space includes cooking facilities or sells only products that require little or no preparation. It will also depend on the size of the space, the overall costs in the market, and the type of retail environment in which the Kiosk Store is located. We assist you in determining which of our two different Kiosk Store configurations will suit your Store. You must hire an architect to design your Kiosk Store layout according to our specifications and submit a plan to us for our prior approval. Architect fees will depend on the condition of the space, its location and local permitting requirements. If your Kiosk Store opens in a strip center or any building other than a major mall, the landlord will sometimes pay a portion of your tenant improvements. Your Kiosk Store may open in a retail environment that offers tenant allowances and improvements. Please consult with your lease professional to clarify if your Store is in a major mall or Triple A location. If this is the case, the landlord will usually not pay for any of your tenant improvements, resulting in higher construction costs to you. The condition of previously occupied sites varies greatly and the amount of usable space also varies greatly.

Franchised Location.Note 3: Furniture, Fixtures, Equipment and Signs/Graphics. _These items include the estimated costs to equip your Kiosk Store-with storage cabinetsmillwork, display cabinets, cooking equipment, storage fixtures, signs, promotional graphics, refrigeration equipment, ehocolate dipping equipment, and a POS System. Large Kiosk Stores also require some cooking equipment, which is included in the high end of the range.related equipment, and a computerized point of sale system that includes PC-based registers, cash drawers, thermal receipt printers, scales, credit card authorization software, credit card readers and laser bar code scanners ("POS System").

Note 4: Opening Inventory and Cooking Supplies. Neither large nor small Kiosk Stores have an opening inventory requirement, but both. See Item 5 for more information on Opening Inventory. You must maintain a minimum inventory of no less than 7501,000 pounds of Durango Product at all times. If you purchase a large Kiosk Store In addition, you need cooking supplies, including chocolate, sugar, glucose, nuts, butter, evaporated milk, fresh and preserved fruit, and flavorings and other items, included in the high end of the range. which can be purchased from RMCF or an approved third-party vendor..



- **Note 5:** <u>In-Store Promotional Graphics</u>. Our designated supplier will provide you with promotional graphics for the walls of your Kiosk, which are tailored to different seasons of the year. _You will furnish a digital screen for the Kiosk as directed by us to facilitate pricing and promotional communications. You will alternate graphics depending on the season or time of year.
- Note 6: Security Deposits, Utility Deposits, Business Licenses and Lease Review Fees. See Note 6 for full-sized Stores above.
- Note 7: <u>Pre-Opening Training, Travel and Living Expenses</u>. See Note 7 for full-sized Stores above.
 - Note 8: Additional Funds. See Note 8 for full-sized Stores above.
 - Note 9: <u>Total Estimated Initial Investment</u>. See Note 9 for full-sized Stores above.

FOR DEVELOPMENT OF THREE FULL SIZED/KIOSK STORES PURSUANT TO A DEVELOPMENT AGREEMENT RIDER

YOUR ESTIMATED INITIAL INVESTMENT

Column 1 Type of expenditure		mn 2 ount	Column 3 Method of payment	Column 4 When due	Column 5 To whom payment is to be made
	Low	<u>High</u>			
Development Fee (See Note 1)	\$35,000—	\$60,000	Cash or Check	Due in full at signing of Franchise Agreement (and, if applicable, Development Agreement Rider)	Us RMCF
TOTAL (See Note 2)	\$35,000 - \$60,000	- <u>\$60,000</u>			

Note 1: As described in Item 5, if you execute a Development Agreement Rider, you must pay us a development fee in full when you sign the Development Agreement Rider, which is fully earned when paid and not refundable under any circumstances. The development due equals the full \$35,000 (for a full-sized Store) or \$20,000 (for a Kiosk Store) initial franchise fee for the first ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business covered by that Franchise Agreement plus a fee of \$15,000 (for a full-sized Store) or \$10,000 (for a Kiosk Store) for the second ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business you commit to develop, plus a fee of \$10,000 (for a full-sized Store) or \$5,000 (for a Kiosk Store) for the third ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business you commit to develop. The development fee presented in this Item 7 table assumes the development of a minimum of 3 Stores or Kiosk Stores.



Note 2: For each full-sized Store or Kiosk Store that you will operate under our Development Agreement Rider, in addition to the Development Fee, you must make the additional initial investment described in the tables above for the development of one full-size Store or one Kiosk Store. You should be aware that the initial investments (the estimates of which are as disclosed in the respective tables above) for your second and subsequent full-sized Stores or Kiosk Stores will likely be higher than for the first due to inflation and other economic factors that may vary over time.

ITEM 8

RESTRICTIONS ON SOURCES OF PRODUCTS AND SERVICES

Operations

You must establish and operate your StoreRocky Mountain Chocolate Factory Business in compliance with your Franchise Agreement and our mandatory and suggested specifications, standards, operating methods and procedures, and rules found in the confidential operations manual we loan to you, in the form of several manuals, technical bulletins, cookbooks and other written materials (collectively, "Operations Manual"), which we may modify at any time, in our sole and absolute discretion. All written instructions or communications that we provide to all, or a substantial number of, ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business franchisees concerning aspects or modifications to the Licensed Methods will be deemed to be a part of the Operations Manual. All products, equipment, furniture, fixtures, services, supplies, materials, uniforms, recipes, marketing, advertising, inventory items and all related products and services that you use or offer for sale through your Store must meet the minimum standards and specifications in our Operations Manual.

You must sell only Durango Product, Store Made Product and Items that we designate. If you want to sell other products, you must first receive our written eonsentapproval, which we may withhold in our sole discretion. You may not sell any products resembling Durango Product produced or sold by us unless you first receive our written eonsent.approval. In addition, your Store must devote at least sixty percent (60%%) of its retail display space to ROCKY MOUNTAIN CHOCOLATE FACTORYRocky Mountain Chocolate Factory bulk chocolates and packaged Durango Product either produced or sold by us. The only candy you may sell that we do not supply is Store Made Product and candy that we approve from outside approved suppliers. We will provide you with these recipes and specifications in the Operations Manual. You may not purchase, manufacture, or sell any product or service, unless we first eonsentapprove in writing.

Purchases From Designated or Approved Suppliers

You must purchase all of the Durango Product, ingredients for Store Made Product and other Items that you sell at or through your ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business from us or a source we designate- and approve in writing. We are the only designated supplier of Durango Product. You must purchase all products and services that you require to operate your Store from manufacturers, distributors or suppliers we designate or approve, or who meet our standards and specifications. None of our officers owns an interest in any approved or designated suppliers, other than RMCF.



We derive revenue from the sale of Durango Product, Store Made Product ingredients, packaging materials, other Items and certain services to you. (excludes fees – royalties). In the fiscal year ended February 29, 28, 20252024, our revenue from purchases by franchisees was \$18,317,91220.173M or 64.3184% of our total revenues of \$28,482,350.24.015M. We estimate that the costs of your purchases from designated or approved sources, or according to our standards and specifications will range from 80% to 8485% of the total cost of establishing your StoreRocky Mountain Chocolate Factory Business and approximately 3840% of the total cost of operating your StoreRocky Mountain Chocolate Factory Business after that time. We are not affiliated with any approved or designated suppliers.

If you propose to offer, conduct or utilize any products, services, materials, forms, items or supplies for sale or use in your ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business from manufacturers, suppliers or distributors which we have not previously approved as meeting our specifications, you must first notify us in writing requesting our approval. We may, in our sole discretion, and for any reason,

withhold our approval. Our criteria for supplier approval are available to you upon request. Approval of a supplier or distributor may be conditioned on requirements relating to product quality, prices, consistency, reliability, financial capability, labor relations, customer relations, frequency of delivery, concentration of purchases, standards of service, including prompt attention to complaints, or other criteria and may be temporary, pending our continued evaluation of the supplier or distributor at any time and from time to time. We may require that samples from a proposed new supplier or distributor be delivered to us for testing before we approve the product or supplier. You are required to reimburse us for the actual cost of conducting the test. We will advise you within 60 days of our receipt of all information needed to evaluate your request whether the product or supplier meets our specifications. We may periodically re-inspect and audit the facilities and products of any approved supplier or distributor and may revoke our approval if we determine the product or supplier no longer meetmeets our criteria.

If there is no designated or approved supplier for a particular item, you must purchase all products, <u>ingredients</u> and services from other suppliers who meet all of our specifications and standards. We formulate and modify our specifications and standards based on quality, composition, finish, appearance and service. Suppliers must adequately demonstrate their capacity to supply your needs, in the quantities, at the times and with the reliability requisite to an efficient operation. We may change our standards and specifications, or suppliers who have our authorization, at any time if we give you 30-days advance written notice in advance.

Store Build-Out and Lease

You must, at your expense, construct, convert, design and decorate the Franchised LocationStore in accordance with our design, plans and specifications and with the assistance of contractors, architects and suppliers designated or approved by us. Any architect/designer or other builders that you use must maintain builder's and/or contractor's insurance (as applicable), lien insurance, and performance and completion bonds in forms and amounts acceptable to us. Any plans and specifications which we may provide to you might not reflect the requirements of any federal, states, or local law, code, or regulation, including those arising under the Americans with Disabilities Act ("ADA") or similar rules governing public accommodations for persons with disabilities. First-time franchisees must use one of our designated fixture contractors for the build-out of their Stores and weStore. We reserve the right to require experienced franchisees to use a designated contractor contractors as well. We require that you obtain our written consent to any improvements to the Franchised LocationStore and we may review and approve all final plans and specifications before construction begins. We also have the right to review and approve all revised or "as built" plans and specifications during construction. Our review is only to ensure your compliance with our design requirements. You are required to ensure that all constructions plans and specifications for your Store comply with the ADA and similar rules,



other applicable ordinances, building codes, permit requirements, and lease requirements and restrictions. We have the right to inspect the location during and after your construction of the Franchised Location. Store. We also have the right to require you to remodel, expand, redecorate, reequip and/or refurnish the Franchised Location and ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business at your sole cost and expense to reflect changes in the operations of ROCKY MOUNTAIN CHOCOLATE FACTORY StoresRocky Mountain Chocolate Factory Businesses which we prescribe and require of new franchisees.

We must approve any purchase agreement and any lease or sublease (the "Lease") for the Franchised Location of your Store before you sign the purchase agreement, lease or sublease. A copy of the signed Lease is to be delivered to us within 15 days after you sign it. Your Lease must include our required form of franchise addendum to lease (attached as an exhibit to the Franchise Agreement) which must be signed by you and your landlord. Our approval of a Lease for the Franchised LocationStore does not constitute a recommendation, endorsement, guarantee, warranty or representation of any kind, whether express or implied, by us of the suitability of the Franchised LocationStore or the Lease, the fairness of the Lease, your ability to comply with the terms of the Lease, or the success or profitability of a ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business at the Franchised Location.chose Store. You should take all steps necessary to

ascertain whether the <u>Franchised Locations</u>Store <u>location</u> and Lease are acceptable to you. We do not, by virtue of approving the Lease, assume any liability or responsibility to you or to any third party. _You may not modify the Lease if any proposed modification would impact our rights as a third-party beneficiary of provisions of the Lease.

Equipment, Furnishings and Fixtures

You must purchase display cabinets, cooking equipment, storage fixtures, refrigeration <u>and freezer</u> equipment, and all other fixtures and furnishings in your Store from suppliers designated or approved by us.

In-Store Music

We require all franchisees to purchase pre-recorded music from our designated music supplier.

POS System, Software and Other Technology

You must purchase your POS System from a designated or approved supplier._ The POS System allows us to receive certain sales and other information related to retail operations that we specify. _We derive no revenue from your purchase of the POS System. _You must also have a back office personal computer and bookkeeping software. _We reserve the right to require, upon 30 daysdays* prior written notice to you, that you purchase new, modified, or upgraded hardware and software meeting our specifications for your POS System. _You must use our designated or approved supplier, currently ProfitKeeper, Inc., to provide us your required quarterly financial statements.

Advertising and Marketing

All marketing and promotion of your Store must conform to our standards and specifications. _You must submit to us samples of all advertising and promotional materials which have not been prepared or previously approved by us. _Periodic discounts, giveaways, and other promotions are an integral part of our Licensed Methods, and your Store must offer and participate in discounts, giveaways and other promotions at its sole cost and expense, in accordance with our specifications. You also must honor the discounts, giveaways

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and other promotions offered by other ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business franchisees under any program that we establish, as long as compliance does not contravene any applicable law, rule or regulation. We reserve the right to develop and control all advertising media including but not limited to the following: Print (direct mail, magazine, newspaper, in-store signage, posters, etc.) broadcast (radio, television, etc.) and electronic (websites, e-commerce, email, social media, internet advertising, etc.) You will utilize digital screens in your Store to participate in all marketing and promotional programs. We reserve the right, upon 30-days prior-days' advance written notice to you, to require that you participate in any such electronic advertising. All ROCKY MOUNTAIN CHOCOLATE FACTORY Stores All Rocky Mountain Chocolate Factory Businesses, including any owned by us, must participate in these programs or other promotions that we may adopt in the future.

Insurance

You must maintain certain types and amounts of insurance coverage described in the Operations Manual and in the Franchise Agreement. These types of insurance include comprehensive general liability (no less than \$2,000,000 combined single limit), automobile liability insurance covering all employees of the ROCKY MOUNTAIN CHOCOLATE FACTORY STORERocky Mountain Chocolate Factory Business with authority to operate a motor vehicle (no less than \$1,000,000), unemployment and worker's compensation with a broad form all-states endorsement coverage sufficient to meet the requirements of the law, all-risk personal property, insurance in an amount equal to at least 100% of the replacement costs of the contents and tenant improvements located at your ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business, business interruption coverage to cover the rent of your Store, previous profit margins, maintenance of personnel and other fixed expenses

for the duration of the interruption to the Store's operation, employment practices liability coverage, builder's risk insurance to cover 100% replacement value of the completed construction value or renovations and performance and completion bonds in amounts acceptable to us in connection with construction, refurbishment, renovation, or remodeling of your Store, insurance coverage of such types, nature and scope sufficient to satisfy your indemnification obligations to us, and any additional insurance required by your landlord under your Lease. If you fail to purchase this insurance, we may demand that you cease operations or we may obtain such insurance for you and you must reimburse us for the cost of the insurance we purchase on your behalf. All insurance policies must name us as an additional insured and give us at least 30 days prior written notice of termination, amendment or cancellation. You also must provide us with certificates of insurance evidencing your insurance coverage before the opening of your Store. You must furnish us with copies of all required insurance policies or other evidence of insurance coverage and payment of premiums as we request from time to time. We reserve the right to require you to change the type of insurance you are required to maintain, and upon prior reasonable notice, we may revise the required coverage limits.

Purchasing Arrangements

Currently, we maintain purchasing arrangements for the supply of certain raw materials for the preparation of Store Made Product, such as brittles and caramel, packaging items such as bags and tins, and other items. During our last fiscal year, we did not receive any rebates, incentives or overrides by third-party suppliers from whom you buy items. We estimate that any purchases by you for which we collect a fee will constitute less than 3% of the total cost of establishing your Store and less than 3% of the total cost of operating your Store. We may, in our discretion, either retain a credit or rebate received as a result of your purchases-or contribute the funds to the Marketing Fund.

You should not rely on the continued availability of any particular pricing or distribution arrangement, nor on the availability of any particular product or brand in deciding whether to purchase the franchise. Except



as described above, we do not negotiate purchase arrangements with suppliers for the benefit of franchisees, although we reserve the right to do so. We have no purchasing or distribution cooperatives. We do not give you any material benefits based on your use of designated or approved sources or suppliers.

Gift Card and Other Promotional Card Programs

You must participate in our gift card program, referred to as the "Gift Card Program" in this Disclosure Document. You may also be required to participate in other prepaid card, rewards card or customer loyalty programs (each, a "Card Program") that we implement from time to time. We agree to provide you with at least 30—days' advance notice before you must start participating in a new Card Program. You must follow the guidelines set forth in the Operations Manual with respect to your obligations and responsibilities under a Card Program, the methods of operation for a Card Program, the transaction information you are required to provide to us and the retention of complete and accurate books and records regarding transactions made in compliance with the terms of a Card Program. Depending on the gift card vendor you use to process credit cards and the sophistication of the POS System in your Store, currently you will pay a monthly fee of between \$15 and \$35 to the vendor. If your POS System is not capable of processing our gift cards, you must acquire a card reader that is compatible with Valuetec processing systems, the current cost of which is approximately \$325.

<u>350.</u> We reserve the right to require you to pay additional fees or to acquire additional equipment related to the Gift Card Program on 30 days' notice from us.

We reserve the right to require you to purchase and utilize processing equipment and software designated by us for the Gift Card Program or another Card Program. In order to enable you to comply with applicable state laws and regulations, the funds you receive in connection with the sale, activation and reloading of prepaid cards, gift cards, rewards cards or similar promotional cards, and the subsequent transactions which are made by the holders of the cards will be accounted for separately from other sales made at your Store. We reserve the right to collect the funds you receive in connection with the sale and activation and reloading of prepaid cards, gift cards, rewards cards or similar promotional cards for reconciliation of the cardholder revenue and debited cardholder sales. You are responsible for compliance with all federal and state laws that regulate gift and stored value cards, including any unclaimed property laws in your state. We reserve the right to charge you transaction fees to activate, reload, redeem and otherwise administer the Gift Card Program and any other Card Program that we may require in the future. You may be required to sign an addendum to your Franchise Agreement in the future as a condition of participation in a Card Program. Additionally, we have the right to audit your books, records and processes relating to all Card Programs. You must pay the costs of an audit if the audit reflects an underpayment of more than 5% during the period reviewed.

Development Agreement Rider

The Development Agreement Rider does not require you to buy or lease from us (or our affiliates), our designees, or approved suppliers, or according to our specifications, any goods, services, supplies, fixtures, equipment, inventory, computer hardware and software, real estate, or comparable items. You must give us information and materials we request regarding each site at which you propose to operate a ROCKY MOUNTAIN CHOCOLATE FACTORY Store so we can assess that site. The information and materials we may request is consistent with the information and materials we may request for site selection under the Franchise Agreement. (See Item 11)

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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		Disclosure Document Item
(a)	Site selection and acquisition/lease	Sections 3.1 and 5.1 and Exhibits VIII, IX, and XII o			Items 7, 8 and 11
			Franchise Agreement; Section of Development Agreement Rider; Relocation Amendment (Exhibit I-3); Exhibits H-1 and H-2		
(b)	Pre-opening purchases/leases		Sections 5.1, 5.3 and 5.4 of Franchise Agreement		Items 5, 7 and 8
(c)	Site development and other preopening requirements	5	Sections 5.2, 5.5, and 5.6 and Exhibits VIII and IX of Franchise Agreement; Exhibits H-1 and H-2		Items 7, 8 and 11
<u>(d)</u>	Initial and ongoing training		cle 6 of Franchise eement	Item	ns 6, 7 and 11
<u>(e)</u>	Opening	Agr	tion 5.7 of Franchise eement; Section 3 of relopment Agreement Rider	Item	<u>n 11</u>
<u>(f)</u>	Fees	17.2 Exh Fran	cle 4, Sections 10.1, 16.2, 2, 17.3, 18.3 and 22.8, and hibits VIII and IX of nechise Agreement; Section 5 Development Agreement er;	Item	ns 5 and 6
(g)	Compliance with standards and policies/ Operating Manual		cle 8 and Sections 13.1 and 2 of Franchise Agreement	Item	ns 8, 11, 14, 15 and 16
<u>(h)</u>	Trademarks and proprietary information	Fran	ccle 14 and Section 20.3 of nchise Agreement; Section 4 Development Agreement er	Item	ns 13 and 14
<u>(i)</u>	Restrictions on products/services offered	Exh Fran	tions 10.1(e) and 13.4 and ibits VIII and IX of nchise Agreement; Section 4 Development Agreement er:	Item	ns 8 and 16



	Obligation		Section in Agreement		Disclosure Document Item
<u>(j)</u>	Warranty and customer service requirements	Not	<u>Applicable</u>	Not	Applicable
(k)	Territorial development and sales quotas	Not	<u>Applicable</u>	Not	Applicable
(1)	Ongoing product/service purchases	13.4	ions 10.2, 10.3, 10.4, 10.5, 1, 13.5, and 13.6 of Franchise eement	<u>Iten</u>	ns 8 and 16
(m)	Maintenance, appearance and remodeling requirements	and	ions 10.1(a), (b) and (k), Exhibits VIII, IX, X, and XI ranchise Agreement;	Item	18
<u>(n)</u>	Insurance		cle 21 of Franchise eement	Iten	<u>17</u>
(o)	Advertising		cle 12 and Exhibits VIII and of Franchise Agreement;	<u>Iten</u>	ns 6 and 11
<u>(p)</u>	Indemnification	Agr	ion 19.3 of Franchise eement; Section 10 of elopment Agreement Rider	Not	Applicable
(q)	Owner's participation/management/ staffing		ions 10.1(d) (l) and (m) of achise Agreement	<u>Iten</u>	115
<u>(r)</u>	Records and reports		cle 15 of Franchise eement	Iten	<u>16</u>
<u>(s)</u>	Inspections and audits		ions 13.3 and 15.5 of achise Agreement	Iten	<u>16</u>
<u>(t)</u>	Transfer	XI c	Article 16 and Exhibits VIII, IX, XI of Franchise Agreement; Section 9 of Development Agreement Rider;		n 17
<u>(u)</u>	Renewal	Exh	ions 17.2, 17.3 and 17.4 and ibit X of Franchise eement;	Iten	<u>n 17</u>
(v)	Post-termination obligations		Section 18.5 of Franchise Agreement		<u>117</u>
(w)	Non-competition covenants	Article 20 of Franchise Agreement		Iten	<u>117</u>
<u>(x)</u>	Dispute Resolution	Article 22 of Franchise Agreement; Section 10 of Development Agreement Rider		Item	117
<u>(y)</u>	Other - Personal Guaranty	Agr	ion 10.1 of Franchise eement and Exhibit II to the achise Agreement	Item	115
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	Obligation	Section in Agreement	Disclosure Document Item
(d)	Initial and ongoing training	Article 6 of Franchise Agreement	Items 6, 7 and 11
(e)	Opening	Section 5.7 of Franchise Agreement; Section 3 of Development Agreement Rider	Item 11
(f)	Fees	Article 4, Sections 10.1, 16.2, 17.2, 17.3, 18.3 and 22.8 of Franchise Agreement; Section 5 of Development Agreement Rider; Exhibits H-1 and H-2,	Items 5 and 6
(g)	Compliance with standards and policies/ Operating Manual	Article 8 and Sections 13.1 and 13.2 of Franchise Agreement	Items 8, 11, 14, 15 and 16
(h)	Trademarks and proprietary information	Article 14 and Section 20.3 of Franchise Agreement; Section 4 of Development Agreement Rider	Items 13 and 14
(i)	Restrictions on products/services offered	Sections 10.1(e) and 13.4 of Franchise Agreement; Section 4 of Development Agreement Rider; Exhibits H-1 and H-2	Items 8 and 16
(j)	Warranty and customer service requirements	Not Applicable	Not Applicable
(k)	Territorial development and sales quotas	Not Applicable	Not Applicable
(1)	Ongoing product/service purchases	Sections 10.2, 10.3, 10.4, 10.5, 13.4, 13.5, and 13.6 of Franchise Agreement	Items 8 and 16
(m)	Maintenance, appearance and remodeling requirements	Sections 10.1(a), (b) and (k) of Franchise Agreement; Exhibits H-1 and H-2; Renewal Amendment (Exhibit I-1); Transfer Amendment (Exhibit I-2)	Item 8
(n)	Insurance	Article 21 of Franchise Agreement	Item 7
(0)	Advertising	Article 12 of Franchise Agreement; Exhibits H-1 and H-2	Items 6 and 11



	Obligation	Section in Agreement	Disclosure Document Item
(p)	Indemnification	Section 19.3 of Franchise Agreement; Section 10 of Development Agreement Rider	Not Applicable
(q)	Owner's participation/management/staffing	Sections 10.1(d) (l) and (m) of Franchise Agreement	Item 15
(r)	Records and reports	Article 15 of Franchise Agreement	Item 6
(s)	Inspections and audits	Sections 13.3 and 15.5 of Franchise Agreement	Item 6
(t)	Transfer	Article 16 of Franchise Agreement; Section 9 of Development Agreement Rider; Exhibits H-1 and H-2; Transfer Amendment (Exhibit I-2)	Item 17
(u)	Renewal	Sections 17.2, 17.3 and 17.4 of Franchise Agreement; and Renewal Amendment (Exhibit I-1)	Item 17
(v)—	Post-termination obligations	Section 18.5 of Franchise Agreement	Item 17
(w)—	Non-competition covenants	Article 20 of Franchise Agreement	Item 17
(x)	Dispute Resolution	Article 22 of Franchise Agreement; Section 10 of Development Agreement Rider	Item 17
(y)	Other - Personal Guaranty	Section 10.1 of Franchise Agreement and Exhibit II to the Franchise Agreement	Item 15

<u>ITEM 10</u>

FINANCING

We do not offer direct or indirect may choose to extend financing. We do not for up to 50% of the total investment for the purchase of a Rocky Mountain Chocolate Factory Business.



A copy of the form of "Promissory Note" and the accompanying "Security Agreement" used by us for this type of financing is attached in Exhibit I to this Franchise Disclosure Document. The Security Agreement requires that a pledge of security in Rocky Mountain Chocolate Factory Business and all assets of the Rocky Mountain Chocolate Factory Business. The interest rate applicable to this Promissory Note shall be set at 0.5% less than the current SBA loan rate as determined at the time of execution. The Promissory Note will be payable in monthly payments and the amount and term will depend on the amount being financed. You may prepay any portion of this Promissory Note at any time without penalty. Any prepayments shall be first applied to any other sums due us and then to the outstanding principal balance.

You must sign the Promissory Note and your owners (if you are a legal entity) must personally guarantee your note, lease or obligationthe loan under the form which is attached to the Franchise Agreement as Exhibit II. You must also pay all costs and expenses of collecting the amounts due under the Promissory Note, including attorney fees and court costs. A default under the Promissory Note will be a default under the Franchise Agreement and may result in the termination of your Franchise Agreement and acceleration of payment for the principal balance. You must waive all legal defenses including a jury trial. It is not our practice to sell, assign, or discount the Promissory Note to a third party.

ITEM 11

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

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

Pre-Opening Assistance

Before you open your StoreRocky Mountain Chocolate Factory Business, we (or our designee) will:

- 1. We must approve the Lease for the Franchised LocationStore before you sign it. The Lease must be in form and substance we approve, and must include our required form of franchise addendum to lease (attached as an exhibit to the Franchise Agreement) which must be signed by you and your landlord. You must promptly submit a proposed Lease for the Franchised LocationStore for our approval following our approval of the site for the Franchised Location.Rocky Mountain Chocolate Factory Business. You must deliver to us the approved and fully-signed Lease (including our required form of franchise addendum to lease signed by you and your landlord) within 15 days after you sign the Lease for the Franchised LocationStore or, if earlier, before the date specified in any Development Agreement Rider that we and you signed. (Section 5.1(b), Franchise Agreement.)
- 2. You must have obtained our consent to a proposed Franchised Location as of the date you sign the Franchise Agreement. We base our approval of a proposed Franchised Location Store location on information you submit in a form sufficient to assess the location and on information we gather independently. You must submit and receive our approval of an acceptable site and open your Store Rocky Mountain Chocolate Factory Business within 180 days after the Effective Date, or we may terminate the Franchise Agreement (Sections, 5.7, 7.1(b), & 18.1, Franchise Agreement.)
- 3. Provide you with advice regarding the required conversion, design and decoration of the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business premises, plus specifications concerning signs, decor, furniture, fixtures and equipment. (Section 7.1(c), Franchise Agreement.)



- 4. Provide you with advice regarding the selection of suppliers of equipment, furniture, fixtures, supplies and materials used and Durango Product, Store Made Product and Items offered for sale through your ROCKY MOUNTAIN CHOCOLATE FACTORY Store. Rocky Mountain Chocolate Factory Business. Depending on the size and configuration of your Store, we will determine your initial purchase of Durango Product inventory. We provide you with a list of approved suppliers, if any, of equipment, furniture, fixtures, supplies, materials, ingredients for Store Made Product and Items, and, if available, a description of any national or central purchase and supply agreements that approved suppliers offer for the benefit of ROCKY MOUNTAIN CHOCOLATE FACTORYRocky Mountain Chocolate Factory franchisees. (Section 7.1(d), Franchise Agreement.) Other than Durango Product that you order from us, we do not deliver or install equipment, furniture, signs, fixtures, inventory, and supplies.
- 5. Train you in Durango, Colorado or at another location we designate. <u>(Section 7.1(a)</u>, Franchise Agreement.)
- 6. Loan you one copy of an Operations Manual covering specifications, standards, rules, Durango Product ordering, Store Made Product manufacturing, processing and stocking and other operating methods, advertising and marketing techniques for ROCKY MOUNTAIN CHOCOLATE FACTORY Stores. Rocky Mountain Chocolate Factory Businesses. The Operations Manual includes recipes and processes for Store Made Product. (Sections 2.2, 8.1- and 10.1, Franchise Agreement.)
- 7. Provide up to five days of on-site opening assistance, beginning approximately three days before you open a new ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business, or we provide up to three days of opening assistance if you purchase a Store that was already operating. (Section 7.1(f), Franchise Agreement.)
- 8. Designate a specific number of ROCKY MOUNTAIN CHOCOLATE FACTORY StoresRocky Mountain Chocolate Factory Businesses you must develop and open at approved locations in the Development Area (if we grant you development rights). We approve proposed Franchised Locations location for each Store to be developed under our Development Agreement Rider in accordance with our then-current site selection criteria which we will supply to you. (Development Agreement Rider –Sections 2, 3, and 6 (See Items 5, 12 and 15) Some of the assistance noted above (including the site selection and lease approval procedures described in 1 and 2) may be performed during the term of a Development Agreement Rider but before the signing of a second or subsequent Franchise Agreement for an additional Store.

Continuing Assistance

During the operation of your StoreRocky Mountain Chocolate Factory Business, we will:

- 1. Guide you with respect to the standards, specifications, and operating procedures and methods that ROCKY MOUNTAIN CHOCOLATE FACTORY Stores use. Rocky Mountain Chocolate Factory Businesses use. (Section 9.1, Franchise Agreement.)
- 2. Guide you with respect to purchasing required and authorized Durango Product, Items, Store Made Product and related products and services, and other items, and arranging for their distribution to you. (Section 9.1, Franchise Agreement.)
- 3. Guide you with respect to advertising and marketing materials and programs to be used in the operation of a ROCKY MOUNTAIN CHOCOLATE FACTORY Store. Rocky Mountain Chocolate Factory Business. (Section 9.1, Franchise Agreement.)
- 4. Guide you with respect to employee training, administrative, bookkeeping, accounting, and inventory control procedures. (Section 9.1, Franchise Agreement.)



- 5. Make our employees or designated agents available to you for advice and assistance regarding the on-going operation of the Store. If you request additional assistance and we agree to provide it, we may charge you for all travel, lodging, living expenses, telephone charges and other identifiable expenses associated with the assistance, plus a fee based on the salary of each employee and the time spent by each employee on your behalf. (Section 9.2, Franchise Agreement.)
- 6. We reserve the right, to the fullest extent allowed by applicable law, to establish maximum, minimum, or other pricing requirements with respect to the prices you may charge for products and services. These rights may include (without limitation) prescribing the maximum and/or minimum retail prices which you may charge customers for the products and/or services offered by your ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business; recommending retail prices; advertising specific retail prices for some or all products or services sold at your ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business; engaging in marketing, promotional and related campaigns which you must participate in and which may directly or indirectly impact your retail prices; and, otherwise mandating, directly or indirectly, the maximum and/or minimum retail prices which your ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business may charge the public for the products and services it offers. (Section 9.3, Franchise Agreement.)

Marketing and PromotionFund

You must pay a Marketing and Promotion FeeFund Contribution of up to 3% of your monthly Gross Retail Sales. Currently, we charge only 1% of Gross Retail Sales, but we reserve the right to charge up to 3% on 60 daysdays' prior notice to you. You must pay the Marketing and Promotion FeeFund Contribution by electronic funds transfer together with the payment of the monthly Royalty, within 15 days after the end of each calendar month, based on the amount of Gross Retail Sales in the previous month. We deposit the Marketing and Promotion FeeFund Contribution in a bank, commercial account or savings account ("Marketing Fund") and account for these funds separately from operating funds. Our company-owned Stores do not contribute to the Marketing Fund on the same percentage basis as franchised Stores; however, each year we contribute amounts to the Fund equal to or greater than the amounts those Stores would contribute on an annual basis. If you request it in writing, we will send you an annual unaudited financial statement for the Marketing Fund that indicates how we spent the Marketing Fund. Because we do not have the Fund audited, audited financial statements are not available to franchisees.

We administer the Marketing Fund in our sole discretion with sole control over the creative concepts, graphics, materials, media, and endorsements used and their geographic, market, and media placement and allocation. We may designate a separate entity as we deem appropriate in our sole discretion to operate and administer the Marketing Fund. Any separate entity we designate will have all of the rights and duties described here. The Marketing Fund may be used for creating, preparing, and producing marketing, in-store signage, in-store promotions, media advertising, direct mailings, brochures, collateral material advertising, electronic advertising, such as websites, blogs and social media, including Facebook, Twitter and LinkedIn, communication by email, and advertising and public relations materials and concepts; developing, implementing, operating, and maintaining a system website, an intranet, and/or related strategies; implementing and administering gift card, stored value card and customer loyalty programs; administering national, regional, multi-regional, and local marketing, including, without limitation, purchasing advertising (including digital media/marketing); surveys of advertising effectiveness; costs of using agencies or other advisors assistance (including commissions); training programs; employing advertising agencies and in-house staff to produce advertising and marketing in various media; conducting market research; brand recognition; packaging development, logo, design or other advertising or public relations expenditures relating to advertising our franchisee's products and services; and supporting public relations, market research, and other



advertising, promotion, and marketing activities. _As of the date of this Disclosure Document, you must participate in our Gift Card Program. Franchisees will sell gift cards in their stores that are tracked by our designated gift card vendor and pay the applicable fees to the vendor. _The Gift Card Program is subject to rules as set forth in the Operations Manual. We may require all franchisees to pay additional fees and purchase equipment to participate in the Gift Card Program or another Card Program in the future.

We do not use the Marketing Fund for its or our general operating expenses. We may reimburse ourselves from the Marketing Fund for salaries and benefits of personnel who manage and administer the Marketing Fund, the Marketing Fund's other administrative costs, travel expenses of personnel while they are on Marketing Fund business, meeting costs, overhead relating to Marketing Fund business, independent audits, reasonable accounting, bookkeeping, reporting and legal expenses, taxes and other reasonable direct and indirect expenses as may be incurred by us or our authorized representatives in connection with the programs funded by the Marketing Fund, including, without limitation, conducting market research, public relations, preparing advertising, promotion, and marketing materials, and collecting and accounting for Marketing Fund eontributions. Contributions. In any fiscal year we may spend an amount greater or less than the aggregate contribution of all ROCKY MOUNTAIN CHOCOLATE FACTORY StoresRocky Mountain Chocolate Factory Businesses to the Marketing Fund in that year. The Marketing Fund may borrow from us or other lenders (paying reasonable interest) to cover deficits, pay back outstanding principal amounts borrowed in prior years from us or third parties, or cause the Marketing Fund to invest any surplus for future use. We will use all interest earned on Marketing Fund

eontributions Contributions to pay costs before using the Marketing Fund's other assets. Any amounts that remain in the Marketing Fund at the end of each year accrue and we may apply them toward the next year's expenses. We do not guarantee that advertising expenditures from the Marketing Fund will benefit you or any other franchisee directly or on a pro rata basis. The Marketing Fund is not a trust fund, and we do not owe a fiduciary duty to you with respect to the maintenance, direction or administration of the Marketing Fund. The Marketing Fund is to maximize recognition of the Marks and patronage of ROCKY MOUNTAIN CHOCOLATE FACTORY Stores. Rocky Mountain Chocolate Factory Businesses. Although we may use the Marketing Fund to develop advertising and marketing materials and programs, and to place advertising and marketing, that will benefit all ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Rocky Mountain Chocolate Factory Businesses, we need not ensure that Marketing Fund expenditures in or affecting any geographic area are proportionate or equivalent to Marketing Fund contributions Contributions by ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Rocky Mountain Chocolate Factory Businesses operating in that geographic area or that any ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business benefits directly or in proportion to its Marketing Fund eontribution from the development of advertising and marketing materials or the placement of advertising. We may use collection agents and institute legal proceedings to collect Marketing Fund contributions Contributions at the Marketing Fund's expense. We also may forgive, waive, settle, and compromise all claims by or against the Marketing Fund. We assume no other direct or indirect liability or obligation to you for collecting amounts due to any advertising account or for maintaining, directing or administering any advertising account. We do not solicit franchisees with the Marketing Fund's money. We reserve the right to terminate the Marketing Fund upon 30 daysdays' prior written notice to all franchisees and any remaining monies will be distributed pro rata based on all Stores' contributions within the preceding 12 months.

We are not obligated to conduct advertising, but we customarily employ in-house creative personnel or contract with design firms or advertising agencies to develop advertising, promotional and marketing materials, websites, and product and retail packaging for use on a national basis. If you wish to create your own advertising or promotional and marketing materials you must receive written approval, in advance, from either our <u>Salessales</u> and <u>Marketingmarketing</u> or <u>Creative Services creative services</u> departments before you may use the materials. Any advertising, promotion and marketing you perform must be completely clear,



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factual, and not misleading and conform to both the highest standards of ethical advertising and marketing and the advertising and marketing policies that we prescribe at any time and from time to time, and materials used in connection with these activities must conform to our brand standards, including fonts, design, layout, imagery, logo and Marks. If you fail to obtain written approval before displaying or publishing materials, you may be required to remove, destroy or reprint such materials at your sole cost and expense. This is to ensure professional quality and brand consistency in both message and content. You are not permitted to create your own website or sell products over an internet site that is not sponsored by us. Under no circumstances are you permitted to create your own product or retail packaging.

In fiscal year ended February 29, 28, 2025 2024, we spent 6044% of the contributions by franchisees and RMCF to the Fund on media, 452% on production, and 364% on administrative expenses. The Marketing Fund is used for advertising, marketing and promotions on a national basis; we are not obligated to spend any amount on advertising, marketing or promotions in any particular geographic area.

Franchise Advisory Council

We have formed a franchise advisory council ("FAC") that advises RMCF on a variety of issues that are relevant to the Franchisor's leadership team, including but not limited to operations, advertising, training, systems, processes, programs and policies to improve the ROCKY MOUNTAIN CHOCOLATE FACTORYRocky Mountain Chocolate Factory brand and franchise network. Members of the FAC are selected by the senior leadership of RMCF from a broad cross-section of franchisee owners. The FAC operates in an advisory capacity only, and RMCF may form, change, dissolve, or merge the FAC in its sole and absolute discretion.

Local Advertising

We-may require you to spend up to 1% of Gross Retail Sales each month on local advertising in addition to the Marketing and Promotion Fee. If we require it, youFund Contribution. You must give us an accounting of the amounts you spent on local advertising within 30 days following the end of each calendar quarter. If we require you to spend money on local advertising, allAll company-owned Stores wouldRocky Mountain Chocolate Businesses also spend money for local advertising on an equal percentage basis with all franchised Stores.Rocky Mountain Chocolate Business. You may purchase local advertising separately through local marketing and media sources within a geographical area. Local advertising is your responsibility, and any advertising, promotion and marketing you perform must be completely clear, factual, and not misleading and conform to both the highest standards of ethical advertising and marketing and the advertising and marketing policies that we prescribe at any time and from time to time. You must obtain our prior written approval of all final advertising and promotional materials before publication.

Regional Advertising

We reserve the right to designate geographic areas to establish regional advertising associations ("Coops"). _Unless you are signing Exhibit H-1 or H-2Exhibits VIII and IX to the Franchise Agreement because you will be operating a Satellite Store or Temporary Store, if your Store is within the territory of an existing Co-op when your Store opens, you must become a member of the Co-op. _If we establish a Co-op during the term of the Franchise Agreement, you must become a member within 30 days after we establish the Co-op. Your failure to participate in the CoopCo-op or pay any Co-op dues will be a breach of the Franchise Agreement. _We must approve all final advertising and promotion materials before publication. _At the request of the Co-op, you would contribute up to 50% of your Marketing and Promotion FeeFund Contribution described in this Item 11, as would all other franchises in the Co-op._ These funds would be available for

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specific programs selected by the majority of the Co-op members and approved by us in advance. If we form a Co-op, you will be bound by the decisions of the majority of the members of the Co-op with respect to expenditures, assessments and dues, to the extent we approve them. Each Co-op could require its members to make additional minimum contributions to the Co-op monthly up to the full amount of your Marketing and Promotion Fee. Fund Contribution. We would approve all advertising materials before they were used by a Co-op or furnished to its members. The Co-op would be required to prepare unaudited annual financial statements and send them to you if you request them. A CoopCo-op would be comprised of franchisees. We can form, change and dissolve Co-ops. Each Co-op would operate under written documents which franchisees could view. Either we or the Co-op could create the Co-op's advertising, but advertising created by the Co-op would be required to have our written approval before use. We also reserve the right to establish advertising cooperatives in particular regions to enable the cooperative to self-administer a regional advertising program. If we establish a cooperative, you must participate in it. As of the date of this Disclosure Document, we had not established any regional advertising Co-ops or cooperatives.

Operations Manual

Exhibit G to this Disclosure Document is the table of contents of our Operations Manual. _The total number of pages in our Operations Manual as of the date of this Disclosure Document is 215.

Site Selection Assistance

You must select and acquire the premises for your Store. You must not, without our prior written approval, enter into any contract for the purchase or lease of any premises you intend to use as a Franchised Locationthe Store for your Store. Rocky Mountain Chocolate Factory Business. We base our approval on information you submit in a form sufficient to assess the location and on information we gather independently. Approval of a location does not infer or guarantee the success or profitability of a Franchised LocationRocky Mountain Chocolate Business in any manner. There is no contractual limit on the time it takes us to approve or disapprove your proposed site. We typically take 30 days to approve or

_disapprove of your proposed <u>Franchised LocationStore</u>. If we do not approve of a location you propose, you will have 30 days to propose an alternative location, provided that you have not exceeded the time for developing and opening a Store. You must submit and receive our approval of an acceptable site and open your Store within <u>180270</u> days after the effective date of your Franchise Agreement. If we cannot agree on an acceptable location for your <u>StoreRocky Mountain Chocolate Business</u>, your Franchise Agreement may be terminated.

Schedule For Opening

We estimate that the typical length of time between the date you sign the Franchise Agreement and the date your ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business opens will be between 90180 and 180270 days. The factors that may affect this time period are your ability to locate a site, secure financing, and obtain a lease, the extent to which you must upgrade or remodel an existing location, the delivery schedule for equipment, inventory and supplies, and completing your training. Unless otherwise agreed in writing by you and us, you must open your StoreRocky Mountain Chocolate Business within 180270 days after you sign the Franchise Agreement. You must notify us in writing at least 30 days prior to commencing operations of your StoreRocky Mountain Chocolate Business.



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Point of Sale System

You must use a POS System in your Store that you purchase from a designated or approved supplier. As of the date of this Disclosure Document, the POS System consists of workstations consistent with current technology, cash drawers, thermal receipt printers, credit card authorization software, credit card scanners, laser bar code scanners and scales. You must contract with an Internet service provider ("ISP") to facilitate communication between your POS System and our data collection network. The POS System will be delivered to you already configured with proprietary software owned by a third-party supplier. A designated or approved supplier will provide all support, updates and maintenance for your POS System. As of the date of this Disclosure Document, the annual maintenance and support fee ranges from \$1,000 to \$5,0002,500, depending on the maintenance options you select. You must subscribe to an annual maintenance and support service package from a designated or approved supplier. We may require you to upgrade or update your POS System, which must be done at your sole cost and expense. No contractual limit exists on the frequency or cost of this obligation.

The POS System provides you with detailed information about your sales and retail operation. _The POS System also permits us to receive information electronically regarding your Store's sales and other information we may specify. _We do not have independent access to your POS System information. _There is no contractual limit on our right to receive information from the POS System or by electronic transmission or other means.

In conjunction with the operation of your POS System, you must use a personal computer that is separate from the POS System to communicate with us by email and to support other back—office functions. You must maintain an email account through—which we can will be our primary method of communicate with you. You will find it is more convenient to send and receive email messages and track information generated by the POS System on a personal computer. The personal computer must use software compatible with Microsoft products. You must purchase off-the-shelf bookkeeping software that we specify and use it to produce reports submitted to us periodically. We reserve the right to specify different software and to require updates and maintenance of the software. There is no contractual limit on the frequency or cost of this obligation. The total cost of thea single POS System, a basic personal computer and specified software is approximately \$6between \$7,500 and \$12,500.

Training

After you sign the Franchise Agreement and before you open your <u>StoreRocky Mountain Chocolate Business</u>, you and, if applicable, your manager must complete the initial training program to our satisfaction. We will also provide additional

_training as we may require for your managers which are solely responsible for opening of additional Stores.Rocky Mountain Chocolate Businesses. We do not charge you for this training for up to three individuals. Subject to our capacity and ability to accommodate additional persons, you may have additional individuals beyond the first three attend our initial training program if you pay us our then-current training fee for each additional person. You must pay for travel, living expenses and wages for yourself and all of your employees who attend our initial training program. The initial training program consists of a total of fivefour days of instruction, and all training is conducted in Durango, Colorado, or via webinar or other remote transmission, or at an existing franchised location, at our discretion. The training material consists of written, video, and audiotaped instruction. The initial training program includes hands-on training in a mock retail store in our training center in Durango, Colorado, or via remote transmission, inat our discretion. You must complete our initial training program to our satisfaction within 45 days prior to the opening of your

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Store. Rocky Mountain Chocolate Business. If we determine that you cannot complete our initial training program to our satisfaction, then we may terminate your Franchise Agreement. (Franchise Agreement, Section 18.1)

In addition to the initial training program, we will provide up to five days of opening assistance at your Store near the time that your <u>StoreRocky Mountain Chocolate Business</u> opens. We do not provide this assistance between approximately December 22nd and January 4th, nor do we offer this training within three days before or after the following holidays: Valentine's Day, Easter, Memorial Day, July Fourth, Labor Day, Thanksgiving and Hanukkah.

As often as annually, we may require you and/or your General Manager (See Item 15 below) to attend in person or via remote transmission, at your expense, a national, regional or local meeting, training seminar or conference that we present for the purpose of discussing a topic such as advertising programs, new operations methods, training, management, sales, or sales promotion, to the extent that we offer any meetings, seminars or conferences. We will notify you of any mandatory meeting 30 days in advance. These meetings vary in location and in length, but you will not be required to attend any meeting in person or via remote transmission for more than three days. In addition, we may require you to attend webinars occasionally. Besides attending these courses, you must attend an annual meeting of all ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business franchisees at a location we designate, if we organize and plan (at our option) an annual meeting. You must pay all costs to attend these online and in-person training courses and meetings. We may also, from time to time, offer non-mandatory training courses for which we reserve the right to charge certain fees for registration and/or tuition.

As of our most recent fiscal year end, we gave the following initial training to franchisees:

We hold training classes at our Durango, Colorado corporate facility approximately 8 times per year, at a six-week cadence. You must attend training after you sign the Franchise Agreement and before you open your Store. We plan to provide the training listed in the table below.

TRAINING PROGRAM

Introduction Intro to Rocky 2 0 Durango, Colorado Ordering and Shipping Procedures .75 0 Durango, Colorado Accounting Policies 1 0 Durango, Colorado Product Knowledge/Candy Identification 32.5 0 Durango, Colorado Introduction to Retail 1 0 Durango, Colorado R & D and Product Evolution 1 0 Durango, Colorado Our-Production Facility Manufacturing and Shipping 0 1.5 Durango, Colorado	Subject¹-Subject	Hours of <u>–</u> Classroom Training²-Training	Hours of On- The-Job <u>– Hands-on</u> Training	Location
Procedures 1 0 Durango, Colorado Product Knowledge/Candy Identification 32.5 0 Durango, Colorado Introduction to Retail 1 0 Durango, Colorado R & D and Product Evolution 1 0 Durango, Colorado Our-Production Facility Manufacturing and 0 1.5 Durango, Colorado	1	2	0	Durango, Colorado
Product Knowledge/Candy Identification Introduction to Retail R & D and Product Evolution Our-Production Facility Manufacturing and Durango, Colorado Durango, Colorado Durango, Colorado Durango, Colorado 1.5 Durango, Colorado		<u>.75</u>	<u>0</u>	<u>Durango, Colorado</u>
Introduction to Retail 1 0 Durango, Colorado R & D and Product Evolution 1 0 Durango, Colorado Our-Production Facility 0 1.5 Durango, Colorado Manufacturing and 0 1.5 Durango, Colorado	Accounting Policies	<u>1</u>	<u>0</u>	<u>Durango, Colorado</u>
R & D and Product Evolution 1 0 Durango, Colorado Our-Production Facility 0 1.5 Durango, Colorado Manufacturing and 1.5 Durango, Colorado		<u>32</u> .5	0	Durango, Colorado
Our-Production Facility 0 1.5 Durango, Colorado Manufacturing and 1.5 Durango, Colorado	Introduction to Retail	<u>1</u>	<u>0</u>	<u>Durango, Colorado</u>
Manufacturing and	R & D and Product Evolution	1	<u>0</u>	<u>Durango, Colorado</u>
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Inventory Control Best Practices	1	0	Durango, Colorado
Daily Record Keeping Merchandising	1	0	Durango, Colorado
Cooking	<u>0</u>	<u>16.5</u>	<u>Durango, Colorado</u>
Staffing & Best Practices	<u>1</u>	<u>0</u>	<u>Durango, Colorado</u>
Data Analytics	<u>1</u>	<u>0</u>	<u>Durango, Colorado</u>
Financial Control COG, P&L Review, Gross Margins Marketing & Digital Resources	1.5	0	Durango, Colorado
Unit Level Profitability	<u>1.5</u>	<u>0</u>	<u>Durango, Colorado</u>
Compliance	<u>.75</u>	<u>0</u>	<u>Virtual</u>
POS	<u>0</u>	<u>.50</u>	<u>Virtual</u>
<u>Total</u>	<u>16</u>	<u>18.5</u>	

^{1.} We reserve the right to vary the length and content of the initial training program based upon the experience and skill level of the individual attending the initial training program. We will use the Operations Manual as the primary instruction materials during the initial training program.

Ms.



Subject ¹	Hours of Classroom Training ²	Hours of On- The-Job Training	Location
Cooking	0	20	Durango, Colorado
Food Handling and Food Safety	0.5	0	Durango, Colorado
Introduction to Retail (Customer Service)	1	0	Durango, Colorado
Our Ordering and Shipping Procedures	0.5	0	Online
Our Accounting Policies	0.5	0	Online
POS System	1	1	Online
Human Resources	0.5	θ	Online
Retail Impact	1	θ	Online
Online Tools	1	θ	Online
Social Media/ Marketing	1	θ	Online
Merchandising	1	1	Durango, Colorado
Work in Corporate Store	θ	2	Durango, Colorado
Vendor Book	1	θ	Durango, Colorado
Employees – Hiring, Firing and Maintaining	1	θ	Durango, Colorado
TOTAL	19	25.5	

For each subject, we hold training classes approximately 6 to 12 times per year. You must attend training after you sign the Franchise Agreement and before you open your Store. Our seven primary instructors collectively have ninety eight (98) years of direct relevant field experience, and individually have between four (4) and thirty (30) years of direct field experience. These instructors have been with us for a time period ranging from several months to nearly eighteen (18) years.

If you wish, you may work in a company-owned Store at your expense to gain experience interacting directly with actual customers. If you live near a company-owned Store, you may spend up to three days in that Store; otherwise, you may travel to one of our company-owned Stores at your expense for one day. In addition, many experienced franchisees allow new franchisees to work in their Stores at no charge after the new franchisee has completed our initial training program.

2. Kelsey Smith currently oversees our training program. She has 10 years of experience working in the Rocky Mountain Chocolate Factory Business operations and training. We reserve the right to appoint and substitute other individuals to assist in providing training, but all of our training personnel will have at least one year of experience in the subject matters that they teach.

ITEM 12

TERRITORY

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Franchise Agreement

You will operate your ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business at a specific location that is referred to as the "Franchised Location" in the Franchise Agreement. We must approve your Franchised Location before you sign a Franchise Agreement. The designation of your Franchised Location does not grant you the exclusive right to any particular market or customers. Upon securing your Franchised Location we will designate a geographical area surrounding your Franchised Location, to be

described in the Franchise Agreement (the We will grant you "Protected Territory"). We will determine the size, boundaries and population." This means that during the term of the Franchise Agreement we will not establish, nor permit anyone else to establish, another Rocky Mountain Chocolate Factory Business within the Protected Territory in our sole judgment,. The Protected Territory is determined based upon factors including population density, street or walk-by traffic patterns, and natural on the geographic features, such as bodies of water, interstate highways area and populations properties within that area and other features that normally define guest trip patterns relevant demographic characteristics and will typically be a two to three mile radius around your Store. We may not grant you this right if your Rocky Mountain Chocolate Factory Business is located in a metropolitan area (areas in which the population during any 24-hour period exceeds 50,000 persons per square mile). In addition, we may not grant you this right if your Rocky Mountain Chocolate Factory Business will be located in a non-traditional location such as an airport, hotel, convention center, sports arena or stadium, college campus, amusement park, within the premises of another business or a similar venue. You are not prohibited from directly marketing to or soliciting customers whose principal residence is outside of your Protected Territory. If you renew your franchise, your Protected Territory may be modified depending on the then-current demographics of the Territory, and on our then-current standards for territories. We will not grant a Protected Territory for any Satellite Stores or Temporary Store. Stores. You will not receive an exclusive territory. You may face competition from other franchisees, from outlets that we own, or from other channels of distribution or competitive brands that we control.

Except as described under the "Development Agreement Rider" section below, you have no options, rights of first refusal, or similar rights to acquire additional franchises within the Protected Territory or in contiguous territories. You may operate your ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business only from the Franchised Location we have approved within the Protected Territory, and you may not relocate your Franchised Location without our prior written approval. If you lose the right to occupy the premises of the Franchised Location through no fault of your own, or if the site for the premises of the Franchised Location is destroyed, condemned, or otherwise rendered unusable, we will allow you to relocate the Franchised Location to a new site acceptable to us. You must locate a substitute site, and begin operating the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business from that substitute site, within 180 days after you lose the right to occupy the previous premises of the Franchised Location. Any relocation will be at your sole expense, and we may charge you for the reasonable costs that we incur, plus a fee of \$10,000 (as set forth in the Operations Manual) for our services, in connection with any relocation of your ROCKY MOUNTAIN CHOCOLATE FACTORY Store.Rocky Mountain Chocolate Factory Business. If you have operated your ROCKY MOUNTAIN CHOCOLATE FACTORY Store Rocky Mountain Chocolate Factory Business for at least 12 months and you desire to change its Franchised Location, you may send us a written request explaining your reasons and proposing an alternative location. If we approve an alternative location in writing, you must pay us a Design Fee of \$5,000, sign our then current form of Franchise Agreement, and you must complete the move and open your new Franchised Location within 12 months from the date the Store at the prior Franchised Location closes. Upon relocation, you may not change the owners or your percentage ownership interests from that of the prior location unless you comply with the transfer provisions in the Franchise Agreement. You must sign



the Relocation Amendment to the Franchise Agreement attached to this Disclosure Document the Franchise Agreement as Exhibit I-3XII if you relocate your Store.

We and our affiliates retain certain rights within and outside the Protected Territory, as described below in this Item. Therefore, you will not receive an exclusive territory. You may face competition from other franchisees, from outlets that we own, or from other channels of distribution or competitive brands that we control.

Except as limited below, as long as you are in full compliance with the Franchise Agreement, then we and our affiliates will not operate or grant a franchise for the operation of a ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business at a location in the Protected Territory during the term of your Franchise Agreement. Otherwise, we and our affiliates retain all rights with respect to ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Rocky Mountain Chocolate Factory Businesses, the Marks, the sale of identical, similar or dissimilar products and services, and any other activities we deem appropriate whenever and wherever we desire, including, but not limited to: (1) to use, and to license others to use, the Marks and Licensed Methods for the operation of ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Rocky Mountain Chocolate Factory Businesses, including Kiosk Stores, Satellite Stores and Temporary Stores, at any location other than at the Franchised Location and regardless of the proximity to the Franchised Location; (2) to use the Marks and Licensed Methods to identify services and products, promotional and marketing efforts or related items, and to identify products and services similar to or the same as those which you will sell, but made available through alternative channels of distribution other than through traditional ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Rocky Mountain Chocolate Factory Businesses, at any location other than at the Franchised Location and regardless of the proximity to the Franchised Location, including, but not limited to, through Satellite Stores, Temporary Stores, Kiosk Stores, co-branded Stores, by way of mail order (including email orders), electronic ordering for pick-up at the Franchised Location or delivery to a local customer, offers and sales on websites and other internet platforms, and Electronic Advertising as

defined in the Franchise Agreement, which includes blogs and social media such as Facebook, Twitter Instagram, X, TikTok and LinkedIn, by way of catalogs, telemarketing, other direct marketing methods, television, retail store displays or through the wholesale sale of products to unrelated retail outlets or to candy distributors or outlets located in "Captive Audience Facilities" defined below; (3) to use and license the use of proprietary marks or methods other than the Marks and Licensed Methods in connection with the sale of products and services similar or dissimilar to those which you will sell, in alternative channels of distribution or in connection with the operation of retail stores selling premium chocolates or other premium confectionery products, at any location other than at the Franchised Location, which stores are the same as, or similar to, or different from a traditional ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business, a Kiosk Store, or a Satellite Store or a Temporary Store, on any terms and conditions as we deem advisable, and without granting you any rights in them; (4) to use and license others to use the Marks and Licensed Methods at any location in connection with the operation of Stores within "Captive Audience Facilities" which are defined as facilities where people are congregating for a primary purpose unrelated to the Store business, creating significant foot traffic in the facility, including, without limitation, airports and other transportation hubs, hospitals, college campuses, convention centers, grocery stores, sports arenas, stadiums, department stores, resorts and hotels, within office buildings, town centers and "big box" retail centers, military bases, or casinos; (5) the right to establish and operate, and to grant to others the right to establish and operate, businesses offering dissimilar products and services, under the Marks and on any terms and conditions Franchisor deems appropriate; (6) the right to acquire the assets or ownership interests of one or more businesses providing products and services the same as or similar to those provided at ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Rocky Mountain Chocolate Factory Businesses, and franchising, licensing or creating similar arrangements with respect to these businesses once acquired,



wherever these businesses (or the franchisees or licensees of these businesses) are located or operating; and (7) the right to be acquired (whether through acquisition of assets, ownership interests or otherwise, regardless of the form of transaction), by a business providing products and services similar to those provided at ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Rocky Mountain Chocolate Factory Businesses, or by another business, even if such business operates, franchises and/or licenses competitive businesses. _We and our affiliates reserve the right to contract with Captive Audience Facilities to develop and operate Stores within these facilities.

We may exercise any of the retained rights without compensating you.

You may not use other channels of distribution to make sales at your Store, such as the Internet or any other form of electronic commerce, catalog sales, telemarketing, or other direct marketing to make sales inside or outside the Territory. You may not operate your Store away from the Franchised Location <u>unless you have received our prior express written approval to operate a Satellite Store or Temporary Store</u>.

You may advertise your ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business anywhere, provided that you receive our prior approval of all advertising and you do not violate the terms of any national, regional or co-op advertising group of ROCKY MOUNTAIN CHOCOLATE FACTORY Stores. Other ROCKY MOUNTAIN CHOCOLATE FACTORY Rocky Mountain Chocolate Factory Businesses. Other Rocky Mountain Chocolate Factory franchisees have the same rights to advertise.

Your continuation of the right to operate the Store during the term of the Franchise Agreement does not depend on the achievement of any certain sales volume, market penetration or similar contingency.

Development Agreement Rider

You may (if you qualify) develop and operate a number of ROCKY MOUNTAIN CHOCOLATE FACTORY StoresRocky Mountain Chocolate Factory Businesses within the Development Area. We and you will identify the Development Area in the Development Agreement Rider before signing it. The Development Area typically is defined as a physical geographic area, city, cities, counties or zip codes. We base the Development Area's size primarily on the number of ROCKY MOUNTAIN CHOCOLATE FACTORY StoresRocky Mountain Chocolate Factory Businesses you agree to develop, population, demographics, and site availability. We and you will negotiate the number of ROCKY MOUNTAIN

CHOCOLATE FACTORY StoresRocky Mountain Chocolate Factory Businesses you must develop to keep your development rights and the dates by which you must develop them. We and you then will complete the schedule in the Development Agreement Rider before signing it. The Development Agreement Rider provides us the right to approve the location of future ROCKY MOUNTAIN CHOCOLATE FACTORY StoresRocky Mountain Chocolate Factory Businesses to be developed in the Development Area in accordance with our then-current site selection criteria for ROCKY MOUNTAIN CHOCOLATE FACTORY StoresRocky Mountain Chocolate Factory Businesses. While the Development Agreement Rider is in effect, we (and our affiliates) will not establish or operate, or grant to others the right to establish or operate, other ROCKY MOUNTAIN CHOCOLATE FACTORY StoresRocky Mountain Chocolate Factory Businesses, the physical premises of which are located within the Development Area. There are no other restrictions on us (or our affiliates). You must not develop or operate ROCKY MOUNTAIN CHOCOLATE FACTORY StoresRocky Mountain Chocolate Factory Businesses outside the Development Area. We may terminate the Development Agreement Rider if you do not satisfy your development obligations when required. In addition, if you fail to comply with the terms of the Development Agreement Rider during its term, we may, at our



1 10010127/ option, elect to terminate only the exclusivity of the Development Area instead of terminating the Development Agreement Rider entirely. This means that during the remainder of the term of the Development Agreement Rider, we and our affiliates will have the right to establish and operate, and grant to others the right to establish and operate, ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Rocky Mountain Chocolate Factory Businesses the physical premises of which are located within the Development Area and continue to engage, and grant to others the right to engage, in any activities that we (and they) desire within the Development Area without any restrictions. However, our termination of the exclusivity will be without prejudice to our right to later terminate the Development Agreement Rider for the same default or any other defaults under the Development Agreement Rider.

Despite the development schedule under the Development Agreement Rider, we may delay your development of additional ROCKY MOUNTAIN CHOCOLATE FACTORY StoresRocky Mountain Chocolate Factory Businesses within the Development Area for the time period we deem best if we believe, when you apply for the next ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business, that you are not yet operationally, managerially, or otherwise prepared (due to the particular amount of time that has elapsed since you developed and opened your most recent ROCKY MOUNTAIN CHOCOLATE FACTORY StoreRocky Mountain Chocolate Factory Business) to develop, open and/or operate the additional ROCKY MOUNTAIN CHOCOLATE FACTORY StoresRocky Mountain Chocolate Factory Businesses according to our standards and specifications. We may delay additional development as long as the delay will not in our reasonable opinion cause you to breach your development obligations under the Development Schedule (unless we are willing to extend the schedule to account for the delay).

Except as described above, we may not alter your Development Area during the Development Agreement Rider's term.

<u>ITEM 13</u>

TRADEMARKS

We grant you-The Marks and the System are owned by us. No agreement significantly limits our right to use or license the Marks, including in any manner material to the in any manner material to the Rocky Mountain Chocolate Factory Franchise. You may also use other future trademarks-and, service marks-ROCKY MOUNTAIN CHOCOLATE FACTORY, ROCKY MOUNTAIN CHOCOLATE FACTORY design mark, and other trademarks, service marks and commercial symbols which logos we may authorize approve to identify your Rocky Mountain Chocolate Factory Franchise. We have registered the following principal trademarks on the Principal Register of registrations with the United States Patent and Trademark Office ("USPTO") for the following Marks:

Mark Trademark	Registration No.Number	Date of Registration Date	Status
CHOCOLATE FACTORY	- <u>1,719,198</u>	<u>September 22, 1992</u>	Registered on the Principal Register

CHOCOLATE FACTORY (00189639.DOCX.)

Mark Trademark	Registration No.Number	Date of Registration Date	Status
	3,895,990	December 28, 2010	Registered on the Principal Register
ROCKY POP POPCORN	6,392,409	June 22, 2021	Registered on the Principal Register
ROCKY MOUNTAIN CHOCOLATE FACTORY	<u>2,015,284</u>	November 12, 1996	Registered on the Principal Register
<u>RMCF</u>	<u>2,224,174</u>	February 16, 1999	Registered on the Principal Register
(HOCOLATE FACTORY	6,195,628	November 10, 2020	Registered on the Principal Register
ROCKY POP	6,047,819	May 5, 2020	Registered on the Principal Register
BROWN BEAR	<u>6,073,772</u>	<u>June 9, 2020</u>	Registered on the Principal Register
WHITE BEAR	6,073,782	June 9, 2020	Registered on the Principal Register
ROCKY MOUNTAIN MINTS	2,289,172	October 26, 1999	Registered on the Principal Register
THE WORLD'S CHOCOLATIER	<u>2,633,793</u>	October 15, 2022	Registered on the Principal Register
CHOCOLATE FACTORY	3,337,621	November 20, 2007	Registered on the Principal Register
<u>DARK BEAR</u>	3,011,873	November 1, 2005	Registered on the Principal Register
ROCKY MOUNTAIN CHOCOLATE FACTORY	1,722,817	October 6, 1992	Registered on the Principal Register
Rocky Mountain CHOCOLATE FACTORY	<u>1,718,498</u>	September 22, 1992	Registered on the Principal Register
AMERICA'S CHOCOLATIER	2,293,996	November 23, 1999	Registered on the Principal Register



Mark Trademark	Registration No.Number	Date of Registration Date	Status
RO NO	<u>6,392,410</u>	June 22, 2021	Registered on the Principal Register
THE PEAK OF PERFECTION IN HANDMADE CHOCOLATES	6,205,393	November 24, 2020	Registered on the Principal Register
Elicompany	<u>3,205,870</u>	February 6, 2007	Registered on the Principal Register
ROCKY MOUNTAIN CRISP	2,976,323	July 26, 2005	Registered on the Principal Register
Rocky Mountain Chocolate Factory ROCKY MOUNTAIN CHOCOLATE FACTORY	Reg. No. 1,552,146	August 15, 1989	Registered on the Principal Register



We have also applied to register the following trademark with the USPTO:

Rocky Mountain Chocolate Factory and designMark	Reg. <u>Serial</u> No. 1,718,498	Filing DateSeptember 22, 1992	Status
Rocky Mountain Chocolate Factory and design ROCKY MOUNTAIN CHOCOLATE FACTORY	Reg. No.	November 10,	Pending on the
	98,874,1606,195,628	2020 26, 2024	Principal Register

The following principal trademarks that we license you to use under the Franchise Agreement are pending registration on the Principal Register of the United States Patent and We do not have a federal registration for our principal trademark (Serial No. 98,874,160) listed above. Therefore, our trademark does not have as many legal benefits and rights as a federally-registered trademark. If our right to use the trademark is challenged, you may have to change to an alternative trademark, which may increase your expenses. Trademark Office:

<u>Mark</u>	Application No.	Application Date
Rocky Mountain Chocolate	98029077	June 6, 2023
ROCKY MOUNTAIN CHOCOLATE	98184953	September 18, 2023
**	98184954	September 18, 2023
CHOCOLES CONTROL OF THE CONTROL OF T	98184950	September 18, 2023

We have filed all required affidavits and renewals for the Marks above. You must follow our rules when you use the Marks. _You may not use the phrase, an abbreviation or any of the words "ROCKY MOUNTAIN CHOCOLATE FACTORY Rocky Mountain Chocolate Factory" in the legal name of your Business Entity.

We do not have a federal registration for four of our principal Marks. Therefore, those Marks do not have many legal benefits and rights as federally registered trademarks. If our right to use the Marks is challenged, you may have to change to an alternative trademark, which may increase your expenses.



You must modify or discontinue your use of a Mark if we require you to modify or discontinue it, at your own expense. _We do not allow you to use or register any domain names or use the Internet, including blogs and social media, to market or promote your <u>StoreRocky Mountain Chocolate Factory Business</u>, or any products sold in or through your Store without our prior written <u>consent.approval.</u>

There are no presently effective determinations of the United States Patent and Trademark Office, the trademark trial and appeal board, the trademark administrator of any state or any court, any pending infringement, opposition or cancellation proceedings or material litigation involving the principal Marks. We do not know of any infringing uses that could materially affect your use of the Marks.

No agreements limit our right to use or license the use of the Marks. We entered into an agreement with a third party allowing us to register the mark "CHOCOLATE FACTORY," for retail store services and we allowed the third party to register "THE CHOCOLATE FACTORY" for cookbooks in May 2007.

and we allowed the third party to register "THE CHOCOLATE FACTORY" for cookbooks in May 2007.

If you learn of any claim against you for alleged infringement, unfair competition, or similar claims about the Marks, you must promptly notify us. We are not obligated to protect you against claims of infringement or unfair competition related to your use of the Marks, but it is our policy to do so when, in the opinion of our legal counsel, your right to use the Marks requires protection. In this case, we will pay all costs, including attorneys' fees and court costs, associated with any action or litigation required to defend or protect your authorized use of the Marks. You must cooperate with us in any such action or litigation.

ITEM 14

PATENTS, COPYRIGHTS, AND PROPRIETARY INFORMATION

We do not own rights in or licenses to any patents or copyrights that are material to the franchise. We have no pending patent applications that are material to the franchise.

We consider our Operations Manual and The information in the Operations Manual is proprietary and is protected by copyright and other laws. The designs contained in the Marks, the layout of our advertising materials, the ingredients and formula of our products and recipes, and any other writings and recordings in print or electronic form are also protected by copyright and other laws. Although we have not applied for copyright registration for the Operations Manual, our advertising materials, the content and format of our products or any other writings and recordings, we claim common law and federal copyrights in these items. We grant you the right to use this proprietary and copyrighted information ("Copyrighted Works") for the operation of Rocky Mountain Chocolate Factory Businesses, but such copyrights remain our sole property.

There are no effective determinations of the United States Copyright Office or any court regarding any Copyrighted Works of ours, nor are there any proceedings pending, nor are there any effective agreements between us and third parties pertaining to the Copyrighted Works that will or may significantly limit using our Copyrighted Works.

Our Operations Manual, electronic information and communications, sales and promotional materials, the development and use of our System, standards, specifications, policies, procedures, information, concepts and systems on, knowledge of, and experience in the development, operation and franchising of Rocky Mountain Chocolate Factory Businesses, our training materials and techniques, information concerning product and service ingredients, preparation, and sales, operating results, financial performance and other

CHOCOLATE FACTORY.

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financial data of Rocky Mountain Chocolate Factory Businesses and other related materials to beare proprietary and confidential ("Confidential Information") and we consider them to be a part of are our Licensed Methodsproperty to be used by you only as described in the Franchise Agreement and the Operations Manual. Where appropriate, certain information has also been identified as trade secrets ("Trade Secrets"). You must maintain the confidentiality of our proprietary information Confidential Information and Trade Secrets and adopt reasonable procedures to prevent unauthorized disclosure of our trade secrets and information. Although we have not obtained a copyright registration, we own the copyright in our Operations Manual, trade dress, product packaging and other works Trade Secrets and Confidential Information.

We will disclose parts of the Confidential Information and Trade Secrets to you as we deem necessary or advisable for you to develop your Rocky Mountain Chocolate Factory Business during training and in guidance and assistance furnished to you under the Franchise Agreement, and you may learn or obtain from us additional Confidential Information and Trade Secrets during the term of the Franchise Agreement. The Confidential Information and Trade Secrets are valuable assets of ours and are disclosed to you on the condition that you, and your owners if you are a business entity, and employees agree to maintain the information in confidence by entering into a confidentiality agreement we can enforce. Nothing in the Franchise Agreement will be construed to prohibit you from using the Confidential Information or Trade Secrets in the operation of other Rocky Mountain Chocolate Factory Businesses during the term of the Franchise Agreement.

You must notify us within three business days after you learn about another's use of language, a visual image or a recording of any kind that you perceive to be identical or substantially similar to one of our Copyrighted Works or use of our Confidential Information or Trade Secrets, or if someone challenges your use of our Copyrighted Works, Confidential Information or Trade Secrets. We will take whatever action we deem appropriate, in our sole and absolute discretion, to protect our rights in and to the Copyrighted Works, Confidential Information or Trade Secrets, which may include payment of reasonable costs associated with the action. However, the Franchise Agreement does not require us to take affirmative action in response to any apparent infringement of, or challenge to, your use of any Copyrighted Works, Confidential Information or Trade Secrets or claim by any person of any rights in any Copyrighted Works, Confidential Information or Trade Secrets. You must not directly or indirectly contest our rights to our Copyrighted Works, Confidential Information or Trade Secrets. You may not communicate with anyone except us, our counsel or our designees regarding any infringement, challenge or claim. We will take action as we deem appropriate regarding any infringement, challenge or claim, and the sole right to control, exclusively, any litigation or other proceeding arising out of any infringement, challenge or claim under any Copyrighted Works, Confidential Information or Trade Secrets. You must sign any and all instruments and documents, give the assistance and do acts and things that may, in the opinion of our counsel, be necessary to protect and maintain our interests in any litigation or proceeding, or to protect and maintain our interests in the Copyrighted Works, Confidential Information or Trade Secrets. No patents or patents pending are material to us at this time.

ITEM 15



OBLIGATION TO PARTICIPATE IN THE ACTUAL OPERATION OF THE FRANCHISE BUSINESS

You (or your managing partner or principal shareholder) are not required to participate personally in the direct on-premises operation of your Store although we strongly urge you to do so. _If you (or your managing partner or principal shareholder) do not participate in the day-to-day operation of the Store, you must designate a manager ("General Manager") to be responsible for the direct on-premises supervision of the Store at all times during its hours of operation. _If you are a Business Entity, we do not require that your General Manager own an equity interest in you. _You (or your managing partner or principal shareholder) or, if applicable, the General Manager, must successfully complete our mandatory initial training program. _You and your managers must enter into a confidentiality and noncompetition agreement with us (Exhibit VI to Franchise Agreement). _Other than the foregoing, we make no recommendations and have no requirements regarding employment or other written agreements between you and your employees.

We require each of your officers, directors, principal shareholders, partners and/or members to sign an agreement (<u>Exhibit II</u> to Franchise Agreement) personally guaranteeing and agreeing to perform all of your obligations under the Franchise Agreement.

ITEM 16

RESTRICTIONS ON WHAT THE FRANCHISEE MAY SELL

You must offer for sale through your Store only the Durango Product, Store Made Product and Items that we approve in writing. The authorized vendor list, which is part of our Operations Manual, describes the full line of products approved for ROCKY MOUNTAIN CHOCOLATE FACTORY Stores. We may change the types of authorized products and services, and do not limit our right to do so, although we provide you with written notice 30 days before any change becomes effective.



You must devote a minimum of 60% of all retail display space to Durango Product, or in other words, chocolates and packaged candies either produced or sold by us. The other edible items we permit you to serve, make and sell through your Store are Store Made Product. All Durango Product, Store Made Product and Items must be sold in containers or bags that we approve.

You must sell or offer for sale only those products and services authorized by us, and which meet our standards and specifications. Authorized products may differ among our franchisees and may vary depending on the operating season and geographic location of your Rocky Mountain Chocolate Factory Business or other factors. You must follow our policies, procedures, methods and techniques. You must sell or offer for sale all types of products and services specified by us and in the proportions we require as stated in the Operations Manual. We may change or add to our required products and services, at our discretion, with prior notice to you. If we change or add to our required products and services, the changes or additions will remain in permanent effect, unless we specify otherwise. The amount you must pay for the changes or additions will depend upon the nature and type of changes or additions. There are no limitations on our rights to make changes to the required products and services offered by you. You must discontinue selling and offering for sale any products and services that we disapprove. We reserve the right to establish minimum and maximum resale prices for use with multi-area marketing programs and special price promotions.

You may not establish an account or participate in any social networking sites, crowdfunding campaigns or blogs or mention or discuss the Rocky Mountain Chocolate Franchise, us or any of our affiliates without our prior written consent and as subject to our online policy. Our online policy may completely prohibit you from any use of the Marks in social networking sites or other online use. You may not sell products through other channels of distribution such as wholesale, Internet or mail order sales. Otherwise, we place no restrictions upon your ability to serve customers, provided you do so from the location of your Rocky Mountain Chocolate Factory Business in accordance with our policies

You must obtain our consent in writing before you operate food carts, participate in food festivals or offer any other type of off-site services using our Marks and Licensed Methods. See Exhibits H-1-VIII (Satellite Store) and H-2IX (Temporary Store) to this Disclosure Document. The Franchise Agreement. You will also offer gift cards through our Gift Card Program. If you choose not to participate in one of our Optional Programs or you for any reason lose your authorization to do so, or you are not eligible to participate based on a supplier's requirements, you may not offer to sell the products, supplies or services subject to that Optional Program.

You must not offer any other type of product or service, or operate or engage in any other type of business or profession, from or through your Franchised Location, including offering candy classes or filling "wholesale orders," which we define in the Franchise Agreement as those orders or sales where the principal purpose of the purchase is for resale, not for consumption, or any sale other than over-the-counter sales at a price other than the price charged to the general public.

ITEM 17

RENEWAL, TERMINATION, TRANSFER, AND DISPUTE RESOLUTION

THE FRANCHISE RELATIONSHIP

This table lists certain important provisions of the franchise and related agreements. _You should read these provisions in the agreements attached to this Disclosure Document.

CHOCOLATE FACTORY.

	Provision	Section in Franchise or Other Agreement	Summary
(a)	Length of the franchise term	Section 17.1 of Franchise Agreement	10 years
		Development Agreement Rider	Term of Development Agreement Rider depends on development obligations.
(b)	Renewal or extension of the term	Section 17.2 and 17.3 of Franchise Agreement	Up to two extensions of 5 years each.
		Development Agreement Rider	No renewal or extension of Development Agreement Rider.
(c)	Requirements for franchisee to renew or extend	Section 17.2 of Franchise Agreement	Pay fee, sign a general release, maintain possession of and upgrade and/or remodel the Store and sign then current franchise
			_agreement with addendum attached as Exhibit I- IX to the franchise agreement. You may be asked to sign a contract with materially different terms and conditions than your original contract if you choose to renew.

	Provision	Section in Franchise or Other Agreement	Summary
(d)	Termination by franchisee	Not Applicable	Not Applicable (subject to state law)
(e)	Termination by franchisor without cause	Not Applicable	Not Applicable
(f)	Termination by franchisor with cause	Sections 18.1 and 18.2 of Franchise Agreement	We can terminate only if you commit any one of several listed violations.
		Section 8 of Development Agreement Rider	Termination of the Development Agreement Rider will not result in termination of any then effective Franchise Agreements for your Stores already in operation.
(g)	"Cause" defined – curable defaults	Sections 18.2 of Franchise Agreement	You have 30 days to cure a default of any other provision of Franchise Agreement not listed in (h) below, or of the Operations Manual.
(h)	"Cause" defined – noncurable defaults	Section 18.1 of Franchise Agreement	Non-curable defaults include: having made a material misrepresentation or omission in acquiring or operating your StoreRocky Mountain Chocolate Factory Business, failing to open the Franchised Location within 180270 days, failing to complete training, assignment for benefit of creditors, inability to pay debts, bankruptcy (this provision may not be enforceable under federal bankruptcy law (11 U.S.C.A. Sec. 101 et seq.)), reorganization, liquidation, dissolution, receivership, certain unreversed judgments, abandonment, making an unauthorized transfer, failing to permit us to inspect your Store, conviction of (or pleading no contest to) a felony, crime involving moral turpitude, or other crime, making an unauthorized representation or warranty on our behalf, unauthorized use or disclosure of the Operations Manual or other confidential information, failure to pay fees, etc. to us after 10 days' notice to you, failure to cure any health, safety or sanitation law, ordinance, or regulation regulating the operation of your Store within 72 hours after notice to you, _repeated defaults of your franchise agreement.



<u>(i)</u>	Section 8 of Development Agreement Rider	We may terminate the Development Agreement Rider if you do not meet development schedule or other obligations; if the Franchise Agreement or any other franchise agreement between us and you (or your affiliated entity) is terminated by us for cause or by you for any or no reason; or we have delivered formal notice of default to you (or your affiliated entity) under the Franchise Agreement or another franchise agreement (whether or not default is cured).
(j) Franchisee's obligations on termination/nonrenewal	Section 18.5 of Franchise Agreement	Pay outstanding amounts, de-identify Store, transfer telephone number, no use of our trade secrets or proprietary materials, return confidential information, covenant not to compete, sign general release attached as Exhibit H (see also r).

Provision	Section in Franchise or Other Agreement	Summary
	Section 8 of Development Agreement Rider	We may terminate the Development Agreement Rider if you do not meet development schedule or other obligations; if the Franchise Agreement or any other franchise agreement between us and you (or your affiliated entity) is terminated by us for cause or by you for any or no reason; or we have delivered formal notice of default to you (or your affiliated entity) under the Franchise Agreement or another franchise agreement (whether or not default is cured).
(i) Franchisee's obligations on termination/nonrenewal	Section 18.5 of Franchise Agreement	Pay outstanding amounts, de-identify Store, transfer telephone number, no use of our trade secrets or proprietary materials, return confidential information, covenant not to compete, sign general release attached as Exhibit J (see also r).
(i)(k) Assignment of contract by franchisor	Section 16.6 of Franchise Agreement	No restriction on our right to assign.
(j)(l) "Transfer" by franchisee – definition	Section 16.1 of Franchise Agreement	Includes transfer of Franchise Agreement, your Store (or its profits, losses or capital appreciation), sale of operating assets of the Store, and ownership or control change in you or your owners.
(k)(m) Franchisor approval of transfer by franchisee	Section 16.3 of Franchise Agreement	We have the right to approve all transfers.
	Section 9 of Development Agreement Rider	Your development rights under the Development Agreement Rider are not assignable at all



(H)(n) -Conditions for **Provision**S Section in franchisor ection 16.2 Franchise or approval of of Franchise Other transfer Agreement Agreement You must have complied with Franchise Agreement and Operations Manual, transferee must qualify, you must pay all amounts due in full, you or the qualified transferee must pay transfer fee upon approval of the transferee's franchise application, the purchase price and payment terms must not adversely affect transferee's operation of the franchised location, transferee, its owners and/or affiliates must not have an ownership interest in or perform services for a competitive business, transferee must sign then current franchise agreement and the transfer amendment to the franchise agreement attached as Exhibit XI to the franchise agreement, your lessor must have consented to the transfer of the lease or sublease of the franchised location to the transferee, and you must sign a general release, attached as Exhibit H to this Disclosure Document. Section (m)(o) Franchisor's right of first refusal to We may match any offer. acquire franchisee's businessYou must 16.4 of have complied with Franchise Agreement Franchi and Operations Manual, transferee must se qualify, you must pay all amounts due in Agreem full, you or the qualified transferee must ent pay transfer fee upon approval of the transferee's franchise application, the purchase price and payment terms must not adversely affect transferee's operation of the franchised location, transferee, its owners and/or affiliates must not have an ownership interest in or perform services for a competitive business, transferee must sign then current franchise agreement and the transfer amendment to the franchise agreement attached as Exhibit I 2, your lessor must have consented to the transfer of the lease or sublease of the franchised location to the transferee, and you must sign a general release, attached as Exhibit J to this (n)(p) Franchisor's option to purchase We may offer to buy your Store or just your Store Section franchisee's business 18.4 of assets. Franchi se Agreem



ent

(o)(q) Death or disability of franchiseeFranchisor's right of first refusal to acquire franchisee's business	Section 16.47 of Franchi se Agreem ent	Transfer must occur within 120 days. We may match any offer.
(p)(r) -Non-competition covenants during the term of the franchise	Section 18.420. 1 of Franchi se Agreem ent	No involvement in competing business. We may offer to buy your Store or just your Store assets.
(q)(s) Non-competition covenants after the franchise is terminated or expiresDeath or disability of franchisee	Section 16.720. 2 of Franchi se Agreem ent	No involvement in competing business. Transfer must occur within 120 days.
(r)(t) Non-competition covenants during the termModification of the franchiseagreement	Section 20.122. 3 of Franchi se Agreem ent	No involvement in competing business. No modifications generally but Operations Manual may change.
(s)(u) -Integration/merger clause	Section 22.4 of Franchi se Agreem entNon - compet ition covena nts after the franchi se is termin ated or expires	Section 20.2 of Franchise AgreementOnly terms of Franchise Agreement are binding (subject to state law). Nothing in Franchise Agreement is meant to disclaim any representation made in this Disclosure Document, its attachments or addenda.



(t)(v) -Dispute resolution by arbitration or	Not	Modification of the
mediation	Applica agreement Not Applicable, with exceptions. In	
	ble	California, Idaho, Illinois, Iowa, Minnesota, Rhode
		Island and South Dakota, most disputes must be
		submitted to non-binding arbitration before either party
		can pursue a civil action against the other.

Provision	Section in Franchise or Other Agreement	Summary
(t) Integration/merger clause	Section 22.4 of Franchise Agreement	Only terms of Franchise Agreement are binding (subject to state law). Nothing in Franchise Agreement is meant to disclaim any representation made in this Disclosure Document, its attachments or addenda.
(j) Dispute resolution by arbitration or mediation	Not Applicable	Not Applicable, with exceptions. In California, Idaho, Illinois, Iowa, Minnesota, Rhode Island and South Dakota, most disputes must be submitted to non-binding arbitration before either party can pursue a civil action against the other.
(u)(w) Choice of forum	Section 22.1 of Franchise Agreement	Litigation in LaPlata County, Colorado (subject to state law).
(v)(x) Choice of law	Section 22.1 of Franchise Agreement	Colorado law applies (subject to state law).

<u>ITEM 18</u>

PUBLIC FIGURES

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

<u>ITEM 19</u>

FINANCIAL PERFORMANCE REPRESENTATIONS



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The table below shows franchisee reported gross sales of franchised stores during our most recent fiscal year ended February 29, 2024.

As of February 28, 2025, we had a total of 138 franchised Rocky Mountain Chocolate Businesses ("Franchised Locations"), and two affiliate-owned Rocky Mountain Chocolate Businesses ("Affiliate Locations"). The information in the tables below is a historical financial performance representation of the 134 Franchised Locations that were in operation for 12 months or longer as February 28, 2025 ("Reporting Group") for the 2025 fiscal year (March 1, 2024 to February 28, 2025) ("Reporting Period"). The numbers below have not been audited, but we have no reason to doubt their accuracy.

All of the Rocky Mountain Chocolate Factory Businesses included in this financial performance representation offer similar services and face a similar degree of competition anticipated for the Rocky Mountain Chocolate Factory Businesses offered under this Disclosure Document.

We divided the Reporting Group into four quartiles based on their level of Gross Retail Sales (defined below).

GROSS RETAIL SALES PER STORE SQUARE FOOT FOR THE REPORTING PERIOD

	No. of Stores	Total Gross Retail Sales	Total Square Footage	Average Sales/Sq Ft	<u>Median</u> Sales/Sq Ft	Highest Sales/Sq Ft	Lowest Sales/Sq <u>Ft</u>	#/% That Met Or Exceeded The Average
1 st Quartile	<u>33</u>	\$32,757,575	<u>24,059</u>	<u>\$1,522</u>	<u>\$1,100</u>	\$6,973	<u>\$803</u>	33/100%
2 nd Quartile	<u>34</u>	\$21,879,954	<u>32,965</u>	<u>\$671</u>	<u>\$650</u>	<u>\$786</u>	<u>\$558</u>	11/32%
<u>3rd</u> <u>Quartile</u>	<u>34</u>	\$16,439,412	<u>36,203</u>	<u>\$545</u>	<u>\$457</u>	<u>\$557</u>	<u>\$369</u>	0/0%
4 th Quartile	<u>33</u>	\$11,102,001	44,711	<u>\$261</u>	<u>\$262</u>	<u>\$367</u>	<u>\$59</u>	0/0%
All Stores	<u>134</u>	\$82,232,941	137,938	<u>\$726</u>	<u>\$557</u>	\$6,973	<u>\$59</u>	44/33%

EXPLANATORY NOTES

1. "Gross Retail Sales" is receipts and income of any kind from all products or services sold from or through the Rocky Mountain Chocolate Factory Business, including any such sale of products or



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services made for cash or upon credit, or partly for cash and partly for credit, regardless of collection of charges for which credit is given, less returns for which refunds are made, provided that the refund may not exceed the sales price and exclusive of discounts, sales taxes and other taxes, amounts received in settlement of a loss of merchandise, shipping expenses paid by the customer, revenue from the sale of gift cards and revenue from sales of non-inventory items.

- 2. Differences in Gross Retail Sales may be attributable to differences in the mix of Durango Product, Store Made Product or other non-edible items offered for sale at each Store, which is subject, in part, to the Franchisee's discretion. Other differences may be attributed to the site selection and corresponding level of customer traffic.
- 3. The above information was prepared from royalty reports and sales data provided by each individual franchisee. A franchisee pays us a royalty based on sales. We know of no instance, and have no reason to believe, that any franchisee would overstate its level of sales receipts in its royalty report, however, these results have not been audited and we have not independently verified these results.
- 4. ___The gross sales figures do not reflect the costs of sales, operating expenses, taxes, refunded sales, settlements, gift card revenues, non-inventory sales or shipping expenses charged to a customer that must be deducted from the gross sales figures to obtain net income, profit or loss. _We do not disclose information about expenses or costs._ You should conduct an independent investigation of the costs and expenses you will incur in operating your ROCKY MOUNTAIN CHOCOLATE FACTORY Store. We recommend that Rocky Mountain Chocolate Factory Business. We recommend that you consult with an accountant to assist you in your investigation of costs and expenses. Franchisees or former franchisees listed in this disclosure document may be one source of this information.

you consult with an accountant to assist you in your investigation of costs and expenses. Franchisees or former franchisees, listed in this disclosure document, may be one source of this information.

Some stores have earned this amount. Your individual results may differ. There is no assurance that you will earn as much.

This financial information is prepared without an audit.

FISCAL YEAR ENDED FEBRUARY 29, 2024 ACTUAL GROSS RETAIL SALES FOR FRANCHISED STORES

		Combined	Average	Median	Highest	Lowest
	No. of	Annual	Annual	Annual	Annual	Annual
	Stores	Gross Retail	Gross Retail	Gross Retail	Gross Retail	Gross Retail
		Sales	Sales	Sales	Sales	Sales
Top 25%	36	\$38,528,697	\$1,070,242	\$813,456	\$2,516,593	\$698,029
Middle	72	\$36,829,279	\$511,518	\$527,039	\$694,411	\$350,410
50%						
Lower	35	\$8,851,704	\$252,906	\$279,511	\$345,102	\$58,206
25%						
All	143	\$ 84,209,680	\$ 588,879	\$ 527,772	\$ 2,516,593	\$58,206
Stores						

EXPLANATORY NOTES

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- 1. The information provided above is based on reports of Gross Retail Sales (as defined in the Franchise Agreement) provided by the 143 franchised ROCKY MOUNTAIN CHOCOLATE FACTORY Stores that had been open and operating for at least 12 months during our most recent fiscal year ending February 29, 2024. The total number of all franchised Stores for the fiscal year ending February 29, 2024 is 150. The Gross Retail Sales for Stores that we own are not included in this information, but we have included information on any satellite or temporary Stores operated by franchisees.
- 2. Of the 36 Stores included in the top 25%, 13 (or 36%) met or exceeded the average annual Gross Retail Sales of \$1,070,242. Of the 72 Stores in the middle 50%, 39 (or 54%) met or exceeded the average annual Gross Retail Sales of \$511,518. Of the 35 Stores in the lower 25%, 20 (or 57%) met or exceeded the average annual Gross Retail Sales of \$252,906. Of the 143 Stores, 51 (or 36%) met or exceeded the average annual Gross Retail Sales of \$588.879.
- 3. Differences in Gross Retail Sales may be attributable to differences in the mix of Durango Product, Store Made Product or other non-edible items offered for sale at each Store, which is subject, in part, to the Franchisee's discretion.
- 2. 1. The above information was prepared from royalty reports and sales data provided by each individual franchisee. A franchisee pays us a royalty based on sales. We know of no instance, and have no reason to believe, that any franchisee would overstate its level of sales receipts in its royalty report, however, these results have not been audited and we have not independently verified these results.

Written substantiation for the financial performance representation (FPR) will be made available to the prospective franchisee upon reasonable request.

Other than the preceding financial <u>information</u>, we do not make any representations about a <u>franchisee's future financial</u> performance representation, RMCF does not make any <u>or the past financial</u> performance representations. We also do not authorize our employees or representatives to make any such representations either orally or in writing of company-owned or franchised outlets. If you are purchasing an existing store, however, we may provide you with the actual records of that store. 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 Allyson BarkerBrooke Lanier, at Rocky Mountain Chocolate Factory, 265 Turner Drive, Durango, Colorado 81303, (970) 259-0554247-4943 ext. 143, the Federal Trade Commission and the appropriate state regulatory agencies.

<u>ITEM 20</u>

OUTLETS AND FRANCHISEE INFORMATION

Table No. 1 SYSTEMWIDE OUTLET SUMMARY FOR <u>FISCAL</u> YEARS <u>2023</u>2022 TO <u>2025</u>2024⁽¹⁾

Outlet Type	Year	Outlets at the Start of the Year	Outlets at the End of the Year	Net Change
E 1: 1	2022 2023	159 <u>154</u>	155 53	- 4 <u>1</u>
Franchised	2024 2023	155 <u>153</u>	154 <u>149</u>	- 1 <u>4</u>



	2024 2025	154 <u>149</u>	150 138	- 4 <u>11</u>
Company- Owned	2022 2023	2	2 <u>1</u>	0 <u>-1</u>
	<u>2024</u> 2023	2 <u>1</u>	1 2	- <u>+</u> 1
	2024 2025	1 <u>2</u>	2	+1 <u>0</u>
Total Outlets	2023	161 <u>157</u>	157 <u>155</u>	-4 <u>2</u>
	<u>2024</u> 2023	157 <u>155</u>	155 <u>151</u>	- 2 4
	202 4 <u>2025</u>	155 <u>151</u>	152 <u>140</u>	-3 <u>11</u>

The numbers for 2025 are as of the fiscal year ending February 28, 2025, the numbers for 2024 are as of the fiscal year ending February 29, 2024, and the numbers for 2023 are as of the fiscal year ending February 28, 2023, and. We have not included three international locations in the numbers for 2022 are as Republic of the fiscal year ending February 28, 2022 Philippines.

Table No. 2

TRANSFERS OF OUTLETS FROM FRANCHISEES TO NEW OWNERS

(OTHER THAN FRANCHISOR)

FOR YEARS 20222023 TO 20252024⁽¹⁾

State	Year	Number of Transfers
	2022 2023	3
	2023	3
California	2024	2
	<u>2025</u>	<u>3</u>
	2022 2023	<u> </u>
	2023	2
Colorado	2024	1
	<u>2025</u>	<u>3</u>
Illinois	2022 2023	21
	<u>2024</u>	<u>0</u>
	<u>2025</u>	<u>0</u>



State	Year	Number of Transfers
	<u>2023</u>	<u>0</u>
Minnesota	<u>2024</u>	1
	<u>2025</u>	<u>0</u>
	<u>2023</u>	<u>0</u>
Missouri	<u>2024</u>	1
	<u>2025</u>	<u>0</u>
	<u>2023</u>	<u>0</u>
New Jersey	<u>2024</u>	1
	<u>2025</u>	<u>0</u>
	<u>2023</u>	1
North Carolina	<u>2024</u>	<u>0</u>
	<u>2025</u>	<u>0</u>
	<u>2023</u>	<u>1</u>
<u>Ohio</u>	<u>2024</u>	<u>0</u>
	<u>2025</u>	<u>0</u>
	<u>2023</u>	1
<u>Texas</u>	<u>2024</u>	1
	<u>2025</u>	1
	<u>2023</u>	9
Totals	<u>2024</u>	<u>7</u>
-	<u>2025</u>	7



State	Year	Number of Transfers
	2023	1
	2024	θ
	2022	0
Minnesota	2023	0
	2024	1
	2022	2
Missouri	2023	0
	2024	1
	2022	1
Nevada	2023	θ
	2024	θ
	2022	0
New Jersey	2023	θ
,	2024	1
	2022	1
New Mexico	2023	θ
	2024	θ
	2022	θ
North Carolina	2023	1
	2024	θ
	2022	0
Ohio	2023	1
	2024	θ
	2022	θ
Texas	2023	1
	2024	1
	2022	9
Totals	2023	9
	2024	7

(+)The numbers for 2025 are as of the fiscal year ending February 28, 2025, the numbers for 2024 are as of the fiscal year ending February 29, 2024, the numbers for 2023 are

(1) as of the fiscal year ending February 28, 2023, and the numbers for 20222023 are as of the fiscal year ending February 28, 20222023.



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(2) The numbers for 2023, 2024 and 2025 do not include familial transfers.

Table No. 3 STATUS OF FRANCHISED OUTLETS

FOR YEARS 20222023 TO 20252024(1)

State	Year	Outlets at Start of Year	Outlets Opened	Termi- nations	Non- Renewals	Reacquired by _Franchisor	Ceased Operations- Other Reasons	Outlets at End of the Year
	2022 2023	8	0	0	0	0	0	8
Arizona	2024⊋ 023	8	0	0	0	0	<u>01</u>	8 <u>7</u>
	2024 2025	8 <u>7</u>	<u>01</u>	0	0	0	<u>10</u>	<u>78</u>
	2022 2023	1	0	0	0	0	0	1
Arkansas	2023	1	0	0	0	0	0	1
Aikansas	2024	1	0	0	0	0	1	0
	<u>2025</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	0
~ 110	2022 2023	42	<u> 10</u>	0	0	0	<u> 13</u>	42 <u>39</u>
California	2023	42	0	0	0	0	3	39
	2024	39	0	0	0	0	1	38
Colorado	2022 2025	20 38	0	<u>01</u>	0	0	0	20 37
Colorado	2023	20 19	1	0	0	0	1	20 19
	2024	20	0	0	0	0	<u> </u>	20 19
	<u>2025</u>	<u>19</u>	<u>0</u>	<u>1</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>18</u>
	2022 2023	2	<u> 10</u>	0	0	0	<u> 10</u>	2
Florida	2023	2	0	0	0	0	0	2
	2024	2	1	0	0	0	0	3
Idaho	2022 2025	<u> 13</u>	0	0	0	0	0	<u>13</u>
<u>Idaho</u>	2023	1	1	0	0	0	0	2
	2024	2	0	0	0	0	0	2
	<u>2025</u>	<u>2</u>	<u>0</u>	1	0	<u>0</u>	<u>0</u>	1
	2022 2023	<u>98</u>	<u>01</u>	0	0	0	1	8
Illinois	2023	8	1	0	0	0	1	8
	2024	8	0	0	0	0	0	8
Iowa	2022 2025	<u>18</u>	0	<u> </u>	0	0	0	16
<u>Iowa</u>	2023	1	0	0	0	0	0	1

ROCKY MOUNTAIN CHOCOLATE FACTORY

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State	Year	Outlets at Start of Year	Outlets Opened	Termi- nations	Non- Renewals	Reacquired by Franchisor	Ceased Operations- Other Reasons	Outlets at End of the Year
	2024	1	1	0	0	0	0	2
	2025	<u>2</u>	0	1	0	0	0	1
	2022 2023	1	0	0	0	0	0	1
Kansas	2023	1	0	0	0	0	0	1
Kansas	2024	1	0	0	0	0	0	1
	<u>2025</u>	<u>1</u>	<u>0</u>	<u>0</u>	<u>0</u>	0	<u>0</u>	1
	2022 2023	1	0	0	0	0	<u> </u>	<u> 10</u>
Louisiana	2023	1	0	0	0	0	1	0
Zouisiuiiu	2024	0	0	0	0	0	0	0
	<u>2025</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	0
	2023 2	<u>54</u>	0	0	0	0	<u> 10</u>	4
Michigan	2023	4	0	0	0	0	0	4
1viieiiigaii	2024	4	1	0	0	0	0	5
	<u>2025</u>	<u>5</u>	<u>0</u>	1	0	0	<u>0</u>	4
	2023 022	3	0	0	0	0	0	3
Minnesota	<u>2024</u> ⊋ 023	3	0	0	0	0	0	3
	2024 2025	3	0	0	0	0	0	3
	$\frac{2023}{022}$ 2	3	0	0	0	0	0	3
Mississippi	2023	3	0	0	0	0	0	3
	2024	3	0	0	0	0	1	2
	<u>2025</u>	<u>2</u>	<u>0</u>	<u>0</u>	0	<u>0</u>	<u>0</u>	<u>2</u>
	$\frac{2023}{022}$	3	0	0	0	0	0	3
Missouri	<u>2024</u> 2 023	3	0	0	0	0	0	3
	2024 2025	3	0	0	0	0	0	3
	$\frac{2023}{022}$ 2	5	0	0	0	0	0	5
Nevada	<u>2024</u>	<u>5</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>1</u>	4
	<u>2025</u>	<u>4</u>	<u>0</u>	1	0	<u>0</u>	<u>0</u>	<u>3</u>
New Hampshire	2023	<u>51</u>	0	0	0	0	0	5 1
	2024	<u>1</u>	<u>0</u>	<u>0</u>	0	<u>0</u>	<u>0</u>	1
	2025	<u>1</u>	<u>0</u>	<u>1</u>	<u>0</u>	<u>0</u>	<u>0</u>	0
New Jersey	<u>2023</u>	1	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	1



State	Year	Outlets at Start of Year	Outlets Opened	Termi- nations	Non- Renewals	Reacquired by Franchisor	Ceased Operations- Other Reasons	Outlets at End of the Year
	2024	<u>1</u>	<u>0</u>	<u>0</u>	0	<u>0</u>	<u>0</u>	1
	2025	<u>1</u>	<u>0</u>	<u>0</u>	0	<u>0</u>	<u>0</u>	1
	<u>2023</u>	<u>4</u>	<u>0</u>	<u>0</u>	0	<u>0</u>	<u>0</u>	<u>4</u>
New Mexico	<u>2024</u>	<u>4</u>	<u>0</u>	<u>0</u>	0	<u>0</u>	<u>0</u>	4
	<u>2025</u>	<u>4</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	4
	<u>2023</u>	9	<u>0</u>	<u>0</u>	0	<u>0</u>	<u>0</u>	9
North Carolina	<u>2024</u>	9	1	<u>0</u>	0	<u>0</u>	<u>0</u>	<u>10</u>
	2025	<u>10</u>	<u>0</u>	<u>1</u>	0	<u>0</u>	<u>0</u>	9
	<u>2023</u>	<u>2</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>2</u>
<u>Ohio</u>	2024	<u>2</u>	<u>0</u>	<u>0</u>	0	<u>0</u>	<u>1</u>	1
	2025	<u>1</u>	<u>0</u>	<u>0</u>	0	<u>0</u>	<u>0</u>	1
	<u>2023</u>	<u>2</u>	<u>0</u>	<u>1</u>	0	<u>0</u>	<u>0</u>	1
<u>Oklahoma</u>	2024	<u>1</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>1</u>
	2025	<u>1</u>	<u>1</u>	<u>0</u>	0	<u>0</u>	<u>0</u>	<u>2</u>
	<u>2023</u>	<u>3</u>	<u>0</u>	<u>0</u>	0	<u>0</u>	<u>0</u>	<u>3</u>
<u>Oregon</u>	2024	<u>3</u>	<u>1</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>4</u>
	2025	<u>4</u>	<u>0</u>	<u>0</u>	0	<u>0</u>	<u>0</u>	4
	2023	<u>2</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>2</u>
Pennsylvania	<u>2024</u>	<u>2</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>2</u>
	<u>2025</u>	<u>2</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	2
	<u>2023</u>	<u>1</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	1
South Dakota	2024	<u>1</u>	<u>0</u>	<u>0</u>	0	<u>0</u>	<u>0</u>	1
	<u>2025</u>	1	<u>0</u>	<u>0</u>	0	<u>0</u>	<u>0</u>	1
	<u>2023</u>	1	<u>0</u>	<u>0</u>	0	<u>0</u>	<u>0</u>	1
<u>Tennessee</u>	<u>2024</u>	1	<u>0</u>	<u>0</u>	0	<u>0</u>	<u>0</u>	1
	<u>2025</u>	1	<u>0</u>	<u>0</u>	0	<u>0</u>	<u>0</u>	1
	<u>2023</u>	<u>16</u>	<u>1</u>	<u>0</u>	0	<u>0</u>	<u>0</u>	<u>17</u>
<u>Texas</u>	<u>2024</u>	<u>17</u>	<u>0</u>	<u>0</u>	0	<u>1</u>	<u>0</u>	<u>16</u>
	<u>2025</u>	<u>16</u>	<u>0</u>	<u>2</u>	0	<u>0</u>	<u>0</u>	<u>14</u>
	<u>2023</u>	<u>7</u>	<u>2</u>	<u>0</u>	0	<u>0</u>	<u>0</u>	9
<u>Utah</u>	<u>2024</u>	9	<u>0</u>	<u>0</u>	1	<u>0</u>	<u>0</u>	8
	<u>2025</u>	<u>8</u>	<u>0</u>	<u>0</u>	0	<u>0</u>	<u>0</u>	8
	2023	<u>3</u>	<u>0</u>	<u>0</u>	0	<u>0</u>	<u>0</u>	<u>3</u>
Washington	<u>2024</u>	<u>3</u>	<u>0</u>	<u>0</u>	0	<u>0</u>	<u>1</u>	2
	<u>2025</u>	<u>2</u>	<u>0</u>	<u>1</u>	0	<u>0</u>	<u>0</u>	1
Totals	2023	<u>154</u>	<u>6</u>	<u>1</u>	<u>0</u>	<u>0</u>	<u>6</u>	<u>153</u>



[2025 FDD v1F]

State	Year	Outlets at Start of Year	Outlets Opened	Termi- nations	Non- Renewals	Reacquired by _Franchisor		Outlets at End of the Year
	<u>2024</u>	<u>153</u>	<u>5</u>	<u>0</u>	<u>1</u>	<u>1</u>	<u>7</u>	<u>149</u>
	<u>2025</u>	<u>149</u>	<u>2</u>	<u>13</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>138</u>



State	Year	Outlets at Start of Year	Outlets Opened	Termi- nations	Non- Renewals	Reacquired by Franchisor	Ceased Operations- Other Reasons	Outlet sat End of the Year
	2024	5	0	0	0	0	1	4
NI	2022	1	0	0	0	0	0	1
New	2023	1	0	0	0	0	0	1
Hampshire	2024	1	0	0	0	0	0	1
	2022	1	0	0	0	0	0	1
New Jersey	2023	1	0	0	0	0	0	1
•	2024	1	0	0	0	0	0	1
	2022	4	0	0	0	0	0	4
New Mexico	2023	4	0	0	0	0	0	4
	2024	4	0	0	0	0	0	4
NT .1	2022	9	0	0	0	0	0	9
North	2023	9	0	0	0	0	0	9
Carolina	2024	9	1	0	0	0	0	10
	2022	2	0	0	0	0	0	2
Ohio	2023	2	0	0	0	0	0	2
	2024	2	0	0	0	0	1	1
	2022	2	0	0	0	0	0	2
Oklahoma	2023	2	0	1	0	0	0	1
	2024	1	0	0	0	0	0	1
	2022	4	0	0	0	0	1	3
Oregon	2023	3	0	0	0	θ	0	3
	2024	3	1	0	0	0	0	4
	2022	2	0	0	0	0	0	2
Pennsylvania	2023	2	0	0	0	0	0	2
1 cmisyrvama	2024	2	0	0	0	0	0	2
	2022	1	0	0	0	0	0	1
South Dakota	2023	1	0	0	0	0	0	1
South Dukota	2024	1	0	0	0	0	0	1
	2022	1	0	0	0	0	0	1
Tennessee	2023	1	0	0	0	θ	0	1
	2024	1	0	0	0	0	0	1
	2022	16	0	0	0	0	0	16
Texas	2023	16	1	0	0	0	0	17
	2024	17	0	0	0	1	0	16
	2022	7	0	0	0	0	0	7
Utah	2023	7	2	0	0	0	0	9
	2024	9	0	0	1	0	0	8
	2022	4	0	0	1	0	0	3
Washington	2023	3	0	0	0	0	0	3
	2023	3	0	0	0	0	1	2
	2022	1 59	2	0	1	0	5	155
Totals	2023	155	6	1	0	0	6	154
-1 Viais	2024	154	5	0	1	1	7	150

The numbers for 2025 are as of the fiscal year ending February 28, 2025, the numbers for 2024 are as of the fiscal year ending February 29, 2024, the numbers for 2023 are as of the fiscal year ending



1

February 28, 2023, and the numbers for 20222023 are as of the fiscal year ending February 28, 20222023. Annual totals omit three international locations in the Republic of the Philippines.

Table No. 4

STATUS OF COMPANY-OWNED OUTLETS FOR YEARS 20222023 TO 20242025(1)

State	Year	Outlets at Start of Year	Outlets Opened	Outlets Reacquired by Franchisor	Outlets Closed	Outlets Sold to Franchisee	Outlets at End of the Year
	2022 20	1	0	0	0	0	1
Colorado	2023 20	1	0	0	0	0	1
	2024 20	1	0	0	0	0	1
	2022 20	1	0	0	0	<u>01</u>	<u> 10</u>
Illinois	2023 20	<u> 10</u>	0	0	0	<u>10</u>	0
	2024 20	0	0	0	0	0	0
	2022 20	0	0	0	0	0	0
Texas	2023 20	0	0	<u> </u>	0	0	<u>01</u>
	<u>202420</u>	<u>01</u>	0	<u> 10</u>	0	0	1
	2022 20	2	0	0	0	<u>01</u>	<u>21</u>
Totals	2023 20	<u>21</u>	0	<u>01</u>	0	<u> 10</u>	<u>12</u>
	2024 20	<u>12</u>	0	<u>10</u>	0	0	2

(1) (1)—The numbers for 2025 are as of the fiscal year ending February 28, 2025, the numbers for 2024 are as of the fiscal year ending February 29, 2024, and the numbers for 2023 are as of the fiscal year ending February 28, 2023, and the numbers for 2022 are as of the fiscal year ending February 28, 2022.

Table No. 5

PROJECTED NEW FRANCHISED OUTLETS
AS OF FEBRUARY 29, 202428, 2025

State	Franchise Agreements Signed but Outlets Not Opened	Projected New Franchised Outlets in the Next Fiscal Year	Projected New Company- Owned Outlets in the Next Fiscal Year
California	<u>0</u>	1	1
Colorado	$4\underline{0}$	<u>01</u>	0
Florida	<u>01</u>	40	0
Georgia	<u>0</u>	<u>2</u>	<u>0</u>
<u>Illinois</u>	<u>1</u>	<u>1</u>	<u>0</u>
Minnesota	<u>0</u>	<u>1</u>	<u>0</u>
Nevada	0	<u> 12</u>	0
New MexicoJersey	0	<u> 12</u>	0



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New York	0	$\theta \underline{3}$	<u> 40</u>
Oklahoma South	1	0	0
Carolina			
Texas Utah	0	1	0
TOTALS	2 3	4 <u>14</u>	<u>10</u>

A list of names of all of our franchisees and the addresses and telephone numbers of their Stores is attached as Exhibit D to this Disclosure Document. A list of the names, cities, states and last known telephone numbers of the franchisees who have had a franchise terminated, canceled, not renewed, or otherwise voluntarily or involuntarily ceased to do business under the Franchise Agreement during our fiscal year ending February 29, 202428, 2025 or who have not communicated with us within 10 weeks of the date

of this Disclosure Document is attached as 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.

In some instances, current and former franchisees sign provisions restricting their ability to speak openly about their experience with the ROCKY MOUNTAIN CHOCOLATE FACTORY Rocky Mountain Chocolate Factory franchise system. You may wish to speak with current and former franchisees, but be aware that not all such franchisees will be able to communicate with you.

No independent franchisee organizations have asked to be included in this Disclosure Document. As of the date of this Disclosure Document, there are no trademark-specific franchisee organizations associated with the franchise system that have been created, sponsored or endorsed by us.

associated with the franchise system that have been created, sponsored or endorsed by us-

ITEM 21

FINANCIAL STATEMENTS

Attached to this Disclosure Document in Exhibit F are the (i) auditedour consolidated audited financial statements as of Parent and its subsidiaries, as of February 29, 2024 and February 28, 2023, and the results of their operations and cash flows for each of the fiscal years in the three-year periodended February 28, 2025 and February 29, 2024, which have been taken from our 10-K Annual Report for 2025; and (ii) our consolidated audited financial statements as of and for the fiscal years ended February 29, 2024, February 28, 2023, and February 28, 2022, 2023, which have been taken from our 10-K Annual Report for 2024.

Parent absolutely and unconditionally guarantees to assume our duties and obligations under the Franchise Agreement should we become unable to perform our duties and obligations under the Franchise Agreement. Parent's Guarantee of Performance is included in Exhibit F. Our fiscal year ends the last day of February.

Our fiscal year ends the last day of February.

ITEM 22



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CONTRACTS

Attached to this Disclosure Document are the following franchise-related contracts:

Exhibit B	Franchise Agreement
Exhibit C	Development Agreement Rider
Exhibit H-1	Addendum to Franchise Agreement Satellite Stores
Exhibit H-2	Addendum to Franchise Agreement Temporary Stores
Exhibit I-1	Amendment to Franchise Agreement Renewal
Exhibit I-2	Amendment to Franchise Agreement Transfer
Exhibit I-3	Amendment to Franchise Agreement Relocation
Exhibit J	— General Release
Exhibit B	Franchise Agreement
Exhibit C	Development Agreement Rider
Exhibit H	General Release
Exhibit I	State Addenda and Agreement Riders
Exhibit J	Closing Acknowledgement

ITEM 23

RECEIPTS

The last page of the Disclosure Document (following the exhibits and attachments) is a document acknowledging receipt of the Disclosure Document by you (one copy for you and one to be signed for us).



EXHIBIT A

LIST OF STATE ADMINISTRATORS/AGENTS FOR SERVICE OF PROCESS

Listed here are the names, addresses and telephone numbers of the state agencies having
responsibility for franchising disclosure/registration laws. We may not yet be registered to sell
franchises in any or all of these states.
If a state is not listed, we have not appointed an agent for service of process in that state in connection with the requirements of the franchise laws. There may be states in addition to those listed below in which we have appointed an agent for service of process.
There also may be additional agents appointed in some of the states listed.



California

<u>Commissioner of the Department of Financial Protection and Innovation</u> Toll Free: 1 (866) 275-2677

Los Angeles

320 West 4th Street, Suite 750 Los Angeles, California 90013-2344 (213) 576-7500

Sacramento

2101 Arena Boulevard Sacramento, California 95834 (916) 327-7585

San Diego

1455 Frazee Road, Suite 315 San Diego, California 92108 (619) 610-2093

San Francisco

One Sansome Street, Suite 600 San Francisco, California 94104-4428 (415) 972-8565

Hawaii

Commissioner of Securities



EXHIBIT A

LIST OF STATE ADMINISTRATORS/AGENTS FOR SERVICE OF PROCESS

Listed here are the names, addresses and telephone numbers of the state agencies having responsibility for franchising disclosure/registration laws. We may not yet be registered to sell franchises in any or all of these states.

If a state is not listed, we have not appointed an agent for service of process in that state in connection with the requirements of the franchise laws. There may be states in addition to those listed below in which we have appointed an agent for service of process.

There also may be additional agents appointed in some of the states listed.

California

Commissioner of the Department of Financial Protection and Innovation
Toll Free: 1 (866) 275-2677

Los Angeles

320 West 4th Street, Suite 750 Los Angeles, California 90013-2344 (213) 576-7500

Sacramento

2101 Arena Boulevard Sacramento, California 95834 (916) 327-7585

San Diego

1455 Frazee Road, Suite 315 San Diego, California 92108 (619) 610-2093

San Francisco

One Sansome Street, Suite 600 San Francisco, California 94104-4428 (415) 972-8565

Hawaii

Commissioner of Securities
Business Registration Division
Department of Commerce
and Consumer Affairs
335 Merchant Street, Room 205
Honolulu, Hawaii 96813
(808) 586-2744

Illinois

Chief Franchise Bureau Illinois Attorney General 500 South Second Street Springfield, Illinois 62706 (217) 782-4465

Indiana

(for service of process)
Indiana Secretary of State
201 State House
200 West Washington Street
Indianapolis, Indiana 46204
(317) 232-6531

(state agency)

Indiana Secretary of State
Indiana Securities Commission
Franchise Section
302 West Washington Street,
Room E-111
Indianapolis, Indiana 46204
(317) 232-6681

Maryland

(state agency)

Office of the Attorney General Securities Division 200 St. Paul Place Baltimore, Maryland 21202-2020 (410) 576-6360

(for service of process)

Maryland Securities Commissioner at the Office of Attorney General Securities Division 200 St. Paul Place Baltimore, Maryland 21202-2020 (410) 576-6360



Business Registration Division
Department of Commerce
and Consumer Affairs
335 Merchant Street, Room 205
Honolulu, Hawaii 96813
(808) 586-2744

Illinois

Chief – Franchise Bureau Illinois Attorney General 500 South Second Street Springfield, Illinois 62706 (217) 782-4465

<u>Indiana</u>

(for service of process)

Indiana Secretary of State
201 State House
200 West Washington Street
Indianapolis, Indiana 46204
(317) 232-6531

(state agency)

Indiana Secretary of State
Indiana Securities Commission
Franchise Section
302 West Washington Street,
Room E-111
Indianapolis, Indiana 46204
(317) 232-6681

Maryland

(state agency)

Office of the Attorney General
Securities Division
200 St. Paul Place
Baltimore, Maryland 21202-2020
(410) 576-6360

(for service of process)

Maryland Securities Commissioner at the Office of Attorney General Securities Division 200 St. Paul Place Baltimore, Maryland 21202-2020 (410) 576-6360

Michigan



Consumer Protection Division Antitrust and Franchise Unit Michigan Department of Attorney General G. Mennen Williams Building, 1st Floor 525 W. Ottawa Street Lansing, Michigan 48913 (517) 335-7567373-7117

Minnesota

Minnesota Department of Commerce 85 7th Place East, Suite 280 Saint Paul, Minnesota 55101 (651) 539-1600

New York

(for service of process)

Attention: New York Secretary of State New York Department of State One Commerce Plaza 99 Washington Ave., 6th Floor Albany, New York 12231-0001 (518) 473-2492

(for other matters)

NYS Department of Law Investor Protection Bureau 28 Liberty Street, 21st Floor New York, New York 10271-0332 (212) 416-8222

North Dakota

(state agency)

North Dakota Securities Department 600 East Boulevard Avenue State Capitol 14th Floor Bismarck, North Dakota 58505-0510 (701) 328-2910

(for service of process)

Securities Commissioner 600 East Boulevard Avenue State Capitol 14th Floor Bismarck, North Dakota 58505-0510 (701) 328-2910

Oregon

Dept. of Consumer & Business Services Division of Finance and Corporate Securities 350 Winter Street NE, Room 410 Salem, Oregon 97301-3881 (503) 378-4140

Rhode Island

Division of Securities Department of Business Regulations 1511 Pontiac Avenue John O. Pastore Complex-Building 69-1 Cranston, Rhode Island 02920 (401) 222-3048

South Dakota

Department of Labor and Regulation Division of Insurance – Securities Regulation 124 S. Euclid, 2nd Floor Pierre, South Dakota 57501 (605) 773-3563

Virginia

(for service of process)

Clerk, State Corporation Commission 1300 East Main Street First Floor Richmond, Virginia 23219 (804) 371-9733

(for other matters)

State Corporation Commission Division of Securities and Retail Franchising 1300 East Main Street 9th Floor Richmond, Virginia 23219 (804) 371-9051

Washington

(for service of process)

State of Washington
Department of Financial Institutions
Securities Division
150 Israel Road SW
Tumwater, Washington 98501

(for other matters)

Department of Financial Institutions Securities Division P. O. Box 41200 Olympia, Washington 98504-1200 (360) 902-8760

Wisconsin

Commissioner of Securities
Commissioner of Securities
Wisconsin Department of Financial Institutions
4822 Madison Yards Way, North Tower
Madison, Wisconsin 53705
(608) 266-0448



EXHIBIT B (TO DISCLOSURE DOCUMENT) ROCKY MOUNTAIN CHOCOLATE FACTORY

FRANCHISE AGREEMENT

Franchisee:	
Date:	
Franchised I	cation:

(2024)



EXHIBIT B (TO DISCLOSURE DOCUMENT)

ROCKY MOUNTAIN CHOCOLATE FACTORY FRANCHISE AGREEMENT

Franchisee:	
Date:	
Franchised Location:	



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B-iv

EXHIBITS

- I. Addendum to Franchise Agreement
- II. Personal Guaranty
- III. Statement of Ownership
- IV. Authorization Agreement for Electronic Funds Transfers
- V. Permit, License and Construction Certificate
- VI. Confidentiality and Noncompetition Agreement
- VII. Franchise Addendum to Lease
- VIII. Addendum to Franchise Agreement Satellite Store
- IX. Addendum to Franchise Agreement Temporary Store
- X. Amendment to Franchise Agreement Renewal
- XI. Amendment to Franchise Agreement Transfer
- XII. Amendment to Franchise Agreement Relocation



B-v

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. FRANCHISE AGREEMENT

•	THIS AGREE	MENT (the "Ag	greement ") is r	nade this _	day of		by and
between ROCKY MOUNTAIN CHOCOLATE FACTORY, INC., a Colorado corporation, located at 265							
Turner	Drive,	Durango,	Colorado	81303	(the	"Franchisor")	and
			,	located	at		(the
"Franchisee"), who, on the basis of the following understandings and agreements, agree as follows:							

1. PURPOSE

- 1.1 The Franchisor has developed (and continues to develop and modify) methods for establishing, operating and promoting retail stores selling premium chocolates and other premium confectionery products ("ROCKY MOUNTAIN CHOCOLATE FACTORY StoresBusinesses" or "StoresBusinesses") using the service mark "ROCKY MOUNTAIN CHOCOLATE FACTORY" and related trade names and trademarks ("Marks") and the Franchisor's proprietary methods of doing business (the "Licensed Methods").
- **1.2** The Franchisor grants the right to others to develop and operate ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses, under the Marks and pursuant to the Licensed Methods.
- 1.3 The Franchisee desires to establish one ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness at a location identified herein or to be later identified, and the Franchisor desires to grant the Franchisee the right to operate one ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness at such location under the terms and conditions which are contained in this Agreement.

2. GRANT OF FRANCHISE

- **2.1** Grant of Franchise. The Franchisor grants to the Franchisee, and the Franchisee accepts from the Franchisor, the right to use the Marks and Licensed Methods in connection with the establishment and operation of one ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness, at the location described in Article 3 of this Agreement. The Franchisee agrees to use the Marks and Licensed Methods, as they may be changed, improved, and further developed by the Franchisor from time to time, only in accordance with the terms and conditions of this Agreement.
- 2.2 Scope of Franchise Operations. The Franchisee agrees at all times to faithfully, honestly and diligently perform the Franchisee's obligations hereunder, and to continuously exert best efforts to promote the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness. The Franchisee agrees to utilize the Marks and Licensed Methods to operate all aspects of the business franchised hereunder in accordance with the methods and systems developed and prescribed from time to time by the Franchisor, all of which are a part of the Licensed Methods. The Franchisee's ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness shall offer such products and services as the Franchisor shall designate and shall be restricted from manufacturing, offering or selling any products or services not previously approved by the Franchisor in writing. The Franchisee is required to devote the minimum retail display space specified in the Operations Manual to ROCKY MOUNTAIN CHOCOLATE FACTORY brand assorted bulk chocolates and boxed and packaged candies. The Franchisee's ROCKY MOUNTAIN CHOCOLATE FACTORY brand candy manufactured by the Franchisor or its designees and sold by the Franchisor ("Durango Product") and

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related non-confectionery items ("Items") approved by the Franchisor in writing. Depending on the retail environment and the configuration of the <u>StoreBusiness</u>, the Franchisor may, in its sole discretion, allow the Franchisee to make, offer and sell confections made in the <u>StoreBusiness</u>, including candy-coated apples ("Store <u>Made Product</u>") prepared in accordance with recipes and processes set forth in the Operations Manual, as that term is defined in <u>Section 8.1</u>. Some <u>StoresBusinesses</u> do not offer Store <u>ProductMade Products</u>.

3. FRANCHISED LOCATION

3.1 Franchised Location. The Franchisee is granted the right and franchise to own and operate one ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness at the address and location which shall be set forth in Exhibit I, attached hereto ("Franchised Location"). If the Franchisee and the Franchisor have not agreed upon an approved location for the Franchised Location before signing this Agreement, then the Franchisee is responsible for selecting the site for the Franchised Location. The Franchisee agrees to send the Franchisor a description of the proposed site, including a summary of the criteria the Franchisor specifies, along with a letter of intent or other evidence confirming the Franchisee's favorable prospects for obtaining the proposed site. The Franchisor will use reasonable efforts to approve or disapprove the proposed site within 30 days after receiving the Franchisee's written proposal. Upon the Franchisor's approval of a site, and after the Franchisee secures the site, the Franchisor will insert its address into Exhibit I, and it will be the Franchised Location. The type of StoreBusiness configuration shall also be set forth in Exhibit I, attached hereto. Smaller Stores Businesses, regardless of their configuration, are referred to as "Kiosks" or "Kiosk Stores Businesses" in this Agreement and all references to "Stores Businesses" shall be deemed to include Kiosk Stores Businesses. The Marks and Licensed Methods are licensed to the Franchisee for the operation of the ROCKY MOUNTAIN CHOCOLATE FACTORY Store Business only at the Franchised Location; therefore, the Franchisee may not operate temporary food carts, participate in food festivals or offer any other type of off-site food services using the Marks and Licensed Methods without the prior written consent of the Franchisor, in which case the Franchisor and the Franchisee shall execute an addendum to this Agreement relating to the operation of "Satellite Stores Businesses" (if this Agreement governs the operation of a traditional Store Business, any Satellite Store(sBusiness(es) shall be governed by separate Franchise Agreements) or "Temporary Stores Businesses."

The Franchisee acknowledges and agrees that, if Franchisor suggested, approved, or gave the Franchisee information regarding a location for the Franchised Location, Franchisor's action is not a representation, promise or warranty of any kind, express or implied, of the location's suitability for a ROCKY MOUNTAIN CHOCOLATE FACTORY Store Business or any other purpose or that Franchisee's Franchised Location will achieve a certain sales volume or a certain level of profitability at the location. Similarly, Franchisor's approval of a location for the Franchised Location and Franchisor's rejection of other locations is not a representation, promise or warranty of any kind, express or implied, that an approved location will have a higher sales volume or be more profitable than a location which Franchisor did not approve. Franchisor's action indicates only that it believes that the location meets Franchisor's then acceptable criteria. Applying criteria that have appeared effective with other locations and premises might not accurately reflect the potential for all locations and premises, and demographic and/or other factors included in or excluded from Franchisor's criteria could change, altering the potential of a location and premises. The uncertainty and instability of these criteria are beyond Franchisor's control, and Franchisor is not responsible if a location Franchisor suggests or approves for the location of a ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness fails to meet the Franchisee's expectations. Accordingly, the Franchisee acknowledges and agrees that its acceptance of the right to develop and operate the Franchised



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Location pursuant to this Agreement is based on Franchisee's own independent investigation of the location's suitability for the operation of a ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness.

- 3.2 **Limitation on Franchise Rights; Relocation.** The rights that are hereby granted to the Franchisee are for the specific Franchised Location and cannot be transferred to an alternative Franchised Location, or any other location, without the prior written approval of the Franchisor. If the Franchisee loses the right to occupy the premises of the Franchised Location without any fault of the Franchisee, or if the site for the premises of the Franchised Location is destroyed, condemned, or otherwise rendered unusable, the Franchisor will allow the Franchisee to relocate the of the Franchised Location to a new site acceptable to the Franchisor. The Franchisee must locate a substitute site, and begin operating the of the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness from that substitute site, within 180270 days after the Franchisee loses the right to occupy the premises of the Franchised Location. Any relocation will be at the Franchisee's sole expense, and the Franchisor may charge the Franchisee for the reasonable costs the Franchisor incurs, (including attorneys' fees), plus a relocation fee (as set forth in the Operations Manual) for the Franchisor's services, in connection with any relocation of the of the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness. If the Franchisee has operated a ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness for not less than 12 months and desires to relocate it to an alternative site, the Franchisee must set forth its reasons for requesting the relocation in writing to the Franchisor, along with a proposed new location. The Franchisor will have 30 days from receipt of the Franchisee's written request to respond. If the Franchisor approves the relocation and the proposed new location, and if the Franchisor determines that the resulting ownership of the Franchisee does not change in any respect from the ownership of the Franchisee before the relocation, then the Franchisee may move its StoreBusiness to the new approved location, provided that the Franchisee signs the Franchisor's then current form of Franchise Agreement and opens the StoreBusiness at the new location within 12 months after the StoreBusiness closes at its former Franchised Location. In addition, the Franchisee will be required to pay a nonrefundable design fee of \$5,000 to the Franchisor for the Franchisor's StoreBusiness designers to design the layout of the Franchisee's new Store Business location. A similar design fee will also apply if the Franchisor determines that the Franchisee requires design assistance in remodeling its StoreBusiness at any time during the term of this Agreement. See Section 5.2 below.
- 3.3 Protected Territory. Before this Agreement is executed, the Franchisor will describe a particular geographic area surrounding the Premises in Exhibit I (the "Territory")... The Franchisor may grant to the Franchisee a designated territory ("Territory") consisting of a geographic area where the Franchisor will not operate, or grant a franchise or license to a third party to operate, a Franchised Business that is physically located within the Franchisee's Territory, except as otherwise provided in this Article 3. If the Franchisor grants to Franchisee a designated Territory, it will consist of the geographic area identified in Exhibit I, Attachment I-A. The exact size and boundaries of the Territory shall be determined in the Franchisor's sole judgment. Provided that the Franchisee is in full compliance with this Agreement, and except as <u>further</u> provided <u>herein and</u> in <u>Section 3.4</u> below, the Franchisor and its affiliates will not operate or grant a franchise for the operation of another ROCKY MOUNTAIN CHOCOLATE FACTORY Store at a location within the Territory during the term of this Agreement Business at a location within the Territory during the term of this Agreement. Notwithstanding the foregoing, if the ROCKY MOUNTAIN CHOCOLATE FACTORY Business is located in a metropolitan area (areas in which the population during any 24-hour period exceeds 50,000 persons per square mile) or if the Business will be located in a nontraditional location such as an airport, hotel, convention center, sports arena or stadium, college campus, amusement park, within the premises of another business, or a similar venue, Franchisee's Territory will not receive such protection, and Franchisee may face competition within the Territory from other



<u>franchisees</u>, from outlets Franchisor or its affiliates may own, or from other channels of distribution or competitive brands that Franchisor or its affiliates control.

Franchisor's Reservation of Rights. Except as expressly limited by Section 3.3 above, 3.4 the Franchisee acknowledges that the franchise granted hereunder is non-exclusive and that the Franchisor retains the rights, among others: (1) to use, and to license others to use, the Marks and Licensed Methods for the operation of ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses, Kiosk Stores Businesses, Satellite Stores Businesses and Temporary Stores Businesses, at any location other than at the Franchised Location and regardless of the proximity to the Franchised Location and the Territory; (2) to use the Marks and Licensed Methods to identify services and products, promotional and marketing efforts or related items, and to identify products and services similar to or the same as those which the Franchisee will sell, but made available through alternative channels of distribution other than through traditional ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses, at any location other than at the Franchised Location and regardless of the proximity to the Franchised Location and the Territory, including, but not limited to, through Satellite Stores Businesses, Temporary Stores Businesses, Kiosk Stores Businesses, by way of mail order, (including electronic mail order), the Internet and Electronic Advertising, defined in Section 412.6, which includes blogs, and social media such as Facebook, Instagram, X, TikTok, and TwitterLinkedIn, by way of catalogs, telemarketing, other direct marketing methods, television, retail store display or through the wholesale sale of its products to other retail outlets or to candy distributors or outlets located in "Captive Audience Facilities," defined below; (3) to use and license the use of proprietary marks or methods other than the Marks and Licensed Methods in connection with the sale of products and services similar or dissimilar to those which the Franchisee will sell, in alternative channels of distribution or in connection with the operation of retail stores selling premium chocolates or other premium confectionery products, at any location other than at the Franchised Location whether located inside or outside the Territory, which stores are the same as, or similar to, or different from a traditional ROCKY MOUNTAIN CHOCOLATE FACTORY Store Business or a Satellite Store Business, a Temporary StoreBusiness, or a Kiosk StoreBusiness, on any terms and conditions as the Franchisor deems advisable, and without granting the Franchisee any rights therein; (4) to use and license others to use the Marks and Licensed Methods at any location inside or outside the Territory in connection with the operation of Stores Businesses within "Captive Audience Facilities" which are defined as facilities where people are congregating for a primary purpose unrelated to the Store business. Business, creating significant foot traffic in the facility, including, without limitation, airports and other transportation hubs, hospitals, college campuses, convention centers, grocery stores, sports arenas, stadiums, department stores, resorts and hotels, within office buildings, town centers and "big box" retail centers, military bases, or casinos; (5) the right to establish and operate, and to grant to others the right to establish and operate, businesses offering dissimilar products and services, under the Marks and on any terms and conditions Franchisor deems appropriate both inside and outside the Territory; (6) the right to acquire the assets or ownership interests of one or more businesses providing products and services the same as or similar to those provided at ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses, and franchising, licensing or creating similar arrangements with respect to these businesses once acquired, wherever these businesses (or the franchisees or licensees of these businesses) are located or operating (including in the Territory); and (7) the right to be acquired (whether through acquisition of assets, ownership interests or otherwise, regardless of the form of transaction), by a business providing products and services similar to those provided at ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses, or by another business, even if such business operates, franchises and/or licenses competitive businesses in the Territory. The Franchisor and its affiliates reserve the right to contract with Captive Audience Facilities to develop and operate Stores Businesses within these facilities.



4. FEES

- 4.1 <u>Initial Franchise Fee.</u> In consideration for the right to develop and operate one ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u>, the Franchisee agrees to pay to the Franchisor an initial franchise fee in the amount set forth in <u>Exhibit I</u> attached hereto, all of which is due and payable on the date the Franchisee signs this Agreement. The Franchisee acknowledges and agrees that the initial franchise fee represents payment for the initial grant of the rights to use the Marks and Licensed Methods, that the Franchisor has earned the initial franchise fee upon receipt thereof and that the fee is under no circumstances refundable to the Franchisee after it is paid. If a transfer occurs, no initial franchise fee shall be due at the time that the Franchisee transfers the <u>StoreBusiness</u> to another party, but a transfer fee will apply as set forth in <u>Section 16.2</u> of this Agreement.
- Monthly Royalty. The Franchisee agrees to pay to the Franchisor a monthly royalty ("Royalty") equal to 5% of Gross Retail Sales (defined below) during the period beginning on the date the Franchisee begins operating the Franchised Location and ending on the earlier of (i) 12 months following the date on which the Franchisee begins operating the Franchised Location and (ii) February 28 or 29 of the year following the date on which the Franchisee begins operating the Franchised Location (the "Initial Period"). Following the Initial Period, the Franchisee agrees to pay to the Franchisor a Royalty equal to (1) 6% of Gross Retail Sales (defined below) if less than 60% of the Franchisee's Gross Retail Sales were derived from the sale of Durango Product on an annual basis; (2) 5% of its Gross Retail Sales (defined below) if at least 60% or more but less than 65% of Franchisee's Gross Retail Sales were derived from the sale of Durango Product on an annual basis; and (3) 4% of its Gross Retail Sales (defined below) if 65% or more of Franchisee's Gross Retail Sales were derived from the sale of Durango Product on an annual basis . The Franchisee agrees to pay the Royalty based on Gross Retail Sales and the percentage of Franchisee's Gross Retail Sales that are from the sale of Durango Product during each month. Within 15 days following the end of each month, the Franchisor shall calculate the amount of the Franchisee's Gross Retail Sales and the percentage of Franchisee's Gross Retail Sales that are from the sale of Durango Product during the previous month and the Franchisee shall owe the Franchisor the Royalty specified above in this Section. Within 15 days after the end of each year, the Franchisor shall calculate the amount of the Franchisee's annual Gross Retail Sales and the percentage of Franchisee's annual Gross Retail Sales that are from the sale of Durango Product during the previous year and determine the Royalty that will be payable for the subsequent year. The Franchisor reserves the right to change the fixed dollar amount per pound of Durango Product and the multiple of the wholesale price from time to time, in the Franchisor's sole discretion. If the Franchisee owns other ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses governed by other franchise agreements that calculate Royalties differently than described above, the Franchisor reserves the right to adjust the calculation of Adjusted Gross Retail Sales based on variances in other Stores' Businesses' past and current purchases.
- 4.3 Marketing and Promotion FeeFund Contribution. The Franchisee shall contribute to the Marketing Fund a fee of up to 31% of the total amount of the Franchisee's Gross Retail Sales ("Marketing and Promotion FeeFund Contribution") (the current required Marketing and Promotion FeeFund Contribution is 1% of Franchisee's Gross Retail Sales). The Franchisor may changereserves the amount of right to increase the Marketing and Promotion Fee upon 60 days' notice, but the amount will Fund Contribution to an amount not to exceed 3% of Gross Retail Sales. The Marketing and Promotion FeeFund Contribution is payable in the same manner as the Royalty. The Marketing and Promotion FeeFund Contribution contributions will be administered and used as set forth in Subsection 11 Section 12.3 below.



- 4.4 Gross Retail Sales. "Gross Retail Sales" shall be defined as receipts and income of any kind from all products or services sold from or through the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness, including any such sale of products or services made for cash or upon credit, or partly for cash and partly for credit, regardless of collection of charges for which credit is given, less returns for which refunds are made, provided that the refund shall not exceed the sales price and exclusive of discounts, sales taxes and other taxes, amounts received in settlement of a loss of merchandise, shipping expenses paid by the customer, revenue from the sale of gift cards and revenue from sales of non-inventory items. "Gross Retail Sales" shall also include the fair market value of any services or products received by the Franchisee in barter or in exchange for its services and products.
- 4.5 Royalty Payments. The Franchisee agrees that Royalty payments shall be paid monthly and paid by electronic funds transfer initiated by the Franchisor on the 15th day of each month based on Gross Retail Sales for the immediately preceding month. Franchisee agrees to send monthly reports to the Franchisor, as more fully described in Article 1415 hereof, and standard transmittal forms containing information regarding the Franchisee's Gross Retail Sales and such additional information as may be requested by the Franchisor. The Franchisor reserves the right to require Royalty payments be made weekly or bi-monthly on a system-wide basis upon 30 daysdays' prior notice. If the Franchisee repeatedly fails to timely submit complete payments or reports, the Franchisee may be required to make payments on a weekly or bi-monthly basis upon 10 days' notice. The Franchisor shall have the right to verify Royalty payments from time to time as it deems necessary, in any reasonable manner. In the event that the Franchisee fails to pay Royalties when due, the Franchisee shall, in addition to Royalties, pay a late charge equivalent to 18% of the late Royalty payment; provided, however, in no event shall the Franchisee be required to pay a late payment at a rate greater than the maximum interest rate permitted by applicable law.
- 4.6 <u>Late Fees and Interest</u>. In the event that the Franchisee fails to pay the Franchisor or its affiliates any amounts required by this Agreement within 14 days after they are due, the Franchisee shall, in addition to unpaid amounts, pay a late charge equivalent to 18% of the late unpaid amount; provided, however, in no event shall the Franchisee be required to pay a late payment at a rate greater than the maximum interest rate permitted by applicable law.
- Authorization for Electronic Funds Transfers. The Franchisor requires that Royalty payments, applicable late charges, the Marketing and Promotion FeeFund Contribution and applicable late charges (as set forth in Section 4.6 above) be made by means of electronic funds transfer and the Franchisee agrees to provide the information necessary to implement transfer payments by completing and signing the Authorization Agreement for Electronic Funds Transfers ("Authorization Agreement") attached as Exhibit IV to this Agreement. The Franchisee authorizes the Franchisor to initiate debit entries and/or credit correction entries to the Franchisee's checking or savings account set forth on the Authorization Agreement, and authorizes the depository named on the Authorization Agreement ("Depository") to debit such account pursuant to the Franchisor's instructions. The Authorization Agreement is to remain in full force and effect until the Depository has received joint written notification from the Franchisor and the Franchisee of the Franchisee's termination of such authority in such time and in such manner as to afford the Depository a reasonable opportunity to act on it. Notwithstanding the foregoing, the Depository shall provide the Franchisor and the Franchisee with 30 days' prior written notice of the termination of this authority. If an erroneous debit entry is initiated to the Franchisee's account, the Franchisee shall have the right to have the amount of such entry credited to such account by the Depository, if (a) within 15 calendar days following the date on which the Depository sent to the Franchisee a statement of account or a written notice pertaining to such entry or (b) 45 days after posting, whichever occurs first, the Franchisee shall have sent to the Depository a written notice identifying such entry, stating that such entry was in error and



requesting the Depository to credit the amount thereof to such account. These rights are in addition to any rights the Franchisee may have under federal and state banking laws.

4.8 Application of Payments. Despite any designation the Franchisee makes, the Franchisor may apply any of the Franchisee's payments to any of Franchisee's past due indebtedness to the Franchisor. Franchisor may set off any amounts the Franchisee or its owners owe Franchisor or its affiliates against any amounts the Franchisee or its owners.

5. DEVELOPMENT OF FRANCHISED LOCATION

- 5.1 Approval of Lease. Prior to executing a lease or a purchase agreement for the Franchised Location, the Franchisee shall submit a copy of the proposed lease or purchase agreement to the Franchisor for review. The Franchisee shall obtain the Franchisor's prior written approval before executing any lease or purchase agreement for the Franchised Location. Any lease for the Franchised Location shall include the Franchisor's form of franchise addendum to lease agreement attached hereto as Exhibit VII. The Franchisor may require the Franchisee to hire a lawyer or other professional approved by the Franchisor, to negotiate lease terms for the Franchised Location, at the Franchisee's expense. The Franchisee shall deliver a copy of the signed lease for the Franchised Location to the Franchisor within 15 days of its execution. The Franchisee acknowledges that approval of a lease for the Franchised Location by the Franchisor does not constitute a recommendation, endorsement, guarantee, warranty or representation of any kind, whether express or implied, by the Franchisor of the suitability of the location or the lease, the fairness of the lease, Franchisee's ability to comply with the terms of the lease, or the success or profitability of a ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness at the location and the Franchisee should take all steps necessary to ascertain whether such location and lease are acceptable to the Franchisee. Franchisor does not, by virtue of approving the lease, assume any liability or responsibility to the Franchisee or to any third party. The Franchisee may not modify the lease if any proposed modification would impact Franchisor's rights as a third-party beneficiary of provisions of the lease.
- Conversion and Design. The Franchisee acknowledges that the layout, design, decoration 5.2 and color scheme of ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses are an integral part of the Franchisor's proprietary Licensed Methods and accordingly, the Franchisee shall convert, design and decorate the Franchised Location in accordance with the Franchisor's plans and specifications which are contained in a Design and Construction Manual that is considered, for the purposes of this Agreement, to be a part of the Operations Manual, defined in Section 8.1. The Franchisee shall hire an approved or designated architect/designer to prepare written plans for the Store's Business's layout and construction, which plans shall be submitted to the Franchisor for its prior written approval. Any architect/designer or other builders the Franchisee uses must maintain builder's and/or contractor's insurance (as applicable), lien insurance, and performance and completion bonds in forms and amounts acceptable to Franchisor. Because Franchisor's review is limited to ensuring the Franchisee's compliance with Franchisor's design requirements, it might not assess compliance with federal, state, or local laws and regulations, including the Americans with Disabilities Act. Accordingly, the Franchisee recognizes and acknowledges that compliance with these laws is its responsibility. Franchisor may inspect the location while Franchisee is developing the Franchised Location. Throughout the term of this Agreement, the Franchisee agrees to remodel, expand, redecorate, reequip and/or refurnish the premises and ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness at the Franchisee's expense to reflect changes in the operations of ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses which the Franchisor prescribes and requires of new franchisees. The Franchisee shall obtain the Franchisor's written consent to any remodeling or decoration of the premises before remodeling or decorating begins, recognizing that such



remodeling, decoration and any related costs are the Franchisee's sole responsibility. If the Franchisee remodels its <u>StoreBusiness</u> at any time during the term of this Agreement, the Franchisee shall pay the Franchisor \$2,500 for the Franchisor's review and approval of the new <u>StoreBusiness</u> design.

- 5.3 Signs. The Franchisee shall purchase or otherwise obtain for use at the Franchised Location and in connection with the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness, signs which comply with the standards and specifications of the Franchisor as set forth in the Operations Manual, as that term is defined in Section 8.1. It is the Franchisee's sole responsibility to ensure that any signs comply with applicable local ordinances, building codes and zoning regulations. Any modifications to the Franchisor's standards and specifications for signs that must be made due to local ordinances, codes or regulations shall be submitted to the Franchisor for prior written approval. The Franchisee acknowledges the Marks, or any other name, symbol or identifying marks on any signs shall only be used in accordance with the Franchisor's standards and specifications and only with the prior written approval of the Franchisor.
- 5.4 **Equipment.** The Franchisee shall purchase or otherwise obtain for use at the Franchised Location and in connection with the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness, equipment of a type and in an amount which complies with the standards and specifications of the Franchisor in effect during the term of this Agreement. The Franchisee acknowledges that the type, quality, configuration, capability or performance of the equipment are all standards and specifications which are a part of the Licensed Methods and therefore such equipment must be purchased, leased, or otherwise obtained in accordance with the Franchisor's standards and specifications and only from suppliers or other sources designated or approved by the Franchisor. The Franchisee shall equip the StoreBusiness with an electronic point-of-sale system ("POS System") that includes workstations consistent with current technology, cash drawers, thermal receipt printers, scales, credit card authorization software, credit card readers and laser bar code scanners and other designated equipment that Franchisor specifies at any time and from time to time. The Franchisor reserves the right to require the Franchisee to purchase new, modified or upgraded computer hardware components and software upon 30 days prior written notice. Although Franchisor cannot estimate the future costs of the computer hardware components and software or required service or support, and although these costs might not be fully amortizable over this Agreement's remaining term, the Franchisee agrees to incur the costs of obtaining the computer hardware components and software comprising the POS System (or additions and modifications) and required service or support. Franchisor has no obligation to reimburse the Franchisee for any POS System costs. The Franchisor also reserves the right to require the Franchisee to purchase, install and implement computer data security hardware and software, firewall protection and data security breach insurance that meets the Franchisor's standards and specifications or from the Franchisor's designated supplier, if applicable, on 30 daysdays' prior notice. The Franchisor requires that it be provided reasonable access to information and data regarding the Franchisee's ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness by electronic transmission through the POS System and using hardware and software that meet the Franchisor's standards and specifications. The Franchisee must purchase and maintain throughout the term of this Agreement a maintenance and support agreement for the POS System with the Franchisor's designated or approved supplier. The Franchisee shall be responsible for all maintenance and support costs associated with the computer hardware, the POS System and the computer software, including the costs for maintenance and support of any of the new, modified, or upgraded computer hardware components and software required by Franchisor.
- 5.5 <u>Electronic Communications</u>. The Franchisee shall obtain and maintain computer hardware and software meeting the Franchisor's standards and specifications as they may exist from time



to time. The Franchisor requires the Franchisee to obtain and maintain an account with an Internet service provider that meets the Franchisor's standards and specifications to facilitate electronic communication between the Franchisor and the Franchisee and among all ROCKY MOUNTAIN CHOCOLATE FACTORY franchisees, and to facilitate the Franchisor's access to StoreBusiness operating information. The Franchisee agrees that the Franchisor may assign an electronic mail address to the Franchisee and the Franchisee agrees to use such address to access messages and information posted by the Franchisor and other ROCKY MOUNTAIN CHOCOLATE FACTORY franchise owners ("Owners"). The Franchisor may post information about the Franchisee's StoreBusiness on the Franchisor's intranet system for comparative analysis purposes. The Franchisee agrees to participate in the Franchisor's electronic intranet system and to abide by the terms of use governing it. Information on the Franchisor's intranet system and the terms of use governing the Franchisor's intranet system are deemed to be incorporated into the terms of the Operations Manual and any violations of the terms of use will be treated as a violation of the rules governing the Operations Manual.

- 5.6 **Permits and Licenses.** The Franchisee agrees to obtain all such permits and certifications as may be required for the lawful construction and operation of the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness together with all certifications from government authorities having jurisdiction over the site, that all requirements for construction and operation have been met, including without limitation, zoning, access, sign, health, safety requirements, building and other required construction permits, licenses to do business and fictitious name registrations, sales tax permits, health and sanitation permits and ratings and fire clearances. The Franchisee agrees to obtain all customary contractors' sworn statements and partial and final lien waivers for construction, remodeling, decorating and installation of equipment at the Franchised Location. The Franchisee shall sign and deliver to the Franchisor the Permit, License and Construction Certificate set forth as Exhibit V to this Agreement, to confirm Franchisee's compliance with the Americans with Disabilities Act and other provisions of this Section 5.6 not later than 30 days prior to the date the StoreBusiness begins operating. Copies of all inspection reports, warnings, certificates and ratings issued by any governmental entity during the term of this Agreement in connection with the conduct of the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness which indicates the Franchisee's failure to meet or maintain the highest governmental standards, or less than full compliance by the Franchisee with any applicable law, rule or regulation, shall be forwarded to the Franchisor within five days of the Franchisee's receipt thereof.
- 5.7 <u>Commencement of Operations</u>. Unless otherwise agreed in writing by the Franchisor and the Franchisee, the Franchisee who is developing a new location has 180270 days from the date of this Agreement within which to develop the Franchised Location, complete the initial training program, described in <u>Section 6.1</u> of this Agreement, and commence operation of the ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u>. Failure to commence operations within this time frame shall constitute grounds for termination under <u>Article 18</u> of this Agreement. The Franchisee must notify the Franchisor in writing at least 30 days prior to commencing operation of the ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u>.

6. TRAINING

6.1 <u>Initial Training Program</u>. After the Franchisee executes a lease for the Franchised Location, the Franchisee or, if the Franchisee is not an individual, the person designated by the Franchisee to assume primary responsibility for the management of the ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u>, ("General Manager") is required to attend and successfully complete the initial training program which is offered by the Franchisor at one or more of the Franchisor's designated training



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facilities, or by webinar or other remote method, if circumstances warrant, at the Franchisor's sole discretion. Up to three individuals are eligible to participate in the Franchisor's initial training program without charge of a tuition or fee. Additional people beyond these three attendees may attend initial training (subject to the Franchisor's capacity and ability to accommodate additional persons in the training session) if the Franchisee pays the then current training charge for each additional person. The Franchisor reserves the right to refuse to provide training to the Franchisee or any of its proposed attendees for whom the Franchisor has not received the relevant training fee. The Franchisee shall be responsible for any and all traveling and living expenses incurred in connection with attendance at the training program. At least one individual must successfully complete the initial training program at least 45 days prior to the Franchisee's opening of its ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness.

- 6.2 <u>Length of Training</u>. The initial training program shall consist of <u>fivefour</u> days of instruction at one or more locations designated by the Franchisor, or by webinar or other remote method if circumstances warrant, at the Franchisor's sole discretion; provided, however, that the Franchisor reserves the right, in its sole discretion, to <u>waive a portion vary the length and content</u> of the <u>initial training program or alter the training schedule</u>, if in <u>based upon</u> the <u>Franchisor's sole discretion</u>, the <u>Franchisee or General Manager has sufficient prior</u> experience or <u>training and skill level of the individual(s) attending the initial training program</u>.
- 6.3 From time to time, the Franchisor may present seminars, Additional Training. conventions or continuing development programs or conduct meetings or webinars for the benefit of the Franchisee. The Franchisee or its General Manager shall be required to attend any ongoing mandatory seminars, webinars, conventions, programs or meetings as may be offered by the Franchisor. The Franchisor shall give the Franchisee at least 30 days prior written notice of any ongoing seminar, convention or program that is deemed mandatory. The Franchisor shall not require that the Franchisee attend any ongoing training in person more often than once a year for up to three days. All mandatory training will be offered without charge of a tuition or fee; provided, however, the Franchisee will be responsible for all traveling and living expenses which are associated with attendance at the same. Besides attending these courses, Franchisee agrees to attend an annual meeting of all ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness franchise owners at a location the Franchisor designates, if the Franchisor organizes and plans (at its option) such a meeting. The Franchisee agrees to pay all costs to attend these online and in-person training courses and meetings. The Franchisor may also, from time to time, offer nonmandatory training courses for which it reserves the right to charge certain fees for registration and/or tuition.

7. DEVELOPMENT ASSISTANCE

- **7.1** Franchisor's Development Assistance. The Franchisor, or its designee, shall provide the Franchisee with assistance in the initial establishment of the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness as follows:
 - a. Provision of the initial training program to be conducted at the Franchisor's designated training facilities or at another location designated by the Franchisor, as described in Article 6 above.
 - b. The Franchisee must have obtained the Franchisor's consent to a proposed location not later than the date this Agreement is signed. The Franchisee acknowledges that the Franchisor shall have no obligation to provide assistance in the selection and approval of a Franchised Location



other than the provision of written specifications and approval or disapproval of a proposed Franchised Location, which approval or disapproval shall be based on information submitted to the Franchisor by the Franchisee in a form sufficient to assess the proposed location as may be required by the Franchisor, in the Franchisor's sole discretion, and on information gathered by the Franchisor.

- c. Direction regarding the required conversion, design and decoration of the ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u> premises, plus specifications concerning signs, seasonal graphics, music, décor, equipment, furniture and fixtures.
- d. Direction regarding the selection of suppliers of equipment, seasonal graphics, music, furniture, fixtures, supplies and materials used and inventory offered for sale in connection with the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness. The Franchisor will determine the Franchisee's initial inventory of Durango Product that the Franchisee will purchase, depending on the size and configuration of the StoreBusiness. After execution of this Agreement, the Franchisor will provide the Franchisee with a list of approved suppliers, if any, of equipment, items, seasonal graphics, music, furniture, fixtures, supplies, materials and inventory and, if available, a description of any national or central purchase and supply agreements offered by approved suppliers for the benefit of ROCKY MOUNTAIN CHOCOLATE FACTORY franchisees.
- e. Provision of an 3 copies of the Operations Manual in accordance with Section 8.1 below.
- f. As the Franchisor may reasonably schedule, and depending on availability of personnel, the Franchisor will make available to the Franchisee at or close to the opening of the Franchisee's ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness, a representative ("Site Representative") who will be present for up to five days beginning approximately three days prior to the opening of the Franchisee's ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness. No in-StoreBusiness assistance is available between December 22nd and January 4th. If the Franchisee's StoreBusiness opens on or near a holiday, however, the Site Representative shall not begin the in-StoreBusiness assistance until three days after the holiday. Holidays include, but are not limited to, New Year's Day, Valentine's Day, Easter, Memorial Day, Fourth of July, Labor Day, Thanksgiving, Hanukkah and Christmas. There will be no charge to the Franchisee for this service provided by the Franchisor. The Site Representative will assist the Franchisee's employees in opening the StoreBusiness, unless in the Franchisor's determination, the Franchisee or the General Manager have sufficient prior training or experience.

8. OPERATIONS MANUAL

8.1 Operations Manual. The Franchisor agrees to loan to the Franchisee one or more manuals, technical bulletins, cookbooks and recipes and other written or electronic materials transmitted to the Franchisee during the term of this Agreement (collectively referred to as "Operations Manual") covering specifications, standards, rules, Durango Product ordering, Store Made Product manufacturing, processing and stocking and other operating methods, advertising and marketing techniques for the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness. For purposes of this Agreement, all written instructions or communications Franchisor provides to all, or a substantial number of, ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness franchise owners concerning aspects or



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modifications to the Licensed Methods shall be deemed part of the Operations Manual. The Franchisee agrees that it shall comply with the Operations Manual as an essential aspect of its obligations under this Agreement, that the Operations Manual shall be deemed to be incorporated herein by reference and failure by the Franchisee to substantially comply with the Operations Manual may be considered by the Franchisor to be a breach of this Agreement. Upon the expiration, transfer or termination of this Agreement for any reason, the Franchisee shall return to the Franchisor, or transfer to an approved transferee, if applicable, all paper volumes, DVDs, disks or other media which together comprise the Operations Manual. Failure to return or transfer, as applicable, all volumes of the Operations Manual in good condition, reasonable wear and tear excepted, shall cost the Franchisee \$150 per volume, payable to the Franchisor upon demand.

- 8.2 <u>Use of Operations Manual</u>. The Franchisee agrees to use the Marks and Licensed Methods only as specified in the Operations Manual. The Operations Manual is the sole property of the Franchisor and shall be used by the Franchisee only during the term of this Agreement and in strict accordance with the terms and conditions hereof. The Franchisee shall not duplicate the Operations Manual nor disclose its contents to persons other than its employees or officers who have signed the form of Confidentiality and Noncompetition Agreement attached hereto as <u>Exhibit VI</u> and incorporated herein by reference.
- 8.3 <u>Changes to Operations Manual</u>. The Franchisor reserves the right to revise the Operations Manual from time to time as it deems necessary to update or change operating and marketing techniques, standards, specifications and rules for all components of the Licensed Methods and approved Durango Product, Items and Store <u>Made Product offered by StoresBusinesses</u>. Revisions may be sent to the Franchisee by electronic mail, by regular mail or any other method in the Franchisor's discretion. The Franchisee, within 30 days of receiving any updated information, shall in turn update its copy of the Operations Manual as instructed by the Franchisor and shall conform its operations with the updated provisions within a reasonable time after receipt of such updated information. The Franchisee acknowledges that a master copy of the Operations Manual maintained by the Franchisor at its principal office shall be controlling in the event of a dispute relative to the content of any Operations Manual.

9. GENERAL GUIDANCE AND CONSULTATION SERVICES

- **9.1** Franchisor's Services. The Franchisor will advise the Franchisee at any time and from time to time regarding the ROCKY MOUNTAIN CHOCOLATE FACTORY Store's Business's operation based on the Franchisee's reports or the Franchisor's inspections and will guide the Franchisee with respect to: (1) standards, specifications, and operating procedures and methods that ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses use; (2) purchasing required and authorized Durango Product, Items, Store Made Product and related products and services, and other items and arranging for their distribution to the Franchisee; (3) advertising and marketing materials and programs; (4) employee training; and (5) administrative, bookkeeping, accounting, and inventory control procedures.
- 9.2 Additional Franchisor Services. Although not obligated to do so, upon the reasonable request of the Franchisee, the Franchisor may make its employees or designated agents available to the Franchisee for on-site advice and assistance in connection with the on-going operation of the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness governed by this Agreement. In the event that the Franchisee requests such additional assistance and the Franchisor agrees to provide the same, the Franchisor reserves the right to charge the Franchisee for all travel, lodging, living expenses, telephone charges and other identifiable expenses associated with such assistance, plus a fee based on the time spent by each



employee on behalf of the Franchisee, which fee will be charged in accordance with the then current daily or hourly rates being charged by the Franchisor for assistance.

- 9.3 **Pricing.** Franchisor reserves the right, to the fullest extent allowed by applicable law, to establish maximum, minimum, or other pricing requirements with respect to the prices the Franchisee may charge for products and services. These rights may include (without limitation) prescribing the maximum and/or minimum retail prices which the Franchisee may charge customers for the products and/or services offered by the Franchisee's ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness; recommending retail prices; advertising specific retail prices for some or all products or services sold at Franchisee's ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness; to engage in marketing, promotional and related campaigns which the Franchisee must participate in and which may directly or indirectly impact the Franchisee's retail prices; and, otherwise mandating, directly or indirectly, the maximum and/or minimum retail prices which Franchisee's ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness may charge the public for the products and services it offers. Franchisor may engage in any such activity either periodically or throughout the term of this Agreement. Further, Franchisor may engage in such activity only in certain geographic areas (cities, states, regions) and not others, or with regard to certain subsets of franchisees and not others. The Franchisee acknowledges that the prices Franchisor prescribes or suggests may or may not optimize the revenues or profitability of Franchisee's ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness and the Franchisee irrevocably waives any and all claims arising from the establishment or suggestion of Franchisee's ROCKY MOUNTAIN CHOCOLATE FACTORY Store's Business's retail prices.
- 9.4 <u>Discounts, Giveaway and Other Promotions</u>. The Franchisee acknowledges and agrees that periodic discounts, giveaways and other promotions are an integral part of the Licensed Methods. Therefore, the Franchisee agrees to offer and participate in such discounts, giveaways and other promotions at its sole cost and expense, in accordance with Franchisor's specifications. Franchisee further agrees to honor the discounts, giveaways and other promotions offered by other ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u> franchise owners under any such program Franchisor establishes, as long as such compliance does not contravene any applicable law, rule or regulation.

10. FRANCHISEE'S OPERATIONAL COVENANTS

- 10.1 <u>StoreBusiness Operations</u>. The Franchisee acknowledges that it is solely responsible for the successful operation of its ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u> and that the continued successful operation thereof is, in part, dependent upon the Franchisee's compliance with this Agreement and the Operations Manual. In addition to all other obligations contained in this Agreement and in the Operations Manual, the Franchisee covenants that:
 - a. The Franchisee shall maintain clean, efficient and high-quality ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u> operations and shall operate the business in accordance with the Operations Manual and in such a manner as not to detract from or adversely reflect upon the name and reputation of the Franchisor and the goodwill associated with the ROCKY MOUNTAIN CHOCOLATE FACTORY name and Marks.
 - b. The Franchisee will operate its ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness in compliance with all applicable laws, regulations, data security laws, privacy laws and local ordinances, including without limitation, government regulations relating to occupational hazards, health, worker's compensation and unemployment insurance and withholding and



payment of federal and state income taxes, social security taxes and sales and service taxes and in a manner that promotes a positive image in the community. In connection therewith, the Franchisee will be solely and fully responsible for obtaining any and all licenses, permits and certifications relating to the operation of the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness. The Franchisee shall promptly forward to the Franchisor copies of all health department, fire department, building department and other similar reports of inspections as and when they become available.

- c. The Franchisee and all persons who work at the <u>StoreBusiness</u> in any capacity, whether or not they are employees of the Franchisee ("**Personnel**"), shall conduct themselves in such a manner so as to promote a good image to the public and to the business community. At no time while at the Franchised Location, on the shopping center premises, or when wearing apparel bearing a Mark, shall any of the Personnel engage in unreasonable or disrespectful behavior toward anyone, including using offensive or rude language or gestures.
- d. The Franchisee acknowledges that proper management of the ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u> is important and shall insure that an individual who signs this Agreement on behalf of the Franchisee or the General Manager who has completed the Franchisor's initial training program will be responsible for the management of the ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u> after commencement of <u>StoreBusiness</u> operations. Further, either an individual Franchisee or the General Manager, in each case a person who has completed the Franchisor's initial training program, will be present at the Franchised Location at all times during operation of the <u>StoreBusiness</u>.
- The Franchisee shall offer only authorized products and services as are more fully described in the inventory lists and in the vendor lists which are a part of the Operations Manual, which may include, without limitation, Durango Product, Store Made Product, Items and other authorized confectionery food and beverage products. The only Store Made Product that is permitted to be made and sold in the StoreBusiness is specified in the recipes found in the Operations Manual. Further, the Franchisee shall operate the StoreBusiness using only those supplies, equipment, ingredients, signs, décor, music and methods which are described in the Operations Manual. The Franchisee shall offer only the types of products and services as from time to time may be prescribed by the Franchisor and shall refrain from offering any other types of products or services, from or through the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness, including, without limitation, filling "Wholesale Orders," defined below, selling Durango Product, Store Made Product, Items or other authorized products through the Internet, or catering or other off-premises sales, without the prior written consent of the Franchisor. "Wholesale Orders" are defined as those orders or sales where the principal purpose of the purchase is for resale, not consumption, or any sale other than those sold over the counter at a price other than that price charged to the general public; provided, however, that volume discounted sales made on the premises at the Franchised Location to a single purchaser, not for resale. Durango Product, Store Made Product and Items shall never be sold in containers or bags other than those approved by the Franchisor.
- f. The Franchisee shall promptly pay when due all taxes and other obligations owed to third parties in the operation of the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness, including without limitation, unemployment and sales taxes, and any and all



accounts or other indebtedness of every kind incurred by the Franchisee in the conduct of the ROCKY MOUNTAIN CHOCOLATE FACTORY Store Business.

- g. The Franchisee agrees to notify the Franchisor within 3 days of receipt of claims or service of process that the Franchisee has been named in a lawsuit or arbitration or that claims have been made against it that in any way involve, relate to or affect the franchise, the StoreBusiness or the assets of the StoreBusiness. Notice will include a copy of the complaint or claims and the Franchisee's proposed response.
- h. The Franchisee shall subscribe for and maintain one telephone number for its ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u> at the Franchised Location that will be used exclusively for voice communication. The telephone number shall be listed and identified exclusively with the ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u> in all telephone directories and in advertising and shall be separate and distinct from all other telephone numbers subscribed for by the Franchisee.
- i. The Franchisee shall comply with all agreements with third parties related to the ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u> including, in particular, all provisions of any lease for the Franchised Location and any agreement with a supplier to the Franchised Location.
- j. The Franchisee and all employees of the Franchisee shall adhere to dress code guidelines while on duty at the Franchised Location. The Franchisee is required, at the Franchisee's expense, to purchase specified apparel from suppliers approved by the Franchisor. All General Managers, employees of the Franchisee, the Franchisee and its owners shall wear the specified apparel at all times while working at the Franchised Location. The Franchisor has the right, in its sole and absolute discretion, to change or modify such grooming and dress code guidelines in the Operations Manual.
- k. The Franchisee agrees to renovate, refurbish, remodel or replace, at its own expense, the personal property and equipment used in the operation of the ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u>, when reasonably required by the Franchisor in order to comply with the image, standards of operation and performance capability established by the Franchisor from time to time. If the Franchisor changes its image or standards of operation, it shall give the Franchisee a reasonable period of time within which to comply with such changes.
- 1. The Franchisee shall be responsible for training all of its Personnel who work in any capacity in the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness.
- m. The Franchisee shall at all times during the term of this Agreement own and control the ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u> authorized hereunder. The Franchisee shall not operate any other business or profession from or through the Store. If the Franchisee is an entity, the entity shall only operate the ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u> governed by this Agreement and no other business, unless the Franchisee receives the Franchisor's prior written approval. Upon request of the Franchisor, the Franchisee shall promptly provide satisfactory proof of such ownership to the Franchisor. The Franchisee represents that the Statement of Ownership, attached hereto as <u>Exhibit III</u> and by this reference incorporated herein, is true, complete, accurate and not misleading, and, in accordance



with the information contained in the Statement of Ownership, the controlling ownership of the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness is held by the Franchisee. The Franchisee shall promptly provide the Franchisor with a written notification if the information contained in the Statement of Ownership changes at any time during the term of this Agreement and shall comply with the applicable transfer provisions contained in Article 4516 herein. In addition, if the Franchisee is an entity, all of the owners of the Franchisee shall sign the Personal Guaranty attached hereto as Exhibit II.

- n. The Franchisee shall at all times during the term of this Agreement keep its ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u> open during the business hours designated by the landlord or retail venue.
- 10.2 <u>Durango Product Purchases</u>. The Franchisee shall, during the term of this Agreement, maintain a sufficient inventory of Durango Product and related products, to allow it to meet customer demands for the products offered by a ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u> and in compliance with the Franchisor's standards and specifications as may be described in the Operations Manual from time to time. The Franchisee agrees to purchase exclusively from the Franchisor or from its designated or approved suppliers, all of the Durango Product and ingredients for making Store <u>Made</u> Product and all related products required for the Franchisee's operation of the <u>StoreBusiness</u>, as may be offered for sale by the Franchisor or its designated or approved suppliers from time to time.
- Payment for Durango Product. Unless notified in writing otherwise by the Franchisor, 10.3 all Durango Product and related products shall be sold and shipped to the Franchisee on a net 30-day basis, or according to the then current payment terms set by the Franchisor or its designated suppliers. Payments to the Franchisor will be made by electronic funds transfer and the Franchisee agrees to provide the information necessary to implement transfer payments by completing and signing the Authorization Agreement for Electronic Funds Transfer ("Authorization Agreement") attached as Exhibit IV to this Agreement. The Franchisee agrees to make payments for inventory in compliance with the terms of Section 4.7 of this Agreement. The Franchisor reserves the right to charge interest at the rate of 1.5% per month if the Franchisee fails to pay for its orders on time and the Franchisor reserves the right to discontinue shipment of Durango Product and related products to the Franchisee if the Franchisee is repeatedly delinquent in paying for its Durango Product and related products, in the Franchisor's sole discretion. The Franchisee may be required to pay in advance for Durango Product orders, notwithstanding the payment policy set forth above, in the event of poor payment performance. The Franchisor reserves the right to change payment terms and policies at any time. The Franchisor also reserves the right to change the prices for Durango Product and related products from time to time as may be set forth in the most recent price bulletin sent to all franchisees or the then current Operations Manual.
- 10.4 <u>Limitations on Supply Obligations</u>. The delivery of Durango Product and related products by the Franchisor or its designated suppliers is subject to and conditioned upon availability. Nothing in this Agreement shall be construed by the Franchisee to be a promise or guarantee by the Franchisor as to the continued existence of any particular Durango Product or related product, nor shall any provision herein imply or establish an obligation on the part of the Franchisor and its designated suppliers to sell Durango Product and related products to the Franchisee if the Franchisee is in arrears on any payment to the Franchisor and its designated suppliers or otherwise in default under this Agreement.
- 10.5 <u>Changes in Products</u>. The Franchisee understands that the Franchisor and its designated suppliers shall have the right, at any time and without notice, to add items to, or withdraw items from, the



list of Durango Product and other products; to add to or delete from the list of designated suppliers of Durango Product and other products; to change the formulation of any particular Durango Product or other product; and to change the prices, discounts or terms of sale of any Durango Product or other product; provided, however, no such changes in prices, discounts or terms shall affect accepted orders pending with the Franchisor and its designated suppliers at the time of change. No such changes will give the Franchisee the right to recover damages against, or be reimbursed by, the Franchisor and its designated suppliers for any losses suffered by the Franchisee.

11. CONFIDENTIAL INFORMATION

- 11.1 <u>Confidential Information</u>. The Franchisor <u>possesspossesses</u> (and will continue to develop and acquire) certain confidential information, some of which constitutes trade secrets under applicable law (the "Confidential Information"), relating to developing and operating ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoresBusinesses</u>, including (without limitation):
 - site selection criteria and layouts, designs and other plans and specifications for ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses;
 - 2. training and operations materials and manuals;
 - 3. methods, formats, specifications, standards, systems, procedures, preparation techniques, sales and marketing techniques, knowledge, and experience used in developing and operating ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses;
 - 4. marketing, promotional and advertising research and programs for ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses;
 - 5. knowledge of specifications for and suppliers of Durango Product, Store <u>Made</u> Product, Items and other authorized confectionery food and beverage products, and other products and supplies, including supplier pricing and related terms;
 - any computer software or similar technology which is proprietary to the Franchisor, including, without limitation, digital passwords and identifications and any source code of, and data, reports, and other printed materials generated by, the software or similar technology;
 - 7. knowledge of the operating results and financial performance of ROCKY MOUNTAIN CHOCOLATE FACTORY StoresBusinesses other than the Franchisee's Franchised Location;
 - 8. graphic designs and related intellectual property;
 - 9. customer solicitation, communication and retention programs, along with data and information used or generated in connection with those programs;
 - 10. all data and other information generated by, or used in, the operation of the Franchisee's Franchised Location, including customer names, addresses, phone numbers, pricing and other information supplied by any customer (such as credit card information or personal



information), and any other information contained at any time and from time to time in the computer system or that visitors to the Franchisee's Franchised Location (including the Franchisee and its personnel) provide to the website for the network of ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses;

- 11. future business plans relating to ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses and the ROCKY MOUNTAIN CHOCOLATE FACTORY Store Business franchise opportunity, including expansion and development plans; and
- 12. any other information that the Franchisor reasonably designates as confidential or proprietary.

Franchisee acknowledges and agrees that it will not acquire any interest in Confidential Information, other than the right to use it as the Franchisor specifies in operating the Franchised Location during the term of this Agreement, and that Confidential Information is proprietary, includes the Franchisor's trade secrets, and is disclosed to the Franchisee only on the condition that the Franchisee agrees, and the Franchisee in fact does agree, that the Franchisee:

- a. will not use Confidential Information in any other business or capacity;
- b. will keep each item deemed to be part of Confidential Information absolutely confidential, both during the term of this Agreement and then thereafter for as long as the item is not generally known in the food-service industry;
- c. will not sell, trade or otherwise profit in any way from the Confidential Information (including by selling or assigning any customer names, addresses, phone numbers, e-mail contact information, or related data), except using methods that the Franchisor may have authorized or approved in its sole judgment;
- d. will not make unauthorized copies of any Confidential Information disclosed via electronic medium or in written or other tangible form;
- e. will adopt and implement reasonable procedures to prevent unauthorized use or disclosure of Confidential Information, including, without limitation, restricting its disclosure to the Franchised Locations personnel and others and using confidentiality and noncompetition agreements with those having access to Confidential Information. The Franchisor has the right to regulate the form of agreements that the Franchisee uses and to be a third party beneficiary of those agreements with independent enforcement rights. The current form of Confidentiality and Noncompetition Agreement is attached as Exhibit VI; and
- f. will notify the Franchisor within 24 hours of any unauthorized use or disclosure of Confidential Information (whether by the Franchisee or any of the Franchisee's employees or personnel).

Confidential Information does not include information, knowledge, or know-how which the Franchisee can demonstrate lawfully came to its attention before the Franchisor provided it to the Franchisee directly or indirectly; which, at the time the Franchisor disclosed it to the Franchisee, already had lawfully become generally known in the food-service industry through publication or communication



by others (without violating an obligation to the Franchisor); or which, after the Franchisor discloses it to the Franchisee, lawfully becomes generally known in the food-service industry through publication or communication by others (without violating an obligation to the Franchisor). However, if the Franchisor includes any matter in Confidential Information, anyone who claims that it is not Confidential Information must prove that one of the exclusions provided in this paragraph is fulfilled.

All ideas, concepts, techniques, or materials relating to a ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness, whether or not protectable intellectual property and whether created by or for the Franchisee or its owners or employees, must be promptly disclosed to the Franchisor and will be deemed to be the Franchisor's sole and exclusive property, part of the Licensed Methods, and works made-for-hire for the Franchisor. To the extent that any item does not qualify as a "work made-for-hire" for the Franchisor, by this paragraph the Franchisee hereby assigns ownership of that item, and all related rights to that item, to the Franchisor, hereby waives all moral rights in that item, and hereby agrees to take whatever action (including signing assignment or other documents) the Franchisor requests to evidence the Franchisor's ownership or to help the Franchisor obtain intellectual property rights in the item (including signing assignment or other documents, and causing the Franchisee's owners, employees and contractors to do the same). The Franchisee may not use any such idea, concept, technique or material in connection with the Franchised Location without the Franchisor's prior approval.

12. ADVERTISING

Approval of Advertising. The Franchisee shall obtain the Franchisor's prior written approval of all advertising or other marketing or promotional programs published by any method, including print, broadcast and electronic media, regarding the ROCKY MOUNTAIN CHOCOLATE FACTORY Store Business, including, without limitation, "Yellow Pages" advertising, newspaper ads, flyers, brochures, coupons, direct mail pieces, specialty and novelty items, radio, television, Internet, including social media such as Facebook and Twitter, and World Wide Web advertising. The Franchisee agrees that its advertising, promotion, and marketing will be completely clear, factual, and not misleading and conform to both the highest standards of ethical advertising and marketing and the advertising and marketing policies that Franchisor prescribes at any time and from time to time. The Franchisee acknowledges and agrees that the Franchisor may disapprove of any advertising, marketing or promotional programs submitted to the Franchisor, for any reason, in the Franchisor's sole discretion. The Franchisee shall also obtain the Franchisor's prior written approval of all promotional materials provided by vendors. The proposed written advertising or a description of the marketing or promotional program shall be submitted to the Franchisor at least 10 days prior to publication, broadcast or use. The Franchisee acknowledges that advertising and promoting the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness in accordance with the Franchisor's standards and specifications is an essential aspect of the Licensed Methods, and the Franchisee agrees to comply with all advertising standards and specifications. The Franchisee shall display all required promotional materials, signs, point of purchase displays and other marketing materials in its ROCKY MOUNTAIN CHOCOLATE FACTORY Store Business in the manner prescribed by the Franchisor. The Franchisee shall not, under any circumstances, use handwritten signs in the operation of its StoreBusiness. The Franchisee agrees to participate in the Franchisor's gift card program by using hardware, software and other items required by the Franchisor's designated gift card vendor. Further, the Franchisee agrees to participate in any other mandatory card programs implemented by the Franchisor in accordance with all of the Franchisor's standards and specifications. The Franchisee acknowledges and agrees that participation in a card program, whether voluntary or required, may require the Franchisee to pay fees, enter into agreements or purchase equipment or other products or services from the Franchisor or from a designated third-party supplier.



- 12.2 <u>Local Advertising</u>. The Franchisor reserves the right to require the Franchisee to spend up to 1% of the total amount of its quarterly Gross Retail Sales on local advertising to create public awareness of the Franchisee's ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u>. The Franchisee will submit to the Franchisor an accounting of the amounts spent on advertising within 30 days following the end of each calendar quarter. If the Franchisee's lease requires it to advertise locally, the Franchisor may, in its sole discretion, count such expenditures toward the Franchisee's local advertising expenditure required by this <u>Section 12.2</u>. The Franchisee shall obtain the Franchisor's prior written approval of all written advertising and promotional materials before publication, in accordance with <u>Section 12.1</u> above.
- 12.3 <u>Marketing and Promotion FeeFund Contribution</u></u>. Recognizing the value of advertising and marketing to the goodwill and public image of ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoresBusinesses</u>, Franchisor has established a marketing fund (the "Marketing Fund") for the advertising, marketing, and public relations programs and materials Franchisor deems appropriate. The Franchisee shall contribute to the Marketing Fund the Marketing and Promotion FeeFund Contribution specified in <u>Section 4.3</u> above. The Marketing and Promotion FeeFund Contribution shall be in addition to and not in lieu of the Franchisee's expenditures for local advertising, as described in <u>Section 12.2</u> above. The following terms and conditions will apply:
 - a. The Marketing and Promotion Fee Fund Contribution shall be payable concurrently with the payment of the Royalties, and transmitted to the Franchisor in accordance with Sections 4.3 and 4.7 above, for all Marketing and Promotion Fees Fund Contributions for the immediately preceding month.
 - b. Upon written request by the Franchisee, the Franchisor will make available to the Franchisee, no later than 120 days after the end of each fiscal year, an annual accounting which indicates how the money in the Marketing Fund has been spent.
 - The Marketing Fund will be administered by the Franchisor in its sole discretion (provided that Franchisor may, in its sole discretion, designate a separate entity to operate and administer the Marketing Fund, which entity will have all of Franchisor's rights and duties as specified in this Section) with sole control over the creative concepts, graphics, materials, media, and endorsements used and their geographic, market, and media placement and allocation. The Marketing Fund may be used for creating, preparing, and producing marketing, in-store signage, in-store promotions, media advertising, direct mailings, brochures, collateral material advertising, Electronic Advertising, such as websites, blogs and social media, including Facebook and Twitter, communication by electronic mail, and advertising and public relations materials and concepts; developing, implementing, operating, and maintaining a system website, an intranet, and/or related strategies; implementing and administering gift card, stored value card and customer loyalty programs; administering national, regional, multi-regional, and local marketing, including, without limitation, purchasing advertising (including digital media/marketing); surveys of advertising effectiveness; costs of using agencies or other advisors assistance (including commissions); training programs; employing advertising agencies and in-house staff to produce advertising and marketing in various media; conducting market research; brand recognition; packaging development, logo, design or other advertising or public relations expenditures relating to advertising the Franchisee's products and services; and supporting public relations, market research, and other advertising, promotion, and marketing activities.



- d. The Franchisor will account for the Marketing Fund separately from Franchisor's other funds and not use the Marketing Fund for any of its general operating expenses. However, the Franchisor may reimburse itself for salaries and benefits of personnel who manage and administer the Marketing Fund, the Marketing Fund's other administrative costs, travel expenses of personnel while they are on Marketing Fund business, meeting costs, overhead relating to Marketing Fund business, independent audits, reasonable accounting, bookkeeping, reporting and legal expenses, taxes and other reasonable direct and indirect expenses as may be incurred by the Franchisor or its authorized representatives in connection with the programs funded by the Marketing Fund, including, without limitation, conducting market research, public relations, preparing advertising, promotion, and marketing materials, and collecting and accounting for Marketing Fund contributions. The Franchisor will not be liable for any act or omission with respect to the Marketing Fund that is consistent with this Agreement and is done in good faith. The Franchisor reserves the right to terminate the Marketing Fund upon 30 days' prior written notice to all franchisees and any remaining monies will be distributed pro rata based on all Stores' Businesses' contributions within the preceding 12 months.
- e. The Marketing Fund will not be Franchisor's asset. Although the Marketing Fund is not a trust, Franchisor will hold all Fund contributions for the benefit of the contributors and use contributions only for the purposes described in this Section. Franchisor does not owe any fiduciary obligation to the Franchisee for administering the Marketing Fund or any other reason. The Marketing Fund may spend in any fiscal year more or less than the total Marketing Fund contributions in that year, borrow from Franchisor or others (paying reasonable interest) to cover deficits, pay back outstanding principal amounts borrowed in prior years from Franchisor or third parties, or invest any surplus for future use. Franchisor will use all interest earned on Marketing Fund contributions to pay costs before using the Marketing Fund's other assets.
- f. Franchisor intends the Marketing Fund to maximize recognition of the Marks and patronage of ROCKY MOUNTAIN CHOCOLATE FACTORY StoresBusinesses. Although Franchisor will try to use the Marketing Fund to develop advertising and marketing materials and programs, and to place advertising and marketing, that will benefit all ROCKY MOUNTAIN CHOCOLATE FACTORY StoresBusinesses, Franchisor need not ensure that Marketing Fund expenditures in or affecting any geographic area are proportionate or equivalent to Marketing Fund contributions by ROCKY MOUNTAIN CHOCOLATE FACTORY StoresBusinesses operating in that geographic area or that any ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness benefits directly or in proportion to its Marketing Fund contribution from the development of advertising and marketing materials or the placement of advertising and marketing.
- g. Franchisor has the right, but no obligation, to use collection agents and institute legal proceedings to collect Marketing Fund contributions at the Marketing Fund's expense. Franchisor also may forgive, waive, settle, and compromise all claims by or against the Marketing Fund. Except as expressly provided in this Subsection, Franchisor assumes no direct or indirect liability or obligation to Franchisee for collecting amounts due to, maintaining, directing, or administering the Marketing Fund.
- **12.4** Regional Advertising Programs. The Franchisor reserves the right upon 30 daysdays' prior written notice to the Franchisee, to create a regional advertising association ("Co-op") for the benefit of ROCKY MOUNTAIN CHOCOLATE FACTORY franchisees located within a particular geographic area. If a Co-op is established for the area where the Franchisee is located, the Franchisee will be required



to participate in the Co-op for the purpose of selecting and participating in regional marketing and promotion programs for ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses. Franchisee will be required to remain a member of and be bound by the decisions of the majority of the members of the Co-op regarding expenditures, assessments and dues of the Co-op, to the extent that they are approved by the Franchisor. The Franchisor may, in its sole discretion, allocate all or a portion of the Marketing and Promotion Fee to the Co-op. The Franchisor may require the Franchisee to allocate up to 50% of the local advertising spending requirementits Marketing Fund Contribution under Section 11.212.3 as a required advertising contribution to the Co-op. Each Co-op has the right, by majority vote, to require its members to pay additional monthly dues to the Co-op. The failure of the Franchisee to participate in the Co-op or pay any dues required by the Co-op, may, at the option of the Franchisor, be deemed to be a breach of this Agreement. The Franchisor has the right, in its sole discretion, to determine the composition of all geographic territories and market areas for the implementation of such regional advertising and promotion campaigns and to require that the Franchisee participate in such regional advertising programs as and when they may be established by the Franchisor. If a regional advertising program is implemented on behalf of a particular region by the Franchisor, the Franchisor, to the extent reasonably calculable, will only use contributions from ROCKY MOUNTAIN CHOCOLATE FACTORY franchisees within such region for the particular regional advertising program. The Franchisor reserves the right to seek reimbursement from the Co-op for reasonable administrative costs, salaries and overhead as the Franchisor may incur in activities related to the implementation and administration of the Co-op and marketing programs. The Franchisor also reserves the right to establish an advertising cooperative for a particular region to enable the cooperative to self-administer the regional advertising program; provided that the Franchisor shall have the right to review and approve the governing documents of a self-administered cooperative.

- 12.5 <u>Marketing Services</u>. The Franchisor may, in its sole discretion, offer marketing and merchandising services to the Franchisee at rates that are competitive with those charged by third parties offering similar services. The Franchisee may utilize such services, if they are offered, at the Franchisee's option. Services offered by the Franchisor may include marketing consulting, graphic design, copywriting, advertising, public relations and merchandising consultations.
- 12.6 Electronic Advertising. The Franchisee shall not develop, create, contribute to, distribute, disseminate or use any electronic or Internet communication, including blogs, instant message services such as Twitter, social media sites such as Facebook, professional networks like LinkedIn, other electronic communications, or any multimedia, telecommunications, mass electronic mail messages, facsimile, virtual worlds, audio and video-sharing sites, other audio/visual advertising, promotional or marketing materials, and other similar social networking or media sites or tools ("Electronic Advertising"), directly or indirectly related to the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness, the Marks, the Licensed Methods, other franchisees, other ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses, the Franchisor, its employees and affiliates, without the Franchisor's prior written consent which may be withheld in the Franchisor's sole discretion. The Franchisee acknowledges and agrees that it will not post a blog, create or contribute to a website, engage in any type of social networking or conduct any type of Internet communication that refers to the Marks, the Licensed Methods, the Franchisor, its affiliates and employees, any ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses or other franchisees without the Franchisor's prior written permission. The Franchisor shall retain the exclusive right to develop, publish and control the content of all Electronic Advertising for ROCKY MOUNTAIN CHOCOLATE FACTORY StoresBusinesses. The Franchisor reserves the right, upon 30 days' prior written notice, to require the Franchisee to participate in any Electronic Advertising of ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses sponsored by the Franchisor. If the Franchisor permits the Franchisee to develop any Electronic Advertising, the Franchisee shall do so in strict



compliance with the Franchisor's policies and rules regarding the creation, maintenance, use, publication and content of such Electronic Advertising as set forth in this Agreement or the Operations Manual. The Franchisee shall not publish or communicate any of the Franchisor's confidential information using the Internet, and the Franchisee shall not publish or communicate any of the Franchisor's copyrighted material or information containing the Marks or any of the Licensed Methods using the Internet without the Franchisor's prior written permission; nor shall the Franchisee assist any other party in doing so. Any amounts that the Franchisee spends to participate in Electronic Advertising that has been approved by the Franchisee is required to advertise locally. The Franchiser reserve the right to periodically review any Electronic Advertising and to revoke its approval of any Electronic Advertising in its sole discretion.

13. QUALITY CONTROL

- 13.1 <u>Compliance with Operations Manual</u>. The Franchisee agrees to maintain and operate the ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u> in compliance with this Agreement and the standards and specifications contained in the Operations Manual, as the same may be modified from time to time by the Franchisor.
- Standards and Specifications. The Franchisor will make available to the Franchisee standards and specifications for products and services offered at or through the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness and specifically, for the recipes for Store Made Product, display cases, furniture, fixtures, equipment, uniforms, materials, forms, menu boards, items and supplies used in connection with the StoreBusiness. The Franchisor reserves the right to change standards and specifications for services and products offered at or through the ROCKY MOUNTAIN CHOCOLATE FACTORY Store Business and for the recipes for Store Made Product, display cases, furniture, fixtures, equipment, uniforms, materials, forms, items and supplies used in connection with the StoreBusiness upon 30 days prior written notice to the Franchisee. The Franchisee shall strictly adhere to all of the Franchisor's current standards and specifications for the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness as prescribed from time to time. The Franchisee agrees that the Franchisor may offer mandatory programs ("Programs") from time to time that allow the Franchisee to offer additional products and services in the Store Business, subject to terms and conditions which may change in the Franchisor's sole discretion. All terms and conditions related to a Program shall be deemed to be a part of the Operations Manual and Franchisee shall adhere to them accordingly. The Franchisor reserves the right to modify any Program or discontinue a Program, in the Franchisor's sole discretion.
- 13.3 <u>Inspections</u>. The Franchisor and its designated agents or representatives shall have the right to examine the Franchised Location, including the inventory, products, equipment, materials and supplies, to ensure compliance with all standards and specifications set by the Franchisor. The Franchisor shall conduct such inspections during regular business hours and the Franchisee may be present at such inspections. The Franchisor, however, reserves the right to conduct the inspections without prior notice to the Franchisee. Franchisee agrees to cooperate with Franchisor fully. If Franchisor exercises any of these rights, it will not interfere unreasonably with the Franchised Location's operation. Franchisee acknowledges that any examination or inspection that Franchisor or its designated agents or representatives conduct is conducted in order to protect Franchisor's interests in the Licensed Methods and Marks and is not intended to exercise, and does not constitute, in whole or in part, control over the day-to-day operation of the Franchised Location and Franchisee agrees to never contend otherwise.



- 13.4 Restrictions on Services and Products. The Franchisee will be required to purchase all of its Durango Product for its ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness from the Franchisor or its designee. Durango Product shall consist of any and all varieties from time to time made available to the Franchisor's franchisees by the Franchisor and its designated suppliers. The parties hereby acknowledge the uniqueness and importance of Durango Product being prepared by the Franchisor or its designee in order to maintain the uniformity, quality and uniqueness of Durango Product, and therefore, the Franchisor and its designees are hereby appointed the Franchisee's exclusive source of Durango Product. The Franchisee is prohibited from offering or selling any products or services not expressly authorized in writing by the Franchisor, including, without limitation, offering candy making classes, operating a catering or wholesale business, or offering Durango Product, Items, Store Made Product or other authorized products for sale on a wholesale basis or on a retail basis away from the Franchised Location, including on the Internet. If the Franchisee proposes to offer, conduct or utilize any products, services, materials, forms, items or supplies for use in connection with or sale through the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness which are not previously approved by the Franchisor as meeting its specifications, the Franchisee shall first notify the Franchisor in writing requesting approval. Franchisor may, in its sole discretion, for any reason whatsoever, elect to withhold such approval. In order to make such determination, the Franchisor may require submission of specifications, information, or samples of such products, services, materials, forms, items or supplies. The Franchisor will advise the Franchisee within a reasonable time whether such products, services, materials, forms, items or supplies meet its specifications. The Franchisor and its affiliates may mark up and profit on the sale of goods and services to the Franchisee and/or receive payments, rebates, or other material consideration from suppliers on account of such suppliers' dealings with the Franchisee and other franchise owners, and may use any amounts so received without restriction and for any purpose the Franchisor and its affiliates deem appropriate. The Franchisor may concentrate purchases with one or more suppliers or distributors to obtain lower prices or the best advertising support or services.
- 13.5 <u>Approved Suppliers</u>. The Franchisee shall purchase all products, services, supplies and materials required for the operation of the ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u> licensed herein, from manufacturers, suppliers or distributors designated by the Franchisor or, if there is no designated supplier for a particular product, service, supply or material, from such other suppliers who meet all of the Franchisor's specifications and standards as to quality, composition, finish, appearance and service, and who shall adequately demonstrate their capacity and facilities to supply the Franchisee's needs in the quantities, at the times, and with the reliability requisite to an efficient operation.
- 13.6 Request to Change/Approval of New Supplier. If the Franchisee would like to purchase any items from any unapproved supplier or distributor, the Franchisee must submit to the Franchisor a written request for approval of the proposed supplier or distributor. The Franchisor has the right to inspect the proposed supplier's or distributor's facilities, and to require product samples from the proposed supplier or distributor to be delivered at the Franchisor's option either directly to the Franchisor or to any independent, certified laboratory which the Franchisor designates for testing. Either the Franchisee or the proposed supplier or distributor must pay the Franchisor a fee (not to exceed the reasonable cost of the inspection and the actual cost of the test) to make the evaluation. The Franchisor has no obligation to approve any new supplier, product, or service the Franchisee proposes. Approval of a supplier or distributor may be conditioned on requirements relating to product quality, prices, consistency, reliability, financial capability, labor relations, customer relations, frequency of delivery, concentration of purchases, standards of service, including prompt attention to complaints, or other criteria and may be temporary, pending the Franchisor's continued evaluation of the supplier or distributor at any time and from time to time. The Franchisor reserves the right to periodically re-inspect the facilities and products of any approved supplier



or distributor and to revoke its approval if the supplier or distributor does not continue to meet any of the Franchisor's criteria.

14. TRADEMARKS, TRADE NAMES AND PROPRIETARY INTERESTS

- 14.1 Marks. The Franchisee hereby acknowledges that the Franchisor has the sole right to license and control the Franchisee's use of the ROCKY MOUNTAIN CHOCOLATE FACTORY service mark and other of the Marks, and that such Marks shall remain under the sole and exclusive ownership and control of the Franchisor. The Franchisee acknowledges that it has not acquired any right, title or interest in such Marks except for the right to use such Marks in the operation of its ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness as it is governed by this Agreement. The Franchisee's right to use the Marks is derived only from this Agreement and is limited to the Franchisee's operating the Franchised Location according to this Agreement and the Licensed Methods the Franchisor prescribes during the term of this Agreement. The Franchisee's unauthorized use of the Marks is a breach of this Agreement and infringes the Franchisor's rights in the Marks. The Franchisee acknowledges and agrees that its use of the Marks and any goodwill established by that use are exclusively for the Franchisor's benefit and that this Agreement does not confer any goodwill or other interests in the Marks upon the Franchisee (other than the right to operate the Franchised Location under this Agreement). All provisions of this Agreement relating to the Marks apply to any additional proprietary trade and service marks the Franchisor authorizes the Franchisee to use. The Franchisee may not at any time during or after the term of this Agreement contest, or assist any other person in contesting, the validity, or the Franchisor's ownership, of the Marks. Except as permitted in the Operations Manual, the Franchisee agrees not to use any of the Marks as part of an electronic mail address, or on any sites on the Internet or World Wide Web and the Franchisee agrees not to use or register any of the Marks as a domain name on the Internet.
- 14.2 <u>No Use of Other Marks</u>. The Franchisee further agrees that no service mark other than "ROCKY MOUNTAIN CHOCOLATE FACTORY" or such other Marks as may be specified by the Franchisor shall be used in the marketing, promotion or operation of the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness.
- 14.3 <u>Licensed Methods</u>. The Franchisee hereby acknowledges that the Franchisor owns and controls the distinctive plan for the establishment, operation and promotion of the ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u> and all related licensed methods of doing business, previously defined as the "Licensed Methods", which include, but are not limited to, premium chocolate specialty recipes and cooking methods, confectionery ordering, processing, manufacturing, stocking and inventory control, technical equipment standards, order fulfillment methods and customer relations, marketing techniques, written promotional materials, advertising, accounting systems, and the contents of the Operations Manual, all of which constitute trade secrets of the Franchisor, and the Franchisee acknowledges that the Franchisor has valuable rights in and to such trade secrets. The Franchisee further acknowledges that it has not acquired any right, title or interest in the Licensed Methods except for the right to use the Licensed Methods in the operation of the ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u> as it is governed by this Agreement.
- **14.4** Effect of Termination. In the event this Agreement is terminated for any reason, the Franchisee shall immediately cease using any of the Licensed Methods and Marks, trade names, trade dress, trade secrets, copyrights or any other symbols used to identify the ROCKY MOUNTAIN CHOCOLATE FACTORY Store Business, and all rights the Franchisee had to the same shall automatically terminate. The



Franchisee agrees to execute any documents of assignment as may be necessary to transfer any rights the Franchisee may possess in and to the Marks.

- 14.5 Mark Infringement. The Franchisee agrees to notify the Franchisor in writing of any possible infringement or illegal use by others of a trademark the same as or confusingly similar to the Marks which may come to its attention. The Franchisee acknowledges that the Franchisor shall have the right, in its sole discretion, to determine whether any action will be taken on account of any possible infringement or illegal use. The Franchisor may commence or prosecute such action in the Franchisor's own name and may join the Franchisee as a party thereto if the Franchisor determines it to be reasonably necessary for the continued protection and quality control of the Marks and Licensed Methods. The Franchisor shall bear the reasonable cost of any such action, including attorneys' fees. The Franchisee agrees to fully cooperate with the Franchisor in any such litigation. The Franchisee may retain its own counsel in any such action and will bear the costs and expenses related thereto.
- Franchisee's Business Name and Domain Name. The Franchisee acknowledges that the 14.6 Franchisor has a prior and superior claim to the ROCKY MOUNTAIN CHOCOLATE FACTORY trade name. The Franchisee shall not use any of the words "ROCKY MOUNTAIN CHOCOLATE FACTORY" or abbreviations thereof in the legal name of its corporation, limited liability company or any other business entity used in conducting the business provided for in this Agreement. The Franchisee also agrees not to register or attempt to register an Internet domain name or a trade name with a state using any of the words "ROCKY MOUNTAIN CHOCOLATE FACTORY" or abbreviations thereof, without the prior written consent of the Franchisor. When this Agreement expires or terminates, the Franchisee shall execute any assignment or other document the Franchisor requires to transfer to the Franchisor any rights the Franchisee may possess in a trade name or an Internet domain name utilizing any or all of the words "ROCKY MOUNTAIN CHOCOLATE FACTORY," any abbreviations thereof or any other Mark owned by the Franchisor. The Franchisee further agrees that it will not identify itself as being "Rocky Mountain Chocolate Factory, Inc." or as being associated with the Franchisor in any manner other than as a franchisee or licensee. The Franchisee further agrees that in all advertising and promotion and promotional materials it will display its business name only in obvious conjunction with the phrase "ROCKY MOUNTAIN CHOCOLATE FACTORY Licensee" or "ROCKY MOUNTAIN CHOCOLATE FACTORY Franchisee" or with such other words and in such other phrases as may from time to time be prescribed in the Operations Manual, in the Franchisor's sole discretion.
- 14.7 <u>Change of Marks</u>. In the event that the Franchisor, in its sole discretion, shall determine it necessary to modify or discontinue use of any proprietary Marks, or to develop additional or substitute marks, the Franchisee shall, within a reasonable time after receipt of written notice of such a modification or discontinuation from the Franchisor, take such action, at the Franchisee's sole expense, as may be necessary to comply with such modification, discontinuation, addition or substitution, provided, however, that the Franchisee will not be required to completely rebrand the entire <u>StoreBusiness</u> on more than one occasion during the term of this Agreement.
- 14.8 <u>Creative Ownership</u>. All copyrightable works created by the Franchisee or any of its owners, officers or employees in connection with the <u>StoreBusiness</u> shall be the sole property of the Franchisor. The Franchisee assigns all proprietary rights, including copyrights, in these works to the Franchisor without additional consideration. The Franchisee hereby assigns and will execute such additional assignments or documentation to effectuate the assignment of all intellectual property, inventions, copyrights and trade secrets developed in part or in whole in relation to the <u>StoreBusiness</u>, during the term of this Agreement, as the Franchisor may deem necessary in order to enable it, at its expense,



to apply for, prosecute and obtain copyrights, patents or other proprietary rights in the United States and in foreign countries or in order to transfer to the Franchisor all right, title, and interest in said property. The Franchisee shall promptly disclose to the Franchisor all inventions, discoveries, improvements, recipes, creations, patents, copyrights, trademarks and confidential information relating to the <u>StoreBusiness</u> which it or any of its owners, officers or employees has made or may make solely, jointly or commonly with others and shall promptly create a written record of the same. In addition to the foregoing, the Franchisee acknowledges and agrees that any improvements or modifications, whether or not copyrightable, directly or indirectly related to the <u>StoreBusiness</u>, shall be deemed to be a part of the Licensed Methods and shall inure to the benefit of the Franchisor.

14.9 <u>Non-Disparagement</u>. The Franchisee and the Franchisor agree that neither of them shall take any action or make any statements to any third parties that would constitute a criticism, denigration or disparagement of the other or of the Licensed Methods or would tend to be injurious to the reputation or goodwill of the Marks, or which in any manner might interfere with the business affairs or business relations of either the Franchiser or the Franchisee.

15. REPORTS, RECORDS AND FINANCIAL STATEMENTS

- 15.1 <u>Franchisee Reports</u>. The Franchisee shall establish and maintain at its own expense a bookkeeping and accounting system which conforms to the specifications which the Franchisor may prescribe from time to time, including specified off-the-shelf software that must be used to prepare all reports and financial statements submitted to the Franchisor, and the Franchisor's current "Standard Code of Accounts" as described in the Operations Manual. The Franchisor reserves the right to require the Franchisee to purchase and use other specified bookkeeping software and to update and maintain the bookkeeping software from time to time, at the Franchisee's expense. The Franchisee shall supply to the Franchisor such reports in a manner and form as the Franchisor may from time to time reasonably require, including:
 - a. Monthly summary reports, in a form as may be prescribed by the Franchisor, electronically delivered via secure upload to Franchisor's designated financial analytics platform or, if so requested by Franchisor in its sole discretion, mailed to the Franchisor postmarked no later than the 15th day of the month and containing information relative to the previous month's operations;
 - b. Quarterly financial statements, prepared in accordance with generally accepted accounting principles ("GAAP"), and consisting of a profit and loss statement and balance sheet for the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness, operating statements, statistical reports, purchase records, and other information the Franchisor requests, electronically delivered via secure upload to Franchisor's designated financial analytics platform or, if so requested by Franchisor in its sole discretion, mailed to the Franchisor postmarked no later than the 15th day following the end of the calendar quarter, based on operating results of the prior quarter, which shall be submitted in a form approved by the Franchisor and shall be certified by the Franchisee to be correct; and
 - c. Within 30 days of the Franchisor's request, any other information the Franchisor periodically requires relating to the Franchised Location.



The Franchisor reserves the right to disclose data derived from all financial and accounting reports received from the Franchisee to other franchisees and affiliates in the ROCKY MOUNTAIN CHOCOLATE FACTORY system with information identifying the Franchisee. The Franchisor also reserves the right to disclose data derived from the Franchisee's financial and accounting reports to parties outside of the ROCKY MOUNTAIN CHOCOLATE FACTORY system, without identifying the Franchisee, except to the extent identification of the Franchisee is required by law. The Franchisee consents to the Franchisor obtaining financial and customer information regarding the <u>StoreBusiness</u> and its operations from third parties with whom the Franchisee does business, as and when deemed necessary by the Franchisor.

- 15.2 <u>Annual Financial Statements</u>. The Franchisee shall, within 90 days after the end of its fiscal year, provide to the Franchisor annual unaudited financial statements, compiled or reviewed by an independent certified public accountant acceptable to and approved by the Franchisor and prepared in accordance with GAAP, and state and federal income tax returns prepared by a certified public accountant. If these financial statements or tax returns show an underpayment of any amounts owed to the Franchisor, these amounts shall be paid to the Franchisor concurrently with the submission of the statements or returns.
- **15.3** <u>Verification</u>. Each report and financial statement to be submitted to the Franchisor hereunder shall be signed and verified by the Franchisee.
- **15.4** Books and Records. The Franchisee shall maintain all books and records for its ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness in accordance with GAAP, consistently applied, and preserve these records for at least five years after the fiscal year to which they relate.
- 15.5 **Audit of Books and Records**. The Franchisee shall permit the Franchisor to inspect and audit the books and records of the ROCKY MOUNTAIN CHOCOLATE FACTORY Store Business at any reasonable time, at the Franchisor's expense. If any audit discloses a deficiency in amounts for payments owed to the Franchisor pursuant to this Agreement, then such amounts shall become immediately payable to the Franchisor by the Franchisee, with interest from the date such payments were due at the lesser of 1½% per month or the maximum rate allowed by law. If the Franchisee (1) fails to furnish required reports or supporting records on a timely basis for two or more consecutive reporting periods; (2) fails to have sufficient funds available to pay Royalties and Marketing and Promotion FeesFund Contributions for two or more consecutive reporting periods; (3) fails to have books and records available for an audit after receiving reasonable advance notice from the Franchisor, or otherwise fails to cooperate with the Franchisor's requested inspection and audit; or (4) understates its Gross Retail Sales for the period of any audit by greater than 5%, then the Franchisee will reimburse the Franchisor for the cost of the audit and inspection, including, without limitation, attorneys' fees, independent accountants' fees, and the travel expenses, room and board and compensation of the Franchisor's employees who conducted the audit and inspection.
- 15.6 Failure to Comply with Reporting Requirements. If the Franchisee fails to prepare and submit any statement or report as required under this Article 1415, then the Franchisor shall have the right to treat the Franchisee's failure as good cause for termination of this Agreement. In addition to all other remedies available to the Franchisor, in the event that the Franchisee fails to prepare and submit any statement or report required under this Article 1415 for two consecutive reporting periods, the Franchisor shall be entitled to audit, at the expense of the Franchisee, the Franchisee's books, records and accounts, including the Franchisee's bank accounts, which in any way pertain to the Gross Retail Sales or the Adjusted Gross Retail Sales of the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness. The statements



or reports not previously submitted shall be prepared by or under the direction and supervision of an independent certified public accountant selected by the Franchisor.

15.7 <u>Shopping Service</u>. The Franchisor reserves the right to use third party shopping services from time to time to evaluate the conduct of the Franchisee's ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u>, including such things as customer service, cleanliness, merchandising and proper use of registers. The Franchisor may use such shopping services to inspect the Franchisee's ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u> at any time at the Franchisor's expense, without prior notification to the Franchisee. The Franchisor may make the results of any such service evaluation available to the Franchisee, in the Franchisor's sole discretion.

16. TRANSFER

- 16.1 Transfer by Franchisee. The franchise granted herein is personal to the Franchisee and, except as stated below, the Franchisor shall not allow or permit any transfer, assignment, subfranchise or conveyance of this Agreement or any interest hereunder nor purport to do so without the Franchisor's prior written consent which may be withheld in the Franchisor's reasonable discretion. The Franchisee acknowledges that prior to approving any transfer, the Franchisor may impose reasonable conditions on the Franchisee and its purported transferee including but not limited to those conditions listed in <u>Section 1516.2</u>. As used in this Agreement, the term "transfer" includes the Franchisee's voluntary, involuntary, direct or indirect assignment, sale, gift, merger, consolidation, exchange or other disposition of any interest in: (1) this Agreement; (2) the ownership of the Franchisee entity or any ownership interest in any of Franchisee entity's owners (if such owners are legal entities); (3) the StoreBusiness governed by this Agreement (or any right to receive all or a portion of the Store's Business's profits or losses or capital appreciation related to the StoreBusiness); or (4) all or a substantial portion of the assets of the StoreBusiness. The term "transfer" shall include an assignment, sale, gift or other disposition, including those transfers described in Sections 4516.5 and 4516.7 and those resulting from a divorce, insolvency, corporate or partnership dissolution proceeding, merger, consolidation, exchange, public or private offering of stock or other ownership interests in an entity, change of control, operation of law or, in the event of the death of the Franchisee, or an owner of the Franchisee by will, declaration of or transfer in trust or under the laws of intestate succession. For the purposes of this Article 1516, "change of control" of a Franchisee that is an entity shall mean a transfer, new issuance or assignment of 25% or more of the Franchisee's beneficial equity ownership interests.
- **16.2** Pre-Conditions to Franchisee's Transfer. The Franchisee shall not engage in a transfer unless the Franchisee obtains the Franchiser's written consent and the Franchisee and the proposed transferee comply with the following requirements:
 - a. All amounts due and owing pursuant to this Agreement by the Franchisee to the Franchisor or its affiliates or to third parties whose debts or obligations the Franchisor has guaranteed on behalf of the Franchisee, if any, are paid in full;
 - b. The proposed transferee agrees to operate the <u>StoreBusiness</u> as a ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u> and agrees to complete the initial training program to the Franchisor's satisfaction prior to the effectiveness of the transfer;
 - c. The proposed transferee agrees to execute the then current form of Franchise Agreement which shall supersede this Agreement in all respects. The proposed transferee also



agrees to execute all then current or otherwise applicable addenda to the Franchise Agreement. If a new Franchise Agreement is signed, the terms thereof may differ from the terms of this Agreement; provided, however, the transferee will not be required to pay any initial franchise fee;

- d. The Franchisee provides written notice to the Franchisor 30 days' prior to the proposed effective date of the transfer, and includes information reasonably detailed to enable the Franchisor to evaluate the terms and conditions of the proposed transfer and which at a minimum includes a written offer from the proposed transferee. If the Franchisee is an entity and one or more owners of the Franchisee entity wish to transfer, sell, assign, or otherwise dispose of his or her interest in the Franchisee entity or if the Franchisee entity wishes to make a public or private offer of its stock or other ownership interests, the Franchisee must submit to the Franchisor at least 30 days in advance of the proposed effective date, and obtain the Franchisor's prior written approval, of the documents effectuating the transfer, sale, assignment, offering or disposition;
- e. The proposed transferee provides information to the Franchisor sufficient for the Franchisor to assess the proposed transferee's business experience, aptitude and financial qualification, and the Franchisor approves the proposed transferee as a franchisee;
- f. neither the transferee nor its owners (if the transferee is an entity) or affiliates have an ownership interest (direct or indirect) in or perform services for a competitive business;
- g. The Franchisee (and its transferring owners) execute a general release, in a form satisfactory to the Franchisor, of any and all claims against the Franchisor, its affiliates and their respective officers, directors, employees and agents;
- h. The Franchisee or the proposed transferee pay a nonrefundable transfer fee of \$12,5005,000 before the proposed transferee attends the initial training program; provided, however, that no transfer fee will be charged for a transfer by the Franchisee to a corporation wholly-owned by the Franchisee, or to a spouse of an individual Franchisee upon the death or disability of the individual Franchisee;
- i. The Franchisee's lessor consents in writing to the transfer of the lease or sublease of the Franchised Location to the transferee (or, if Franchisor is subleasing the Franchised Location to the Franchisee under a sublease, the master lessor consents in writing to the transfer of the sublease to the transferee and the transferee agrees in writing to assume the Franchisee's obligations under the sublease);
- j. The Franchisee or transferee remodels the <u>StoreBusiness</u> and upgrades equipment, including installing the Franchisor's then current POS System, fixtures, furnishings and signage, and paying a design fee, if a <u>StoreBusiness</u> design is necessary in the Franchisor's sole discretion;
- k. Franchisor has determined that the purchase price and payment terms will not adversely affect the transferee's operation of the Franchised Location; and
- l. The Franchisee and its transferring owners agree to abide by all post-termination covenants set forth herein, including, without limitation, the covenant not to compete in <u>Section</u> 1920.2 below.



- 16.3 Franchisor's Approval of Transfer. The Franchisor has 30 days from the date of the written notice to approve or disapprove in writing, of the Franchisee's proposed transfer. The Franchisee acknowledges that the proposed transferee shall be evaluated for approval by the Franchisor based on the same criteria as is currently being used to assess new franchisees of the Franchisor and that the Franchisor shall provide such proposed transferee, if appropriate, with such disclosures as may be required by state or federal law. If the Franchisee and its proposed transferee comply with all conditions for transfer set forth herein and the Franchisor has not given the Franchisee notice of its approval or disapproval within such period, the transfer is deemed disapproved.
- 16.4 Right of First Refusal. If the Franchisee (or any of its owners) at any time determine to sell or transfer for consideration an interest in this Agreement and the Franchised Location, or an ownership interest in the Franchisee (except to or among the Franchisee's current owners, which is not subject to this Section), in a transaction that otherwise would be allowed under Sections 1516.2 and 1516.3 above, the Franchisee (or its owners) agree to obtain from a responsible and fully disclosed buyer, and send the Franchisor, a true and complete copy of a bona fide, executed written offer (which may include a letter of intent) relating exclusively to an interest in the Franchisee or in this Agreement and the Franchised Location. The offer must include details of the payment terms of the proposed sale and the sources and terms of any financing for the proposed purchase price. To be a valid, bona fide offer, the proposed purchase price must be in a dollar amount, and the proposed buyer must submit with its offer an earnest money deposit equal to 5 percent or more of the offering price.

The right of first refusal process will not be triggered by a proposed transfer that would not be allowed under <u>Sections 1516.2</u> and <u>1516.3</u> above. The Franchisor may require the Franchisee (or its owners) to send the Franchisor copies of any materials or information sent to the proposed buyer or transferee regarding the possible transaction.

The Franchisor may, by written notice delivered to the Franchisee or its selling owner(s) within 30 days after the Franchisor receives both an exact copy of the offer and all other information the Franchisor requests, elect to purchase the interest offered for the price and on the terms and conditions contained in the offer, provided that:

- a. The Franchisor may substitute cash for any form of payment proposed in the offer (such as ownership interests in a privately-held entity);
- b. The Franchisor's credit will be deemed equal to the credit of any proposed buyer (meaning that, if the proposed consideration includes promissory notes, the Franchisor or its designee may provide promissory notes with the same terms as those offered by the proposed buyer);
- c. The Franchisor will have an additional 30 days to prepare for closing after notifying the Franchisee of the Franchisor's election to purchase; and
- d. The Franchisor must receive, and the Franchisee and its owners agree to make, all customary representations and warranties given by the seller of the assets of a business or the ownership interests in a legal entity, as applicable, including, without limitation, representations and warranties regarding: (a) ownership and condition of and title to ownership interests and/or assets; (b) liens and encumbrances relating to ownership interests and/or assets; and (c) validity of contracts and the liabilities, contingent or otherwise, of the entity whose assets or ownership interests are being purchased.

If the Franchisor exercises its right of first refusal, the Franchisee and its selling owner(s) agree that, for two years beginning on the closing date, the Franchisee and its selling owner(s) will be bound by the non-competition covenant contained in <u>Section 1920.2</u> below. The Franchisor has the unrestricted right to assign this right of first refusal to a third party, who then will have the rights described in this Section.

If the Franchisor does not exercise its right of first refusal, the Franchisee and its owners may complete the sale to the proposed buyer on the original offer's terms, but only if the Franchisor otherwise approves the transfer in accordance with, and the Franchisee (and its owners) and the transferee comply with the conditions in, <u>Sections 1516.2</u> and 1516.3 above. This means that, even if the Franchisor does not exercise its right of first refusal (whether or not it is properly triggered as provided above), if the proposed transfer otherwise would not be allowed under <u>Sections 1516.2</u> and <u>1516.3</u> above, the Franchisee (or its owners) may not move forward with the transfer at all.

If the Franchisee does not complete the sale to the proposed buyer within 60 days after the Franchisor notifies the Franchisee that the Franchisor does not intend to exercise its right of first refusal, or if there is a material change in the terms of the sale (which the Franchisee agrees to tell the Franchisor promptly), the Franchisor or its designee will have an additional right of first refusal during the thirty day period following either the expiration of the sixty day period or the Franchisor's receipt of notice of the material change(s) in the sale's terms, either on the terms originally offered or the modified terms, at the Franchisor's or its designee's option.

- 16.5 Types of Transfers. The Franchisee acknowledges that the Franchisor's right to approve or disapprove of a proposed transfer as provided for above, shall apply (1) if the Franchisee is a partnership, corporation or other business association, (i) to the addition or deletion of a partner, shareholder or members of the association or the transfer of any ownership interest among existing partners, shareholders or members; (ii) to any proposed transfer of 25% or more of the interest (whether stock, partnership interest or membership interest) to a third party, whether such transfer occurs in a single transaction or several transactions; and (2) if the Franchisee is an individual, to the transfer from such individual or individuals to a corporation or other entity controlled by them, in which case the Franchisor's approval will be conditioned upon: (i) the continuing personal guarantee of the individual (or individuals) for the performance of obligations under this Agreement; and (ii) a limitation on the corporation's or other entity's business activity to that of operating the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness and related activities provided that with respect to such transfer, the Franchisor's right of first refusal to purchase shall not apply and the Franchisor will not charge any transfer fee.
- 16.6 <u>Transfer by the Franchisor</u>. Franchisor may change its ownership or form and/or assign this Agreement or any interest therein and any other agreement to a third party without restriction or notice to Franchisee and this Agreement shall inure to the benefit of any assignee or other legal successor in interest, and the Franchisor shall in such event be fully released from the same.
- 16.7 <u>Franchisee's Death or Disability</u>. Upon the death or permanent disability of the Franchisee (or individual owning 25% or more of, or controlling the Franchisee entity), the personal representative of such person shall transfer the Franchisee's interest in this Agreement or such interest in the Franchisee entity to an approved third party. Such disposition of this Agreement or such interest (including, without limitation, transfer by bequest or inheritance) shall be completed within a reasonable time, not to exceed 120 days from the date of death or permanent disability (unless extended by probate proceedings), and shall be subject to all terms and conditions applicable to transfers contained in this <u>Article</u> 1516. Provided, however, that for purposes of this Section 1516.7, there shall be no transfer fee charged



by the Franchisor. Failure to transfer the interest within said period of time shall constitute a breach of this Agreement. For the purposes hereof, the term "permanent disability" shall mean a mental or physical disability, impairment or condition that is reasonably expected to prevent or actually does prevent the Franchisee (or the owner of 25% or more of, or controlling, the Franchisee entity) from supervising the management and operation of the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness for a period of 120 days from the onset of such disability, impairment or condition.

17. TERM AND EXPIRATION

- 17.1 <u>Term</u>. The term of this Agreement begins on the date this Agreement is fully executed and ends 10 years later, unless sooner terminated as provided herein.
- 17.2 <u>Rights Upon Expiration</u>. If the Franchisee meets certain conditions, the Franchisee will have the option to acquire 2 additional consecutive successor renewal terms (each a "Renewal Term"). Each of the Renewal Terms will be 5 years in duration. The qualifications and conditions for the first Renewal Term are described below. The qualifications and conditions for the second Renewal Term will be described in the form of franchise agreement signed upon the expiration of this Agreement. At the end of the initial term hereof, the Franchisee shall have the option to renew its franchise rights if the Franchisee:
 - a. At least 30 days prior to expiration of the term, executes the form of Franchise Agreement then in use by the Franchisor;
 - b. Has complied with all provisions of this Agreement during the current term, including, without limitation, the payment on a timely basis of all Royalties and other fees due hereunder;
 - c. if the Franchisee (and each of its owners) are, both on the date the Franchisee gives the Franchisor written notice of its election to acquire a successor franchise (as provided in <u>Section 1617.3</u> below) and on the date on which the renewal term of the successor franchise would commence, in full compliance with this Agreement;
 - d. Maintains possession of and upgrades and/or remodels the ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u> and its operations at the Franchisee's sole expense (the necessity of which shall be in the sole discretion of the Franchisor) to conform with the then current Operations Manual;
 - e. Executes a general release, in a form satisfactory to the Franchisor, of any and all claims against the Franchisor and its affiliates, and their respective officers, directors, employees and agents arising out of or relating to this Agreement; and
 - f. Pays a successor franchise fee of \$5,000 for new ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses.
- 17.3 Exercise of Option for Successor Franchise. The Franchisee may exercise its option for a successor franchise by giving written notice of such exercise to the Franchisor not later than 90 days prior to the scheduled expiration of this Agreement. If the Franchisee fails to provide such notice to the Franchisor within the time frame set forth in the preceding sentence, but notifies the Franchisor of its desire to obtain a successor franchise prior to the expiration of the then-current term of this Agreement, the



Franchisee shall pay the Franchisor a penalty of \$1,000 for every 30-day period that the Franchisee was late, plus attorneys' and administrative fees and expenses attributable to such late renewal. The Franchisee's successor franchise rights shall become effective by signing the Franchise Agreement then currently being offered to new franchisees of the Franchisor.

17.4 <u>Conditions of Refusal</u>. The Franchisor shall, within 30 days after receiving notice from the Franchisee, provide the Franchisee with a written decision of whether the Franchisor will grant a successor franchise. The Franchisor's notice will state if Franchisor decides not to grant the Franchisee a successor franchise based on its determination that the Franchisee and its owners have not substantially complied with this Agreement during the term or were not in full compliance with this Agreement on the date the Franchisee gave the Franchisor written notice of its election to acquire a successor franchise. If the Franchisor elects not to grant the Franchisee a successor franchise, the Franchisor's notice will describe the reasons for its decision. Upon the expiration of this Agreement, the Franchisee (and its owners) shall comply with the provisions of Section 1718.5 below.

18. DEFAULT AND TERMINATION

- **18.1** Termination by Franchisor Effective Upon Notice. The Franchisor shall have the right, at its option, to terminate this Agreement and all rights granted the Franchisee hereunder, without affording the Franchisee any opportunity to cure any default (subject to any state laws to the contrary, where state law shall prevail), effective when notice is sent to the Franchisee, addressed as provided in Section 21.1322.14, upon the occurrence of any of the following events:
 - a. <u>Misrepresentation</u>. If the Franchisee (or any of its owners) have made or make any material misrepresentation or omission in acquiring the right to operate or operating the ROCKY MOUNTAIN CHOCOLATE FACTORY Store Business:
 - b. <u>Failure to Open</u>. If the Franchisee fails to open the Franchised Location within the time period prescribed by Section 5.7 of this Agreement;
 - c. <u>Failure to Complete Training</u>. If the Franchisee, its General Manager or any of its designees fail to satisfactorily complete the initial training program;
 - d. <u>Abandonment</u>. If the Franchisee ceases to operate the ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u> or otherwise abandons the ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u> for a period of five consecutive days, or any shorter period that indicates an intent by the Franchisee to discontinue operation of the ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u>, unless and only to the extent that full operation of the ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u> is suspended or terminated due to fire, flood, earthquake or other similar causes beyond the Franchisee's control and not related to the availability of funds to the Franchisee;
 - e. <u>Insolvency</u>; Assignments. If the Franchisee becomes insolvent or is adjudicated a bankrupt; or any action is taken by the Franchisee, or by others against the Franchisee under any insolvency, bankruptcy or reorganization act, (this provision may not be enforceable under federal bankruptcy law, 11 U.S.C. §§ 101 et seq.), or if the Franchisee makes an assignment for the benefit of creditors, or a receiver is appointed by the Franchisee;



- f. <u>Unsatisfied Judgments; Levy; Foreclosure</u>. If any material judgment (or several judgments which in the aggregate are material) is obtained against the Franchisee and remains unsatisfied or of record for 30 days or longer (unless a supersedeas or other appeal bond has been filed); or if execution is levied against the Franchisee's business or any of the property used in the operation of the ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u> and is not discharged within five days; or if the real or personal property of the Franchisee's business shall be sold after levy thereupon by any sheriff, marshal or constable;
- g. <u>Criminal Conviction</u>. If the Franchisee or any of its owners is convicted of, or pleads no contest to, a felony, a crime involving moral turpitude, or any crime or offense that is reasonably likely, in the sole opinion of the Franchisor, to materially and unfavorably affect the Licensed Methods, Marks, goodwill or reputation thereof;
- h. <u>Failure to Make Payments</u>. If the Franchisee fails to pay any amounts due the Franchisor or affiliates, including any amounts which may be due as a result of any subleases or lease assignments between the Franchisee and the Franchisor, within 10 days after receiving notice that such fees or amounts are overdue:
- i. <u>Misuse of Marks</u>. If the Franchisee misuses or fails to follow the Franchisor's directions and guidelines concerning use of the Franchisor's Marks and fails to correct the misuse or failure within ten days after notification from the Franchisor;
- j. <u>Unauthorized Disclosure</u>. If the Franchisee intentionally or negligently discloses to any unauthorized person the contents of or any part of the Franchisor's Operations Manual or any other trade secrets or confidential information of the Franchisor;
- k. <u>Unauthorized Representation or Warranty</u>. If the Franchisee makes any representation or warranty on behalf of Franchisor that has not been specifically authorized in writing by Franchisor;
- l. <u>Unsafe Operation</u>. The Franchisee violates any health, safety, or sanitation law, ordinance, or regulation, or operates the Franchised Location in an unsafe manner, and does not begin to cure the violation immediately, and correct the violation within 72 hours, after the Franchisee receives notice from Franchisor or any other party;
- m. <u>Interference with Inspections</u>. The Franchisee interferes with Franchisor's right to inspect the Franchised Location;
- n. Repeated Noncompliance. If the Franchisee has received two previous notices of default from the Franchisor and is again in default of this Agreement at any time during the term of this Agreement, regardless of whether the previous defaults were cured by the Franchisee, provided, however, that following the Franchisee's receipt of three notices of default, the Franchisor reserves the right to assess a penalty in the amount of the then current initial franchise fee payable within 10 days of receipt of notice related thereto, and to require the Franchisee to sign the Franchiser's then current form of Franchise Agreement for the remainder of the term of the Franchisee's previous Franchise Agreement in lieu of immediately terminating the Franchise Agreement, on the condition that a fourth notice of default may result in immediate termination of the Franchise Agreement; or



- o. <u>Unauthorized Transfer</u>. If the Franchisee sells, transfers or otherwise assigns the Franchise, an interest in the Franchise or the Franchisee entity, this Agreement, the ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u> or a substantial portion of the assets of the ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u> owned by the Franchisee without complying with the provisions of <u>Article +516</u> above.
- 18.2 <u>Termination by Franchisor Thirty Days' Notice</u>. The Franchisor shall have the right to terminate this Agreement (subject to any state laws to the contrary, where state law shall prevail), effective upon 30 <u>daysdays'</u> written notice to the Franchisee, if the Franchisee breaches any other provision of this Agreement and fails to cure the default during such 30-day period. In that event, this Agreement will terminate without further notice to the Franchisee, effective upon expiration of the 30-day period. Defaults shall include, but not be limited to, the following:
 - a. <u>Failure to Maintain Standards</u>. The Franchisee fails to maintain the then-current operating procedures and adhere to the specifications and standards established by the Franchisor as set forth herein or in the Operations Manual or otherwise communicated to the Franchisee;
 - b. <u>Deceptive Practices</u>. The Franchisee engages in any unauthorized, dishonest, or unethical business or practice or sells any unauthorized product or service under the Franchisor's Marks or under a name or mark which is confusingly similar to the Franchisor's Marks;
 - c. <u>Failure to Obtain Consent</u>. The Franchisee fails, refuses or neglects to obtain the Franchisor's prior written approval or consent as required by this Agreement;
 - d. <u>Failure to Comply with Manual</u>. The Franchisee fails or refuses to comply with the then-current requirements of the Operations Manual;
 - e. <u>Failure to Maintain Insurance</u>. The Franchisee fails to maintain the insurance Franchisor requires under Section <u>2021</u> of this Agreement; or
 - f. Breach of Related Agreement. The Franchisee or an affiliate of the Franchisee defaults under any term of the lease, sublease or lease assignment for the Franchised Location, any equipment lease or any other agreement material to the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness or any other Franchise Agreement between the Franchisor and the Franchisee or an affiliate of the Franchisee and such default is not cured within the time specified in such lease, sublease, other agreement or other Franchise Agreement. Provided, however, so long as financing from the United States Small Business Administration remains outstanding, the Franchisee will be given the same opportunity to cure defaults under any agreement between the Franchisor or its affiliates and the Franchisee, as the Franchisee is given under this Agreement.

Notwithstanding the foregoing, if the breach is curable, but is of a nature which cannot be reasonably cured within such 30-day period and the Franchisee has commenced and is continuing to make good faith efforts to cure the breach during such 30-day period, the Franchisee shall be given an additional reasonable period of time to cure the same, and this Agreement shall not automatically terminate without written notice from the Franchisor.

18.3 Franchisor's Remedies.



- a. Failure to Pay. In addition to all other remedies that may be exercised by the Franchisor upon a default by the Franchisee under the terms of this Agreement, the Franchisor reserves the right to collect amounts due from the Franchisee to any third party and to pay the third party directly. If the Franchisor collects any such amounts, the Franchisor may, in its sole discretion, charge the Franchisee an administrative fee to reimburse the Franchisor for its costs of collecting and paying such amounts. Any administrative fee charged would not exceed 15% of the total amount of money collected.
- b. **Acknowledgment**. In the event this Agreement is terminated by the Franchisor prior to its expiration as set forth in Sections 1718.1 or 1718.2 above, then Franchisee acknowledges and confirms that the Franchisor will suffer and incur substantial damages because this Agreement did not continue for the term's full length. Accordingly, the Franchisee agrees to pay the Franchisor for all damages, costs, expenses, attorneys' and experts' fees directly or indirectly related thereto, including, without limitation, lost Royalties, lost Marketing Fund contributions, lost profits, loss of goodwill and damage to the Franchisor's Marks and reputation, lost opportunities, travel and personnel costs, expenses that the Franchisor may incur in developing or finding another franchisee to develop a new ROCKY MOUNTAIN CHOCOLATE FACTORY Store Business at the site, and any other lost payments or benefits the Franchisor would have received for the balance of the term after the effective date of termination (collectively, "Brand Damages"). The Franchisee further acknowledges and agrees that its obligation to pay Brand Damages resulting from early termination shall be in addition to (not in lieu of) the Franchisee's post-termination obligations to pay other amounts due as of the date of termination (as contemplated under the preceding Subsection 1718.3.a above) and to otherwise comply with the entirety of Section 1718.5 hereof, and that the Brand Damages shall not be deemed a penalty for early termination but instead reasonable compensation to the Franchisor for the Franchisee's failure to perform under this Agreement during the remainder of the Term.
- Right to Purchase. Upon either party's termination of this Agreement, or upon expiration of this Agreement without renewal, the Franchisor shall have the right and option, but not the obligation, to purchase the equipment, furnishings, and accessories from the Franchised Location at a purchase price equal to its then current book value determined using the straight-line method of depreciation. If the Franchisor elects to exercise this option, the Franchisor will deliver written notice to the Franchisee of its election within 30 days after the date of termination or expiration of this Agreement. The Franchisor will have the right to inspect the equipment, furnishings, and accessories at any time during this 30 day period. If the Franchisor elects to purchase the equipment, furnishings, and accessories, the Franchisor will be entitled to, and the Franchisee must provide, all customary warranties and representations relating to the equipment, furnishings, and accessories to be purchased, including, without limitation, representations and warranties as to the maintenance, function and condition of the equipment, furnishings, and accessories and the Franchisee's good title to those items (including that the Franchisee's own each item free and clear of any liens and encumbrances), the validity of contracts and agreements, and the liabilities affecting the equipment, furnishings, and accessories, contingent or otherwise. The Franchisee and its owners further agree to execute general releases, in a form satisfactory to the Franchisor, of any and all claims against the Franchisor and its shareholders, officers, directors, employees, agents, successors and assigns. The Franchisee shall deliver the equipment to the Franchisor within 15 days of receipt of the Franchisor's written notice to the Franchisee of its election to purchase.

Regardless of whether or not the Franchisor exercises its right to purchase the equipment, furnishings, and accessories under this Section, the Franchisor shall have the option, exercisable upon



written notice to the Franchisee within 30 days after the date of termination or expiration of this Agreement, to repurchase some or all (at the Franchisor's option) of the Durango Product, Items and Store <u>Made Product</u> then owned by the Franchisee. The Franchisor has the unrestricted right to assign this option to purchase. The purchase price of all inventory (in full, unopened case-loads) will be as agreed upon by the parties, provided that the purchase price shall not exceed the prices paid by the Franchisee for such Durango Product, Items or Store <u>Made Product</u> (less any freight and insurance charges). All purchase prices are freight-on-board ("F.O.B.") the Franchisor's premises. The Franchisor may set off against the purchase price any and all amounts the Franchisee then owes to the Franchisor, if applicable.

- **18.5** Obligations of Franchisee Upon Termination or Expiration. The Franchisee is obligated upon termination or expiration of this Agreement to immediately:
 - a. Pay to the Franchisor all Royalties, other fees, and any and all amounts or accounts payable then owed the Franchisor or its affiliates pursuant to this Agreement, or pursuant to any other agreement, whether written or oral, including subleases and lease assignments, between the parties;
 - b. Cease to identify itself as a ROCKY MOUNTAIN CHOCOLATE FACTORY Franchisee or publicly identify itself as a former Franchisee or use any of the Franchisor's trade secrets, signs, symbols, devices, trade names, trademarks, or other materials.
 - c. Cease to identify the Franchised Location as being, or having been, associated with the Franchisor, and, if deemed necessary by the Franchisor, paint or otherwise change the interior and exterior of the Franchisee's former StoreBusiness to distinguish it from a ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness, and immediately cease using any proprietary mark of the Franchisor or any mark in any way associated with the ROCKY MOUNTAIN CHOCOLATE FACTORY Marks and Licensed Methods;
 - d. Deliver to the Franchisor all non-perishable Items of inventory that bear the ROCKY MOUNTAIN CHOCOLATE FACTORY trade name or logo, signs, sign-faces, advertising materials, forms and other materials bearing any of the Marks or otherwise identified with the Franchisor and obtained by and in connection with this Agreement;
 - e. Deliver to the Franchisor the Operations Manual and all other information, documents and copies thereof which are proprietary to the Franchisor;
 - f. Promptly take such action as may be required to cancel all fictitious or assumed names or equivalent registrations relating to the Franchisee's use of any Marks which are under the exclusive control of the Franchisor or, at the option of the Franchisor, assign the same to the Franchisor;
 - g. Notify the telephone company and domain name registries, if applicable, of the termination or expiration of the Franchisee's right to use any telephone number and any domain name containing the Marks and to authorize transfer thereof to the Franchisor or its designee. The Franchisee acknowledges that, as between the Franchisee and the Franchisor, the Franchisor has the sole rights to and interest in all telephone numbers, domain names and electronic mail addresses associated with any Mark. The Franchisee authorizes the Franchisor, and hereby appoints the Franchisor and any of its officers as the Franchisee's attorney-in-fact, to direct the telephone



company and domain name registry, if applicable, to transfer any telephone numbers and domain names and electronic mail addresses, relating to the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness to the Franchisor or its designee, should the Franchisee fail or refuse to do so, and the telephone company and domain name registry may accept such direction or this Agreement as conclusive of the Franchisor's exclusive rights in such telephone numbers and domain names and the Franchisor's authority to direct their transfer;

- h. Abide by all restrictive covenants set forth in Article 1920 of this Agreement;
- i. Sign a general release, in a form satisfactory to the Franchisor, of any and all claims against the Franchisor, its affiliates and their respective officers, directors, employees and agents;
- j. If applicable, take such action as may be required to remove from the Internet all sites referring to the Franchisee's former ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness or any of the Marks and to cancel or assign to the Franchisor, in the Franchisor's sole discretion, all rights to electronic mail addresses, social media accounts, and domain names for sites on the Internet that refer to the Franchisee's former ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness or any of the Marks; and
- k. Give Franchisor, within 30 days after the expiration or termination of this Agreement, evidence satisfactory to Franchisor of the Franchisee's compliance with these obligations.
- 18.6 <u>State and Federal Law</u>. THE PARTIES ACKNOWLEDGE THAT IN THE EVENT THE TERMS OF THIS AGREEMENT REGARDING TERMINATION OR EXPIRATION ARE INCONSISTENT WITH APPLICABLE STATE OR FEDERAL LAW, SUCH LAW SHALL GOVERN THE FRANCHISEE'S RIGHTS REGARDING TERMINATION OR EXPIRATION OF THIS AGREEMENT.

19. BUSINESS RELATIONSHIP

Independent Businesspersons. The parties agree that each of them are independent businesspersons, that their only relationship is by virtue of this Agreement and that no fiduciary relationship is created hereunder. Neither party is liable or responsible for the other's debts or obligations, nor shall either party be obligated for any damages to any person or property directly or indirectly arising out of the operation of the other party's business authorized by or conducted pursuant to this Agreement. The Franchisor and the Franchisee agree that neither of them will hold themselves out to be the agent, employer or partner of the other and that neither of them has the authority to bind or incur liability on behalf of the other. The Franchisee acknowledges and agrees that the Franchisor will not have the power to hire or fire the Franchisee's employees. The Franchisee expressly agrees and will never contend otherwise, that the Franchisor's authority under this Agreement to approve certain of the Franchisee's employees to perform certain functions for the StoreBusiness does not directly or indirectly vest in the Franchisor the power to hire, fire or control any such employees. The Franchisee acknowledges and agrees, and will never contend otherwise, that the Franchisee alone will exercise day-to-day control over all operations, activities and elements of the StoreBusiness and under no circumstances shall the Franchisor do so or be deemed to do so. The Franchisee further acknowledges and agrees, and will never contend otherwise, that the various requirements, restrictions, prohibitions, specifications and procedures which the Franchisee is required to comply with under this Agreement, whether set forth in the Operations Manual or otherwise, do not directly



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or indirectly constitute, suggest, infer or imply that the Franchisor controls any aspect or element of the day-to-day operations of the Franchisee's <u>StoreBusiness</u>.

- 19.2 Payment of Third-Party Obligations. The Franchisor shall have no liability for the Franchisee's obligations to pay any third parties, including without limitation, any product vendors, or any sales, use, service, occupation, excise, gross receipts, income, property or other tax levied upon the Franchisee, the Franchisee's property, the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness or upon the Franchisor in connection with the sales made or business conducted by the Franchisee (except any taxes the Franchisor is required by law to collect from the Franchisee with respect to purchases from the Franchisor).
- Indemnification. The franchisee agrees to indemnify, defend, and hold harmless the 19.3 Franchisor, its affiliates, and its and their respective shareholders, members, directors, officers, employees, agents, successors, and assignees (the "Indemnified Parties") against, and to reimburse any one or more of the Indemnified Parties for, all claims, obligations, and damages directly or indirectly arising out of the Franchisee's Store's Business's operation, employment matters in connection with the Franchisee's Store Business, the business the Franchisee conducts under this Agreement, or the Franchisee's breach of this Agreement, including, without limitation, those alleged to be or found to have been caused by the Indemnified Party's negligence, unless (and then only to the extent that) the claims, obligations, or damages are determined to be caused solely by the Franchisor's gross negligence or willful misconduct in a final, unappealable ruling issued by a court or arbitrator with competent jurisdiction. The Franchisee agrees to give the Franchisor and the Indemnified Parties written notice of any action, suit, proceeding, claim, demand, inquiry or investigation that could be the basis for a claim for indemnification by any of the Indemnified Parties within 3 days of the Franchisee's actual or constructive knowledge of it. The Indemnified Parties shall have the right, in their sole discretion to: (i) retain counsel of their own choosing to represent them with respect to any claim; and (ii) control the response thereto and the defense thereof, including the right to enter into settlements or take any other remedial, corrective, or other actions. The Franchisee agrees to give its full cooperation to the Indemnified Parties in assisting the Indemnified Parties with the defense of any such claim, and to reimburse the Indemnified Parties for all of their costs and expenses in defending any such claim, including court costs and reasonable attorneys' fees, within 10 days of the date of each invoice delivered by the Indemnified Parties to the Franchisee enumerating such costs, expenses and attorneys' fees.

For purposes of this indemnification, "claims" include all obligations, damages (actual, consequential, or otherwise), and costs that any Indemnified Party reasonably incurs in defending any claim against it, including, without limitation, reasonable accountants', arbitrators', attorneys', and expert witness fees, costs of investigation and proof of facts, court costs, travel and living expenses, and other expenses of litigation, arbitration, or alternative dispute resolution, regardless of whether litigation, arbitration, or alternative dispute resolution is commenced. Each Indemnified Party may defend any claim against it at the Franchisee's expense and agree to settlements or take any other remedial, corrective, or other actions.

This indemnity will continue in full force and effect subsequent to and notwithstanding this Agreement's expiration or termination. An Indemnified Party need not seek recovery from any insurer or other third party, or otherwise mitigate its or their losses and expenses, in order to maintain and recover from third parties fully a claim against the Franchisee under this subparagraph. The Franchisee agrees that a failure to pursue a recovery or mitigate a loss will not reduce or alter the amounts that an Indemnified Party may recover from the Franchisee under this subparagraph. The Franchisee's or any of the other Indemnified Parties' undertaking of defense and/or settlement will in no way diminish the Franchisee's

obligation to indemnify the Franchisor and the other Indemnified Parties and to hold the Franchisor and any of the Indemnified Parties harmless.

20. RESTRICTIVE COVENANTS

- 20.1 Non-Competition During Term. The Franchisee acknowledges that, in addition to the license of the Marks hereunder, the Franchisor has also licensed commercially valuable information which comprises and is a part of the Licensed Methods, including without limitation, recipes, operations, marketing, advertising and related information and materials and that the value of this information derives not only from the time, effort and money which went into its compilation, but from the usage of the same by all the franchisees of the Franchisor using the Marks and Licensed Methods. The Franchisee therefore agrees that other than the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness licensed herein, neither the Franchisee, its General Manager, its Personnel, nor any of the Franchisee's officers, directors, shareholders, members, managers or partners, nor any member of his or their immediate families, shall during the term of this Agreement:
 - a. have any direct or indirect controlling interest as a disclosed or beneficial owner in a "Competitive Business" as defined below;
 - b. perform services as a director, officer, manager, employee, consultant, representative, agent or otherwise for a Competitive Business; or
 - c. divert or attempt to divert any business related to, or any customer or account of the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness, the Franchisor's business or any other ROCKY MOUNTAIN CHOCOLATE FACTORY franchisee's business, by direct inducement or otherwise, to any Competitive Business by any direct inducement or otherwise.

The term "Competitive Business" as used in this Agreement shall mean any business operating, or granting franchises or licenses to others to operate, a retail, wholesale, distribution or manufacturing business with either of the following attributes: (i) a business deriving a total of 10% or more of its gross receipts from the sale, processing or manufacturing of one or a combination of any of the following: boxed chocolate candies; or products which are the same as or substantially similar to products offered for sale in ROCKY MOUNTAIN CHOCOLATE FACTORY StoresBusinesses; or products made with recipes, or processes, included in the Operations Manual; or (ii) a business devoting a total of 10% or more of its retail display space to one or a combination of the following: boxed chocolate candies; or products which are the same as or substantially similar to products offered by ROCKY MOUNTAIN CHOCOLATE FACTORY StoresBusinesses; or products made with recipes, or processes, included in the Operations Manual; provided, however, the Franchisee shall not be prohibited from owning securities in a Competitive Business if such securities are listed on a stock exchange or traded on the over-the-counter market and represent 5% or less of that class of securities issued and outstanding.

20.2 Post-Termination Covenant Not to Compete. Upon termination or expiration of this Agreement for any reason, the Franchisee and its General Manager, Personnel, Owners, officers, directors, shareholders, members, managers and/or partners agree that, for a period of two years commencing on the effective date of termination or expiration, or the date on which the Franchisee ceases to conduct business, whichever is later, neither Franchisee nor its officers, directors, shareholders, members, managers, and/or partners shall have any direct or indirect interest (through a member of any immediate family of the Franchisee or its Owners or otherwise) as a disclosed or beneficial owner, investor, partner, director, officer,



member, manager, employee, consultant, representative or agent or in any other capacity in any Competitive Business, defined in Section 1920.1 above, located or operating within a 25-mile radius of the Franchised Location or within a 25-mile radius of any other franchised or company-owned ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness. The restrictions of this Section shall not be applicable to the ownership of shares of a class of securities listed on a stock exchange or traded on the over-the-counter market that represent 5% or less of the number of shares of that class of securities issued and outstanding. The Franchisee and its officers, directors, shareholders, members, managers, and/or partners expressly acknowledge that they possess skills and abilities of a general nature and have other opportunities for exploiting such skills. Consequently, enforcement of the covenants made in this Section will not deprive them of their personal goodwill or ability to earn a living.

- **20.3** Confidentiality of Proprietary Information. The Franchisee shall treat all information it receives which comprises or is a part of the Licensed Methods licensed hereunder as proprietary and confidential and will not use such information in an unauthorized manner or disclose the same to any unauthorized person without first obtaining the Franchisor's written consent. The Franchisee acknowledges that the Marks and the Licensed Methods have valuable goodwill attached to them, that the protection and maintenance thereof is essential to the Franchisor and that any unauthorized use or disclosure of the Marks and Licensed Methods will result in irreparable harm to the Franchisor.
- **20.4** Confidentiality Agreement. The Franchisor requires that the Franchisee cause each of its officers, directors, partners, shareholders, members, managers, and General Manager, and, if the Franchisee is an individual, immediate family members (together, "Personnel"), to execute a confidentiality and noncompetition agreement containing the above restrictions, in the form attached hereto as Exhibit VI and incorporated herein by reference, no later than 10 days after this Agreement is signed by the Franchisee and all guarantors. During the term of this Agreement, Franchisee will require all new Personnel to sign a confidentiality agreement within 10 days of being hired. The Franchisee shall provide copies of all signed confidentiality agreements to the Franchisor within 10 days after they are signed.

21. INSURANCE

21.1 **Insurance Coverage.** The Franchisee shall procure, maintain and provide evidence of (i) comprehensive general liability insurance for the Franchised Location and its operations with a limit of not less than \$2,000,000 combined single limit, or such greater limit as may be required as part of any lease agreement for the Franchised Location; (ii) automobile liability insurance covering all employees of the ROCKY MOUNTAIN CHOCOLATE FACTORY Store Business with authority to operate a motor vehicle in an amount not less than \$1,000,000 or, with the prior written consent of the Franchisor, such lesser amount as may be available at a commercially reasonable rate, but in no event less than any statutorily imposed minimum coverage; (iii) unemployment and worker's compensation insurance with a broad form all-states endorsement coverage sufficient to meet the requirements of the law; (iv) all-risk personal property insurance in an amount equal to at least 100% of the replacement costs of the contents and tenant improvements located at the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness; (v) business interruption insurance to cover the rent of the Franchised Location, previous profit margins, maintenance of competent personnel and other fixed expenses for the duration of the interruption to the Franchised Location's operation; (vi) insurance coverage of such type, nature and scope sufficient to satisfy the Franchisee's indemnification obligations under Section 1819.3 above; (vii) employment practices liability insurance; (viii) in connection with any construction, refurbishment, and/or remodeling of the Franchised Location, builder's and/or contractor's insurance (as applicable), lien insurance, and performance and completion bonds in forms and amounts acceptable to the Franchisor; and (ix) any



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additional insurance required by the Franchisee's lease for the Franchised Location. All of the required policies of insurance shall name the Franchisor as an additional insured and shall provide for a 30-day advance written notice to the Franchisor of termination, amendment or cancellation.

21.2 Proof of Insurance Coverage. The Franchisee will provide proof of insurance to the Franchisor prior to commencement of operations at its ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness. This proof will show that the insurer has been authorized to inform the Franchisor in the event any policies lapse or are cancelled. The Franchisor has the right to change the minimum amount of insurance the Franchisee is required to maintain by giving the Franchisee prior reasonable notice, giving due consideration to what is reasonable and customary in the similar business. The Franchisee's failure to comply with the insurance provisions set forth herein shall be deemed a material breach of this Agreement. In the event of any lapse in insurance coverage, in addition to all other remedies, the Franchisor shall have the right to demand that the Franchisee cease operations of the ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness until coverage is reinstated, or, in the alternative, pay any delinquencies in premium payments and charge the same back to the Franchisee-plus a fee of 20% of such premium charges for Franchisor's administrative costs in obtaining such insurance on behalf of Franchisee.

22. MISCELLANEOUS PROVISIONS

- Governing Law/Consent to Venue and Jurisdiction. Except to the extent governed by 22.1 the United States Trademark Act of 1946 (Lanham Act, 15 U.S.C. §§1051 et seq.) or other federal law, this Agreement shall be interpreted under the laws of the state of Colorado and any disputes between the parties shall be governed by and determined in accordance with the substantive laws of the state of Colorado, which laws shall prevail in the event of any conflict of law. The Franchisee and the Franchisor have negotiated regarding a forum in which to resolve any disputes that may arise between them and have agreed to select a forum in order to promote stability in their relationship. Therefore, if a claim is asserted in a legal proceeding involving the Franchisee, its officers, directors, partners or managers (collectively, "Franchisee Affiliates") and the Franchisor, its officers, directors or sales employees (collectively, "Franchisor Affiliates"), all parties agree that the exclusive venue for disputes between them shall be in the state courts in La Plata County, Colorado and federal courts located in Colorado and each waive any objections they may have to the personal jurisdiction of or venue in the state courts in La Plata County and federal courts located in Colorado. THE FRANCHISOR, THE FRANCHISOR AFFILIATES, THE FRANCHISEE AND THE FRANCHISEE AFFILIATES EACH WAIVE THEIR RIGHTS TO A TRIAL BY JURY.
- **22.2** <u>Cumulative Rights</u>. The rights and remedies of the Franchisor and the Franchisee hereunder are cumulative and no exercise or enforcement by either of them of any right or remedy hereunder shall preclude the exercise or enforcement by either of them of any other right or remedy hereunder which they are entitled by law to enforce.
- **22.3** Modification. The Franchisor and/or the Franchisee may modify this Agreement only upon execution of a written agreement between the two parties. The Franchisee acknowledges that the Franchisor may modify its standards and specifications and operating and marketing techniques set forth in the Operations Manual unilaterally under any conditions and to the extent in which the Franchisor, in its sole discretion, deems necessary to protect, promote, or improve the Marks and the quality of the Licensed Methods, but under no circumstances will such modifications be made arbitrarily without such determination.



- **22.4** Entire Agreement. This Agreement, including all exhibits and addenda and the Operations Manual, contain the entire agreement between the parties and supersedes any and all prior agreements concerning the subject matter hereof. Nothing in this Agreement, including all exhibits and addenda hereto, or in any other agreement between the Franchisor and the Franchisee, is intended to disclaim the representations made in the most recent franchise disclosure document provided by the Franchisor or its representatives. No modifications of this Agreement shall be effective except those in writing and signed by both parties. The Franchisor does not authorize and will not be bound by any representation of any nature other than those expressed in this Agreement and in the most recent franchise disclosure document provided to the Franchisee by the Franchisor or its representatives. The Franchisee further acknowledges and agrees that no representations have been made to it by the Franchisor regarding projected sales volumes, market potential, revenues, profits of the Franchisee's ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness, or operational assistance other than as stated in this Agreement or in the most recent franchise disclosure document provided to the Franchisee by the Franchisor or its representatives.
- **22.5 Delegation by the Franchisor**. From time to time, the Franchisor shall have the right to delegate the performance of any portion or all of its obligations and duties hereunder to third parties, whether the same are agents of the Franchisor or independent contractors which the Franchisor has contracted with to provide such services. The Franchisee agrees in advance to any such delegation by the Franchisor of any portion or all of its obligations and duties hereunder. The Franchisee acknowledges and agrees that any delegation by the Franchisor of its duties or obligations does not assign or confer any rights under this Agreement to third parties and that there are no third-party beneficiaries of this Agreement.
- **22.6** Effective Date. This Agreement shall not be effective until accepted by the Franchisor as evidenced by dating and signing by an officer of the Franchisor. The effective date of this Agreement may be adjusted to an earlier date if the parties are signing it as a successor to an earlier franchise agreement in order to avoid giving the Franchisee a longer term under the successor franchise agreement if the term of the prior agreement was extended until the successor agreement became effective.
- **Review of Agreement**. The Franchisee acknowledges that it had a copy of this Agreement in its possession for a period of time not fewer than 10 full business days, or 14 calendar days, whichever is applicable, during which time the Franchisee has had the opportunity to submit same for professional review and advice of the Franchisee's choosing prior to freely executing this Agreement.
- **22.8** Attorneys' Fees. In the event of any dispute between the parties to this Agreement, including any dispute involving an officer, director, employee or managing agent of a party to this Agreement, in addition to all other remedies, the non-prevailing party will pay the prevailing party all costs and expenses, including reasonable attorneys' fees, incurred by the prevailing party in any legal action, arbitration or other proceeding as a result of such dispute.
- **22.9** <u>Injunctive Relief</u>. Nothing herein shall prevent the Franchisor or the Franchisee from seeking injunctive relief to prevent irreparable harm, in addition to all other remedies. If the Franchisor seeks an injunction, the Franchisor will not be required to post a bond in excess of \$500.
- 22.10 <u>Waiver of Punitive Damages and Jury Trial</u>. EXCEPT FOR THE FRANCHISEE'S OBLIGATION TO INDEMNIFY FRANCHISOR FOR THIRD PARTY CLAIMS UNDER <u>SUBSECTION SECTION 19.3</u>, AND EXCEPT FOR PUNITIVE DAMAGES AVAILABLE TO EITHER PARTY UNDER FEDERAL LAW, FRANCHISOR AND THE FRANCHISEE (AND ITS



OWNERS) WAIVE TO THE FULLEST EXTENT PERMITTED BY LAW ANY RIGHT TO OR CLAIM FOR ANY PUNITIVE, EXEMPLARY, OR CONSEQUENTIAL DAMAGES AGAINST THE OTHER AND AGREE THAT, IN THE EVENT OF A DISPUTE BETWEEN FRANCHISOR AND THE FRANCHISEE, THE PARTY MAKING A CLAIM WILL BE LIMITED TO EQUITABLE RELIEF AND TO RECOVERY OF ANY ACTUAL DAMAGES IT SUSTAINS. FRANCHISOR AND THE FRANCHISEE IRREVOCABLY WAIVE TRIAL BY JURY IN ANY ACTION, PROCEEDING, OR COUNTERCLAIM, WHETHER AT LAW OR IN EQUITY, BROUGHT BY EITHER OF FRANCHISOR OR THE FRANCHISEE.

- **22.11** <u>No Waiver</u>. No waiver of any condition or covenant contained in this Agreement or failure to exercise a right or remedy by the Franchisor or the Franchisee shall be considered to imply or constitute a further waiver by the Franchisor or the Franchisee of the same or any other condition, covenant, right, or remedy.
- **22.12** No Right to Set Off. The Franchisee shall not be allowed to set off amounts owed to the Franchisor for Royalties, fees or other amounts due hereunder, against any monies owed to Franchisee, nor shall the Franchisee in any event withhold such amounts due to any alleged nonperformance by the Franchisor hereunder, which right of set off is hereby expressly waived by the Franchisee.
- **22.13** <u>Invalidity</u>. If any provision of this Agreement is held invalid by any tribunal in a final decision from which no appeal is or can be taken, such provision shall be deemed modified to eliminate the invalid element and, as so modified, such provision shall be deemed a part of this Agreement as though originally included. The remaining provisions of this Agreement shall not be affected by such modification.
- **22.14** Notices. All written notices required to be given under this Agreement shall be given in writing, by electronic mail, by certified mail, return receipt requested, or by an overnight delivery service providing documentation of receipt, at the address set forth in the preamble to this Agreement or at such other addresses as the Franchisor or the Franchisee may designate from time to time. Notices shall be deemed delivered one business day after transmission by electronic mail; one business day after being placed in the hands of a commercial courier service for overnight delivery; or three business days after being deposited in the United States Mail, postage prepaid and addressed to the party to be notified at its most current principal business address of which the notifying party has been notified in writing.
- **22.15** Authorization to Communicate Electronically; Prompt Response Required. By executing this Agreement, the Franchisee authorizes the Franchisor and its affiliates and approved suppliers, to communicate with the Franchisee electronically, including via electronic mail or text message, and unless a written communication is required, to communicate with the Franchisee via telephone, notwithstanding whether any or all of the Franchisee's telephone numbers appear on a state or federal do-not-call registry. The Franchisee acknowledges and agrees that it is critical to the efficient and successful administration of the franchise relationship that the Franchisee promptly responds to all communications from the Franchisor. Accordingly, the Franchisee agrees to respond within five business days to each communication from the Franchisor.
- **22.16** Force Majeure. "Force Majeure" means an event that prevents a party to this Agreement from performing that is not the fault of or within the reasonable control of the party claiming Force Majeure. Force Majeure includes acts of god, fires, strikes, war, terrorism, riot, governmental laws or restrictions, or any other similar event or cause rendering performance of the contract impossible. Except with respect to payment obligations, neither party shall be deemed to be in breach of this Agreement if a party's failure to



perform its obligations results from Force Majeure and any delay resulting from Force Majeure will extend performance accordingly or excuse performance in whole or in part as may be reasonable. Force Majeure does not include the Franchisee's financial inability to perform, inability to obtain financing, inability to obtain permits or licenses or any other similar events unique to the Franchisee or to general economic downturn or conditions. If the Franchisee is affected by an event of Force Majeure, it shall provide a prompt written request for relief to the Franchisor describing and setting forth the nature of the Force Majeure, an estimate as to its duration, and a plan for resuming full compliance with this Agreement. The Franchisor will have full discretion whether to grant or deny any request for relief. If the Franchisee fails to provide the required notice it shall be liable for failure to give such timely notice only to the extent of damage actually caused.

- **22.17 Electronic Signature**. The counterparts of this Agreement and all ancillary documents executed or delivered in connection with this Agreement may be executed and signed by electronic signature by any of the parties to this Agreement, and delivered by electronic or digital communications to any other party to this Agreement, and the receiving party may rely on the receipt of such document so executed and delivered by electronic or digital communications signed by electronic signature as if the original has been received. For the purposes of this Agreement, electronic signature means, without limitation, an electronic act or acknowledgement (e.g., clicking an "I Accept" or similar button), sound, symbol (digitized signature block), or process attached to or logically associated with a record and executed or adopted by a person with the intent to sign the record.
- **22.18** Payment of Taxes. The Franchisee shall reimburse the Franchisor, or its affiliates and designees, promptly and when due, the amount of all sales taxes, use taxes, personal property taxes and similar taxes imposed upon, required to be collected or paid by the Franchisor, or its affiliates or designees, on account of services or goods furnished by the Franchisor, its affiliates or designees, to the Franchisee through sale, lease or otherwise, or on account of collection by the Franchisor, its affiliates or designees, of the initial franchise fee, Royalties, Marketing and Promotion Fees Fund Contributions or any other payments made by the Franchisee to the Franchisor required under the terms of this Agreement.
- **22.19** Anti-Terrorism Representation. The Franchisee represents to the Franchisor that it and all persons or entities holding any legal or beneficial interest whatsoever in the Franchisee are not included in, owned by, controlled by, acting for or on behalf of, providing assistance, support, sponsorship, or services of any kind to, or otherwise associated with any of the persons or entities referred to or described in Executive Order 13224-Blocking Property and Prohibiting Transactions with Persons Who Commit, Threaten to Commit, or Support Terrorism, as amended.
- **22.20** No Class or Consolidated Actions. ALL CLAIMS, CONTROVERSIES AND DISPUTES MAY ONLY BE BROUGHT BY FRANCHISEE ON AN INDIVIDUAL BASIS AND MAY NOT BE CONSOLIDATED WITH ANY CLAIM, CONTROVERSY OR DISPUTE FOR OR ON BEHALF OF ANY OTHER FRANCHISEE OR BE PURSUED AS PART OF A CLASS ACTION.
- 22.21 <u>Limitation of Claims</u>. EXCEPT FOR CLAIMS ARISING FROM THE FRANCHISEE'S NON-PAYMENT OR UNDERPAYMENT OF AMOUNTS THE FRANCHISEE OWES FRANCHISOR, ANY AND ALL CLAIMS ARISING OUT OF OR RELATING TO THIS AGREEMENT OR FRANCHISOR'S RELATIONSHIP WITH THE FRANCHISEE WILL BE BARRED UNLESS A JUDICIAL PROCEEDING IS COMMENCED WITHIN 18 MONTHS FROM THE DATE ON WHICH THE PARTY ASSERTING THE CLAIM KNEW OR SHOULD HAVE KNOWN OF THE FACTS GIVING RISE TO THE CLAIMS.



- **22.22** <u>Limited Liability for Franchisor's Related Parties</u>. The Franchisee agrees that no past, present or future director, officer, employee, incorporator, member, partner, stockholder, subsidiary, affiliate, owner, entity under common control, ownership or management, vendor, service provider, agent, attorney or representative of Franchisor will have any liability for (i) any of Franchisor's obligations or liabilities relating to or arising from this Agreement; (ii) any claim against Franchisor based on, in respect of, or by reason of, the relationship between the Franchisee and Franchisor, or (iii) any claim against Franchisor based on any alleged unlawful act or omission of Franchisor.
- 22.23 Covenant of Good Faith. If applicable law implies a covenant of good faith and fair dealing in this Agreement, the parties hereto agree that the covenant will not imply any rights or obligations that are inconsistent with a fair construction of the terms of this Agreement. Additionally, if applicable law will imply the covenant, the Franchisee agrees that: (i) this Agreement (and the relationship of the parties hereto that is inherent in this Agreement) grants Franchisor the judgment to make decisions, take actions and/or refrain from taking actions not inconsistent with Franchisor's explicit rights and obligations under this Agreement that may favorably or adversely affect the Franchisee's interests; (ii) Franchisor will use its judgment based on its assessment of its own interests and balancing those interests against the interests of its franchise owners generally, and specifically without considering the Franchisee's individual interests or the individual interests of any other particular franchise owner; (iii) Franchisor will have no liability to the Franchisee for the exercise of Franchisor's judgment in this manner, so long as the judgment is not exercised in bad faith; and (iv) in the absence of bad faith, no trier of fact in any litigation will substitute its judgment for Franchisor's judgment so exercised.
- **22.24** Multiple Forms of Agreement. The Franchisee acknowledges and agrees that there may be more than one form of franchise agreement in effect between Franchisor and its various ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness franchise owners; those other agreements may contain provisions that may be materially different from the provisions contained in this Agreement; and the Franchisee is not entitled to rely on any provision of any other agreement with other ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness franchise owners whether to establish course of dealing, waiver, or estoppel, or for any other purpose.
- **22.25** <u>Acknowledgement</u>. BEFORE SIGNING THIS AGREEMENT, THE FRANCHISEE SHOULD READ IT CAREFULLY WITH THE ASSISTANCE OF LEGAL COUNSEL. THE FRANCHISEE ACKNOWLEDGES THAT:
- A. THE SUCCESS OF THE BUSINESS VENTURE CONTEMPLATED HEREIN INVOLVES SUBSTANTIAL RISKS AND DEPENDS UPON THE FRANCHISEE'S ABILITY AS AN INDEPENDENT BUSINESSPERSON AND ITS ACTIVE PARTICIPATION IN THE DAILY AFFAIRS OF THE BUSINESS; AND
- B. NO ASSURANCE OR WARRANTY, EXPRESS OR IMPLIED, HAS BEEN GIVEN AS TO THE POTENTIAL SUCCESS OF SUCH BUSINESS VENTURE OR THE EARNINGS LIKELY TO BE ACHIEVED; AND
- C. NO STATEMENT, REPRESENTATION OR OTHER ACT, EVENT OR COMMUNICATION, EXCEPT AS SET FORTH IN THIS AGREEMENT, AND IN THE MOST RECENT FRANCHISE DISCLOSURE DOCUMENT SUPPLIED TO THE FRANCHISEE, IS BINDING ON THE FRANCHISOR IN CONNECTION WITH THE SUBJECT MATTER OF THIS AGREEMENT.



[SIGNATURE PAGE FOLLOWS]



B-48

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date first above set forth.

	INC.
Date:	By:
	Greg Pope, Sr. VP Franchise Development
	FRANCHISEE:
Date:	
Date:	, Individually
	, Individually
	AND:
Date:	Name of Entity
	By:
	Title:

$\frac{\textbf{ADDENDUM TO ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.}}{\textbf{FRANCHISE AGREEMENT}}$

<u>Franchised Location</u>. The Franchised Location, set forth in <u>Section 3.1</u> of the Agreement shall be:

and	the	<u>Store</u> Business	configuration 	shall	be
		The amount of the init	ial franchise fee, set fort	th in <u>Section 4.1</u>	of the
Fully e	xecuted this	day of	, 20		
Territo	ry. The Territory	shall be:(check one)			
	The Franchised	Business will be opera	ated in a metropolitan ar	ea and will not h	nave a
	Territory.				
	The Franchised	Rusiness will be operate	d from a non-traditional lo	ocation and will no	t have
	a Territory.	Business win se operate	a from a non-daditional fe	oution and will no	t Have
	Subject to final	annroyal of the location	of the Franchised Busines	ss the parties inter	nd that
			ritory, which shall be set		
			ee with the Territory upor		
	site for the Fran	chised Business. If the	Franchisee does not wish	to accept the Ter	ritory
	the Franchisee	may choose another si	te location, and the Fran	nchisor will prese	nt the
	Franchisee with	another Territory based	on the site selected.		
Franch	nised Location.	If a particular site for	the Franchised Location	has been selecte	ed and
		_	hise Agreement, it shall b		
			shall be as listed in Attac		
		•	proved at the time of the s	* *	
Agreen	nent, once the F	ranchisor has approved	a Franchised Location,	the Franchisor ar	nd the
Franch	isee will execute	Attachment I-A.			



1.

INC.
By:
Greg Pope, Sr. VP Franchise Development
FRANCHISEE:
, Individually
To dissiduation
, Individually
AND:
Name of Entity
By:
Title:



ATTACHMENT I-A

(HOCOLATE FACTORY

[2025 FA v1F] 1-1

TO THE FRANCHISE AGREEMENT

PREMISES AND TERRITORY

Franchised Location:

The Franchisee has received acceptance for site location for the Franchised Location that satisfies the demographics and location requirements minimally necessary for a Franchised Location and that meets the Franchisor's minimum current standards and specifications for the buildout, interior design, layout, floor plan, signs, designs, color and décor of a Franchised Location. The Franchisee acknowledges that the Franchisor's acceptance of the site location for the Franchised Location is in no way a representation that the site will be successful. The Franchisor and the Franchisee have mutually agreed upon a Territory based on the site for the Franchised Location which is indicated below. The Franchisee acknowledges that the Territory is in conformance with the territory guidelines stated in Item 12 of the Franchise Disclosure Document.

=
The Franchised Location for the Franchised Business as provided in Section 3.3 of the Franchise Agreement is:
Territory (select one):
Not applicable. The Franchisee will operate the Franchised Business at a non-traditional location or within a metropolitan area and shall not receive a Territory.
The Franchisor and the Franchisee have mutually agreed upon a Territory based on the site for the Premises which is indicated below:

(Signature Page Follows)



ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.
<u>By:</u>
FRANCHISEE:
, Individually
, Individually
AND:
Name of Entity
By:
<u>Title:</u>



EXHIBIT II

GUARANTY AND ASSUMPTION OF FRANCHISEE'S OBLIGATIONS

THIS GUARANTY AND ASSUMPTION OF ORLIGATIONS is given this

, 202
By (list each guarantor):
In consideration of, and as an inducement to, the execution of that certain Franchise Agreemen
(the "Agreement") on this date by ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. ("Franchisor")
each of the undersigned personally and unconditionally (a) guarantees to Franchisor and Franchisor's successors and assigns, for the term of the Agreement (including extensions) and afterward as provided in
the Agreement, that ("Franchisee") will punctually pay and perform
each and every undertaking, agreement, and covenant set forth in the Agreement (including any
amendments or modifications of the Agreement) and (b) agrees to be personally bound by, and personally
liable for the breach of, each and every provision in the Agreement (including any amendments of
modifications of the Agreement), both monetary obligations and obligations to take or refrain from taking
specific actions or to engage or refrain from engaging in specific activities, including the non-competition
confidentiality, transfer, and dispute resolution requirements.

Each of the undersigned consents and agrees that: (1) his or her direct and immediate liability under this Guaranty will be joint and several, both with Franchisee and among other guarantors; (2) he or she will render any payment or performance required under the Agreement upon demand if Franchisee fails or refuses punctually to do so; (3) this liability will not be contingent or conditioned upon Franchisor's pursuit of any remedies against Franchisee or any other person; (4) this liability will not be diminished, relieved, or otherwise affected by any extension of time, credit, or other indulgence which Franchisor may at any time and from time to time grant to Franchisee or to any other person, including, without limitation, the acceptance of any partial payment or performance or the compromise or release of any claims (including the release of other guarantors), none of which will in any way modify or amend this Guaranty, which will be continuing and irrevocable during the term of the Agreement (including extensions), for so long as any performance is or might be owed under the Agreement by Franchisee or its owners, and for so long as Franchisor has any cause of action against Franchisee or its owners; and (5) this Guaranty will continue in full force and effect for (and as to) any extension or modification of the Agreement and despite the transfer of any interest in the Agreement or Franchisee, and each of the undersigned waives notice of any and all renewals, extensions, modifications, amendments, or transfers.

Each of the undersigned waives: (i) all rights to payments and claims for reimbursement or subrogation which any of the undersigned may have against Franchisee arising as a result of the undersigned's execution of and performance under this Guaranty; and (ii) acceptance and notice of acceptance by Franchisor of his or her undertakings under this Guaranty, notice of demand for payment of any indebtedness or non-performance of any obligations hereby guaranteed, protest and notice of default to any party with respect to the indebtedness or nonperformance of any obligations hereby guaranteed, and any other notices to which he or she may be entitled.

day of

If Franchisor is required to enforce this Guaranty in a judicial proceeding, and prevail in such proceeding, Franchisor shall be entitled to reimbursement of Franchisor's costs and expenses, including, but not limited to, reasonable accountants', attorneys', attorneys' assistants', arbitrators', and expert witness fees, costs of investigation and proof of facts, court costs, other litigation expenses, and travel and living expenses, whether incurred prior to, in preparation for, or in contemplation of the filing of any such proceeding. If Franchisor is required to engage legal counsel in connection with any failure by the undersigned to comply with this Guaranty, the undersigned shall reimburse Franchisor for any of the above-listed costs and expenses Franchisor incurs.

Subject to the provisions below, each of the undersigned agrees that all actions arising under this Guaranty or the Agreement, or otherwise as a result of the relationship between Franchisor and the undersigned, must be commenced in the state or federal court of competent jurisdiction in La Plata County, Colorado, and each of the undersigned irrevocably submits to the jurisdiction of those courts and waives any objection he or she might have to either the jurisdiction of or venue in those courts. Nonetheless, each of the undersigned agrees that we may enforce this Guaranty and any orders and awards in the courts of the state or states in which he or she is domiciled.

IN WITNESS WHEREOF, each of the undersigned has affixed his or her signature on the same day and year as the Agreement was executed.

	GUARANTOR(S)		
Date			
Date			



STATEMENT OF OWNERSHIP

	(a) <u>Individual Pr</u>	roprietorship. List individual(s):
	-	
	-	
	-	
	(b) Corporation,	Limited Liability Company, or Partnership. (CIRCLE ONE)
	The Franchisee was incorporate	ted or formed on, under the laws of the State
	of The France corporate limited liability	nchisee has not conducted business under any name other than its
	——————————————————————————————————————	company, or partnership name and The following is a list of the Franchisee's directors, if applicable,
	and officers as of the effective	date shown above:
	Name of Each Director/C	<u>Position(s) Held</u>
	see's owners (as defined in the	ving list includes the full name of each person who is one of the rearchise Agreement), or an owner of one of the Franchisee's of each owner's interest (attach additional pages if necessary).
	see's owners (as defined in the and fully describes the nature	ne Franchise Agreement), or an owner of one of the Franchisee's
owners	see's owners (as defined in the	ne Franchise Agreement), or an owner of one of the Franchisee's of each owner's interest (attach additional pages if necessary).
	see's owners (as defined in the and fully describes the nature	ne Franchise Agreement), or an owner of one of the Franchisee's of each owner's interest (attach additional pages if necessary).
owners,	see's owners (as defined in the and fully describes the nature	ne Franchise Agreement), or an owner of one of the Franchisee's of each owner's interest (attach additional pages if necessary).

(c)

(d)	
Use additional sheets if necessar Franchisor in writing.	ry. Any and all changes to the above information must be reported to the
Date	Signature
	Print Name

FRANCHISE AGREEMENT – EXHIBIT III



ADDENDUM TO FRANCHISE AGREEMENT

ADDENDUM TO ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. FRANCHISE AGREEMENT

AUTHORIZATION AGREEMENT

FOR ELECTRONIC FUNDS TRANSFERS

savings account indicated below and (2) authordebit such account pursuant to Company's instr	dit correction entries to the undersigned's checking and rizes the depository designated below (" Depository ") actions. Debit entries shall be limited to past due amou related to the Franchise Agreement between Depositor a		
Depository	Branch		
City	State	Zip Code	
Bank Transit/ABA Number		Account Number	
This authority is to remain in full force and eff from Company and Depositor of the Depositor manner as to afford Depository a reasonable of Depository shall provide Company and Deposit this authority. If an erroneous debit entry is init to have the amount of such entry credited to suffollowing the date on which Depository sent pertaining to such entry or (b) 45 days after por Depository a written notice identifying such a Depository to credit the amount thereof to such a may have under federal and state banking laws.	r's termination of such authority opportunity to act on it. Notwell tor with 30 days' prior written not inted to Depositor's account, Depute account by Depository, if (at to Depositor a statement of accepting, whichever occurs first, Depositor, stating that such entry was account. These rights are in additional account.	v in such time and in such ithstanding the foregoing otice of the termination of positor shall have the right a) within 15 calendar days ecount or a written notice epositor shall have sent to as in error and requesting	
DEPOSITOR (Print Name)			

By:			
Its:			
Date:			

FRANCHISE AGREEMENT – EXHIBIT III



PERMIT, LICENSE AND CONSTRUCTION CERTIFICATE

Franchisor and Franchisee are parties to		
the development and operation of ROCKY MOU		
at		hised Location")
In accordance with Section 5.6 of the Franchis		
Franchised Location complies with all applica		
regulations and standards including, but not limi		•
similar state or local laws. The Franchisee ha	•	•
required for the lawful construction and operation Store Business, together with all certifications from		
that all requirements for construction and opera		
access, sign, health, safety requirements, building		
business, sales tax permits, health and sanitation		
has obtained all customary contractors' sworn sta		
remodeling, decorating and installation of ed	quipment at the Franchised Location.	The Franchise
acknowledges that it is an independent contract		
constitute ownership, control, leasing or operati		
Franchisor, but rather provides notice to Franchisor.	•	* *
laws. The Franchisee asserts that Franchisor recrtificate.	may justifiably rely on the information	contained in this
certificate.		
	FRANCHISEE:	
	T., 1': 1, 11	
	, Individually	
	, Individually	
	•	
	AND:	
	Name of Entity	
	Name of Entity	
	By:	
	Title:	

CONFIDENTIALITY AND NONCOMPETITION AGREEMENT

THIS CONFIDENTIALITY AND NONCO	OMPETITION AGREEMENT (this "Agreement")
is made as of the day of	, 202, is executed by
("Individ	ual," "me," or "I") for the benefit of ROCKY
MOUNTAIN CHOCOLATE FACTORY, INC.,	a Colorado corporation ("Franchisor"), and for
, a/an	("Franchisee").
those parties concerning a business operating, or t CHOCOLATE FACTORY" name at	A :
franchised business Franchisor authorizes Franchisee	to operate under the Franchise Agreement is known
as the "Franchised Location," which business is one a	mong all businesses that Franchisor owns, operates,
or franchises under the "ROCKY MOUNTAIN	CHOCOLATE FACTORY" name ("ROCKY
MOUNTAIN CHOCOLATE FACTORY Stores Busin	esses"). I agree that, unless otherwise specified, all
capitalized terms in this Agreement have those meaning	igs ascribed to them in the Franchise Agreement.

I agree that during the term of my employment by, ownership participation in, association with or service to Franchisee, or at any time thereafter, I will not communicate, divulge or use for the benefit of any other person, persons, partnership, proprietorship, association, corporation or entity, Franchisor's proprietary and confidential information relating to the development and operation of ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses, including but not limited to the following concerning ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses: (1) site selection criteria and layouts, designs and other plans and specifications for ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses; (2) training and operations materials and manuals; (3) methods, formats, specifications, standards, systems, procedures, preparation techniques, sales and marketing techniques, knowledge, and experience used in developing and operating ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses; (4) marketing, promotional and advertising research and programs for ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses; (5) knowledge of specifications for and suppliers of Durango Product, Store Made Product, Items and other authorized confectionery food and beverage products, and other products and supplies, including supplier pricing and related terms; (6) any computer software or similar technology which is proprietary to the Franchisor, including, without limitation, digital passwords and identifications and any source code of, and data, reports, and other printed materials generated by, the software or similar technology; (7) knowledge of the operating results and financial performance of ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses other than the Franchisee's Franchised Location; (8) graphic designs and related intellectual property; (9) customer solicitation, communication and retention programs, along with data and information used or generated in connection with those programs; (10) all data and other information generated by, or used in, the operation of the Franchisee's Franchised Location, including customer names, addresses, phone numbers, pricing and other information supplied by any customer (such as credit card information or personal information), and any other information contained at any time and from time to time in the computer system or that visitors to the Franchisee's Franchised Location (including the Franchisee and its personnel) provide to the website for the network of ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses; (11) future business plans relating to ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses and the

ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u> franchise opportunity, including expansion and development plans; and (12) any other information that the Franchisor reasonably designates as confidential or proprietary. (collectively, all information referenced above, including examples (1) through (12), is known as the "Confidential Information").

Furthermore, any and all information, knowledge, know-how, techniques and information which the entities mentioned above (or their officers) designate as confidential is considered, and hereby acknowledged by me, to be Confidential Information for the purposes of this Agreement, except information which I can demonstrate came to my attention before disclosure or which had become or becomes a part of the public domain through publication or communication by others (unless the publication or communication violates a similar confidentiality agreement), but in no event through any act of mine.

I specifically understand that, without limitation, all the above items, concepts, and/or examples contained in the preceding paragraph constitute Confidential Information of Franchisor, and I will not divert any business to competitors of Franchisee and/or Franchisor. I will at no time copy, duplicate, record or otherwise reproduce any of the Confidential Information or material containing it, in whole or in part, store them in a computer retrieval or database, nor otherwise make them available to any unauthorized person.

I further agree that, during the term of my employment/service/association or ownership participation, I will not, directly or indirectly, engage or participate in any Competitive Business (defined below in this paragraph), any of which such prohibited behavior I understand and hereby explicitly acknowledge would or could be injurious to, or (in Franchisor's sole judgment) have an adverse effect upon, Franchisor's protectable interests in the Confidential Information, the "ROCKY MOUNTAIN CHOCOLATE FACTORY" trademark or related Marks, or the goodwill and/or reputation of ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses generally. I agree that I am prohibited from engaging in any Competitive Business as a proprietor, partner, investor, shareholder, director, officer, employee, principal, agent, advisor, or consultant. For the purposes of this Agreement, "Competitive Business" shall mean any business operating, or granting franchises or licenses to others to operate, a retail, wholesale, distribution or manufacturing business with either of the following attributes: (i) a business deriving a total of 10% or more of its gross receipts from the sale, processing or manufacturing of one or a combination of any of the following: boxed chocolate candies; or products which are the same as or substantially similar to products offered for sale in ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses; or products made with recipes, or processes, included in the Operations Manual; (ii) a business devoting a total of 10% or more of its retail display space to one or a combination of the following: boxed chocolate candies; or products which are the same as or substantially similar to products offered for sale in ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses; or products made with recipes, or processes, included in the Operations Manual; or (iii) a business that grants franchises or licenses to others to operate the type of business specified in the preceding subparagraphs (i) and (ii) (other than a ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness operated under a franchise agreement with Franchisor). .

Upon the expiration or other termination for any reason of my employment, association, service or ownership participation, I agree:

(i) to return immediately to Franchisor or Franchisee, as the case may be, all Confidential Information, and any material(s) containing a subset thereof, in my possession that was utilized, or to which I had access, during my employment, association, service or ownership participation;

FRANCHISE AGREEMENT - EXHIBIT VII



- (ii) to refrain, beginning upon such expiration or termination and forever thereafter, from any and all contacts with customers of ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses for any purpose whatsoever; and
- (iii) for a period of 2 years, starting on the earlier of the effective date of termination or expiration of my employment/service/association or ownership participation, to refrain from directly or indirectly (such as through any one or more of my spouse, legally-recognized domestic partner, parents, children or sibling(s) (collectively, "Immediate Family")) owning a legal or beneficial interest in, or rendering services or giving advice to: (a) any Competitive Business operating at the former Franchised Location or within a 25-mile radius of the Franchised Location; (b) any Competitive Business operating within a radius of 25-miles of any ROCKY MOUNTAIN CHOCOLATE FACTORY StoreBusiness in operation or under construction on the later of the effective date of termination or expiration of my employment/service/association/ ownership participation; or (c) any entity which grants franchises, licenses or other interests to others to operate any Competitive Business.

I acknowledge and understand that the provisions of this Agreement, including my representations, covenants, and warranties (as applicable) given hereunder, are necessary and integral to this Agreement and to Franchisor's and Franchisee's interests under the Franchise Agreement, and are intended to:

- (i) preclude not only direct competition, but also all forms of indirect competition, such as consultation for Competitive Businesses, service as an independent contractor for Competitive Businesses, or any assistance or transmission of information of any kind which would be of any material assistance to a competitor;
- (ii) bind any person or entity having any legal or beneficial interest in me, or traceable to, down or through me, including (without limitation) any of member of my Immediate Family, any direct or indirect beneficiary, any partner (general or limited) or proprietor of mine, and any other such related person or entity, regardless of how many levels or tiers there may be between any such described person or entity and me; and
- (iii) identify for me, toward the goal of preserving through this Agreement, Franchisor's protectable legal interests in the Licensed Methods, customers of ROCKY MOUNTAIN CHOCOLATE FACTORY Stores Businesses, the Confidential Information, and the goodwill associated with the Marks.

I also expressly acknowledge my possession of skills and abilities of a general nature, and the opportunity for exploiting such skills in other ways than the operation or involvement in the activities of a ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoreBusiness</u> or a Competitive Business, so that enforcement of my covenants made in this Agreement will not deprive me of my personal goodwill or ability to earn a living after the effective date of expiration or termination of my relationship with Franchisee, the Franchisee's Franchised Location, or ROCKY MOUNTAIN CHOCOLATE FACTORY <u>StoresBusinesses</u> generally. If I fail or refuse to abide by any of my foregoing obligations or promises made under this Agreement, and Franchisor or Franchisee obtains enforcement in a judicial proceeding, then my obligations and responsibilities specified under the breached covenant will be tolled during the period(s) of time that the covenant is breached and/or Franchisor or Franchisee seeks to enforce it, and will continue for 2 years starting from the effective date of the order enforcing the covenant.

I acknowledge that violation of the covenants not to compete contained in this Agreement would result in immediate and irreparable injury to Franchisor and Franchisee, for which no adequate remedy at law will be available. Accordingly, I hereby consent to the entry of an injunction procured by Franchisor FRANCHISE AGREEMENT - EXHIBIT VII



or Franchisee (or both), in any appropriate jurisdiction and venue (notwithstanding other references to resolution of actions exclusively in Franchisor's home prohibiting any conduct by me in violation of the terms of those covenants not to compete and/or restrictions on the use of Confidential Information under this Agreement. I expressly agree that it may conclusively be presumed in any legal action that any violation of the terms of these covenants not to compete was accomplished by and through my unlawful utilization of Franchisor's Confidential Information. Further, I expressly agree that any claims I may have against Franchisor will not constitute a defense to Franchisor's enforcement of the covenants not to compete under this Agreement. I further agree to pay all costs and expenses (including reasonable attorneys' and experts' fees) incurred by Franchisor in connection with the enforcement of those covenants not to compete set forth in this Agreement.

If all, or any portion of, this covenant not to use Confidential Information and not to compete is held unreasonable, void, vague or illegal by any court or agency having valid jurisdiction in an unappealed final decision to which Franchisee and/or Franchisor is a party, the court or agency will be empowered to revise and/or construe the covenant to fall within permissible legal limits, and should not invalidate the entire covenant. I expressly agree to be bound by any lesser covenant subsumed within the terms of this Agreement as if the resulting covenant were separately stated in and made a part of this Agreement.

I agree that this Agreement and all relations and disputes between myself on the one hand, and Franchisee or Franchisor on the other hand, whether sounding in contract, tort, or otherwise, are to be exclusively construed in accordance with and/or governed by (as applicable) the law of the State of Colorado without recourse to Colorado (or any other) choice of law or conflicts of law principles. If, however, any provision of this Agreement would not be enforceable under the laws of Colorado state, and if the Franchisee's Franchised Location is located outside of Colorado state and the provision would be enforceable under the laws of the state in which the Franchisee's Franchised Location is located, then the provision (and only that provision) will be interpreted and construed under the laws of that state. Nothing in this Agreement is intended to invoke the application of any franchise, business opportunity, antitrust, "implied covenant", unfair competition, fiduciary or any other doctrine of law of the State of Colorado or any other state, which would not otherwise apply.

I further agree that any litigation arising out of or related to this Agreement, any breach of this Agreement, and any and all relations and/or disputes between myself on the one hand, and Franchisee or Franchisor on the other hand, whether sounding in contract, tort, or otherwise, will be instituted exclusively in the state courts in La Plata County, Colorado and federal courts located in Colorado. I agree that any dispute as to the aforementioned venue will be submitted to and resolved exclusively by such aforementioned court. Nonetheless, I agree that Franchisee or Franchisor may enforce this Agreement and any awards in the courts of the state or states in which I am domiciled or the Franchisee's Franchised Location is located.

I IRREVOCABLY WAIVE TRIAL BY JURY IN ANY ACTION, PROCEEDING, OR COUNTERCLAIM, WHETHER AT LAW OR IN EQUITY, BROUGHT BY ME, FRANCHISEE OR FRANCHISOR. I hereby waive and covenant never to assert or claim that said venue is for any reason improper, inconvenient, prejudicial or otherwise inappropriate (including, without limitation, any claim under the judicial doctrine of forum non conveniens).

IN WITNESS WHEREOF, this Agreement has been executed by the undersigned as of the date set forth above.

AGREED TO BY:

FRANCHISE AGREEMENT - EXHIBIT VII



, Individually

FRANCHISE AGREEMENT – EXHIBIT VII



FRANCHISE ADDENDUM TO LEASE AGREEMENT

	TH	IIS FRANCHISE A	ADDENDUM TO L	EASE AGR	REEMENT	(this "Addend	lum") is entered
into	this	day of _	, 202_	_, by and	between		,
a(n)_			("Landlo	<u>rd</u> ") a	and		
a(n)_			("Tenant") for	the benefit	ROCKY	MOUNTAIN	CHOCOLATE
FAC	TORY	Y, INC., a Colorado o	corporation ("Franchi	<u>sor</u> ").			
WH	EREA	S, Tenant and Franc	chisor have executed	a ROCKY I	MOUNTAI	N CHOCOLA	TE FACTORY,
		·	"Franchise Agreeme				
the ri	ight to	establish and operate	e a "Rocky Mountain	Chocolate F	actory"-bra	anded business	at the following
locat	ion:	<u> </u>	·	(the	"Premises"	");	
		S, Tenant and Land l lease the Premises	llord are entering into from Landlord; and	o a lease agi	reement (th	ie " <u>Lease</u> "), pu	rsuant to which

WHEREAS, Franchisor has required Tenant to include certain terms in the Lease in order to protect Franchisor's rights, and Landlord has agreed to such terms.

NOW, THEREFORE, for good and valuable consideration, the receipt of which the parties hereby acknowledge, Landlord and Tenant agree as follows:

- 1. Landlord agrees to: (a) furnish to Franchisor a copy of any default notice served on Tenant and/or another lessee under the Lease simultaneously with the service of the notice to Tenant and/or such other lessee; (b) provide Franchisor with notice of any proposed renewals, extensions, modifications and amendments to the Lease; (c) give Franchisor the opportunity, but Franchisor shall not be required, to cure any default by Tenant or other lessee under the Lease within fifteen (15) days following the expiration of any applicable cure period if Tenant and/or such other lessee fail to cure such default; and (d) to furnish to Franchisor, at Franchisor's request, a copy of any sales or operating information for the Premises provided by Tenant. All notices to Franchisor shall be sent to the following address: ROCKY MOUNTAIN CHOCOLATE FACTORY, INC., 265 Turner Drive, Durango, Colorado 81303, unless Landlord is notified otherwise in writing by Franchisor. No notice to Tenant shall be effective unless and until a copy thereof is served upon Franchisor.
- 2. Landlord agrees that if Franchisor exercises its right to cure a default by Tenant and/or another lessee under the Lease, then Franchisor may, at its option, succeed to Tenant's and/or such other lessee's interests under the Lease and shall be recognized by Landlord as the lessee or sublessee thereunder for the remaining term of the Lease.
- 3. Landlord agrees that the expiration of the Franchise Agreement (unless Tenant enters into a renewal Franchise Agreement with Franchisor) or a termination of the Franchise Agreement prior to expiration shall constitute a default under the Lease, giving Franchisor the right, but not the obligation, to cure such default by succeeding to Tenant's and/or any other lessee's interests as the new lessee or sublessee under the Lease.
- 4. Landlord agrees that upon the termination or expiration of the Lease, Franchisor shall have the first right of refusal to lease the Premises as the new lessee or sublessee.



- 5. Landlord agrees that Franchisor shall have the right to enter the Premises to make any modifications or alterations necessary in Franchisor's sole discretion to protect its franchise system, trademarks, trade names, trade dress and other intellectual property without being guilty of trespass or any other tort or crime.
- 6. Landlord agrees that upon the expiration or termination of the Franchise Agreement, Franchisor shall have the right to enter the Premises and remove any trade fixtures, interior or exterior signs or other items bearing its trademarks. Landlord agrees upon the expiration or termination of the Franchise Agreement to relinquish to Franchisor any and all liens or other ownership interests, whether by operation of law or otherwise, in and to any tangible property bearing Franchisor's trademarks, service marks or trade dress.
- 7. Landlord agrees that, if Franchisor succeeds to Tenant's and/or any other lessee's interests under the Lease for any reason, Franchisor shall have the right to further assign the lease or to sublease the Premises to either an entity owned or controlled by Franchisor, or to another franchisee of Franchisor upon obtaining Landlord's written consent, which consent may not be unreasonably withheld, conditioned or delayed by Landlord. No assignment permitted under this Section is subject to any assignment or similar fee or will cause any rental acceleration.
- 8. Upon Franchisor's delivery to Landlord and Tenant of its election to exercise its rights under this Addendum, Franchisor shall be entitled to all of Tenant's rights and interests in the Lease, as if Franchisor were the tenant under the Lease, including, by way of example and not limitation, the right to exercise any and all renewal options thereunder, without the need for any further action or instrument.
- 9. Landlord and Tenant expressly agree that Franchisor is an intended third party beneficiary of the terms of this Addendum. Landlord and Tenant further agree that Franchisor has no liability or obligation under the Lease unless and until Franchisor exercises it right to assume the Lease under this Addendum.
- ——10. In the event of any inconsistency between the terms of this Addendum and the terms of the Lease, the terms of this Addendum control. All of the terms of this Addendum, whether so expressed or not, are binding upon, inure to the benefit of, and are enforceable by the parties and their respective personal and legal representatives, heirs, successors and permitted assigns. The provisions of this Addendum may be amended, supplemented, waived or changed only by a written document signed by all the parties to this Addendum that makes specific reference to this Addendum and which must be approved in writing by Franchisor. This Addendum may be executed in one or more counterparts, each of which is an original, but all of which together constitute one and the same instrument.

LANDLORD:	TENANT:	IT:	
,			
a	a		
By:	Ву:		
Print Name:	Print Name:		
Title:	Title:		



EXHIBIT VIII

ADDENDUM TO FRANCHISE AGREEMENT ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. SATELLITE BUSINESS

THIS ADDENDUM ("Addendum") to the l	Franchise Agre	eement dated		, 20 ,
("Agreement") is made effective as of Factory, Inc. ("Franchisor") and the undersigned	"Franchisee."	The following	ing amends a	nd shall be
incorporated into the Agreement. In the event of any				
terms of this Addendum, the terms of this Addendum				
Addendum shall have the respective meanings set	t forth in the	Agreement.	The Franchis	or and the
Franchisee agree as follows:				
1. Application of Satellite Business to	Agreement.	All reference	s in the Agree	ment to the
"Business," as defined in Section 1.1 of the Agreement				
is inserted in place thereof. Notwithstanding anythin				
all references in the Agreement to "Businesses" under	_			•
by the words "Satellite Business," but shall instead		•		
Businesses" directly after the word "Business(es)."	* *	•	~	
Agreement, all applicable terms, conditions and requ	_	-		
Businesses shall apply to the Satellite Businesses.	The Franchis	or's approval	of the develo	pment and
operation of a Satellite Business, as required pursuar	nt to Section 3.	.1 of the Agre	ement, is here	by granted.
The terms of the Agreement and of this Addendum a	pply only to th	e operation of	and products	offered and
sold from or through the Satellite Business and not to	any other non-	competing bus	sinesses of the	Franchisee,
located in the Host Facility (defined below), if any, ex	cept as specifi	ically set forth	herein.	
2. Definition of Satellite Business.	The Franchise	or and the F	ranchisee agr	ee that the
Franchisee's "Satellite Business" shall be defined as				
Business which is open for business for a total of bety	ween 31 and 13	80 days in any	calendar year	and/or has
a lease lasting more than one but fewer than 12 month	s and/or is loc	ated at, in or a	djacent to a Ho	ost Facility,
as defined in Section 4 below. If applicable, the Satell	<u>lite Business w</u>	ill be open du	ring the follow	ing months
or for the following events each year:				
•				
2 T P. LD . All C	1	1 , ,1 1	F 1: 1:	······································
3. Traditional Business. All reference				
Business(es)" shall refer to the traditional Business(e		ider duly exec	cuted and valid	-
franchise agreement(s) dated ,	and	41	, 	<u>between</u>
the Franchisor and the Franchisee or, if the Franchise		• • •		•
company or any other entity, owned in part or in whole	•		_	
of the ownership interests in the Franchisee entity (
referred to as "Traditional Agreement(s)." The Fra				
rights to develop and operate Satellite Businesses to i				
a traditional ROCKY MOUNTAIN CHOCOLATE franchise agreement with the Franchisor.	ne Franchise		Affiliates'	Traditional
Business(es) is/are located at	ie Franciise	es of its	Allillates	Haditional
	.			
4. Franchised Location. The Franchis				
if applicable, is located at, within or adjacent to the foll	owing facility	(also referred t	to as the "Host	t Facility"):



The Franchisee acknowledges and agrees that the Franchised Location for its Satellite Business shall not be located within any protected territories of other franchisees of the Franchisor.

- 5. Approval of Franchised Location. The Franchisor hereby approves the above-stated location as the Franchised Location. The Franchisee acknowledges and warrants that (1) the Franchisor's approval does not constitute a guarantee, recommendation or endorsement of the Franchised Location and that the success of the Satellite Business is dependent upon the Franchisee's abilities as an independent businessperson; and (2) the Franchisor has complied with its obligations under the Agreement to assist the Franchisee with respect to criteria for the Franchised Location and determination of fulfillment of the requisite criteria for the Franchised Location, such determination based on information provided by the Franchisee.
- <u>6. Initial Franchise Fee.</u> Section 4.1 of the Agreement shall be deleted in its entirety and replaced with the following:

The parties acknowledge the receipt and sufficiency of adequate consideration for entering into this Agreement.

7. Monthly Royalty. The following shall be added at the end of Section 4.2 of the Agreement:

Further, the Franchisee agrees to report all Gross Retail Sales, defined in Section 4.4 below, generated from or through its Satellite Business separate and apart from reports of its Gross Retail Sales generated from or through its Traditional Business(es).

8. Approval of Lease. The following sentence shall be added to the end of Section 5.1 of the Agreement:

If the placement and operation of the Satellite Business in or in connection with the Host Facility requires the consent of the owner, franchisor or licensor of the Host Facility, the Franchisee hereby represents and warrants that such consent has been obtained in writing, and such representation is a condition precedent to the grant of the Franchisee's right to establish and operate the Satellite Business.

9. Conversion and Design; Signs; Equipment. Sections 5.2, 5.3 and 5.4 of the Agreement are amended by adding the following sentence to the end of each Section:

The Franchisee agrees to comply with any policies, procedures, standards and specifications contained in the Franchisor's Operations Manual pertaining to Satellite Businesses.

- **10. Relocation**. The following shall be added as a new Section 5.8 of the Agreement:
- 5.8 Relocation. Effective during the 90 day period beginning six months after the opening of the Satellite Business, the Franchisee shall have the option to relocate the Satellite Business to another site, subject to the Franchisor's approval of such site in accordance with the terms of this Agreement, if the Franchisee reasonably determines that the Satellite Business has not been profitable during the six month period after the opening of the Satellite Business and if the Franchisee provides 30 days advance written notice to the Franchisor of its determination of nonprofitability and intent to relocate, which notice shall include documentation supporting the Franchisee's determination of nonprofitability and a proposed site for relocation.
- <u>11. Initial Training Program</u>. Sections 6.1 and 6.2 of the Agreement shall be deleted and replaced with the following:



At all times, the Satellite Business shall be managed by a person who has successfully completed the Franchisor's initial training program. The Franchisor shall waive the requirement that the Franchisee or its employees successfully complete the initial training program, provided that the Franchisee agrees to designate a person or persons to assume primary responsibility for the management of the ROCKY MOUNTAIN CHOCOLATE FACTORY Satellite Business ("General Manager") who shall have already successfully completed the Franchisor's initial training program. If the Franchisee wishes to appoint a General Manager for the ROCKY MOUNTAIN CHOCOLATE FACTORY Satellite Business who has not already successfully completed the Franchisor's initial training program, the Franchisee may pay the then current published fee for such training program and the Franchisee shall be responsible for all travel and living expenses incurred by its personnel during the training program. The Franchisee acknowledges that the availability of the training program shall be subject to space considerations and prior commitments to new ROCKY MOUNTAIN CHOCOLATE FACTORY franchisees.

- <u>12.</u> Franchisor's Development Assistance. Subsections 7.1.a, b, and f of the Agreement shall be deleted in their entirety.
- 13. Satellite Business Operations. The third sentence of Section 10.1.e of the Agreement shall be deleted and replaced with the following sentence:

The Franchisee shall offer all types of products and services as from time to time may be prescribed by the Franchisor for Satellite Businesses and shall refrain from offering any other types of products or services, or operating or engaging in any other type of business or profession, from or through the ROCKY MOUNTAIN CHOCOLATE FACTORY Satellite Business, including, without limitation, filling "Wholesale Orders," defined below, selling Durango Product, Store Made Product, Items or other authorized products through the internet, catering or other off-premises sales, without the prior written consent of the Franchisor.

and, the following shall be added to the end of Section 10.1.e of the Agreement:

The Franchisor and the Franchisee acknowledge and agree that the products and services offered for sale from or through the Satellite Business, and the standards and specifications of the Franchisor related thereto, may differ from that of a traditional ROCKY MOUNTAIN CHOCOLATE FACTORY Business and may be subject to alternative standards and specifications as may be developed and made available by the Franchisor from time to time.

and, Section 10.1.h of the Agreement shall be deleted and replaced with the following:

The Franchisor recommends that the Franchisee subscribe for and maintain three separate telephone numbers for its ROCKY MOUNTAIN CHOCOLATE FACTORY Satellite Business at the Franchised Location, two of which, the telephone and facsimile machine numbers, shall be listed and identified exclusively with the Satellite Business and shall be separate and distinct from all other telephone numbers subscribed for by the Franchisee. If applicable, one number shall be used exclusively for voice communication, the second shall be used exclusively for a facsimile machine and the third shall be used exclusively for the modem that is included in the System.

14. Regional Advertising Programs. Section 12.4 of the Agreement shall be revised as follows:

Notwithstanding the provisions of this Section 12.4, the Franchisee's Satellite Business will not be required to participate in either a regional advertising program or a regional advertising cooperative established by the Franchisor from time to time.



15. Marks. The following shall be added to the end of the second sentence of Section 14.1 of the Agreement:

and, if applicable, except for the right to use such Marks in the operation of Traditional Businesses pursuant to duly executed and validly existing Traditional Agreements with the Franchisor.

<u>16.</u> Franchisee Reports. The following sentence shall be added to the end of Section 15.1 of the Agreement:

The Franchisee agrees to keep the bookkeeping and accounting records for the Satellite Business separate from the bookkeeping and accounting records of all Traditional Business(es) owned by the Franchisee or its Affiliate(s). The Franchisee further agrees to keep separate bookkeeping and accounting records to differentiate all sales and operations of the Satellite Business from all sales and operations of the Host Facility, if any.

17. Transfer by Franchisee. Section 16.2.b. of the Agreement shall be deleted and replaced by the following:

The proposed transferee agrees to operate the Satellite Business as a ROCKY MOUNTAIN CHOCOLATE FACTORY Satellite Business and agrees to satisfactorily complete the initial training program described in the then current form of franchise agreement, which training must be completed by the transferee prior to the effectiveness of the transfer;

and the following shall be added as a new Section 16.2.m:

m. One or more of the Franchisee's Traditional Agreements for the Franchisee's or its Affiliates' Traditional Business(es) is or are being transferred to the same proposed transferree of the Satellite Business simultaneously with and as part of the same transaction as the transfer of the Satellite Business.

18. Term. Section 17.1 of the Agreement shall be deleted and replaced with the following:

The initial term of this Agreement shall expire on the same date the Traditional Agreement governing the Franchisee's or its Affiliates' Traditional Business expires. If the Franchisee together with its Affiliates, operates more than one Traditional Business, then this Agreement shall expire on the first expiration date to occur taking into account the expiration dates of all of the applicable Traditional Agreements.

- 19. Rights Upon Expiration. The following shall be added to the Agreement as new Sections
 17.2.g and 17.2.h, respectively:
 - n. Has complied with all provisions of the Franchisee's or its Affiliates' Traditional Agreement(s) for the Franchisee's or its Affiliates' Traditional Business(es) during the current term of this Agreement, including the payment on a timely basis of all Royalties and other fees due under the Traditional Agreement(s); and
 - o. All amounts due and owing pursuant to this Agreement and pursuant to all Traditional Agreement(s) by the Franchisee to the Franchisor or its affiliates or to third parties whose debts or obligations the Franchisor has guaranteed on behalf of the Franchisee, if any, are paid in full.
- <u>20.</u> Termination by Franchisor Effective Upon Notice. The following shall be added to the Agreement as new Sections 18.1.p, 18.1.q and 18.1.r, respectively:
 - p. Termination of Traditional Agreement. If any of the Traditional Agreement(s) between the Franchisor and the Franchisee or its Affiliates for any of the Traditional Business(es) expires without being renewed or is terminated for any reason.



- q. Loss of Right to Operate at Host Facility. If the Satellite Business is operated at a Host Facility, if the Franchisee loses the right for whatever reason to operate the Satellite Business at the Host Facility.
- r. Transfer of Franchisee's Traditional Business Without Transfer of Satellite Business. If any of the Franchisee's or its Affiliates' Traditional Business(es) or Traditional Agreement(s), is/are transferred in any manner pursuant to a transaction where the Satellite Business licensed under this Agreement is not transferred in full simultaneously therewith to the identical transferee, without the Franchisor's prior written consent.
- <u>21.</u> <u>Termination by Franchisor Thirty Days' Notice</u>. The following shall be added to the end of the first sentence in Section 18.2.f of the Agreement:
 - , except for the breach and termination of any of the Traditional Agreement(s) for Traditional Business(es) owned by the Franchisee or its Affiliates, to which Section 18.1.p of this Agreement shall apply.
- **22. Non-Competition During Term**. The following phrase shall be added to the end of Section 20.1 of the Agreement:
 - , and further provided that the term "Competitive Business" shall not include any Traditional Businesses operated by the Franchisee or its Affiliates pursuant to duly executed and validly existing Franchise Agreements with the Franchisor.
- **23. Notice**. The business address for any notices mailed pursuant to Section 22.14 of the Agreement shall be as follows:
- **24. Franchisee Representation**. The person(s) or entity(ies) executing this Addendum as the Franchisee is (are) identical to or are Affiliates of the person(s) or entity(ies) who executed the Agreement.
- **25. Ratification**. Except as modified in this Addendum, all terms, conditions and obligations set forth in the Agreement are hereby ratified and confirmed by this Addendum.

[SIGNATURES ON THE FOLLOWING PAGE]



IN WITNESS WHEREOF, the parties have executed this Addendum effective as of the				
day of	, 20 <u> </u>			
		FRANCHISOR:		
		ROCKY MOUNTAIN CHOCOLATE		
		FACTORY, INC.		
		<u>By:</u>		
		Name, Title		
		FRANCHISEE:		
		FRANCHISEE:		
		-		
		T 1' '1 11		
		<u>Individually</u>		
		AND:		
		(if a corporation or partnership)		
		Company Name		
		Company Name		
		By: Title:		
		1111C.		



EXHIBIT IX

ADDENDUM TO FRANCHISE AGREEMENT ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. TEMPORARY STORE

THIS ADDENDUM ("Addendum") to the France	hise Agre	ement dated	, 20
("Agreement") is made effective as of	, 20	, between Rocky	Mountain Chocolate
Factory, Inc. ("Franchisor") and the undersigned "Fra	nchisee."	The following a	mends and shall be
incorporated into the Agreement. In the event of any confi			
terms of this Addendum, the terms of this Addendum sha	all control	. All capitalized	terms not defined in
this Addendum shall have the respective meanings set for			
Franchisee agree as follows:		-	
1. Addition of Temporary Business to Agreem	ent. All	references in the	e Agreement to the
"Business(es)," as defined in Section 1.1 of the Agreen	<u>nent, shal</u>	1 be changed to	add the words "and
Temporary Business" immediately after each such refere	nce. Notw	<u>ithstanding anyth</u>	ing contained in the
preceding sentence to the contrary, all references to "Bus	inesses" i	n Section 20.2 of	the Agreement shall
remain unchanged as originally stated. Article 17 of the			
Business. Except as may be otherwise noted herein or in			
and requirements set forth in the Agreement applicable to		* * *	
The Franchisor's approval of the operation of a Temporary	<u>Business</u>	, as required pursu	uant to Section 3.1 of
the Agreement, is hereby granted.			
2. Definition of Temporary Business/Term/Fra	nchised	Location The	Franchisor and the
Franchisee agree that the Franchisee's "Temporary Busine			
CHOCOLATE FACTORY Business which is open for bu			
the same Franchised Location. The Temporary Business			
Franchised Location(s) listed		next	to the
date(s):			
			. The term of this
Addendum shall expire on the last date set forth in the	ne immed	iately preceding s	
Agreement is terminated earlier as provided therein. In n			
beyond the term of the Agreement. If the Agreement is i			
then this Addendum may be renewed in a writing signe	d by all p	parties which spec	ifies the Franchised
Location(s) and dates the Temporary Business will be ope			
is/are located at, in or adjacent to the following facility (_	* *	, ,
			•
The Franchisee acknowledges and agrees that the Franchi	sed Locat	ion(s) of its Temp	orary Business shall
not be located within any protected territories of other fran	nchisees o	f the Franchisor.	
2 Waiway of Sama Food The negtice calmoyyledge	that no in	sitial franchise for	shall be abarred for
3. Waiver of Some Fees. The parties acknowledge entering into this Addendum and that the Franchisee wi			
advertising programs or cooperatives with respect to the	_	~	
- ivanimical to may the (vialkellio Fillio Collitionida) with			

ROCKY MOUNTAIN CHOCOLATE FACTORY (00189641.DOCX.) [2025 FA v1F]

Royalty. The following shall be added at the end of Section 4.2 of the Agreement:

Gross Retail Sales generated from or through its traditional Business(es).

<u>Further</u>, the Franchisee agrees to report all Gross Retail Sales, defined in Section 4.4 below, generated from or through its Temporary Business separate and apart from reports of its

Temporary Business, however, pursuant to the terms of the Agreement.

- 5. **Approval of Lease**. The parties confirm that the provisions of Section 5.1 of the Agreement requiring the Franchisor's prior written approval of a lease will apply to the Franchised Location of the Temporary Business. If the placement and operation of the Temporary Business in or in connection with a Host Facility requires the consent of the owner, franchisor or licensor of the Host Facility, the Franchisee hereby represents and warrants that such consent has been obtained in writing, and such representation is a condition precedent to the grant of the Franchisee's right to establish and operate the Temporary Business.
- 6. **Initial Training Program**. Statements in Sections 5.7, 6.1 and 6.2 of the Agreement related to the completion of the initial training program shall not be applicable to the Temporary Business insofar as no additional personnel of the Franchisee will be required to attend the Franchisor's initial training program as a condition precedent to the grant of the Franchisee's right to operate the Temporary Business, but the person designated by the Franchisee to assume primary responsibility for the management of the Temporary Business will be required to have successfully completed the initial training program.
- 7. **Development and Operations.** Sections 7.1.a, .b and .f and Section 10.1.h of the Agreement shall not apply to the Temporary Business. The Franchisee agrees to comply with all of the Franchisor's standards and specifications for Temporary Businesses as they exist from time to time, including standards and specifications for carts.
- 8. **Franchisee Reports**. The following sentence shall be added to the end of Section 15.1 of the Agreement:

The Franchisee agrees to keep the bookkeeping and accounting records for the Temporary Business separate from the bookkeeping and accounting records of all other Business(es) owned by the Franchisee. The Franchisee further agrees to keep separate bookkeeping and accounting records to differentiate all sales and operations of the Temporary Business from all sales and operations of the Host Facility, if any.

- 9. **Pre-Conditions to Franchisee's Transfer**. The following shall be added as a new Section 16.2.m:
 - m. The Franchisee's Traditional Business and Temporary Business are being transferred to the same proposed transferee simultaneously and as part of the same transaction.
- 10. **Termination by Franchisor Effective Upon Notice**. The following shall be added to the Agreement as new Sections 18.1.p and 18.1.q, respectively:
 - p. Loss of Right to Operate at Host Facility. If the Temporary Business is operated at a Host Facility, if the Franchisee loses the right for whatever reason to operate the Temporary Business at the Host Facility.
 - g. Transfer of Franchisee's Traditional Business Without Transfer of Temporary Business. If the Traditional Business governed by this Agreement is transferred in any manner pursuant to a transaction where the Temporary Business licensed under the Addendum to this Agreement is not transferred in full simultaneously therewith to the identical transferree.
 - 11. **Insurance Coverage**. The Franchisee shall not be required to obtain all-risk personal property insurance for the Temporary Business and accordingly, Section 21.1(iv) shall be deleted.
 - 12. **Franchisee Representation**. The person(s) or entity(ies) executing this Addendum as the Franchisee is (are) identical to or are Affiliates of the person(s) or entity(ies) who executed the Agreement.
 - 13. **Ratification**. Except as modified in this Addendum, all terms, conditions and obligations set forth in the Agreement are hereby ratified and confirmed by this Addendum.



	IN WITNESS WHEREOF, the parties have executed this Addendum effective as of the
day of	<u>, 20</u> <u>.</u>
	FRANCHISOR:
	ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.
	By: Name, Title
	FRANCHISEE:
	Individually
	AND:
	(if a corporation or partnership)
	Company Name
	<u>By:</u>
	<u>Title:</u>



EXHIBIT X

AMENDMENT TO ROCKY MOUNTAIN CHOCOLATE FACTORY FRANCHISE AGREEMENT (RENEWAL)

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. ("Franchisor") and

("Franchisee") are signing a Rocky Mountain Chocolate Factory Franchise Agreement ("Agreement") contemporaneously herewith and desire to supplement and amend certain terms and conditions of such Agreement by this Amendment to Rocky Mountain Chocolate Factory Franchise Agreement ("Amendment"). Initial capitalized terms not otherwise defined herein shall have the same meanings as set forth in the Agreement. The parties therefore agree as follows:

- 1. **Initial Fees.** Section 4.1 is deleted in its entirety.
- 2. Approval of Lease. Section 5.1 shall apply according to its terms to all lease renewals and purchase agreements for the Franchised Location which are executed during the term of the Agreement.
- 3. **Commencement of Operations.** Section 5.7 is deleted in its entirety.
- 4. **Training.** Statements in Sections 5.7, 6.1 and 6.2 of the Agreement related to the completion of the initial training program shall not be applicable insofar as no additional personnel of the Franchisee will be required to attend the Franchisor's initial training program as a condition precedent to the grant of the Franchisee's right to enter into this renewal Agreement.
- 5. **Development Assistance**. Article 7 is deleted in its entirety.
- 6. **Upgrading and Remodeling**. In accordance with Section 10.1.k of the Agreement, Franchisee is required to remodel the Franchisee's Business to current design specifications which includes the following changes to be completed no later than 6 months from date of receipt of the Agreement and this Amendment for signature:

Franchisee acknowledges and agrees that a nonrefundable design fee of up to \$5,000 may be due to the Franchisor if the remodeling is extensive enough to require the Franchisor's designated design firm to produce plans for the Franchisee's Business.

7. **Term.** Section 17.1 of the Agreement is deleted and replaced with the following:

The term of this Agreement begins on the date this Agreement is fully executed and ends 5 years later, unless sooner terminated as provided herein.

- 8. **Rights Upon Expiration**. Notwithstanding anything to the contrary in Section 17.2 of the Agreement, the Franchisee and Franchisor acknowledge and agree that Franchisee is exercising its right to acquire its first Renewal Term and Franchisee will have the right to acquire 1 additional Renewal Term of 5 years.
- 9. **Release.** Franchisee for itself, its successors, assigns, agents, representatives, employees, officers and directors, hereby fully and forever unconditionally releases and discharges Franchisor and its successors, assigns, agents, representatives, employees, officers and directors (collectively referred to as "**Franchisor's Affiliates**") from any and all claims, demands, obligations, actions, liabilities and damages of every kind and nature whatsoever, in law or in equity, whether known or unknown to it, which it may now have against Franchisor or Franchisor's Affiliates, or which may hereafter be discovered, in connection with, as a result of, or in any way arising from, any relationship or



	transaction with Franchisor or Franchis	sor's Affiliates, however characterized or	<u>r described, which</u>
	relates in any way to the previous franc		en Franchisee and
	Franchisor or the former franchise rela	tionship, from the beginning of time un	til the date of this
	Agreement.		
10.	Successor Fee. Franchisor acknowled	lges receipt of \$5,000 from Franchisee	in payment of the
	successor franchise fee.		* *
11.	Inconsistent Terms The terms and	conditions of this Amendment are in	addition to or ir
		conditions of this 7 timendment are in	
	supersede any inconsistent terms and co		*
	Fully executed this day of	. 20	
	runy executed this day of	, 20 .	
		ROCKY MOUNTAIN CHOCOLAT	E FACTORY,
		INC.	
		By:	
		Name, Title	
		FRANCHISEE:	
		FRANCHISEE.	
			, Individually
			, Individually
		AND	
		AND:	
		Company Name	
		Company Ivanic	
		By:	
		Title:	



EXHIBIT XI

AMENDMENT TO ROCKY MOUNTAIN CHOCOLATE FACTORY FRANCHISE AGREEMENT (TRANSFER)

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. ("Franchisor") and

("Franchisee") are signing a Rocky Mountain Chocolate Factory Franchise Agreement ("Agreement") contemporaneously herewith and desire to supplement and amend certain terms and conditions of such Agreement by this Amendment to Rocky Mountain Chocolate Factory Franchise Agreement ("Amendment"). Initial capitalized terms not otherwise defined herein shall have the same meanings as set forth in the Agreement. The parties therefore agree as follows:

- 1. **Initial Fees.** Section 4.1 is deleted in its entirety.
- 2. **Approval of Lease**. Section 5.1 shall apply according to its terms to all lease renewals and purchase agreements for the Franchised Location which are executed during the term of the Agreement.
- 3. Commencement of Operations. Section 5.7 is deleted in its entirety and replaced with the following:

Franchisee agrees that there will be no interruption in the day-to-day operation of the ROCKY MOUNTAIN CHOCOLATE FACTORY Business due to the change in ownership of the Business from its previous owner to Franchisee.

4. **Training**. The last sentence in Section 6.1 is deleted and replaced with the following:

At least one individual must successfully complete the initial training program before the Franchisee begins operating the ROCKY MOUNTAIN CHOCOLATE FACTORY Business. If Franchisor does not have a training program scheduled prior to transfer so Franchisee can attend timely, at least one individual must successfully complete the first scheduled initial training program after the Franchisee begins operating the ROCKY MOUNTAIN CHOCOLATE FACTORY Business.

- 5. **Development Assistance**. Article 7 is deleted in its entirety.
- 6. Upgrading and Remodeling. In accordance with Section 10.1.k of the Agreement, Franchisee is required to remodel the Franchisee's Business to current design specifications which includes the following items to be completed no later than 6 months from the date of transfer:

 Franchisee acknowledges and agrees that a nonrefundable design fee of \$5,000 may be due to the Franchisor if the remodeling is extensive enough to require the Franchisor's designated design firm to produce plans for the Franchisee's Business.
- 7. Transfer Fee. Franchisor acknowledges receipt of \$5,000 from Franchisee or from the seller on behalf of Franchisee, in payment of the transfer fee required to be paid in Section 16.2 of the Agreement.
- 8. **Term.** The term of the Agreement shall begin on the date this Amendment is fully executed and shall end ten years later, unless sooner terminated as provided according to the terms of the Agreement. This provision shall replace Section 17.1 of the Agreement.



9.	Inconsistent Terms.	The terms and	conditions of this Amendment are in addition to or	in
	explanation of the ex supersede any inconsis		conditions of the Agreement and shall prevail over an onditions thereof.	<u>nd</u>
	Fully executed this	day of	, 20 .	
			ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. By:	
			Name, Title	
			FRANCHISEE:	
			, Individually	
			, Individually	
			AND:	
			Company Name	
			By: Title:	



EXHIBIT XII

AMENDMENT TO ROCKY MOUNTAIN CHOCOLATE FACTORY FRANCHISE AGREEMENT (RELOCATION)

THIS ADDENDUM ("Addendum") to the Franchis	e Agreemen	nt dated	2
20 , ("Agreement") is made effective as of	, 20	, between Ro	cky Mountain
Chocolate Factory, Inc. ("Franchisor") and the undersigned "F	ranchisee."	The followin	g amends and
shall be incorporated into the Agreement. In the event of any con-	flict between	the terms of t	he Agreement
and the terms of this Addendum, the terms of this Addendum	shall control	. All capitali	zed terms not
defined in this Addendum shall have the respective meanings set	forth in the A	Agreement. T	he Franchisor
and the Franchisee agree as follows:			_

- 1. **Franchised Location**. The address of the Franchised Location as set forth in Exhibit I to the Agreement, shall be changed to the following address: , and the Business configuration shall be:
- 2. Limitation on Franchise Rights; Relocation. In compliance with Section 3.2 of the Agreement, the Franchisee represents that it has operated its ROCKY MOUNTAIN CHOCOLATE FACTORY Business at its former Franchised Location for at least 12 months and desires to relocate the Business to an alternative site. Further, the Franchisee promises that it will open a ROCKY MOUNTAIN CHOCOLATE FACTORY Business at the new Franchised Location set forth in this Amendment within 12 months after the Business closes at its former Franchised Location. In addition, the Franchisee is paying a nonrefundable relocation fee of \$10,000 (plus our costs, including attorneys' fees) to the Franchisor concurrently with the execution of this Amendment in consideration for the Franchisor's permission to relocate the Franchised Location.
- 3. **Approval of Lease**. Section 5.1 shall apply to all leases and purchase agreements which are executed for the new Franchised Location.
- 4. Conversion and Design; Signs; Equipment and Permits and Licenses. The Franchisee agrees that all of the Franchisor's standards and specifications set forth in the Agreement for the conversion and design of the new Franchised Location, signs located at the new Franchised Location, equipment, and permits and licenses necessary to operate the Business at the new Franchised Location will all apply to the new Franchised Location. The Franchisee shall be allowed to transfer its existing computer hardware and software from the former Franchised Location to the new Franchised Location at this time, but the Franchisor reserves the right to require the Franchisee to upgrade computer hardware and software in conjunction with any system-wide upgrades in the future. In addition, the Franchisee is paying a nonrefundable design fee of \$5,000 to the Franchisor concurrently with the execution of this Amendment in consideration for the Franchisor's assistance in designing the new Business's interior.
- 5. **Commencement of Operations.** Section 5.7 is deleted in its entirety and replaced with the following:

Unless otherwise agreed in writing by the Franchisor and the Franchisee, the Franchisee has 12 months from the date of this Amendment within which to develop the new Franchised Location and commence operation of the ROCKY MOUNTAIN CHOCOLATE FACTORY Business. Failure to commence operations within this time frame shall constitute grounds for termination under Article 18 of the Agreement. If the Agreement is terminated by the Franchisor

(HOCOLATE FACTORY

FRANCHISE AGREEMENT – EXHIBIT VII

[2025 FA v1F] X-1

for failure to commence operation of the Business within this time frame, no refunds of any fees will be available to the Franchisee. Franchisor's Development Assistance. The Franchisee acknowledges and agrees that it has already been provided with the development assistance set forth in Section 7.1 of the Agreement and that it is not entitled to additional assistance at the new Franchised Location, unless the Franchisor agrees to provide such assistance in advance in writing and the Franchisee pays a fee for all such assistance. 7. **Term.** The parties agree that the term of the Agreement will end 10 years after the date it was fully executed, despite the relocation of the Business as set forth in this Amendment. The length of time between the closure of the Business at the former Franchised Location and the opening of the Business at the new Franchised Location will not serve to extend the term of the Agreement. Inconsistent Terms. The terms and conditions of this Amendment are in addition to or in 8. explanation of the existing terms and conditions of the Agreement and shall prevail over and supersede any inconsistent terms and conditions thereof. Fully executed this day of ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. Name, Title Date 1 **FRANCHISEE:** Date , Individually , Individually AND: Company Name Date By:

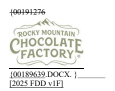


FRANCHISE AGREEMENT – EXHIBIT VII

Title:

EXHIBIT C

DEVELOPMENT AGREEMENT RIDER



TO FRANCHISE AGREEMENT



DEVELOPMENT AGREEMENT RIDER TO ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. FRANCHISE AGREEMENT

_liability—company—("we,"—		a Florida limi — <u></u> or———		and
		("you"	or "your	·"). This
Development Agreement is attached to, and intended to we and you have signed concurrently with signing Agreement ") for the operation of the Rocky Mountain O	this Develop	nat certain Fra	anchise Agr	eement that
1. <u>Business</u> located at—			(the "]	F <mark>ranchised</mark> We
Mountain Chocolate Factory Stores Businesses (besides Agreement) within a certain geographic area over a certa development rights if you comply with this Development shall have the magnings defined in the Earnehiese Agreement.	in time period, nt Agreement.	and we are wi	illing to gran	nt you those
shall have the meanings defined in the Franchise Agreer 2. Grant of Development Rights. Subject to you		ance with this	s Developme	ent
 Grant of Development Rights. Subject to you Agreement, we grant you the right to develop _ 	ır strict compli		-	
2. Grant of Development Rights. Subject to you	overed by the Exhibit A to	new Rocky Franchise Ag	Mountain reement), a	Chocolate

If you (and, to the extent applicable and with our approval, your affiliated entities) are fully complying with all of your obligations under this Development Agreement, and are fully complying with all of your obligations under the Franchise Agreement and all other franchise agreements then in effect between us and you (and, to the extent applicable and with our approval, your affiliated entities) for the development and operation of Rocky Mountain Chocolate Factory Stores Businesses, then during this Development Agreement's term only, we (and our affiliates) may not establish or operate (except to the extent that we already operate Rocky Mountain Chocolate Factory Stores Businesses in the Area), or grant to others the right to establish or operate, a Rocky Mountain Chocolate Factory Stores Businesses the physical premises of which are located within the Area.

Except for the Rocky Mountain Chocolate Factory Store Business restriction above, there are no restrictions that this Development Agreement imposes on our (and our affiliates') activities within the Area during this Development Agreement's term. You acknowledge and agree that we and our affiliates have the right to engage, and grant to others the right to engage, in any other activities of any nature whatsoever within the Area, including, without limitation, those rights we reserve in the Franchise Agreement. After this Development Agreement expires or is terminated (regardless of the reason for termination), we and our affiliates have the right to establish and operate, and grant to others the right to establish and operate, Rocky



Mountain Chocolate Factory <u>StoresBusinesses</u> the physical premises of which are located within the Area and continue to engage, and grant to others the right to engage, in any activities that we (and they) desire within the Area without any restrictions whatsoever.YOU ACKNOWLEDGE AND AGREE THAT TIME IS OF THE ESSENCE UNDER THIS DEVELOPMENT AGREEMENT AND THAT YOUR RIGHTS UNDER THIS DEVELOPMENT AGREEMENT ARE SUBJECT TO TERMINATION (WITHOUT ANY CURE OPPORTUNITY) IF YOU DO NOT COMPLY STRICTLY WITH THE DEVELOPMENT OBLIGATIONS PROVIDED IN THE SCHEDULE. _WE MAY ENFORCE THIS DEVELOPMENT AGREEMENT STRICTLY.

- 3. <u>Development Obligations.</u> To maintain your rights under this Development Agreement, you (and/or affiliated entities we approve) must, by the dates specified in the Schedule, sign franchise agreements for and have open and operating the agreed-upon number of Rocky Mountain Chocolate Factory Stores Businesses in the Area. You (and/or the approved affiliated entity) will operate each Rocky Mountain Chocolate Factory Store Business under a separate franchise agreement with us. The franchise agreement (and related documents, including Owner's Guaranty and Assumption of Obligations) that you (and your owners) sign for each additional Rocky Mountain Chocolate Factory Store Business will be our then current form of franchise agreement (and related documents), any and all of the terms of which may differ materially from any and all of the terms contained in the Franchise Agreement (and related documents). However, despite any contrary provision contained in the newly-signed franchise agreements, your additional Rocky Mountain Chocolate Factory Stores Businesses must be open and operating by the dates specified in the Schedule. To retain your rights under this Development Agreement, each of your Rocky Mountain Chocolate Factory Stores Businesses must operate continuously throughout this Development Agreement's term in full compliance with its franchise agreement.
- 4. <u>Subfranchising Rights.</u> This Development Agreement does not give you any right to franchise, license, subfranchise, or sublicense others to operate Rocky Mountain Chocolate Factory <u>Stores.Businesses.</u> Only you (and/or affiliated entities we approve) may develop, open, and operate Rocky Mountain Chocolate Factory <u>StoresBusinesses</u> pursuant to this Development Agreement. This Development Agreement also does not give you (or your affiliated entities) any independent right to use the "ROCKY MOUNTAIN CHOCOLATE FACTORY" trademark or our other trademarks and commercial symbols. The right to use our trademarks and commercial symbols is granted only under a franchise agreement signed directly with us. This Development Agreement only grants you potential development rights if you comply with its terms.
- <u>3.</u> <u>Development Fees.</u> As consideration for the development rights we grant you in this Development Agreement, you must pay us, at the same time you sign this Development



The Development Fee is consideration for the rights we grant you in this Development Agreement and for reserving the Area for you to the exclusion of others, is fully earned by us when we and you sign this Development Agreement, and is not refundable under any circumstances, even if you do not comply or attempt to comply with the Schedule and we then terminate this Development Agreement for that reason.

While the Development Fee is not refundable under any circumstances, when you (or your approved affiliated entity) sign the franchise agreement for each additional Rocky Mountain Chocolate Factory StoreBusiness to be developed, we will apply Fifteen Thousand Dollars (\$15,000), Ten Thousand Dollars (\$10,000), or Five Thousand Dollars (\$5,000) of the Development Fee (depending on whether you develop a full-sized Store or Kiosk Store and whether you are signing a franchise agreement for your second or third additional Rocky Mountain Chocolate Factory StoreBusiness) towards the initial franchise fee due for that Rocky Mountain Chocolate Factory StoreBusiness (leaving a balance due of Thirty Thousand Dollars (\$30,000), Twenty-Five Thousand Dollars (\$25,000), Twenty Thousand Dollars (\$20,000), Fifteen Thousand Dollars (\$15,000) or Ten Thousand Dollars (\$10,000) (for a Kiosk Store) (whichever is applicable).

Grant of Franchises. You must submit to us a separate application for each Rocky Mountain 6. Chocolate Factory StoreBusiness you wish to develop pursuant to this Development Agreement. You agree to give us all information and materials we request in order to assess each proposed site. We will supply you with our site selection criteria; however, we will not conduct site selection activities for you. In granting you the development rights under this Development Agreement, we are relying on your knowledge of the real estate market and your ability to locate and access sites. We will not unreasonably withhold acceptance of any proposed site if the site meets our then current site criteria. However, we have the absolute right not to accept any site not meeting these criteria. If we accept a proposed site, you agree, within the time period we specify (but no later than the date specified in the Schedule), to sign a separate franchise agreement (and related documents) for the Rocky Mountain Chocolate Factory Store Business and to pay us the remaining portion of the initial franchise fee due, if any. If you do not do so, or cannot obtain lawful possession of the proposed site, we may withdraw our acceptance of the proposed site. After you (and your owners) sign the franchise agreement (and related documents, including Personal Guaranty), its terms and conditions will control your development and operation of the Rocky Mountain Chocolate Factory StoreBusiness (except that the required opening date is governed exclusively by this Development Agreement).

In addition to our rights with respect to proposed Rocky Mountain Chocolate Factory StoreBusiness sites, we may delay your development of additional Rocky Mountain Chocolate Factory StoresBusinesses pursuant to this Development Agreement for the time period we deem best if we believe, when you submit your application, that you are not yet operationally, managerially, or otherwise prepared, due to the particular amount of time that has elapsed since you developed and opened your most recent Rocky Mountain Chocolate Factory StoreBusiness, to develop, open and/or operate the additional Rocky Mountain Chocolate Factory StoresBusinesses in full compliance with our standards and specifications. We may delay additional development for the time period we deem best as long as the delay will not in our reasonable opinion cause you to breach your development obligations under the Schedule (unless we are willing to extend the Schedule proportionately to account for the delay).

<u>6.</u> <u>Term.</u> This Development Agreement's term begins on the date we and you sign it and ends on the date when (a) the final Rocky Mountain Chocolate Factory Store Business to be developed under



- 7. _the Schedule has opened (or, if earlier, must have opened) for business, or (b) this Development Agreement otherwise is terminated.
- **Remination**. We may terminate this Development Agreement and your right to develop Rocky Mountain Chocolate Factory Stores Businesses within the Area at any time, effective upon delivery to you of written notice of termination: (a) if you fail to satisfy either your development obligations under the Schedule or any other obligation under this Development Agreement, which defaults you have no right to cure; or (b) if the Franchise Agreement, or any other franchise agreement between us and you (or your affiliated entity) for a Rocky Mountain Chocolate Factory Store Business, is terminated by us in compliance with its terms or by you (or your affiliated entity) for any (or no) reason; or (c) if we have delivered a formal written notice of default to you (or your affiliated entity) under the Franchise Agreement, or any other franchise agreement between us and you (or your affiliated entity) for a Rocky Mountain Chocolate Factory Store Business, whether or not you (or your affiliated entity) cure that default and whether or not we subsequently terminate the Franchise Agreement or the other franchise agreement. No portion of the Development Fee is refundable upon a termination of this Development Agreement or under any other circumstances.

______Upon the occurrence of any of the events above in this Section—8 during the term of this Development Agreement, we may, at our option, elect to terminate only the exclusivity of the Area (as provided under Section 2 above) instead of terminating this Development Agreement entirely. This means that during the remainder of the term of this Development Agreement, we and our affiliates will have the right to establish and operate, and grant to others the right to establish and operate, Rocky Mountain Chocolate Factory Stores Businesses the physical premises of which are located within the Area and continue to engage, and grant to others the right to engage, in any activities that we (and they) desire within the Area without any restrictions whatsoever. However, such termination of the exclusivity shall be without prejudice to our right to terminate this Development Agreement at any time thereafter for the same default or any other defaults under this Development Agreement.

A termination of this Development Agreement is not deemed to be the termination of any franchise rights (even though this Development Agreement is attached to the Franchise Agreement) because this Development Agreement grants you no separate franchise rights. Franchise rights arise only under franchise agreements signed directly with us. A termination of this Development Agreement does not affect any franchise rights granted under any then-effective individual franchise agreements.

- **Assignment**. Your development rights under this Development Agreement are not assignable at all. This means that we will not under any circumstances allow the development rights to be transferred. A transfer of the development rights would be deemed to occur (and would be prohibited) if there is an assignment of the Franchise Agreement, any change in your ownership (whether or not it is a controlling ownership interest), any change in your ownership (if such owners are legal entities and whether or not it is a controlling ownership interest), a transfer of this Development Agreement separate and apart from the Franchise Agreement, or any other event attempting to assign the development rights.
- 8. Incorporation of Other Terms. Sections 19.1, 19.3, 22.1, 22.2, 22.3, 22.4, 22.8, 22.9, 22.10, 22.11, 22.13, 22.14, 22.15, 22.17, 22.19, 22.21, 22.22, 22.23, and 22.24 of the Franchise Agreement, entitled "Independent Businesspersons," "Indemnification," "Governing Law/Consent to Venue and Jurisdiction," "Cumulative Rights," "Modification," "Entire



- 10. _Agreement," "Attorneys' Fees," "Injunctive Relief," "Waiver of Punitive Damages and Jury Trial," "No Waiver," "Invalidity," "Notices," "Authorization to Communicate Electronically; Prompt Response Required," "Electronic Signatures," "Anti-Terrorism Representation," "Limitation of Claims," "Limited Liability for Franchisor's Related Parties," "Covenant of Good Faith," and "Multiple Forms of Agreement" respectively, are incorporated by reference in this Development Agreement and will govern all aspects of this Development Agreement and our and your relationship as if fully restated within the text of this Development Agreement.
- 11. <u>Rider to Control</u>. Except as provided in this Development Agreement, the Franchise Agreement remains in full force and effect as originally written. If there is any inconsistency between the Franchise Agreement and this Development Agreement, the terms of this Development Agreement will control.

Dated this—day of—	, 20
ROCKY MOUNTAIN CHOCOLATE	FRANCHISEE
FACTORY, INC.	
	[Name]
By:	
	By:
Title:	
	Title:
Date:	
	Date:





ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.	FRANCHISEE
	[Name]
<u>By:</u>	<u>By:</u>
Title:	Title:
Date:	Date:

EXHIBIT A

TO DEVELOPMENT AGREEMENT RIDER

Rocky Mountain Chocolate Factory Store Business Number	Type of Rocky Mountain Chocolate Factory	Date by which Franchise Agreement Must be Signed	Date by which Lease Must be Signed	Date by which Rocky Mountain Chocolate Factory Store Business Must be Opened	Cumulative Number of Rocky Mountain Chocolate Factory Stores Businesses to Be Open and Operating in the Area No Later than the Opening Dates (in previous column)
1					1
2					2
3					3
4					4
5					5
he subsequent First Deadline (Store's Busines RO	Rocky Mountain Cho	ocolate Factory Stores Buried number of months from te).	sinesses will rem	ain the specified num Rocky Mountain Cho	





ROCKY MOUNTAIN CHOCOLATE	FRANCHISEE
FACTORY, INC.	[Name]
<u>By:</u>	<u>By:</u>
Title:	Title:
Date:	<u>Date</u>

<u>EX</u>HIBIT D (TO FRANCHISE DISCLOSURE DOCUMENT)

ROCKY MOUNTAIN CHOCOLATE FACTORY

LIST OF FRANCHISEES As of February 29, 2024

AS OF FEBRUARY 28, 2025

NAME	ADDRESS	CONTACT INFO				
	ARIZONA					
<u>ARIZONA</u>						
G & J Stitt Corporation Jenna & Gavin Stitt	7700 W. Arrowhead Town Center, Space 1238, Glendale, AZ 85308	504-613-7721				
J.J. Linaberger Corp.	4250 Anthem Way, Suite 485 Phoenix, AZ 85027	480-659-0256				
Justin Linaberger & Ruth Briggs						
Frozen Geckos, Inc. Michael D. Hockett	2510 W Happy Valley Rd., #1251 Phoenix, AZ 85085	602-942-6266				
Scottsdale Chocolates LLC Jaime Quinn	7014 Camelback Road, Suite 2200 Scottsdale, AZ 85251	602-757-2505				
RM Sedona LLC	270 N State Route 89A, Suite 2 Sedona, AZ _86336	480-821-4503				
Alexandra & Nick Vudrag E & S Kim Enterprises, Inc. Sean & Elise Kim	5000 Arizona Mills Circle #454 Tempe, AZ _85282	602-790-4533				
J.J. Linaberger Corporation Justin Linaberger	2000 E. Rio Salado Parkway Tempe, AZ 85281	480-659-0256				
Om Sri, LLC Somdatta Nath & Shradhanand Devu	13610 N. Scottsdale Road Suite 24, Scottsdale, AZ 85254	(480) 663-3097				
Ramaswamy	CALIEODNIA					
D.O. H.E.	CALIFORNIA	0.40, 0.17, 0.077				
B & H Factory, Inc. Peter & Anita Farzin	1065 Brea Mall, Ste 1044A Brea, CA 92821	949-215-8966				
Brentwood Chocolates, Inc LaTricia Adkins	2485 Sand Creek Rd, Suite 136 Brentwood, CA 94513	925-513-3384				
CRAKIM, Inc. Kim Turner	740 Ventura Blvd., Ste. 506 Camarillo, CA 93010	509-763-2753				
Six Monkeys, Inc. Laura Vavakin	13920 City Center Drive, Chino, CA 91709	714-809-2201				
Karina & Edgar Contreras Karina & Edgar RMCF, LLC	100 Citadel Drive, Suite 442 Commerce, CA 90040	323-821-1346				
Swastik Enterprises, LLC Prakash Tolani	278 Sun Valley Mall, Space D-135 Concord, CA 94520	408-887-6629				
JWR Enterprises, Inc. Jerry & Cathy Ramirez	2785 Cabot Dr. #105 Corona, CA 92883	714-891-5814				
Shree Siddhivinayak LLC Harshad & Jignasa Panchal	13000 Folsom Blvd., Suite 809 Folsom, CA 95630	916-768-9717				



<u>C-A-</u>2

LaTricia's Gourmet Chocolates LLC	175 E Paseo Del Centro	816-308-3167
LaTricia Adkins	Fresno, CA 93720	
LaTricia's Gourmet Chocolates LLC	639 E. Shaw Ave., Ste 167	816-308-3167
LaTricia Adkins	Fresno, CA 93710	
Daniel Capital Corporation	200 Main St., Suite 106	714-863-9427
Maxine Daniel	Huntington Beach, CA 92648	
RM-HB Chocolate LLC	7777 Edinger Ave., Suite C-178	714-901-3107
Timothy Schimming	Huntington Beach, CA 92648	

 $\frac{(02/29/24)}{(02/29/24)}$

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East Valley Tourist Develops Authority		84245 Indio Springs Parkway Indio, CA 92203		760-238-56	507
Fantasy Springs Resort and C	Casino				
Sweet Trade Corp. Al Hendizadeh		617 Spectrum Drive Irvine, CA 92618		949-833-22	24
Sweet and Delightful RA,		248 South Coast HWY		949-496-44	57
LLC Randa Basily		Laguna Beach, CA 92651		7-77-170-1-1	37
Jessel and Company, Inc.		28200 Hwy. 189, Suite C-200		909-337-75	71
Neva Jessel		Lake Arrowhead, CA 92352		707-331-13	7-1
Bria Family, Inc.		115 South School St, Ste 4		209-329-13	72
Stephen & Jeanne Bria		Lodi, CA 95240		207-327-13	12
Daniel Capital Corporation		419 Shoreline Village Dr., Su	ita E	714-969-94	27
Maxine Daniel		Long Beach, CA 90802	ne r	714-707-74	- 2
Tom & Susan Addis		6201 Minaret Rd., Space #213	2	858-735-62	60
Tom & Susan Addis		Mammoth, CA 93546	7	030-133-0 4	.07
Tom & Susan Addis		46043 Old Mammoth Road		858-735-62	60
Ton & Susan Addis		Mammoth Lakes, CA 93546		030-133-0 2	.07
Vinnie & Anne Bhan		303 E. Yosemite		209-823-96	38
Villine & Aville Bildii		Manteca, CA 95336		207-023-70	130
P & F Factory, Inc.		2118 Montclair Plaza Lane		949-981-14	82
Peter & Anita Farzin		Montclair, CA 91763		949-981-14 Pf70@yahoo	-
Heinemann Group, Inc.		647 Cannery Row		805-466-4080	
Hal & Vicki Heinemann		Monterey, CA 93940		003-400-40	'00
		One Mills Circle, Ste. 809		949-981-14	02
A & F Factory, Inc. Peter & Anita Farzin		Ontario, CA 91764		949-981-14 Pf70@yahoo	-
		20 City Blvd. West Bldg. A		949-981-14	
A & P Factory, Inc. Peter & Anita Farzin		Orange, CA 92868		949-981-14	-82
KNA Ventures, LLC., Kellen		2200 Petaluma Blvd Ste 410		952-913-56	21
McCrary & Nicole Daryanani		Petaluma, CA 94952		932-913-30	21
		333 Five Cities Dr.		805-461-33	0.5
Heinemann Group, Inc. Hal & Vicki Heinemann		Pismo Beach, CA 93449		003-401-33	'93
		12545 N Main St.		alralle == @1= = 4	.:1
Kelber Candy Company, Inc. Jim & Celeste Kelber		120 10 11 11 11 11 11 1	20	<u>ckelber@hotma</u>	com
		Rancho Cucamonga, CA 917	37	760 242 52	17
R & K Delfiandra Partnership Raymond, Diane & Kevin De		71-800 HWY 111, Sp. A-142 Rancho Mirage, CA 92270		760-342-53	4/
T&BLLC	manura	10060 Alabama St. Suite C		909-335-97	125
	Gina	Redlands, CA 92374		yuy-333-9/	33
Felix & Stephanie Torres & C	oma	Rediands, CA 923/4			
	40-11	1 ~		• • • • • • • • • • • • • • • • • • • •	
c Cynthia Haws	1039 2 ^m		530-5	21-7180	
	Sacrame	ento, CA 95814			
RM Chocolates Lake Elsinore	e LLC	101 W Avenida Vista Hermo	sa	816-752-65	42
Robert & Danelle Schimming	<u> </u>	Bldg #1-STE 612			
		San Clemente, CA 92672			
KNA Ventures, LLC., Kellen		1053 Santa Rosa Plaza		952-913-56	21
McCrary & Nicole Daryanani	<u> </u>	Santa Rosa, CA 95401			
Heinnmann Group, Inc.		1655 Copenhagen Drive		805-441-33	95
Hal & Vialsi Hainamann		Salvana CA 02462			



Hal & Vicki Heinemann

Solvang, CA 93463

Greenfelt LLC	40820 Winchester Rd., Suite 2270	951-926-6468
Raymond, Diane & Mallori	Temecula, CA 92591	
Delfiandra		

(02/29/24) 4823-4721-8112.3

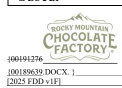


1413 Retherford St. #D163	816-308-3167
Tulare, CA 93274	
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14400 Bear Valley Rd., Suite 801	760-539-6062
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1030 Plaza Drive	562-342-9718
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	416-628-3316 (Diana)
/	110 020 3310 (Biana)
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	303-324-9199
	970-402-9634
	970-102-903-1
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Colorado Springs, CO 80904	
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Crested Rutte COXIIII	
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12445 E39th Ave Unit #503,	720-297-5671
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12445 E39th Ave Unit #503, Denver, CO 80239	
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12445 E39th Ave Unit #503, Denver, CO 80239	
12445 E39th Ave Unit #503, Denver, CO 80239 8900 Pena Blvd. Concourse B-52	
12445 E39th Ave Unit #503, Denver, CO 80239 8900 Pena Blvd. Concourse B-52 Denver, CO 80249	720-297-5671
12445 E39th Ave Unit #503, Denver, CO 80239 8900 Pena Blvd. Concourse B-52 Denver, CO 80249 1512 Larimer St., Space #44-R	
12445 E39th Ave Unit #503, Denver, CO 80239 8900 Pena Blvd. Concourse B-52 Denver, CO 80249 1512 Larimer St., Space #44-R Denver, CO 80202	720-297-5671 303-347-1679
12445 E39th Ave Unit #503, Denver, CO 80239 8900 Pena Blvd. Concourse B-52 Denver, CO 80249 1512 Larimer St., Space #44-R Denver, CO 80202 500 16th Street, Ste 118	720-297-5671
12445 E39th Ave Unit #503, Denver, CO 80239 8900 Pena Blvd. Concourse B-52 Denver, CO 80249 1512 Larimer St., Space #44 R Denver, CO 80202 500 16th Street, Ste 118 Denver, CO 80202	720-297-5671 303-347-1679
12445 E39th Ave Unit #503, Denver, CO 80239 8900 Pena Blvd. Concourse B-52 Denver, CO 80249 1512 Larimer St., Space #44-R Denver, CO 80202 500 16th Street, Ste 118	720-297-5671 303-347-1679
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12445 E39th Ave Unit #503, Denver, CO 80239 8900 Pena Blvd. Concourse B 52 Denver, CO 80249 1512 Larimer St., Space #44 R Denver, CO 80202 500 16th Street, Ste 118 Denver, CO 80202 517 Big Thompson Ave.	720 297 5671 303 347 1679 303 347 1679
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12445 E39th Ave Unit #503; Denver, CO 80239 8900 Pena Blvd. Concourse B-52 Denver, CO 80249 1512 Larimer St., Space #44 R Denver, CO 80202 500 16th Street, Ste 118 Denver, CO 80202 517 Big Thompson Ave. Estes Park, CO 80517 215 E. Foothills Pkwy, Ste 525 Ft. Collins, CO 80525	720 297 5671 303 347 1679 303 347 1679 970 586 3463 970 663 5599
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12445 E39th Ave Unit #503; Denver, CO 80239 8900 Pena Blvd. Concourse B-52 Denver, CO 80249 1512 Larimer St., Space #44 R Denver, CO 80202 500 16th Street, Ste 118 Denver, CO 80202 517 Big Thompson Ave. Estes Park, CO 80517 215 E. Foothills Pkwy, Ste 525 Ft. Collins, CO 80525 414 S. Teller Street Lakewood, CO 80226 8501 W. Bowles Ave., Sp. 2B-125	720-297-5671 303-347-1679 303-347-1679 970-586-3463 970-663-5599 816-752-5229 (Ross) 816-294-7362 (Seth)
12445 E39th Ave Unit #503; Denver, CO 80239 8900 Pena Blvd. Concourse B-52 Denver, CO 80249 1512 Larimer St., Space #44 R Denver, CO 80202 500 16th Street, Ste 118 Denver, CO 80202 517 Big Thompson Ave. Estes Park, CO 80517 215 E. Foothills Pkwy, Ste 525 Ft. Collins, CO 80525 414 S. Teller Street Lakewood, CO 80226 8501 W. Bowles Ave., Sp. 2B-125 Littleton, CO 80123	720 297 5671 303 347 1679 303 347 1679 970 586 3463 970 663 5599 816 752 5229 (Ross) 816 294 7362 (Seth) 303 956 8816
12445 E39th Ave Unit #503; Denver, CO 80239 8900 Pena Blvd. Concourse B 52 Denver, CO 80249 1512 Larimer St., Space #44 R Denver, CO 80202 500 16th Street, Ste 118 Denver, CO 80202 517 Big Thompson Ave. Estes Park, CO 80517 215 E. Foothills Pkwy, Ste 525 Ft. Collins, CO 80525 414 S. Teller Street Lakewood, CO 80226 8501 W. Bowles Ave., Sp. 2B 125 Littleton, CO 80123 247 Rainbow Drive, G-250	720-297-5671 303-347-1679 303-347-1679 970-586-3463 970-663-5599 816-752-5229 (Ross) 816-294-7362 (Seth)
12445 E39th Ave Unit #503; Denver, CO 80239 8900 Pena Blvd. Concourse B-52 Denver, CO 80249 1512 Larimer St., Space #44 R Denver, CO 80202 500 16th Street, Ste 118 Denver, CO 80202 517 Big Thompson Ave. Estes Park, CO 80517 215 E. Foothills Pkwy, Ste 525 Ft. Collins, CO 80525 414 S. Teller Street Lakewood, CO 80226 8501 W. Bowles Ave., Sp. 2B-125 Littleton, CO 80123	720 297 5671 303 347 1679 303 347 1679 970 586 3463 970 663 5599 816 752 5229 (Ross) 816 294 7362 (Seth) 303 956 8816
	1413 Retherford St. #D163 Tulare, CA 93274 14400 Bear Valley Rd., Suite 801 Victorville, CA 92392 1030 Plaza Drive West Covina, CA 91790 COLORADO 6240 S. Main St., Ste 102 Aurora, CO 80016 1300 Pearl Street Boulder, CO 80302 226 S. Main St. G4 Reliance Pl. Breckenridge, CO 80424 1 W. Flatiron Circle, #1074 Broomfield, CO 80021 5050 Factory Shops Blvd. Space 820 Castle Rock, CO 80920 2431 W. Colorado Ave. Colorado Springs, CO 80904 1605 Briargate Pkwy, Suite 111 Colorado Springs, CO 80920 314 Elk Ave. Crested Butte, CO 81224

Four Chocolatiers, Inc.	158 Gore Creek Drive	303-269-1441
Todd, Cristina, Brad & Bridee	Vail, CO 81657	
Maxwell		
TL-OTC, LLC	14647 Delaware St. #1200	816-294-7362 or
Ross Theesen & Seth Lyons	Westminster, CO 80020	816-752-5229
	FLORIDA	
ZAMFAM Enterprises, Inc.	2312 Grand Cypress Drive, Suite 845	813.949.0900
Wilfredo E. (Willie) and Maria	Lutz, FL 33559	
Alexandra Zamora	, ,	
HaSiLa LLC	10562 Hwy. 98 West, #117	303-347-1679
Marissa & Eric Williams	Miramar Beach, FL 32550	
Innovative Retail Enterprises, LLC.	2700 FL-16	336-413-6870 (Rudy)
Rudy Cook & Jared Downs	St. Augustine, FL 32092	980-722-3489 (Jared)
Trusty Cook Co Car	IDAHO	<u> </u>
Silky Smooth Chocolatiers, LLC.	6097 N Ten Mile Road, Ste 140,	715-574-1559 (Brian)
Brian and Kathy Silk	Meridian, ID 83646	208) 869-0793 (Kathy)
Dilan and Kathy Silk	Wichdian, 1D 03040	rmcf-meridian@outlook.com
Magic Pumpkin Properties LLC	236 South, 2 nd East	208-356-8069
Sharon Fullmer	Rexburg, ID 83440	200-330-0003
Shaith Funner	ILLINOIS	
The Croyle Inc		708-531-1694
The Grove Inc.	Terminal 1, Gate B-14	/08-331-1694
TTI C I	Chicago, IL 60666	700 521 1604
The Grove Inc.	Terminal 3, Upper Level, Space #T3H.U.33.B, Gate H-5 Chicago, IL 60666	708-531-1694
Raab's Sweet Tooth Enterprises,	207 South Main, St.	815-990-3096 (Kelly)
LTD	Galena, IL 61036	815-238-4578 (Kirk)
Kirk and Kelly Raab		kirkkellyraab@gmail.com
La Grange Candy, Inc.	50-B La Grange Road	312-613-4965
Tyson Minnick & Erica Ricker	<u>La Grange, IL 60525</u>	
Pamela & Thomas Lockowitz	541 N Milwaukee Avenue	847-362-9288
	Libertyville, IL 60048	
Three JC LLC	2835 Showplace Dr., Ste 111	630-853-3298 (Janet)
Janet and Jeffrey Sorensen	Naperville, IL 60564	630-673-7979 (Jeffrey)
Sugar Girls, Inc.	300 Happ Rd., Ste 114	847-680-8271
Kim Smith	Northfield, IL 60093	
Dented Kettle Confections, LLC	4700 N. University St., Ste 21	630-605-9609 (Mairead)
Mairead & Josie Flynn	Peoria, IL 61614	309-265-4664 (Josie)
-	IOWA	
DAM Ventures Valley Junction,	113 5th Street, Suite A, West Des Moines, IA	970-402-9634
LLC., David & Meredith Smith	50265	
Williamsburg Confections LLC	1991 Tanger Drive, Suite 102A	319-668-2931
Scott & Diane Wahe	Williamsburg, IA 52361	
	KANSAS	
Parra Group LLC	1837 Village West Pkwy, Ste 127	913-258-5692
Kathleen & Geovanny Parra	Kansas City, KS 66111	
	MICHIGAN	7
H & N Sweets LLC	3116 Fairlane Drive,	313-274-4085
Hassan & Nadine Gomah	Allen Park, MI 48101	313 27 1 1003
A.A. Gnyp Ventures LLC	4350 Baldwin Road, Space 712	615-300-7085
Andy & Alene Gnyp	Auburn Hills, MI 48326	012 300 7003
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Birch Run's Ultimate Chocolate Shop	8825 Marketplace Dr., Suite 425	740-272-1742
LLC	Birch Run, MI 48415	
Rick Jackson & Jim Aman		
Mezzar Enterprizes LLC	17420 Hall Road, Space 196	615-300-7085
Andy & Alene Gnyp & Gary Krapfl	Clinton Township, MI 48038	
Northwestern Michigan Candy,	2800 W. Big Beaver Rd. Space W-326, Troy,	248-228-6052
RMCF, LLC.	MI 48084	
Mohamed Al-Ramamneh		
	MINNESOTA	
A Bridge to Market, Inc.	128 E Broadway	952-393-9083
Laure Holden	Bloomington, MN 55425	
Debbie & Michael Bolen, Inc.	395 S. Lake Ave., Suite 4	debbiebolen36@gmail.com
Michael & Debbie Bolen	Duluth, MN 55802	218-390-2899
Bequest, LLC.,	4300 Glumack Dr. LT-2360	414-839-4855
Andre Wylie	St. Paul, MN 55111	
	MISSISSIPPI	
Oxford Sweets LLC	2305 W. Jackson, Suite 204	662-236-2982
Gail Miller	Oxford, MS 38655	
RMCF Vicksburg LLC	4000 S. Frontage Road, Suite 112C	bradyellis.mwsu@gmail.com
Brady Ellis	Vicksburg, MS 39180	601-456-0202
	MISSOURI	
Taney Truffles, LLC	403 Branson Landing Blvd	816-344-4409
Jakob Grimm	Branson, MO 65616	010 0 11 1109
Geehan Delicacies, LLC	30 W. Pershing, Suite 130	816-216-4857
Matthew Geehan	Kansas City, MO 64108	geehandelicacies@gmail.com
RMCF St. Joe LLC	3715 Frederick Ave., Unit B	949-224-4100
Steve Craig	St. Joseph, MO 64506-3018	3 13 22 1 1100
Steve Citals	NEV ADA	
Shaheroz, Ajaz & Aahil Ramzan	4500 West Tropicana Ave.	818-968-0837
Chill Factor, Inc.	Las Vegas, NV 89103	010 700 0057
Shaheroz, Ajaz & Aahil Ramzan	220 E. Freemont Street	818 968 0837
Shaheroz, Maz & Mahir Kanizan	Las Vegas, NV 89101	010-700-0057
Shaheroz, Ajaz & Aahil Ramzan	1955 S. Casino Drive #338	818 968 0837
Shaheroz, Ajaz & Aann Kamzan	Laughlin, NV 89029	010-700-0037
Zrinyi & Ingstad Investments, Inc.	5100 Mae Anne Ave, Ste 101	775-742-6888
Greg Zrinyi & Brita Ingstad	Reno, NV 89523	//3-/42-0000
Greg Zimyi & Brita ingstau	NEW HAMPSHIRE	
Tile Classic Classic	50	740-272-1742
Tilton Chocolate Shop, Inc.	120 Laconia Road, Suite 200 Tilton, NH 03276	/40-2/2-1/42
Jim Aman	,	*
DIACE LD LLC	NEW JERSEY	722 006 0050
RMCF LB, LLC.,	56 Centennial Drive	732-996-9850
David Semer	Long Branch, NJ 07740	
the of the tra	NEW MEXICO	016.044.6637
ABQ Chocolate LLC	6600 Menaul Blvd. NE, Suite D1	816-244-6697
Ross Theesen	Albuquerque, NM 87110	
	* *	
Cottonwood Chocolates LLC Ross Theesen	10000 Coors Blvd., Suite B5 Albuquerque, NM 87114	816-244-6697

Holiday Maker, LLC	4601 East Main St.	505-360-7421
Kristy and Derek Graff	Farmington, NM 87402	Kristygraff3@yahoo.com
·		
Ski Valley Candy, LLC	112 S. Plaza	575-760-1260
Treca Boney	Taos, NM 87571	
<u> </u>	NORTH CAROLINA	1
Amesbury Lane, LLC	302 Colonades Way #203	abbostia@yahoo.com
Amanda Bostian	Cary, NC 27518	919-225-5322
McCosh Chocolates, Inc.	Charlotte Douglas International Airport, (1)	704-879-4629
Jay McCosh & Cathy Thompson	5501 Josh Birmingham Pkwy	701 075 1025
McCosh	Charlotte, NC 28208	
McCosh Chocolates, Inc.	Charlotte Douglas International Airport, (2)	704-879-4629
,		/04-8/9-4029
Jay McCosh & Cathy Thompson	5501 Josh Birmingham Pkwy	
McCosh	Charlotte, NC 28208	704.070.4620
McCosh Chocolates, Inc.	Charlotte Douglas International Airport	704-879-4629
Jay McCosh & Cathy Thompson	Kiosk	
McCosh	5501 Josh Birmingham Pkwy Baggage Claim	
	Zone D	
	Charlotte, NC 28219	
Yong Koo Han	6801 Northlake Mall Drive, Suite	704-540-5233
	185 Charlotte, NC 28216	
Alex Paul, Inc.	8111 Concord Mills Blvd., Suite	704-806-7571
Tae Min Kim and Hojin Yang	424 Concord, NC 28027	
Innovative Retail Enterprises,	638 Friendly Center Road,	336-413-6870 (Rudy)
LLC. Rusy Cook & Jared Downs	Greensboro, NC 27408	980-722-3489 (Jared)
Kim's Gone Cocoa LLC	921 Park Center Drive	rmcf.sp.kim@gmail.com
Kimberly Henderson	Matthews, NC 28105	704-618-7437
Eileen Arabian	8521 Brier Creek Parkway, Suite	347-556-2870
Hey, Sweet Rallie, Inc.	103 Raleigh, NC 27616	317 330 2070
Innovative Retail Enterprises, LLC	3320 Silas Creek Parkway, Space	336-413-6870
Jared Downs and Rudy Cook	AU572 Winston-Salem, NC 27103	330 113 0070
Jarea Downs and Rudy Cook	OHIO	
Mike Biasella & James Markino	204 Crocker Park Blvd.	330-704-8686 (Mike)
Westlake Rocky, LLC	Westlake, OH 44145	330-705-6884 (James)
11 01 0	OKLAHOMA	107.624.1004
John & Janna Boyer and	714 S. Main Street	405-624-1891
Cassidy and Larry Jackson	Stillwater, OK 74074	
	OREGON	
Sola Fide, Inc.	33 E. Main St.	805-878-7157
Michael & Rhonda Smith	Ashland, OR 97520	
Clarey Enterprises, LLC.	13200 SE 172 Avenue, Suite 148,	503-704-4249
Michael Clarey	Happy Valley, OR 97086	
RMCF Troutdale LLC	450 NW 257th Ave., Space 336	816-294-9505
Erika Ricker & Steve Mitnick	Troutdale, OR 97060	
RMCF Woodburn LLC	1001 Arney Road, Suite 409	amanda.m.keeling@gmail.cor
	1001 Arney Road, Suite 409 Woodburn, OR 97071	amanda.m.keeling@gmail.com
RMCF Woodburn LLC Amanda Keeling	Woodburn, OR 97071	amanda.m.keeling@gmail.cor
Amanda Keeling	Woodburn, OR 97071 PENNSYLVANIA	
	Woodburn, OR 97071 PENNSYLVANIA 5800 Peach Street, Space 275	amanda.m.keeling@gmail.cor





<u>C-A-</u>10

BBA Enterprises LLC	1911 Leesburg Grove City Road, Suite	brianhinebaugh@yahoo.com
Brian & Amy Hinebaugh	750 Grove City, PA 16127	
	SOUTH DAKOTA	
GKG LLC	507-6 th -Street	605-716-4700
Kendra & Gary Larson, Gena &	Rapid City, SD 57701	
Merle Karen		
	TENNESSEE	
Nashville Chocolate, Inc.	348 Opry Mills Drive	615-300-7085
Andy & Alene Gnyp	Nashville, TN 37214	
· · · · · · · · · · · · · · · · · · ·	TEXAS	
Pink Tulips, Inc.	7051 S. Desert Blvd, E 505	915-533-9839
Lorena Fourzan	Canutillo, TX 79835	
Sweet Like Sugar, LLC	8889 Gateway Blvd., West Suite	915-239-5009
Sergio & Renee Flores	#1302 El Paso, TX 79925	
Caravageli Ventures, Inc.	2225 Strand, Ste 103	caravegeli@msn.com
Demastines, Demas & Jennifer	Galveston, TX 77550	
Caravageli	,	
Cediel Concession Management,	George Bush Intercontinental Airport	mario@cedielconcessions.com
LLC	(I) 3100 Terminal Rd, Terminal B	
Mario Cediel	Houston, TX 77032	
Cediel Concession Management,	George Bush Intercontinental Airport (II)	mario@cedielconcessions.com
LLC	3100 Terminal Rd, Terminal B	
Mario Cediel	Houston, TX 77032	
Cediel Concession Management,	Houston Hobby International Airport	mario@cedielconcessions.com
LLC	7800 Airport Blvd.	
Mario Cediel	Houston, TX 77061 346-600-5163	
Cediel Concession Management,	George Bush Intercontinental Airport (II)	mario@cedielconcessions.com
LLC	3100 Terminal Rd, Terminal A South	
Mario Cediel	#101AN Houston, TX 77032	
Hill Country Chocolatier	303 Memorial City, Ste 850	830-964-2339
LLC David & Iluminda Ott	Houston, TX 77024	
RGV Chocolate LLC	La Plaza Mall	956-973-9659
Veronica & Patricia Barerra	2200 S. 10th St., Ste C-75	
	McAllen, TX 78503	
VLB LLC	3300 E Expressway 83, Ste 170	956-973-9659
Veronica & Patricia Barerra	McAllen, TX 78501	
PVB LLC	5001 E Expressway 83, Ste 331	956-973-9659
Veronica, Patricia, & Mirta Barrera	Mercedes, TX 78570	
CAK Chocolate, LLC.,	2091 Summer Lee Drive, Ste 103	(214) 202-8639 (Melissa)
Melissa and Randal Wiecker	Rockwall, TX 75032	(, === ==== (1.22.125.3)
Hill Country Chocolatier III	4401 N. Hwy 35 #743	830-964-2339
LLC David & Iluminda Ott	Round Rock, TX 78664	
Ajaz Ramzan	522 River Walk St	213-761-4065
Shaheroz Ramzan	San Antonio, TX 78205	
	4015 S Interstate 35, Suite 835	830-964-2339
Hill Country Chocolatier		050 701 2557
Hill Country Chocolatier LLC David & Iluminda Ott		
LLC David & Iluminda Ott	San Marcos, TX 78666	214-906-8171
•		214-906-8171



RMCF Traverse Mountain	3700 N. Cabelas Boulevard, Space	949-224-4100
LLC Alison Canaday	252 Lehi, UT 84043	

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The Golden Goose	206 W. Main Street, #B	435-503-7573 (Lori)	
Lori & Eric Rutland	Midway, UT 84049	435-881-1875 (Eric)	
Chocolate ART, Inc.	University Place	512-638-3916 (Todd)	
Todd & Bethany Sinks	575 E. University Parkway	, ,	
	Orem, UT 84097		
Wasatch Back Chocolates	510 Main Street	kipinpe@aol.com	
LLC Chip & Kathy Pederson	Park City, UT 84060		
Wasatch Back Chocolates	1385 Lowell Ave.	kipinpe@aol.com	
LLC Chip & Kathy Pederson	Park City, UT 84060		
Chocolate ART, Inc.	4801 N. University Ave., Space	512-638-3916	
Todd, Bethany & Alyssa Sinks and	740 Provo, UT 84604		
Riley Young			
Aspen Creek Enterprises	250 Red Cliffs Drive, Space 20	rmcf@bajabb.com	
Bill & Shaunna Durante	St. George, UT 84790		
Sweet Ventures, Inc.	776 N Terminal Dr. Space 1	970-481-4866	
Iris S., Susy-Koehn	Salt Lake City, UT 84116		
	WASHINGTON WASHINGTON		
Bavarian Village Chocolate LLC	636 Front Street	509-763-2753	
Kenneth & Morey Grosse	Leavenworth, WA 98826		
MacSpikj Chocolates LLC	561 S. Fork Ave. SW, Ste. H	mewilliams@reagan.com	
Tim & Pamela McWilliams	North Bend, WA 98045	970-445-8218	

FRANCHISEES WHO PURCHASED A FRANCHISE AND STORE NOT OPEN

As of February 29, 2024

NAME	ADDRESS	CONTACT INFO
Jacob Blaylock	TBD, Lone Tree, CO	(816) 273-3635
•		blaylockchocolatesllc@gmail.com
MC Chocolate Factory, LLC.	140 E. 5 th Street Edmond, OK 73034	405-693-9833 (Matt)
Matt Stallings & Charles Hamm		405-693-1417 (Charles)



<u>C-A-</u>13

ROCKY MOUNTAIN CHOCOLATE

{00189639.DO CX. } C-A-14 [2025 FDD v1F]

EXHIBIT E (TO DISCLOSURE DOCUMENT)

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.

FRANCHISED STORES THAT HAVE CLOSED, TRANSFERRED, BEEN TERMINATED OR OTHERWISE LEFT THE SYSTEM DURING FISCAL YEAR 2024

From March 1, 2023 to February 29, 2024

If you buy this franchise, your contact information may be disclosed to other buyers when you leave the franchise system.

NAME	ADDRESS	CON	TACT INFO
	ARIZONA		
Honeybee Production, LLC., Fred &	9210 E Via De Ventura, #108, Sc	ottsdale, AZ	(480) 473-0229
Donna Willis	85258		
	ARKANSAS		
Zorya, LLC.,	644 West Dickson, Fayetteville	, AR 72701	(479) 899-6700
Mary Jacobs	, ,	,	
	CALIFORNIA		
B & H Factory, Inc.	1065 Brea Mall, Ste 1044A		949-215-8966
Peter & Anita Farzin	Brea, CA 92821		<u> </u>
Chad & Kara FelbergBrentwood	5001 Willows2485 Sand Creek	Rd_ Suite 301	619-788-7623925-513-
Chocolates, Inc	Alpine136	ra.,, saite 301	3384
LaTricia Adkins	Brentwood, CA 91901 94513		3301
·	740 Ventura Blvd., Ste. 506		500 762 2752
CRAKIM, Inc. Kim Turner	Camarillo, CA 93010		<u>509-763-2753</u>
Six Monkeys, Inc.			714 800 2201
Laura Vavakin	13920 City Center Drive, Chino, CA 91709		<u>714-809-2201</u>
Karina & Edgar Contreras	100 Citadel Drive, Suite 442		323-821-1346
Karina & Edgar RMCF, LLC	Commerce, CA 90040		323-821-1340
ABBCKDA Group of Companies, Co		15	925-825-3030
Don & Alma Lepana	Concord, CA 94520	<u>.5</u>	<u>723-623-3030</u>
4 Peas, S Corp	2785 Cabot Dr. #105		(951)-277-7555
Raymond & Diane DelFiandra, Mallo			(931)-277-7333
DelFiandra Harlin, Chelsea Brady	<u>Corona, Cri 72005</u>		
Grayek			
Shree Siddhivinayak LLC	13000 Folsom Blvd., Suite 809		916-768-9717
Harshad & Jignasa Panchal	Folsom, CA 95630		310 700 3717
LaTricia's Gourmet Chocolates LLC	175 E Paseo Del Centro		816-308-3167
LaTricia Adkins	Fresno, CA 93720		333 333 333
LaTricia's Gourmet Chocolates LLC	639 E. Shaw Ave., Ste 167		816-308-3167
LaTricia Adkins	Fresno, CA 93710		330000
	=======================================		
Daniel Capital Corporation	200 Main St., Suite 106		714-863-9427
Maxine Daniel	Huntington Beach, CA 92648		
RM-HB Chocolate LLC	7777 Edinger Ave., Suite C-178		714-901-3107
Timothy Schimming	Huntington Beach, CA 92648		
East Valley Tourist Development	84245 Indio Springs Parkway		760-238-5607
Authority	Indio, CA 92203		
Fantasy Springs Resort and Casino			
Sweet Trade Corp.	617 Spectrum Drive		949-833-2224
Al Hendizadeh	<u>Irvine, CA 92618</u>		
Jessel and Company, Inc.	28200 Hwy. 189, Suite C-200		909-337-7571
Neva Jessel	Lake Arrowhead, CA 92352		
Bria Family, Inc.	115 South School St, Ste 4		209-329-1372
Stephen & Jeanne Bria	Lodi, CA 95240		
Daniel Capital Corporation	419 Shoreline Village Dr., Suite I	<u> </u>	714-969-9427
Maxine Daniel	Long Beach, CA 90802		



Tom & Susan Addis	6201 Minaret Rd., Space #213 Mammoth, CA 93546	858-735-6269
Tom & Susan Addis	46043 Old Mammoth Road Mammoth Lakes, CA 93546	<u>858-735-6269</u>
Vinnie & Anne Bhan	303 E. Yosemite Manteca, CA 95336	209-823-9638
P & F Factory, Inc.	2118 Montclair Plaza Lane	<u>949-981-1482</u>
Peter & Anita Farzin	Montclair, CA 91763	Pf70@yahoo.com
Heinemann Group, Inc.	647 Cannery Row	<u>805-466-4080</u>
Hal & Vicki Heinemann	Monterey, CA 93940	
A & F Factory, Inc.	One Mills Circle, Ste. 809	<u>949-981-1482</u>
Peter & Anita Farzin	Ontario, CA 91764	
A & P Factory, Inc.	20 City Blvd. West Bldg. A	949-981-1482
Peter & Anita Farzin	Orange, CA 92868	
NLN Chocolates KNA Ventures, LLC.,	2200 Petaluma Blvd . N., #., Ste 410,	(707) 781-6800 952-913-
Nathan Nold (2) Kellen McCrary & Nicole Daryanani	Petaluma, CA 94952	<u>5621</u>
Heinemann Group, Inc.	333 Five Cities Dr.	805-461-3395
Hal & Vicki Heinemann	Pismo Beach, CA 93449	
Kelber Candy Company, Inc.	12545 N Main St.	909-633-0500
Jim & Celeste Kelber	Rancho Cucamonga, CA 91739	
Kevin Delfiandra	71-800 HWY 111, Sp. A-142	<u>760-342-5347</u>
	Rancho Mirage, CA 92270	
T & B LLC	10060 Alabama St. Suite C	<u>909-335-9735</u>
Felix & Stephanie Torres & Gina Borden	Redlands, CA 92374	(2.1.0)
Old Town Sweets, LLC.	1039 2nd Street	<u>(916)-448-8801</u>
Jessica & Zachary Feuerbach	Sacramento, CA 95814	016.752.6542
RM Chocolates Lake Elsinore LLC	101 W Avenida Vista Hermosa Bldg #1-STE 612	<u>816-752-6542</u>
Robert & Danelle Schimming	San Clemente, CA 92672	
North Bay SweetsKNA Ventures,	10561053 Santa Rosa Plaza ₅	(707) 781-6800952-913-
LLC., Nathan Nold (2) Kellen McCrary	Santa Rosa, CA 95401	5621
& Nicole Daryanani	Santa Rosa, CA 93401	3021
Heinnmann Group, Inc.	1655 Copenhagen Drive	805-441-3395
Hal & Vicki Heinemann	Solvang, CA 93463	803-441-3393
Greenfelt LLC	40820 Winchester Rd., Suite 2270	951-926-6468
Raymond, Diane & Mallori Delfiandra	Temecula, CA 92591	231-720-0400
Tulare Chocolates, Inc.	1413 Retherford St. #D163	816-308-3167
LaTricia Adkins	Tulare, CA 93274	
Frank Vicarra, Christine Rivali, Justin	14400 Bear Valley Rd., Suite 801	760-539-6062
Nava, Sulema Nava	Victorville, CA 92392	
Coco Wonka, LLC		
Candy Ribbon, Inc.	1030 Plaza Drive	<u>562-342-9718</u>
Ryan & Rachael Sproles	West Covina, CA 91790	
	COLORADO	
Chocolate Ambitions, LLC	6240 S. Main St., Ste 102	416-628-3316 (Diana)
<u>Diana Gutierrez & Scott Ouellet</u>	<u>Aurora, CO 80016</u>	
JC & Co. Inc.	1300 Pearl Street	<u>303-524-9799</u>
Tom & Jessica Cho	Boulder, CO 80302	
DAM Ventures LLC David & Meredith Smith	226 S. Main St. G4 Reliance Pl. Breckenridge, CO 80424	<u>970-402-9634</u>
CJ Broomfield, LLC	1 W. Flatiron Circle, #1074	303-524-9799
Tom Cho	Broomfield, CO 80021	
CR Café LLC Jacob and Brianna Blaylock	5050 Factory Shops Blvd. Space 820 Castle Rock, CO 80920	<u>816-273-3635</u>
RK Investment Company	2431 W. Colorado Ave.	<u>303-885-1449</u>
Lola Mae Baalman & Kevin Baalman,	Colorado Springs, CO 80904	



RKIC #2, Inc. Lola Mae Baalman & Kevin Baalman	1605 Briargate Pkwy, Suite 111 Colorado Springs, CO 80920	<u>303-885-1449</u>
Chocolate of the Rockies, Inc.	314 Elk Ave.	970-596-078
Nancy Riemer	Crested Butte, CO 81224	
El-Roi, LLC	8900 Pena Blvd. Concourse B-52	720-297-5671
Muluye Hailemariam	Denver, CO 80249	
& Berihun Chibsa		
Williams LLC	1512 Larimer St., Space #44-R	303-347-1679
Marissa & Eric Williams	<u>Denver, CO 80202</u>	
Williams LLC	500 16th Street, Ste 118	<u>303-347-1679</u>
Marissa & Eric Williams	Denver, CO 80202	
Moose Creek Trading Company, Inc.	517 Big Thompson Ave.	970-586-3463
Joan & Eric Adams	Estes Park, CO 80517	070 ((2 5500
Sweet Sensations I Inc.	215 E. Foothills Pkwy, Ste 525 Ft. Collins, CO 80525	<u>970-663-5599</u>
Kerri Reiger-Cole Summers Cookies, LLC	8501 W. Bowles Ave., Space 2015	
Christina & Collin Summers Stewart	Littleton, CO 80123	<u>303-961-2511</u>
DAM Ventures LLC	247 Rainbow Drive, G-250	970-402-9634
David & Meredith Smith	Silverthorne, CO 80498	<u> </u>
Steamboat-Chocolate, Inc., Rx, LLC	624 Lincoln Avenue,	(970) 879-2987 870-3048
Dr. Mary Beth & Mike Gagnebin (2)	Steamboat Springs, CO 80487	(270) 672 2201 670 2040
Lewis-Boardman & Dr. Jason Boardman	Stemme our springs, e.e. ou to	
TL OTC, LLC	14647 Delaware St. #1200	816-294-7362 or
Ross Theesen & Seth Lyons	Westminster, CO 80020	816-752-5229
Vail Chocolates, LLC	158 Gore Creek Drive Lodge at Vail Condo Unit	(970) 476-7623
Pablo Quiroga & Gabriela Henriquez	#132, Vail, CO 81657	
-	<u>FLORIDA</u>	
ZAMFAM Enterprises, Inc.	2312 Grand Cypress Drive, Suite 845	813.949.0900
Wilfredo E. (Willie) and Maria	Lutz, FL 33559	
Alexandra Zamora		
<u>HaSiLa LLC</u>	10562 Hwy. 98 West, #117	<u>303-347-1679</u>
Marissa & Eric Williams	Miramar Beach, FL 32550	
Innovative Retail Enterprises, LLC.	2700 FL-16	336-413-6870 (Rudy)
Rudy Cook & Jared Downs	St. Augustine, FL 32092	980-722-3489 (Jared)
	<u>IDAHO</u>	
Silky Smooth Chocolatiers, LLC.	6097 N Ten Mile Road, Ste 140,	715-574-1559 (Brian)
Brian and Kathy Silk	Meridian, ID 83646	208) 869-0793 (Kathy)
	<u>ILLINOIS</u>	
The Grove Inc.	Terminal 3, Upper Level, Space #T3H.U.33.B,	708-531-1694
The Grove Inc.	Gate H-5 Chicago, IL 60666	708-331-1094
Raab's Sweet Tooth Enterprises, LTD	207 South Main, St.	815-990-3096
Kirk and Kelly Raab	Galena, IL 61036	815-238-4578
		2-2-20 .070
La Grange Candy, Inc.	50-B La Grange Road	<u>312-613-4965</u>
Tyson Minnick & Erica Ricker	La Grange, IL 60525	
Pamela & Thomas Lockowitz	541 N Milwaukee Avenue	847-362-9288
	Libertyville, IL 60048	
Three JC LLC	2835 Showplace Dr., Ste 111	630-853-3298
Janet and Jeffrey Sorensen	Naperville, IL 60564	630-673-7979
Dented Kettle Confections, LLC	4700 N. University St., Ste 21	630-605-9609 200-265-4664
Mairead & Josie Flynn	Peoria, IL 61614	<u>309-265-4664</u>
	IOWA	0.000 100 0.000
DAM Ventures Valley Junction, LLC.,	113 5th Street, Suite A, West Des Moines, IA	<u>970-402-9634</u>
David & Meredith Smith	<u>50265</u>	
	<u>KANSAS</u>	



Parra Group LLC	1837 Village West Pkwy, Ste 127	913-258-5692
Kathleen & Geovanny Parra	Kansas City, KS 66111	
•	<u>MICHIGAN</u>	
H & N Sweets LLC	3116 Fairlane Drive,	313-274-4085
Hassan & Nadine Gomah	Allen Park, MI 48101	313 271 1003
A.A. Gnyp Ventures LLC	4350 Baldwin Road, Space 712	615-300-7085
Andy & Alene Gnyp	Auburn Hills, MI 48326	013 300 7003
Mezzar Enterprizes LLC	17420 Hall Road, Space 196	615-300-7085
Andy & Alene Gnyp & Gary Krapfl	Clinton Township, MI 48038	013-300-7003
Northwestern Michigan Candy, RMCF,	2800 W. Big Beaver Rd. Space W-326, Troy, MI	248-228-6052
LLC.	48084	248-228-0032
Mohamed Al-Ramamneh	10001	
Tronumed III Tumumon		
	MINNESOTA	1
A Bridge to Market, Inc.	128 E Broadway	952-393-9083
Laure Holden	Bloomington, MN 55425	<u> </u>
Debbie & Michael Bolen, Inc.	395 S. Lake Ave., Suite 4	
Michael & Debbie Bolen	Duluth, MN 55802	218-390-2899
GolDen Chances, Inc., Gail	4300 Glumack Dr. LT-2360 ,	(612) 719-8746414-839-
Stein (2) Bequest, LLC.,	4500 Glumack Dr. L1-2500 , St. Paul, MN 55111	
	St. Paul, MIN 55111	4855
Andre Wylie	MISSISSIPPI	
Oxford Sweets LLC.,	2305 W. Jackson, Suite 204	662-236-2982
Gail Miller	Oxford, MS 39180	002-230-2982
		(
Legacy Catchings, LLC., Renata	1065 Highland Colony Park4000 S. Frontage	(21) 510 (210 456 222
OusbyRMCF – Vicksburg LLC	Road, Suite G, Ridgeland 112C	601) 519-6310 <u>-456-0202</u>
Brady Ellis	<u>Vicksburg</u> , MS <u>39157</u> <u>39180</u>	
	MISSOURI	
Fresh Dipped Branson, LLC., with	231403 Branson Landing, Blvd	(816) 724-5060 -344-4409
Stephanie & Nick Tripp	Branson, MO 65616	
(2)Taney Truffles, LLC		
Jakob Grimm		
Geehan Delicacies, LLC	30 W. Pershing, Suite 130	816-216-4857
Matthew Geehan	Kansas City, MO 64108	<u> </u>
RMCF St. Joe LLC	3715 Frederick Ave., Unit B	949-224-4100
Steve Craig	St. Joseph, MO 64506-3018	<u> </u>
	NEVADA	
Ol-MAR III, LLC., Susan	20 Via Bel Canto, #100, Henderson, NV	(702) 232-8235 818-968-
O'LearyShaheroz, Ajaz & Aahil Ramzan	890114500 West Tropicana Ave.	0837
Chill Factor, Inc.	Las Vegas, NV 89103	<u> </u>
Shaheroz, Ajaz & Aahil Ramzan	220 E. Freemont Street	818-968-0837
Shancroz, Ajaz & Aann Kamzan	Las Vegas, NV 89101	818-908-0837
Zrinyi & Ingstad Investments, Inc.	5100 Mae Anne Ave, Ste 101	775-742-6888
Greg Zrinyi & Brita Ingstad	Reno, NV 89523	113-142-0000
Greg Ermyr & Brita Ingstac	NEW JERSEY	1
Pier Chocolates RMCF LB, LLC., Cara	56 Centennial Drive ₃	(732) 275-5671 -996-9850
TICL CHOCOLOUS INVICT LD, LLC., Cala	LOO CONCHINALIOUV .	T1347 213 3011 -330-3630
Koenigsberg (2)	Long Branch, NJ 07740	
	Long Branch, NJ 07740	
Koenigsberg (2) David Semer	Long Branch, NJ 07740 <u>NEW MEXICO</u>	916 244 6697
Koenigsberg (2) David Semer ABQ Chocolate LLC	NEW MEXICO 6600 Menaul Blvd. NE, Suite D1	<u>816-244-6697</u>
Koenigsberg (2) David Semer ABQ Chocolate LLC Ross Theesen	Long Branch, NJ 07740 NEW MEXICO 6600 Menaul Blvd. NE, Suite D1 Albuquerque, NM 87110	
Koenigsberg (2) David Semer ABQ Chocolate LLC Ross Theesen Cottonwood Chocolates LLC	Long Branch, NJ 07740 NEW MEXICO 6600 Menaul Blvd. NE, Suite D1 Albuquerque, NM 87110 10000 Coors Blvd., Suite B5	<u>816-244-6697</u> <u>816-244-6697</u>
ABQ Chocolate LLC Ross Theesen Cottonwood Chocolates LLC Ross Theesen	Long Branch, NJ 07740 NEW MEXICO 6600 Menaul Blvd. NE, Suite D1 Albuquerque, NM 87110 10000 Coors Blvd., Suite B5 Albuquerque, NM 87114	816-244-6697
ABQ Chocolate LLC Ross Theesen Cottonwood Chocolates LLC	Long Branch, NJ 07740 NEW MEXICO 6600 Menaul Blvd. NE, Suite D1 Albuquerque, NM 87110 10000 Coors Blvd., Suite B5	



Ski Valley Candy, LLC	112 S. Plaza	575-760-1260
Treca Boney	Taos, NM 87571	373 700 1200
	NORTH CAROLINA	
Amesbury Lane, LLC	302 Colonades Way #203	
Amanda Bostian	Cary, NC 27518	919-225-5322
McCosh Chocolates, Inc.	Charlotte Douglas International Airport, (1)	704-879-4629
Jay McCosh & Cathy Thompson McCosh	5501 Josh Birmingham Pkwy	
	Charlotte, NC 28208	
McCosh Chocolates, Inc.	Charlotte Douglas International Airport, (2)	704-879-4629
Jay McCosh & Cathy Thompson McCosh	5501 Josh Birmingham Pkwy	
	Charlotte, NC 28208	
Alex Paul, Inc.	8111 Concord Mills Blvd., Suite 424	<u>704-806-7571</u>
Tae Min Kim and Hojin Yang	Concord, NC 28027	
Innovative Retail Enterprises, LLC.	638 Friendly Center Road,	336-413-6870
Rusy Cook & Jared Downs	Greensboro, NC 27408	<u>980-722-3489</u>
Kim's Gone Cocoa LLC	921 Park Center Drive	704 (10 7427
Kimberly Henderson	Matthews, NC 28105	<u>704-618-7437</u>
Eileen Arabian Hey, Sweet Rallie, Inc.	8521 Brier Creek Parkway, Suite 103 Raleigh, NC 27616	<u>347-556-2870</u>
Innovative Retail Enterprises, LLC	3320 Silas Creek Parkway, Space AU572	336-413-6870
Jared Downs and Rudy Cook	Winston-Salem, NC 27103	<u>330-413-0870</u>
Yong Koo Han	6801 Northlake Mall Drive, Suite 185	704-540-5233
Tong Koo Han	Charlotte, NC 28216	<u>704-340-3233</u>
OHIO		
Miles Discella & James Markins		220 704 9696
Mike Biasella & James Markino Westlake Rocky, LLC	204 Crocker Park Blvd. Westlake, OH 44145	330-704-8686 330-705-6884
OKLAHOMA		
John & Janna Boyer and	714 S. Main Street	<u>405-624-1891</u>
Cassidy and Larry Jackson MC Chocolate Factory, LLC.	Stillwater, OK 74074 140 E. 5 th street Edmond, OK 73034	405 602 0651
Matt Stallings & Charles Hamm	140 E. 3" street Edmond, OK /3034	<u>405-693-9651</u>
Watt Starrings & Charles Harrin	OREGON	
Sola Fide, Inc.	33 E. Main St.	805-878-7157
Michael & Rhonda Smith	Ashland, OR 97520	803-878-7137
Clarey Enterprises, LLC.	13200 SE 172 Avenue, Suite 148, Happy Valley,	503-704-4249
Michael Clarey	OR 97086	303-704-4247
RMCF Troutdale LLC	450 NW 257th Ave., Space 336	816-294-9505
Erika Ricker & Steve Mitnick	Troutdale, OR 97060	010 29 1 93 03
RMCF Woodburn LLC	1001 Arney Road, Suite 409	(402) 330-0411
Amanda Keeling	Woodburn, OR 97071	<u> </u>
<u>PENNSYLVANIA</u>		
Subedi Brothers LLC	5800 Peach Street, Space 275	814-602-0209
Nandu Subedi, Mukti Subedi & Devi	Erie, PA 16565	
Subedi		
BRHBBA Enterprises, LLC.,	8205 Factory Shops Blvd., Jeffersonville, OH	(614) 425-2451 (903) 829-
Brian & Amy Hinebaugh-(+)	431281911 Leesburg -Grove City Road, Suite 750	2277
	Grove City, PA 16127	
SOUTH DAKOTA		
GKG LLC	507 6 th Street	605-716-4700
Kendra & Gary Larson, Gena & Merle	Rapid City, SD 57701	
<u>Karen</u>		
<u>TENNESSEE</u>		
Nashville Chocolate, Inc.	348 Opry Mills Drive	615-300-7085
Andy & Alene Gnyp	Nashville, TN 37214	<u> </u>
	TEXAS	



IV Aces, LLC	7051 S. Desert Blvd, E 505	(915) 877-3435
Anthony & Fernando (Fernie) Aceves,	Canutillo, TX 79835	
Rebecca Rodriguez, Lisa Hayes	<u></u>	
Sweet Like Sugar, LLC	8889 Gateway Blvd., West Suite #1302	915-239-5009
Sergio & Renee Flores	El Paso, TX 79925	<u>/15-25/-500/</u>
		1:0
Caravageli Ventures, Inc.	2225 Strand, Ste 103	caravegeli@msn.com
Demastines, Demas-& Jennifer	Galveston, TX 77550	<u>(409) 762-4340</u>
<u>Caravageli</u>		
Cediel Concession Management, LLC	Houston Hobby International Airport	
Mario Cediel	7800 Airport Blvd.	713-851-8867
	Houston, TX 77061 346-600-5163	
Cediel Concession Management, LLC	George Bush Intercontinental Airport (II)	713-851-8867
Mario Cediel	3100 Terminal Rd, Terminal A South #101AN	713-831-8807
<u>Mario Cediei</u>	Houston, TX 77032	
Trill G		020 064 2220
Hill Country Chocolatier LLC	303 Memorial City, Ste 850	830-964-2339
<u>David & Iluminda Ott</u>	<u>Houston, TX 77024</u>	
RGV Chocolate LLC	La Plaza Mall	956-973-9659
Veronica & Patricia Barerra	2200 S. 10th St., Ste C-75	
	McAllen, TX 78503	
VLB LLC	3300 E Expressway 83, Ste 170	956-973-9659
Veronica & Patricia Barerra		930-973-9039
	McAllen, TX 78501	056 052 0650
PVB LLC	5001 E Expressway 83, Ste 331	<u>956-973-9659</u>
Veronica, Patricia, & Mirta Barrera	Mercedes, TX 78570	
CAK Chocolate, LLC.,	2091 Summer Lee Drive, Ste 103	<u>214-202-8639</u>
Melissa and Randal Wiecker	Rockwall, TX 75032	
Hill Country Chocolatier III LLC	4401 N. Hwy 35 #743	830-964-2339
David & Iluminda Ott	Round Rock, TX 78664	
Ajaz Ramzan	522 River Walk St	213-761-4065
		<u>213-701-4003</u>
Shaheroz Ramzan	San Antonio, TX 78205	020 064 2220
Hill Country Chocolatier LLC	4015 S Interstate 35, Suite 835	830-964-2339
<u>David & Iluminda Ott</u>	San Marcos, TX 78666	
KMCJ Enterprises LLC	<u>301 Tanger Dr., Suite 201</u>	<u>214-906-8171</u>
Marshall & Kristie Morton	Terrell, TX 75160	
	<u>UTAH</u>	
PMCE Town Month in LLC		040 224 4100
RMCF Traverse Mountain LLC	3700 N. Cabelas Boulevard, Space 252	949-224-4100
Alison Canaday	<u>Lehi, UT 84043</u>	
The Golden Goose	206 W. Main Street, #B	<u>435-503-7573</u>
Lori & Eric Rutland	Midway, UT 84049	<u>435-881-1875</u>
Chocolate ART, Inc.	University Place	512-638-3916
Todd & Bethany Sinks	575 E. University Parkway	
	Orem, UT 84097	
Wasatch Back Chocolates LLC	510 Main Street	kipinpc@aol.com
Chip & Kathy Pederson		
	Park City, UT 84060	435-640-1183
Wasatch Back Chocolates LLC	1385 Lowell Ave.	
Chip & Kathy Pederson	Park City, UT 84060	<u>435-640-1183</u>
Chocolate ART, Inc.	4801 N. University Ave., Space 740	<u>512-638-3916</u>
Todd, Bethany & Alyssa Sinks and	Provo, UT 84604	
Riley Young		
Aspen Creek Enterprises	250 Red Cliffs Drive, Space 20	rmcf@bajabb.com
Bill & Shaunna Durante	St. George, UT 84790	435-632-9369
Din & Shaanna Durante	5 George, 6.1 64770	133-032-7307
Constant Visites I	77(N.T.,	070 401 4066
Sweet Ventures, Inc.	776 N Terminal Dr. Space 1	970-481-4866
<u>Iris S., Susy-Koehn</u>	Salt Lake City, UT 84116	
	WASHINGTON	
MacSniki Chocolates LLC		970-445-8218
MacSpikj Chocolates LLC Tim & Pamela McWilliams	WASHINGTON 561 S. Fork Ave. SW, Ste. H North Bend, WA 98045	<u>970-445-8218</u>





FRANCHISEES WHO PURCHASED A FRANCHISE AND STORE NOT OPEN AS OF FEBRUARY 28, 2025

NAME	<u>ADDRESS</u>	CONTACT INFO
ZAMFAM Enterprises, Inc.	Brandon Exchange, Brandon Town Mall Center, K-	(954) 336-7010
Willie & Alex Zamora	9105, Brandon, FL 33511	
State Street Chocolates, LLC	1 State Street	(312) 613-4965
Tyson Minnick	Chicago, IL 60602	
TH King LLC	415 King St	<u>(816) 752-5229</u>
Ross Theesen and Mike Hill	Charleston, SC 29401	



EXHIBIT E

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. FRANCHISED STORES THAT HAVE CLOSED, TRANSFERRED, BEEN TERMINATED OR OTHERWISE LEFT THE SYSTEM DURING FISCAL YEAR 2025

From March 1, 2024 to February 28, 2025

<u>If you buy this franchise, your contact information may be disclosed</u> to other buyers when you leave the franchise system.

NAME	<u>ADDRESS</u>	<u>CONTACT INFO</u>					
<u>CALIFORNIA</u>							
JWR Enterprises, Inc. Jerry & Cathy Ramirez	2785 Cabot Dr. #105 Corona, CA 92883	<u>714-891-5814</u>					
Swastik Enterprises, LLC. Prakash Tolani	278 Sun Valley Mall, Space D-135 Concord, CA 94520	408-887-6629					
Jerrald & Cynthia Haws	1039 2 nd Street Sacramento, CA 95814	<u>530-521-7180</u>					

(02/29/24)



TEXAS							
G&V Sweet Treats Gabriel & Piedad Alvarado ⁽³⁾							
Sum'r Sweet's, LLC., George & Martha Eason (2)							
		UTAH					
Happy Valley Chocolates, Inc., Dan & Sarah Ray	50 S. Main Street, Space 115A, Salt Lake City, UT (801) 661-2784						
Sweet and Delightful RA, LLC Randa Basily		248 South Coast HWY Laguna Beach, CA 92651	949-496-4457				
		<u>COLORADO</u>					
Anthony Higgins & Yang Ping		8501 W. Bowles Ave., Sp. 2B-125 Littleton, CO 80123		303-956-8816			
Four Chocolatiers, Inc. Todd, Cristina, Brad & Bridee Max	<u>xwell</u>	158 Gore Creek Drive Vail, CO 81657		303-269-1441			
Chocolate Ambitions, LLCDiana Gutierrez & Scott Ouellet		624 Lincoln Avenue Steamboat Springs, CO 80487		416-628-3316 (Diana)			
TL Belmar, LLC Ross Theesen & S	Seth_	414 S. Teller Street		816-752-5229 (Ross)			
Lyons		Lakewood, CO 80226	816-294-7362 (Seth)				
		<u>IDAHO</u>					
Magic Pumpkin Properties LLC Sharon Fullmer		236 South, 2 nd East Rexburg, ID 83440		<u>208-356-8069</u>			
		<u>ILLINOIS</u>					
Sugar Girls, Inc. Kim Smith		300 Happ Rd., Ste 114 Northfield, IL 60093		847-680-8271			
The Grove Inc.		Terminal 1, Gate B-14 Chicago, IL 60666	708-531-1694				
<u>IOWA</u>							
Williamsburg Confections LLC Scott & Diane Wahe		1991 Tanger Drive, Suite 102A Williamsburg, IA 52361		<u>319-668-2931</u>			
<u>MICHIGAN</u>							
Birch Run's Ultimate Chocolate Sh LLC Rick Jackson & Jim Aman	<u>10p</u>	8825 Marketplace Dr., Suite 425 Birch Run, MI 48415		<u>740-272-1742</u>			



<u>NEVADA</u>							
Shaheroz, Ajaz & Aahil Ramzan	1955 S. Casino Drive #338	<u>818-968-0837</u>					
	Laughlin, NV 89029						
NEW HAMPSHIRE							
Tilton Chocolate Shop, Inc.	120 Laconia Road, Suite 200	<u>740-272-1742</u>					
Jim Aman Tilton, NH 03276							
	NORTH CAROLINA						
McCosh Chocolates, Inc. Jay McCosh & Cathy Thompson McCosh	<u>Charlotte Douglas International Airport - Kiosk</u> 5501 Josh Birmingham Pkwy Baggage <u>Claim Zone D</u>	<u>704-879-4629</u>					
	Charlotte, NC 28219						
<u>TEXAS</u>							
Pink Tulips, Inc.	7051 S. Desert Blvd, E 505	915-533-9839					
Lorena Fourzan	Canutillo, TX 79835						
Cediel Concession Management, LLC Mario Cediel	George Bush Intercontinental Airport (I) 3100 Terminal Rd, Terminal B Houston, TX 77032	<u>(713) 851-8867</u>					
Cediel Concession Management, LLC Mario Cediel	George Bush Intercontinental Airport (II) 3100 Terminal Rd, Terminal B Houston, TX 77032	(713) 851-886 <u>7</u>					
WASHINGTON							
Chocolate Enterprises Northwest LLC Ken & Sandy Fein, Ian Halcott & Carolyn Fein	1419 First Ave., Seattle, WA 98101	509-830-1413					
Bavarian Village Chocolate LLC Kenneth, Morey, & Tim Grosse	636 Front Street Leavenworth, WA 98826	509-763-2753					

 $[\]frac{(1)}{2}$ -Denotes they currently own one or more additional stores. $\frac{(2)}{2}$ -Denotes a transfer of store ownership.

(2/29/24)



⁽³⁾⁻Denotes franchise organization reacquired location



<u>E-</u>1

EXHIBIT F

FINANCIAL STATEMENTS



F-1

Report of Independent Registered Public Accounting Firm

To the Stockholders and Board of Directors

Rocky Mountain Chocolate Factory, Inc.

Opinion on the Financial Statements

We have audited the accompanying consolidated balance sheetsheets of Rocky Mountain Chocolate Factory, Inc. (the "Company") as of February 28, 2025 and February 29, 2024, and the related consolidated statements of operations, changes in stockholders' equity, and cash flows for the fiscal yearyears then ended, and the related notes and financial statement schedule listed in the Index at Item 15(a) (collectively referred to as the "financial statements"). In our opinion, the financial statements present fairly, in all material respects, the financial position of the Company as of February 28, 2025 and February 29, 2024, and the results of its operations and its cash flows for the fiscal yearyears then ended, in conformity with accounting principles generally accepted in the United States of America.

Substantial Doubt about the Company's ability to continue as a Going Concern

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern. As disclosed in Note 1 to the financial statements, the Company has incurred recurring losses and negative cash flows from operations in recent years and is dependent on debt financing to fund its operations, all of which raise substantial doubt about the Company's ability to continue as a going concern. Management's evaluation of the events and conditions and management's plans regarding these matters are described in Note 1. The consolidated financial statements do not include any adjustments that might result from the outcome of this uncertainty.

Basis for Opinion

These financial statements are the responsibility of the Company's management. <u>Our responsibility is to express an opinion on the Company's financial statements based on our audits.</u> We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) ("PCAOB") and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. The Company is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. As part of our audits, we are required to obtain an understanding of internal control over financial reporting but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion.

Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that our audits provide a reasonable basis for our opinion.

Critical Audit Matters

Critical audit matters are matters arising from the current period audit of the financial statements that were communicated or required to be communicated to the audit committee and that: (1) relate to accounts or disclosures that are material to the financial statements and (2) involved our especially challenging, subjective, or complex judgments. We determined that there are no critical audit matters.

/s/ CohnReznick LLP

We have served as the Company's auditor since 2023.





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ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF OPERATIONS

(in thousands, except share and per share amounts)

	FOR THE Y	EARS ENDE	D FEB	RUARY 28 or 29,
	20			2024
Revenues				
Sales	<u>\$</u>	24,015	<u>\$</u>	22,022
Franchise and royalty fees		<u>5,564</u>		<u>5,929</u>
<u>Total Revenue</u>		29,579		27,951
Costs and Expenses				
Cost of sales		23,916		20,656
Franchise costs		2,414		2,582
Sales and marketing		<u>1,995</u>		<u>2,132</u>
General and administrative		6,305		6,674
Retail operating		<u>716</u>		<u>671</u>
Depreciation and amortization, exclusive of depreciation				
and amortization expense of \$775 and \$750,				
respectively, included in cost of sales		<u>175</u>		<u>138</u>
Total costs and expenses		35,521		32,853
Loss from Operations		(5,942)		(4,902)
		<u> </u>		\
Other Income (Expense)				
Interest expense		(454)		(53)
Interest income		27		79
Gain on disposal of assets		2 <u>47</u>		-
Other (expense) income, net		(180)		26
other (expense) meome, net		(100)	_	20
Loss Before Income Taxes		(6,122)		(4,876)
Loss before medite taxes		(0,122)		(1,070)
Income Tax Provision		_		_
1100110 1 110 1 1 1 0 1 1 1 0 1 1 1 1 1				_
Loss from Continuing Operations		(6,122)		(4,876)
Loss from Continuing Operations		(0,122)		(4,070)
Earnings (loss) from discontinued operations, net of tax				704
Ear mings (1088) from discontinued operations, net of tax		<u>-</u> _		704
N.A.I.	¢.	((122)	Ø.	(4.172)
Net Loss	<u>ə</u>	(6,122)	<u> </u>	<u>(4,172</u>)
Basic Loss per Common Share	_			
Loss from continuing operations	<u>\$</u>	(0.86)	<u>\$</u>	(0.77)
Earnings (loss) from discontinued operations				<u>0.11</u>
Net loss	<u>\$</u>	<u>(0.86</u>)	<u>\$</u>	(0.66)
Diluted Loss per Common Share				
Loss from continuing operations	<u>\$</u>	(0.86)	<u>\$</u>	(0.77)
Earnings (loss) from discontinued operations		-		0.11
Net loss	<u>\$</u>	(0.86)	\$	(0.66)
	<u> </u>	12:20	-	12100)
Weighted Average Common Shares Outstanding Pagin		7,079,171		6.294.411
Weighted Average Common Shares Outstanding - Basic Dilutive Effect of Employee Steely Awards		7,079,171		0,294,411
Dilutive Effect of Employee Stock Awards Weighted Average Common Shows Outstanding Diluted		7 070 171		6 204 411
Weighted Average Common Shares Outstanding - Diluted		7,079,171		6,294,411

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



ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS

(in thousands, except share and per share amounts)

	AS OF FEBRUARY 28 or 29,			
		2025		2024
Assets				
Current Assets				
Cash and cash equivalents	<u>\$</u>	<u>720</u>	<u>\$</u>	2,082
Accounts receivable, less allowance for credit losses				
of \$307 and \$332, respectively		<u>3,405</u>		2,184
Notes receivable, current portion, less current portion of the				
allowance for credit losses of \$28 and \$30, respectively		<u>11</u>		<u>489</u>
Refundable income taxes		<u>64</u>		<u>46</u>
Inventories		<u>4,630</u>		<u>4,358</u>
<u>Other</u>		<u>393</u>		<u>443</u>
<u>Total current assets</u>		9,223		<u>9,602</u>
Property and Equipment, Net		<u>9,409</u>		<u>7,758</u>
Other Assets				
Notes receivable, less current portion and allowance for credit losses				
<u>of \$0</u>		<u>69</u>		<u>695</u>
Goodwill		<u>576</u>		<u>576</u>
Intangible assets, net		<u>210</u>		<u>238</u>
<u>Lease right of use asset</u>		<u>1,241</u>		<u>1,694</u>
<u>Other</u>		<u>447</u>		<u>14</u>
Total other assets		<u>2,543</u>		<u>3,217</u>
Total Assets	<u>\$</u>	<u>21,175</u>	<u>\$</u>	<u>20,577</u>
Liabilities and Stockholders' Equity	<u> </u>			
Current Liabilities				
Accounts payable	<u>\$</u>	<u>4,816</u>	<u>\$</u>	<u>3,411</u>
<u>Line of credit</u>		Ξ		1,250
Accrued salaries and wages		<u>697</u>		1,833
Gift card liabilities		<u>649</u>		<u>624</u>
Other accrued expenses		<u>80</u>		<u>300</u>
Contract liabilities		<u>139</u>		<u>151</u>
<u>Lease liability</u>		<u>488</u>		<u>503</u>
Total current liabilities		6,869		8,072
Note payable		<u>5,957</u>		<u>=</u>
<u>Lease Liability, Less Current Portion</u>		<u>770</u>		<u>1,191</u>
Contract Liabilities, Less Current Portion		<u>604</u>		<u>678</u>
<u>Total Liabilities</u>		14,200		9,941
Commitments and Contingencies				
Stockholders' Equity				
Preferred stock, \$.001 par value per share; 250,000				
authorized; 0 shares issued and outstanding		Ξ		Ξ.
Common stock, \$.001 par value, 46,000,000 shares authorized, 7,722,124 shares				-
and 6,310,543 shares issued and outstanding, respectively		8		<u>6</u>
Additional paid-in capital		12,355		<u>9,896</u>
(Accumulated Deficit) Retained earnings	<u> </u>	<u>(5,388</u>)		734
Total stockholders' equity		<u>6,975</u>		10,636
Total Liabilities and Stockholders' Equity	<u>\$</u>	<u>21,175</u>	<u>\$</u>	20,577

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



ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY

(in thousands, except share amounts)

	Convertib St	le Pref ock	erred	Common	Stoc	<u>k</u>	_	lditional Paid-In]	Retained Earnings ccumulated	Ste	Total ockholders'
	Shares	Am	ount	Shares	Am	ount	(Capital	_	Deficit)		Equity
Balances as of February 28, 2023		<u>\$</u>		6,257,137	<u>\$</u>	<u>6</u>	<u>\$</u>	9,458	<u>\$</u>	4,906	<u>\$</u>	14,370
Equity compensation, restricted stock units, net of				40.000				120				420
shares withheld Net loss	<u>=</u>			<u>48,890</u> <u>=</u>		_ 		<u>438</u>		<u>(4,172)</u>		<u>438</u> (4,172)
Balances as of February 29, 2024		<u>\$</u>		6,306,027	<u>\$</u>	<u>6</u>	<u>\$</u> _	<u>9,896</u>	\$	<u>734</u>	\$_	10,636
Equity compensation, restricted stock units, net of												
shares withheld	=		=	<u>166,147</u>		=		<u>273</u>		=		<u>273</u>
Issuance of common stock through securities purchase				1 250 000		2		2.106				2 100
agreement Net loss	=		=	1,250,000		<u>2</u>		<u>2,186</u>		(6,122)		2,188 (6,122)
Balances as of February 28,		•		7 722 174	•	0	•	12 255	•		•	
<u>2025</u>		<u> </u>		<u>7,722,174</u>	<u> </u>	<u>8</u>	<u> </u>	<u>12,355</u>	<u> </u>	<u>(5,388)</u>	<u>\$</u>	<u>6,975</u>

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



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$\frac{ROCKY\ MOUNTAIN\ CHOCOLATE\ FACTORY,\ INC.\ AND\ SUBSIDIARIES}{CONSOLIDATED\ STATEMENTS\ OF\ CASH\ FLOWS}$

(In thousands)

	FOR THE YEARS ENDED FEBRUARY 28 o				
	2025)24		
Cash Flows From Operating Activities					
Net Loss	<u>\$</u>	(6,122) \$	(4,172)		
Less: Earnings from discontinued operations, net of tax	<u> </u>		704		
Loss from continuing operations		(6,122)	(4,876)		
Adjustments to reconcile loss from continuing operations to net cash		<u> </u>	<u> </u>		
used in operating activities:					
Depreciation and amortization		950	887		
Debt issuance costs		<u>7</u>	_		
Provision for obsolete inventory		<u>322</u>	189		
Provision for recovery on accounts and notes receivable		(27)	(402)		
Gain on sale or disposal of property and equipment		(247)	(37)		
Expense recorded for stock compensation		273	438		
Changes in operating assets and liabilities:					
Accounts receivable		(1,194)	227		
Refundable income taxes		(18)	299		
Inventories		(297)	(879)		
Other current assets		50	(101)		
Accounts payable		1,109	975		
Accrued liabilities		(1,316)	999		
Contract liabilities		(85)	(115)		
Net cash used in operating activities of continuing operations		(6,595)	(2,396)		
Net cash used in operating activities		(4,2,2,2)	(=,0 > 0)		
of discontinued operations		_	(39)		
Net cash used in operating activities		(6,595)	(2,435)		
		(4)4-7-1	(=1.00)		
Cash Flows from Investing Activities					
Addition to notes receivable		_	(136)		
Proceeds received on notes receivable		201	164		
Proceeds from the sale or distribution of assets		2,265	112		
Purchases of property and equipment		(3,762)	(3,017)		
Increase in other assets		(359)	=		
Other		-	9		
Net cash used in investing activities of continuing operations		(1,655)	(2,868)		
Net cash provided by investing activities		(1,000)	(2,000)		
of discontinued operations		_	1,418		
Net cash used in investing activities		(1,655)	(1,450)		
The bush used in investing uctivities		(1,000)	(1,150)		
Cash Flows from Financing Activities					
Proceeds from line of credit		2,200	1,250		
Payment on line of credit		(3,450)	1,250		
Proceeds from notes payable		6,000			
Payment of debt issuance costs		(50)			
Issuance of common stock through securities purchase agreement		2,188			
Net cash provided by financing activities		6,888	1,250		
Net easil provided by finalicing activities		0,000	1,230		
Not Deaness in Cash and Cash Equivalents		(1,362)	(2,635)		
Net Decrease in Cash and Cash Equivalents		(1,302)	(4,033)		
Cash and Cash Equivalents, Beginning of Year		2.082	4,717		
Cash and Cash Equivalents, Deginning of Teat		2,002	7,/1/		
Cash and Cash Engineers End of Van	0	720 6	2.092		
Cash and Cash Equivalents, End of Year	<u>\$</u>	<u>720</u> <u>\$</u>	2,082		

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



NOTE 1 – NATURE OF OPERATIONS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Nature of Operations

The accompanying consolidated financial statements include the accounts of Rocky Mountain Chocolate Factory, Inc., a Delaware corporation, its wholly-owned subsidiaries, Rocky Mountain Chocolate Factory, Inc. (a Colorado corporation) and U-Swirl, Inc. ("SWRL"), and its previous wholly-owned subsidiaries, Aspen Leaf Yogurt, LLC (dissolved in November 2023) and U-Swirl International, Inc. (dissolved in October 2023) ("U-Swirl"), (collectively, the "Company", "we", "RMCF").

The Company is an international franchisor, confectionery producer and retail operator. Founded in 1981, we are headquartered in Durango, Colorado and produce an extensive line of premium chocolate and other confectionery products. Our revenues and profitability are derived principally from our franchised/licensed system of retail stores that feature chocolate and other confectionery products including gourmet caramel apples.

On February 24, 2023 the Company entered into an agreement to sell its three Company-owned U-Swirl locations. Separately, on May 1, 2023, subsequent to the 2023 fiscal year end, the Company entered into an agreement to sell its franchise rights and intangible assets related to U-Swirl and associated brands. As a result, the activities of the Company's U-Swirl subsidiary that have historically been reported in the U-Swirl segment have been reported as discontinued operations. See Note 15 – Discontinued Operations in the Notes to Consolidated Financial Statements for additional information regarding the Company's discontinued operations, including net sales, operating earnings and total assets by segment. The Company's financial statements reflect continuing operations only, unless otherwise noted.

The Company's revenues are currently derived from four principal sources: sales to franchisees and others of chocolates and other confectionery products manufactured by the Company; the collection of initial franchise fees and royalties from franchisees' sales; sales at Company-owned stores of chocolates and other confectionery products including gourmet caramel apples; and marketing fees.

The Company does not have a material amount of financial assets or liabilities that are required under United States Generally Accepted Accounting Principles ("GAAP") to be measured on a recurring basis at fair value. The Company is not a party to any material derivative financial instruments. The Company does not have a material amount of non-financial assets or non-financial liabilities that are required under GAAP to be measured at fair value on a recurring basis. The Company has not elected to use the fair value measurement option, as permitted under GAAP, for any assets or liabilities for which fair value measurement is not presently required. The Company believes the fair values of cash equivalents, accounts and notes receivable, accounts payable and line of credit approximate their carrying amounts due to their short duration. The note payable approximates fair value due to the interest rates being consistent with market rates

The following table summarizes the number of stores operating under the Rocky Mountain Chocolate Factory brand at February 28, 2025:

	Stores				Stores
	Open at				Open at
	2/29/2024	Opened	Closed	Sold	<u>2/28/2025</u>
Rocky Mountain Chocolate Factory					
Company-owned stores	<u>2</u>	Ξ	Ξ	Ξ	<u>2</u>
Franchise stores - Domestic stores					
and kiosks	<u>149</u>	<u>2</u>	(13)	=	<u>138</u>
International license stores	<u>3</u>	=	=	=	<u>3</u>
Cold Stone Creamery - co-branded	<u>104</u>	<u>4</u>	(1)	=	<u>107</u>
SWRL - co-branded	<u>11</u>	=	(1)	=	<u>10</u>
<u>Total</u>	269				<u>260</u>



Liquidity and Going Concern

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern. In accordance with ASC 205-40, Going Concern, the Company's management has evaluated whether there are conditions and events, considered in the aggregate, that raise substantial doubt about the Company's ability to continue as a going concern within one year after the date the accompanying financial statements were issued. During the year ended February 28, 2025, the Company incurred a net loss of \$6.1 million and used cash in operating activities of \$6.6 million. Although the Company paid off the outstanding debt with Wells Fargo (the "Wells Fargo Credit Agreement") at maturity through the issuance of a \$6.0 million note payable, the Company still has incurred losses and used cash from operating activities. The Company was also in default of its covenants on its note payable, however, has received a waiver as of the date of issuance of these financial statements. These factors raise substantial doubts about the Company's ability to continue as a going concern within one year of the date that these consolidated financial statements are issued. The accompanying consolidated financial statements do not include any adjustments that might be necessary if the Company is unable to continue as a going concern.

The Company's ability to continue as a going concern is dependent on its ability to continue to implement its business plan. The Company continues to explore supplemental liquidity sources. During the next twelve months, the Company intends to further reduce overhead costs, improve manufacturing efficiencies, and increase profits and gross margins by better aligning its costs with the delivery and sale to its franchising system and focus customers. In addition, the Company intends to benefit from its historically busy season of holiday product sales while also increasing sales through its e-commerce distribution channel on a year-round basis. There are no assurances that the Company will be successful in implementing its business plan.

Basis of Presentation and Consolidation

The accompanying consolidated financial statements, which include the accounts of the Company and its subsidiaries, have been prepared in conformity with GAAP. All intercompany balances and transactions have been eliminated in consolidation.

Use of Estimates

The preparation of financial statements in conformity with GAAP 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 date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates. Significant items subject to such estimates and assumptions include the estimate of the reserve for uncollectible accounts, revenue recognition, reserve for inventory obsolescence, and inputs for assessing goodwill impairment. The Company bases its estimates on historical experience and also on assumptions that the Company believes are reasonable. The Company assesses these estimates on a regular basis; however, actual results could materially differ from these estimates.

Assets Held for Sale

The Company classifies an asset as held for sale when management, having the authority to approve the action, commits to a plan to sell the asset, the sale is probable within one year and the asset is available for immediate sale in its present condition. The Company also considers whether an active program to locate a buyer has been initiated, whether the asset is marketed actively for sale at a price that is reasonable in relation to its current fair value and whether actions required to complete the plan indicate that it is unlikely that significant changes to the plan will be made or that the plan will be withdrawn. The Company initially measures an asset that is classified as held for sale at the lower of its carrying amount or fair value less costs to sell. Any loss resulting from this measurement is recognized in the period in which the held for sale criteria are met. Conversely, gains are not recognized until the date of sale. The Company assesses the fair value of an asset less costs to sell each reporting period it remains classified as held for sale and reports any subsequent changes as an adjustment to the carrying amount of the asset, as long as the new carrying amount does not exceed the carrying amount of the asset at the time it was initially classified as held for sale. Assets are not depreciated or amortized while they are classified as held for sale.



In the first quarter of fiscal 2025, the Company commenced its plan to sell an unused parcel land in Durango, Colorado where the Company is headquartered. On July 10, 2024, the Company sold its parcel of land in Durango, Colorado for a purchase price of approximately \$0.9 million, and recorded a gain of approximately \$0.5 million in connection with the sale.

In the first quarter of fiscal 2025, the Company commenced its plan to sell a piece of factory machinery. During the third quarter of fiscal 2025, the Company sold the piece of machinery for \$0.7 million. In connection with the sale the Company recorded a loss of \$46 thousand. The Company did not have any other assets held for sale as of February 28, 2025.

Cash Equivalents

The Company considers all highly liquid instruments purchased with an original maturity of three months or less to be cash equivalents. The Company continually monitors its positions with, and the credit quality of, the financial institutions with which it invests. As of the balance sheet date, and periodically throughout the year, the Company has maintained balances in various operating accounts in excess of federally insured limits.

Accounts and Notes Receivable

Accounts receivable represent amounts due from customers in the ordinary course of business and are recorded at the invoiced amount and do not bear interest. Notes receivable generally reflect the sale of assets. Accounts and notes receivable are stated at the net amount expected to be collected, using an estimate of current expected credit losses to determine the allowance for expected credit losses. The Company evaluates the collectability of its accounts and notes receivable and determines the appropriate allowance for expected credit losses based on a combination of factors, including the aging of the receivables and historical collection trends. When the Company is aware of a customer's inability to meet its financial obligation, the Company may individually evaluate the related receivable to determine the allowance for expected credit losses. The Company uses specific criteria to determine uncollectible receivables to be written off, including bankruptcy filings, the referral of customer accounts to outside parties for collection, and the length that accounts remain past due. As of February 28, 2025, the Company had \$3.4 million of accounts receivable outstanding, inclusive of an allowance for credit losses of \$0.3 million. As of February 29, 2024, the Company had \$2.2 million of accounts receivable outstanding, inclusive of an allowance for credit losses of 0.3 million.

On February 28, 2025, the Company had total notes receivable of \$0.1 million and an allowance for credit losses of \$28 thousand associated with these notes, compared to \$1.2 million of notes receivable outstanding and an allowance for credit losses of \$30 thousand on February 29, 2024. The notes require monthly payments and bear interest rates at 7.0%. The notes mature through December 2027 and all of the notes receivable are secured by the assets of the location. The Company may experience the failure of its wholesale customers, including its franchisees, to whom it extends credit to pay amounts owed to the Company on time, or at all.

In July 2024, the Company and Isaac Lee Collins, LLC entered into a Promissory Note and Security Assignment and Assumption Agreement (the "Agreement") related to the outstanding U-Swirl promissory note which had an outstanding principal and accrued interest balance of \$1.0 million. Pursuant to the terms of the Agreement, the Company irrevocably assigned and transferred to the purchaser all of its right, title, and interest in and to the U-Swirl promissory note and the purchaser agreed to assume the same in consideration of \$0.7 million. The Company recorded a loss of \$0.2 million in connection with the sale and is included within gain (loss) on disposal of assets on the statements of operations.



Inventories

Inventories are stated at the lower of cost or net realizable value, which is adjusted for obsolete, damaged and excess inventories to the lower of cost or net realizable value based on actual differences. The inventory value is determined through analysis of items held in inventory, and, if the recorded value is higher than the net realizable value, the Company records an expense to reduce inventory to its actual net realizable value. The process by which the Company performs its analysis is conducted on an item by item basis and takes into account, among other relevant factors, net realizable value, sales history and future sales potential. Cost is determined using the first-in, first-out method.

Property and Equipment and Other Assets

Property and equipment are recorded at cost. Depreciation and amortization are computed using the straight-line method based upon the estimated useful life of the asset, which ranges from five to thirty-nine years. Leasehold improvements are amortized on the straight-line method over the lives of the respective leases or the service lives of the improvements, whichever is shorter.

The Company reviews its long-lived assets through analysis of estimated fair value, including identifiable intangible assets, whenever events or changes indicate the carrying amount of such assets may not be recoverable.

Income Taxes

The Company provides for income taxes pursuant to the asset and liability method. The asset and liability method requires recognition of deferred income taxes based on temporary differences between financial reporting and income tax basis of assets and liabilities, using current enacted income tax rates and regulations. These differences will result in taxable income or deductions in future years when the reported amount of the asset or liability is recovered or settled, respectively. Considerable judgment is required in determining when these events may occur and whether recovery of an asset, including the utilization of a net operating loss or other carryforward prior to its expiration, is more likely than not. The Company has recorded a deferred tax asset related to historical U-Swirl losses and has determined that these losses are restricted due to a limitation on the deductibility of future losses in accordance with Section 382 of the Internal Revenue Code as a result of the foreclosure transaction. The Company's temporary differences are listed in Note 12.

Gift Card Breakage

The Company and its franchisees sell gift cards that are redeemable for product in stores. The Company manages the gift card program, and therefore collects all funds from the activation of gift cards and reimburses franchisees for the redemption of gift cards in their stores. A liability for unredeemed gift cards is included in current liabilities in our balance sheets.

There are no expiration dates on the Company's gift cards, and the Company does not charge any service fees. While the Company's franchisees continue to honor all gift cards presented for payment, the Company may determine the likelihood of redemption to be remote for certain cards due to long periods of inactivity. The Company recognizes breakage from gift cards when the gift card is redeemed by the customer or the Company determines the likelihood of the gift card being redeemed by the customer is remote ("gift card breakage"). The determination of the gift card breakage rate is based upon Company-specific historical redemption patterns. Accrued gift card liability was \$0.6 million and \$0.6 million at February 28, 2025 and February 29, 2024, respectively. The Company recognized no breakage during FY 2025. The Company recognized breakage of \$40 thousand during FY 2024.

Goodwill

Goodwill arose primarily from two transaction types. The first type was the purchase of various retail stores, either individually or as a group, for which the purchase price was in excess of the fair value of the assets acquired. The



second type was from business acquisitions, where the fair value of the consideration given for acquisition exceeded the fair value of the identified assets net of liabilities.

The Company performs a goodwill impairment test on an annual basis, generally the first day of its fourth quarter, or more frequently when events or circumstances indicate that the carrying value of a reporting unit more likely than not exceeds its fair value. The recoverability of goodwill is evaluated through a comparison of the fair value of each of the Company's reporting units with its carrying value. To the extent that a reporting unit's carrying value exceeds the implied fair value of its goodwill, an impairment loss is recognized. The Company's goodwill is further described in Note 7 to the financial statements.

There have been no impairment charges to goodwill during FY 2025 or FY 2024.

Intangible Assets

Intangible assets represent non-physical assets that create future economic value and are primarily composed of packaging design, store design, trademarks and non-competition agreements. Intangible assets are amortized on a straight line basis over periods ranging from 5 years to 20 years based on the expected future economic value of the intangible asset. Intangible assets are recorded at their cost. The Company performs intangible asset impairment testing on an annual basis or more frequently when events or circumstances indicate that the carrying value of a reporting unit more likely than not exceeds its fair value. The Company's intangible assets are further described in Note 7 to the financial statements.

Insurance and Self-Insurance Reserves

The Company uses a combination of insurance and self-insurance plans to provide for the potential liabilities for workers' compensation, general liability, property insurance, director and officers' liability insurance, vehicle liability and employee health care benefits. Liabilities associated with the risks that are retained by the Company are estimated, in part, by considering historical claims experience, demographic factors, severity factors and other assumptions. While the Company believes that its assumptions are appropriate, the estimated accruals for these liabilities could be significantly affected if future occurrences and claims differ from these assumptions and historical trends.

<u>Sales</u>

The Company has performance obligations to sell products to franchisees and other customers, and revenue is recognized at a point in time. Control is transferred when the order has been shipped to a customer, utilizing a third party, or at the time of delivery when shipped on the Company's trucks. Revenue is measured based on the amount of consideration that is expected to be received by the Company for providing goods or services under a contract with a customer. Sales of products to franchisees and other customers are made at standard prices, without any bargain sales of equipment or supplies. Sales of products at retail stores are recognized at the time of sale.

Rebates

Rebates received from purveyors that supply products to the Company's franchisees are included in franchise royalties and fees. Product rebates are recognized in the period in which they are earned. Rebates related to Company-owned locations are offset against operating costs.

Shipping Fees

Shipping fees charged to customers by the Company's trucking department are reported as sales. Shipping costs incurred by the Company for inventory are reported as cost of sales or inventory.



Franchise and Royalty Fees

The Company recognizes franchise fees over the term of the associated franchise agreement, which is generally a period of 10 years. In addition to the initial franchise fee, the Company currently recognizes a marketing and promotion fee of one percent (1%) of franchised stores' gross retail sales and a royalty fee based on gross retail sales. The Company has the discretion to set its marketing and promotion fees from 0% to 3% with proper notice to franchisees. Franchisees pay a monthly royalty to the Company based on specific criteria established in the applicable franchise agreement.

Use of Estimates

In preparing consolidated financial statements in conformity with accounting principles generally accepted in the United States of America, management is required to make estimates and assumptions that affect the reported amounts of assets, liabilities, and the disclosure of contingent assets and liabilities, at the date of the consolidated financial statements, and revenues and expenses during the reporting period. Actual results could differ from those estimates.

Stock-Based Compensation

Under the Company's previous 2007 Equity Incentive Plan (as amended and restated, the "2007 Plan"), the Company could authorize and grant stock awards to employees, non-employee directors and certain other eligible participants, including stock options, restricted stock and restricted stock units. Effective June 2024, the Board authorized 600,000 new shares, along with 300,851 unused and available shares and 131,089 shares granted and outstanding from the 2007 Equity Incentive Plan, to form the 2024 Equity Incentive Plan ("2024 Plan") with a total of 1,031,940 shares. Stockbased compensation expense related to stock awards is measured based on the fair value of the awards granted and recognized as an expense over the requisite service period.

The fair value of each RSU award is based on the fair value of the underlying common stock as of the grant date. Stock-based compensation expense is recognized on a straight-line basis over the requisite service period, generally vested at the grant date or over a period of two to three years.

The Company accounts for forfeitures as they occur.

Related Party Transactions

On December 14, 2022 the Company entered into a Settlement Agreement and Release (the "Settlement Agreement"), by and among the Company, Bradley L. Radoff, an individual ("Radoff"), Andrew T. Berger, an individual, AB Value Partners, LP ("AB Value Partners"), AB Value Management LLC ("AB Value Management" and, together with AB Value Partners, "AB Value" and, together with Radoff, "ABV-Radoff"), and Mary Bradley, an individual, pertaining to, among other things, the dismissal of all pending lawsuits between the parties.

Pursuant to the Settlement Agreement, the Company and ABV-Radoff agreed to a "Standstill Period" commencing on the effective date of the agreement and ending on the date that is forty-five (45) days prior to the beginning of the Company's advance notice period for the nomination of directors at the Company's 2025 annual meeting of stockholders. During the Standstill Period, ABV-Radoff agreed, subject to certain exceptions, other than in Rule 144 open market broker sale transactions where the identity of the purchaser is not known and in underwritten widely dispersed public offerings, not to sell, offer, or agree to sell directly or indirectly, through swap or hedging transactions or otherwise, the securities of the Company or any rights decoupled from the underlying securities of the Company held by ABV-Radoff to any person or entity other than the Company or an affiliate of ABV-Radoff (a "Third Party") that, to the ABV-Radoff's knowledge would result in such Third Party, together with its Affiliates and Associates (as such terms are defined in the Settlement Agreement), owning, controlling, or otherwise having beneficial ownership or other ownership interest in the aggregate of more than 4.9% of the Company's common stock outstanding at such time, or would increase the beneficial ownership or other ownership interest of any Third Party who, together with its



Affiliates and Associates, has a beneficial ownership or other ownership interest in the aggregate of more than 4.9% of the shares Common Stock outstanding at such time (such restrictions collectively, the "Lock-Up Restriction").

On August 3, 2023, the Board of Directors of the Company authorized and approved the issuance of a limited waiver (the "Limited Waiver") of the Lock-Up Restriction with regard to a sale by ABV-Radoff of up to 200,000 shares of Common Stock to Global Value Investment Corp. ("GVIC") to be consummated by August 7, 2023. Jeffrey Geygan, the Company's Chairman of the Board and current Interim CEO of the Company, was the previous chief executive officer and principal of GVIC at the time of the transaction. Other than as waived by the Limited Waiver, the Settlement Agreement remains in full force and effect and the rights and obligations under the Settlement Agreement of each of the parties remain unchanged.

On November 26, 2024, the Company entered into a letter agreement with GVIC. The negotiation of the Agreement was overseen by an ad hoc committee of disinterested directors of the Company. Jeffrey R. Geygan was not a member of that committee. The Agreement provides that GVIC will have the right to designate one individual to the Board of Directors. In addition, the Company will cooperate in good faith with GVIC to mutually agree upon one additional individual to serve as an independent director on the Board. For the period from the effective date of the Agreement continuing through the day that is 15 days prior to the deadline for submission of stockholder proposals for the Company's 2027 annual meeting of stockholders, the Board will have no more than seven members. Also, if at any time GVIC no longer beneficially owns shares of the Company's common stock representing in the aggregate more than 10 percent of the Company's common stock then-outstanding, then its designated Board member will promptly offer to resign from the Board. The Company reimbursed GVIC for \$0.1 million of legal fees associated with executing the agreement.

Earnings Per Share

Basic earnings per share is computed as net earnings divided by the weighted average number of common shares outstanding during each year. Diluted earnings per share reflects the potential dilution that could occur from common shares issuable through stock options and restricted stock units.

The weighted-average number of shares outstanding used in the computation of diluted earnings per share does not include outstanding common shares issuable if their effect would be anti-dilutive. During the year ended February 28, 2025, 235,664 shares of common stock that were issuable upon the vesting of restricted stock units were excluded from the computation of diluted earnings per share because their effect would have been anti-dilutive. During the year ended February 29, 2024, 960,677 shares of common stock that were issuable upon exercise of warrants, 160,958 shares of common stock that were issuable upon the vesting of restricted stock units, and 17,698 shares of common stock that were issuable upon the exercise of options were excluded from the computation of diluted earnings per share because their effect would have been anti-dilutive.

Advertising and Promotional Expenses

The Company expenses advertising costs as incurred. Total advertising expenses amounted to \$0.7 million and \$0.7 million for the years ended February 28, 2025 and February 29, 2024, respectively.

Fair Value of Financial Instruments

The Company's financial instruments consist of cash and cash equivalents, trade and notes receivables, accounts payables, line of credit, and its note payable. The fair value of all instruments approximates the carrying value, because of the relatively short maturity of these instruments. The note payable approximates fair value due to the interest rates being consistent with market rates. All of the Company's financial instruments are classified as level 1 and level 2 assets within the fair value hierarchy. The Company does not have any financial instruments classified as level 3 assets.

Recently Adopted Accounting Pronouncements



Except for the recent accounting pronouncements described below, other recent accounting pronouncements are not expected to have a material impact on the Company's consolidated financial statements.

In November 2023, the FASB issued ASU 2023-07, Segment Reporting (Topic 280): Improvements to Reportable Segment Disclosures ("ASU 2023-07"). ASU 2023-07 enhances the disclosures required for operating segments in the Company's annual and interim consolidated financial statements. The disclosures required under ASU 2023-07 are also required for public entities with a single reportable segment. The updates in this ASU are effective for fiscal years beginning after December 15, 2023, and interim periods within fiscal years beginning after December 15, 2024. The Company adopted this ASU for its annual report for the fiscal period ending February 28, 2025 and the previously reported segment disclosures have been recast to reflect the new presentation under ASU 2023-07 guidance.

New Accounting Pronouncements Not Yet Adopted

In December 2023, the FASB issued ASU 2023-09, Income Taxes (Topic 740): Improvements to Income Tax Disclosures ("ASU 2023-09"). ASU 2023-09 requires disaggregated information about a reporting entity's effective tax rate reconciliation as well as information on income taxes paid. The updates in this ASU are effective for annual periods beginning after December 15, 2024. Early adoption is permitted. The Company is currently evaluating the impact of the new standard on its consolidated financial statements.

Subsequent Events

The Company was not in compliance with the liabilities to tangible net worth of 2.0:1.0 covenant as of the end of the Company's first fiscal quarter, for which a waiver was received.

NOTE 2 – SUPPLEMENTAL CASH FLOW INFORMATION

For the two years ended February 28 or 29:

(\$'s in thousands)

Cash paid (received) for:		<u>2025</u>		<u>2024</u>
<u>Interest</u>	<u>\$</u>	<u>454</u>	<u>\$</u>	<u>25</u>
<u>Income taxes</u>		<u>88</u>		<u>(299)</u>
Supplemental disclosure of non-cash operating activities:				
Inventory accrued but not yet paid	<u>\$</u>	<u>297</u>	<u>\$</u>	=
Supplemental disclosure of non-cash investing activities:				
Sale of assets in exchange for note receivable		<u>-</u>		<u>1,000</u>

NOTE 3 – REVENUE FROM CONTRACTS WITH CUSTOMERS

The Company recognizes revenue from contracts with its customers in accordance with Accounting Standards Codification® ("ASC") 606, which provides that revenues are recognized when control of promised goods or services is transferred to a customer in an amount that reflects the consideration expected to be received for those goods or services. The Company generally receives a fee associated with the franchise agreement or license agreement (collectively "Customer Contracts") at the time that the Customer Contract is entered. These Customer Contracts have a term of up to 20 years, however the majority of Customer Contracts have a term of 10 years. During the term of the Customer Contract, the Company is obligated to many performance obligations that the Company has not determined are distinct. The resulting treatment of revenue from Customer Contracts is that the revenue is recognized proportionately over the life of the Customer Contract.

Initial Franchise Fees, License Fees, Transfer Fees and Renewal Fees



The initial franchise services are not distinct from the continuing rights or services offered during the term of the franchise agreement and are treated as a single performance obligation. Initial franchise fees are being recognized as the Company satisfies the performance obligation over the term of the franchise agreement, which is generally 10 years.

The following table summarizes contract liabilities as of February 28, 2025 and February 29, 2024:

	Twelve Months Ended February 28 or 29:				
(\$'s in thousands)		<u>2025</u>		<u>2024</u>	
Contract liabilities at the beginning of the year:	<u>\$</u>	<u>829</u>	\$	<u>943</u>	
Revenue recognized		<u>(188)</u>		<u>(168)</u>	
Contract fees received		<u>102</u>		<u>54</u>	
Contract liabilities at the end of the year:	<u>\$</u>	<u>743</u>	<u>\$</u>	<u>829</u>	

At February 28, 2025, annual revenue expected to be recognized in the future, related to performance obligations that are not yet fully satisfied, are estimated to be the following (amounts in thousands):

<u>2026</u>	<u>\$</u>	139
2026 2027 2028 2029 2030		126
<u>2028</u>		<u>102</u>
<u>2029</u>		<u>81</u>
<u>2030</u>		<u>71</u>
Thereafter		<u>224</u>
<u>Total</u>	<u>\$</u>	<u>743</u>

Gift Cards

The Company's franchisees sell gift cards, which do not have expiration dates or non-usage fees. The proceeds from the sale of gift cards by the franchisees are accumulated by the Company and paid out to the franchisees upon customer redemption. ASC 606 requires the use of the "proportionate" method for recognizing breakage. The Company recognizes breakage from gift cards when the gift card is redeemed by the customer or the Company determines the likelihood of the gift card being redeemed by the customer is remote ("gift card breakage"). The determination of the gift card breakage rate is based upon Company-specific historical redemption patterns. The Company recognized no breakage revenue during FY 2025 and breakage revenue of \$40 thousand during FY 2024.

Durango Product Sales of Confectionery Items, Retail Sales and Royalty and Marketing Fees

Durango Products Sales are those sold from the Company's factory in Durango Colorado. Retail sales include products sold in the retail store locations. Confectionery items sold to the Company's franchisees, others and its Companyowned stores' sales are recognized at the time of the underlying sale, based on the terms of the sale and when ownership of the inventory is transferred, and are presented net of sales taxes and discounts. Royalties and marketing fees from franchised or licensed locations, which are based on a percent of sales are recognized at the time the sales occur.

NOTE 4 – DISAGGREGATION OF REVENUE

The following tables present disaggregated revenue by the method of recognition and segment:

For the Year Ended February 28, 2025

Revenues recognized over time:



(\$'s in thousands)	Frai	nchising	Man	ufacturing		<u>Retail</u>		<u>Total</u>
Franchise fees	\$	188			\$		\$	188
Revenues recognized at a point in time: (\$'s in thousands)								
Durango Product sales	\$	_	\$	22,549	\$	_	\$	22,549
Retail sales	Ψ	_ -	Ψ	<u>22,547</u>	<u>Ψ</u>	1,466	Ψ	1,466
Royalty and marketing fees		5,376				-		5,376
Total revenues recognized over time and						_		
point in time	<u>\$</u>	5,564	<u>\$</u>	22,549	<u>\$</u>	1,466	<u>\$</u>	29,579
	-							
For the Year Ended February 29, 2024								
Revenues recognized over time:								
(\$'s in thousands)	Frai	nchising	Man	ufacturing		<u>Retail</u>		<u>Total</u>
Franchise fees	\$	168	<u>\$</u>		\$		\$	168
Revenues recognized at a point in time: (\$'s in thousands)								
Durango Product sales	<u>\$</u>	<u>=</u>	\$	20,703	\$	_	\$	20,703
Retail sales		=		=		1,319		1,319
Royalty and marketing fees		<u>5,761</u>				<u> </u>		<u>5,761</u>
Total revenues recognized over time and								
point in time	<u>\$</u>	<u>5,929</u>	<u>\$</u>	<u>20,703</u>	<u>\$</u>	<u>1,319</u>	<u>\$</u>	<u>27,951</u>

NOTE 5 – INVENTORIES

<u>Inventories consist of the following at February 28 or 29:</u>

(\$'s in thousands)		<u>2025</u>	<u>2024</u>
Ingredients and supplies	<u>\$</u>	2,864	\$ 2,038
Finished candy		2,277	2,509
Reserve for slow moving inventory		<u>(511)</u>	(189)
<u>Total inventories</u>	\$	4,630	\$ 4,358

NOTE 6 – PROPERTY AND EQUIPMENT, NET

Property and equipment consists of the following at February 28 or 29:



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(\$'s in thousands)		<u>2025</u>		<u>2024</u>
<u>Land</u>	<u>\$</u>	<u>124</u>	<u>\$</u>	<u>514</u>
Building		<u>5,415</u>		5,109
Machinery and equipment		14,904		12,509
Furniture and fixtures		<u>519</u>		<u>590</u> <u>139</u>
<u>Leasehold improvements</u>		<u>136</u>		
<u>Transportation equipment</u>		<u>326</u>		<u>326</u>
		21,424		<u>19,187</u>
Less accumulated depreciation		(12,015)		(11,429)
Property and equipment, net	<u>\$</u>	<u>9,409</u>	\$	<u>7,758</u>

<u>Depreciation expense related to property and equipment totaled \$0.9 million and \$0.9 million during the fiscal years ended February 28, 2025 and February 29, 2024, respectively.</u>

NOTE 7 – GOODWILL AND INTANGIBLE ASSETS

Goodwill and intangible assets consist of the following at February 28 or 29:

				2025			<u>20</u>	24		
					Gross		<u>.</u>	Gross		
					Carrying	Ac	cumulated	Carrying	Ac	cumulated
(\$'s in thousands)	Amortization	Period (in Ye	ars)		Value	An	nortization	Value	An	nortization
Intangible assets subject to										
amortization										
Store design		<u>10</u>		<u>\$</u>	<u>395</u>	<u>\$</u>	(295)	\$ <u>395</u>	\$	(277)
Trademark/Non-competition										
agreements	<u>5</u>	Ξ	<u>20</u>		<u>259</u>		<u>(149)</u>	<u>259</u>		(139)
<u>Total</u>					<u>654</u>		(444)	<u>654</u>		(416)
Goodwill and intangible										
assets not subject to										
amortization										
Goodwill										
<u>Retail</u>				<u>\$</u>	<u>362</u>			\$ <u>362</u>		
Franchising					97 97			<u>97</u>		
Manufacturing					<u>97</u>			<u>97</u>		
<u>Trademark</u>					<u>20</u>			 <u>20</u>		
<u>Total</u>					<u>576</u>			<u>576</u>		
Total Goodwill and										
Intangible Assets				<u>\$</u>	<u>1,230</u>	<u>\$</u>	(444)	\$ <u>1,230</u>	<u>\$</u>	<u>(416)</u>

There was no change to goodwill during the fiscal years ended February 28, 2025 and February 29, 2024.

Amortization expense related to intangible assets totaled \$27 thousand and \$28 thousand during the fiscal years ended February 28, 2025 and February 29, 2024, respectively.

At February 28, 2025, annual amortization of intangible assets, based upon the Company's existing intangible assets and current useful lives, is estimated to be the following (amounts in thousands):

<u>2026</u>	<u>\$</u>	<u>27</u>
2027 2028 2029 2030		<u>27</u>
<u>2028</u>		<u>27</u>
<u>2029</u>		<u>27</u>
<u>2030</u>		<u>27</u>
<u>Thereafter</u>		<u>75</u>
<u>Total</u>	<u>\$</u>	<u>210</u>



NOTE 8 – NOTE PAYABLE

On September 30, 2024, the Company entered into a new credit agreement (the "Credit Agreement") with a new lender, RMC Credit Facility, LLC ("RMC"). RMC is a related party of the Company as a member of the Company's board of directors was involved and an investor with the Credit Agreement. Pursuant to the Credit Agreement, the Company received an advance in the principal amount of \$6.0 million, which advance is evidence by a promissory note (the "Note"). The Note matures on September 30, 2027 (the "Maturity Date"), and interest will accrue at a rate of 12% per annum and is payable monthly in arrears. All outstanding principal and interest will be due on the Maturity Date. The Credit Agreement is collateralized by the Company's Durango real estate property and the related inventory and property, plant and equipment located on that property, as well as the Company's accounts receivable and cash accounts.

<u>In connection with the Credit Agreement, the Company entered into a Deed of Trust with RMC and the Public Trustee of La Plata County, Colorado with respect to the Company's property in Durango, Colorado.</u>

The proceeds of the Credit Agreement were used as follows: (i) \$3.5 million was used to repay the Wells Fargo Credit Agreement and (ii) the remaining balance was used for continued capital investment and working capital needs. The Credit Agreement contains customary events of default, including nonpayment of principal and interest when due, failure to comply with covenants, and a change of control of the Company, as well as customary affirmative and negative covenants, including, without limitation, certain reporting obligations and certain limitations on liens, encumbrances, and indebtedness. The Credit Agreement also limits capital expenditures to \$3.5 million per year and contains two financial covenants measured quarterly: a maximum ratio of total liabilities to total net worth and a minimum current ratio. The Company incurred \$0.1 million of loan origination fees, included as a debt discount and reduction of the notes payable on the balance sheet.

As of February 28, 2025, the Company had \$6.0 million outstanding on the Credit Agreement. Interest on the outstanding amount was paid through February 28, 2025. The Company was not in compliance with the requirement under the Credit Agreement to limit annual capital expenditures to \$3.5 million as of February 28, 2025, nor was the Company in compliance with the liabilities to tangible net worth of 2.0:1.0 as of February 28, 2025. The Company has received a waiver from the Lender as of the date of issuance of these financial statements and is in compliance with all other aspects of the Credit Agreement. In connection with the Credit Agreement, the Company repaid the outstanding balance of the previous Wells Fargo Credit Agreement of \$3.5 million on its maturity date on September 30, 2024.

NOTE 9 – COMMON STOCK

Securities Purchase Agreement

On August 5, 2024, the Company entered into securities purchase agreements with Steven L. Craig, an existing director of the Company and American Heritage Railways, Inc. a company affiliated with Allen C. Harper who joined the board of directors in December 2024 (the "Investors"), pursuant to which, among other things, the Investors agreed to subscribe for and purchase, and the Company agreed to issue and sell to the Investors, an aggregate of 1,250,000 of shares of the Company's common stock at a price per share equal to \$1.75, for total proceeds of approximately \$2.2 million. On September 5, 2024, the shares were subsequently registered for resale on a form S-1 that was declared effective by the SEC on October 9, 2024.

Stock Compensation Plans

Under the Company's previous 2007 Equity Incentive Plan, the Company may authorize and grant stock awards to employees, non-employee directors and certain other eligible participants, including stock options, restricted stock and restricted stock units. Effective June 2024, the Board authorized 600,000 new shares, along with 300,851 unused and



available shares and 131,089 shares granted and outstanding from the 2007 Plan, to form the 2024 Plan with a total of 1,031,940 shares. As of February 28, 2025, 656,465 shares were available for issuance.

The following table summarizes non-vested restricted stock unit activity for common stock during the years ended February 28 or 29, 2025 and 2024:

	Twelve Months Ended				
		February 28 or 29:			
		<u>2025</u>		<u>2024</u>	
Outstanding non-vested restricted stock units at beginning		_			
of year:		160,958		<u>154,131</u>	
Granted		502,880		157,145	
Vested		(166,147)		<u>(48,890)</u>	
<u>Cancelled/forfeited</u>		(262,027)		(101,428)	
Outstanding non-vested restricted stock units as of					
February 28 or 29:		235,664		<u>160,958</u>	
Weighted average grant date fair value	<u>\$</u>	<u>2.52</u>	<u>\$</u>	<u>5.59</u>	
Weighted average remaining vesting period (in years)		<u>1.27</u>		<u>1.94</u>	

Total unrecognized stock-based compensation expense for non-vested restricted stock units was approximately \$0.4 million, and is expected to be recognized over the next 1.3 years.

The following table summarized stock option activity during the years ended February 28 or 29, 2025 and 2024:

	Twelve Months Ended February 28 or 29:			
		<u> 29:</u>		
		<u>2025</u>		<u>2024</u>
Outstanding stock options at beginning of year:		17,698		36,144
Granted		=		=
Exercised		Ξ.		<u>=</u>
<u>Cancelled/forfeited</u>		<u>(17,698)</u>		<u>(18,446)</u>
Outstanding stock options as of February 28 or 29:		<u>=</u>		<u>17,698</u>
Weighted average exercise price	<u>\$</u>	=	<u>\$</u>	<u>6.49</u>
Weighted average remaining contractual term (in years)		=		<u>8.26</u>

During the year ended February 28, 2025, the Company issued a total of 502,880 restricted stock units, inclusive of the 2024 Plan and non-plan awards, which are subject to vesting over time. These issuances were made to certain of the Company's executives. These restricted stock units were issued with an aggregate grant date fair value of \$1.4 million or \$2.88 per share.

During the year ended February 29, 2024, the Company issued a total of 157,145 restricted stock units, inclusive of the 2007 Plan and non-plan awards, of which 95,151 restricted stock units are subject to vesting based on the achievement of Company performance goals and 61,994 restricted stock units that vest over time. These issuances were made to certain of the Company's executives. These restricted stock units were issued with an aggregate grant date fair value of \$0.9 million or \$5.59 per share. The performance-based restricted stock units will vest following the end of the Company's fiscal year ending February 2026 with respect to the target number of performance-based restricted stock units if the Company achieves metrics related to return on equity, Specialty Market gross margin, average unit volume, and social media engagement lifetime value during the performance period, subject to continued service through the end of the performance period. The performance-based restricted stock units may vest from 75%



to 110% of target units based upon actual performance. The time-based restricted stock units vest 33% annually on the anniversary date of the award until August 11, 2026.

The Company recognized \$0.3 million and \$0.4 million of stock-based compensation expense during the years ended February 28, 2025 and February 29, 2024, respectively. Compensation costs related to stock-based compensation are generally amortized over the vesting period of the stock awards.

Except as noted above, restricted stock units generally vest at the grant date or over a period of two to three years. During the years ended February 28 and 29, 2025 and 2024, restricted stock units which vested and common stock shares issued was 166,147 and 48,890, respectively.

Warrants

In connection with a terminated supplier agreement with a former customer of the Company, the Company issued a warrant (the "Warrant") to purchase up to 960,677 shares of the Company's common stock (the "Warrant Shares") at an exercise price of \$8.76 per share in 2019. The Warrant Shares were to vest in annual tranches in varying amounts following each contract year under the terminated supplier agreement, and was subject to, and only upon, achievement of certain revenue thresholds on an annual or cumulative five-year basis in connection with its performance under the terminated supplier agreement. The Warrant was to expire six months after the final and conclusive determination of revenue thresholds for the fifth contract year and the cumulative revenue determination in accordance with the terms of the Warrant.

On November 1, 2022, the Company sent a formal notice to the former customer terminating the agreement. As of February 28, 2025, no Warrant Shares had vested and the Company has no remaining material obligations under the Warrant. The warrant expired during the year ended February 28, 2025.

The Company determined that the grant date fair value of the Warrant was de minimis and did not record any amount in consideration of the warrants. The Company utilized a Monte Carlo model for purposes of determining the grant date fair value.

NOTE 10 – LEASING ARRANGEMENTS

The Company conducts its retail operations in facilities leased under non-cancelable operating leases of up to ten years. Certain leases contain renewal options for between five and ten additional years at increased monthly rentals. Some of the leases provide for contingent rentals based on sales in excess of predetermined base levels.

The Company acts as primary lessee of two franchised store premises, which the Company then subleases to franchisees, but the majority of existing franchised locations are leased by the franchisee directly.

In some instances, the Company has leased space for its Company-owned locations that are now occupied by franchisees. When the Company-owned location was sold or transferred, the store was subleased to the franchisee who is responsible for the monthly rent and other obligations under the lease.

The Company also leases trucking equipment and warehouse space in support of its production operations. Expense associated with trucking and warehouse leases is included in cost of sales on the consolidated statements of operations.

The Company accounts for payments related to lease liabilities on a straight-line basis over the lease term. During the years ended February 28 or 29, 2025 and 2024, lease expense recognized in the consolidated statements of operations was \$0.5 million and \$0.6 million, respectively.



The lease liability reflects the present value of the Company's estimated future minimum lease payments over the life of its leases. This includes known escalations and renewal option periods reasonably assured of being exercised. Typically, renewal options are considered reasonably assured of being exercised if the sales performance of the location remains strong. Therefore, the right of use asset and lease liability include an assumption on renewal options that have not yet been exercised by the Company and are not currently a future obligation. The Company has separated non-lease components from lease components in the recognition of the Asset and Liability except in instances where such costs were not practical to separate. To the extent that occupancy costs, such as site maintenance, are included in the asset and liability, the impact is immaterial. For franchised locations, the related occupancy costs including property taxes, insurance and site maintenance are generally required to be paid by the franchisees as part of the franchise arrangement. In addition, the Company is the lessee under non-store related leases such as storage facilities and trucking equipment. For leases where the implicit rate is not readily determinable, the Company uses an incremental borrowing rate to calculate the lease liability that represents an estimate of the interest rate the Company would incur to borrow on a collateralized basis over the term of a lease. The weighted average discount rate used for operating leases was 3.9% and 3.9% as of February 28, 2025 and February 29, 2024, respectively. The total estimated future minimum lease payments is \$1.4 million as of February 28, 2025.

As of February 28, 2025, maturities of lease liabilities for the Company's operating leases were as follows (amounts in thousands):

<u>FYE 26</u>	<u>\$</u>	<u>498</u>
<u>FYE 27</u>		<u>287</u>
<u>FYE 28</u>		<u>137</u>
<u>FYE 29</u>		<u>105</u>
FYE 30		<u>51</u>
<u>Thereafter</u>		<u>305</u>
<u>Total</u>	<u>\$</u>	1,383
Less: Imputed interest		(125)
Present value of lease liabilities:	<u>\$</u>	1,258

The weighted average lease term at February 28 or 29, 2025 and 2024 was 5.8 years.

The following is a schedule of cash paid for lease liabilities for the two years ended February 28 or 29:

(\$'s in thousands)	<u>2025</u>	<u>2024</u>
Cash paid for amounts included in the measurement of		
lease liabilities	<u>514</u>	<u>544</u>

The Company did not enter into any new leases during the year ended February 28, 2025. During the year ended February 29, 2024, the Company entered into new leases representing a future lease liability of \$0.1 million.

The Company did not have any leases categorized as finance leases as of February 28, 2025 or February 29, 2024.

NOTE 11 – COMMITMENTS AND CONTINGENCIES

Purchase contracts

The Company frequently enters into purchase contracts of between six to twelve months for chocolate and certain nuts. These contracts permit the Company to purchase the specified commodity at a fixed price on an as-needed basis during the term of the contract. Because prices for these products may fluctuate, the Company may benefit if prices rise during the terms of these contracts, but it may be required to pay above-market prices if prices fall and it is unable to



renegotiate the terms of the contract. As of February 28, 2025, the Company was contracted for approximately \$2.3 million of raw materials under such agreements. The Company has designated these contracts as normal under the normal purchase and sale exception under the accounting standards for derivatives. These contracts are not entered into for speculative purposes.

Litigation

From time to time, the Company is involved in litigation relating to claims arising out of its operations. The Company records accruals for outstanding legal matters when it believes it is probable that a loss will be incurred and the amount can be reasonably estimated. As of February 28, 2025, the Company is involved in the early stages of a legal dispute regarding fulfillment of the agreement to sell franchise rights and intangible assets in connection with the sale of U-Swirl (see Note 15). The Company does not expect this to have a material impact on the business or financial condition. The Company is not a party to any other legal proceedings that are expected, individually or in the aggregate, to have a material adverse effect on its business, financial condition or operating results.

NOTE 12 – INCOME TAXES

Income tax expense (benefit) is comprised of the following for the years ended February 28 or 29:

(\$'s in thousands)	<u>2025</u>			<u>2024</u>
<u>Current</u>				
<u>Federal</u>	<u>\$</u>	=	<u>\$</u>	=
<u>State</u>				
Total Current		=		=
<u>Deferred</u>				
<u>Federal</u>		=		=
<u>State</u>				<u> </u>
Total Deferred				
<u>Total</u>	<u>\$</u>		\$	

A reconciliation of the statutory federal income tax rate and the effective rate as a percentage of pretax income is as follows for the years ended February 28 or 29:

	<u>2025</u>	<u>2024</u>
Statutory rate	<u>21.0</u> %	<u>21.0%</u>
State income taxes, net of federal benefit	<u>0.0%</u>	0.0%
Work opportunity tax credits	<u>0.0%</u>	<u>0.0%</u>
Equity compensation tax expense	0.0%	<u>0.0%</u>
Compensation and benefits permanent differences	<u>(0.1)%</u>	(0.2)%
<u>Other</u>	<u>(0.1)%</u>	<u>1.6%</u>
Valuation allowance	(20.8)%	(22.4)%
Effective tax rate	0.0%	(0.0)%

<u>During FY 2025</u> and FY 2024, the Company's effective tax rate was zero. This was primarily the result of losses reported in the year, no income taxes due, and full valuation allowance against deferred tax assets.



The components of deferred income taxes as of February 28 or 29 are as follows:

(\$'s in thousands)		<u>2025</u>		<u>2024</u>
Deferred Tax Assets				_
Allowance for doubtful accounts and notes	<u>\$</u>	<u>83</u>	\$	<u>170</u>
<u>Inventories</u>		<u>127</u>		<u>31</u>
Accrued compensation		<u>105</u>		<u>438</u>
Loss provisions and deferred income		<u>347</u>		<u>304</u>
Self-insurance accrual				<u>28</u>
<u>Interest & other</u>		<u>30</u>		<u>15</u>
Restructuring charges		<u>100</u>		<u>99</u>
Right of use liabilities		<u>313</u>		<u>480</u>
Accumulated net losses		<u>5,223</u>		<u>3,577</u>
<u>Valuation allowance</u>		(4,208)		<u>(3,106)</u>
Net deferred tax assets	<u>\$</u>	<u>2,120</u>	<u>\$</u>	<u>2,036</u>
<u>Deferred Tax Liabilities</u>				
Depreciation and amortization		(1,727)		<u>(1,450)</u>
Right of use assets		(309)		<u>(480)</u>
<u>Prepaid expenses</u>		<u>(84)</u>		<u>(106)</u>
<u>Deferred Tax Liabilities</u>		(2,120)		(2,036)
Net deferred tax assets	\$	<u>=</u>	\$	<u> </u>

The following table summarizes deferred income tax valuation allowances as of February 28 or 29:

(\$'s in thousands)	<u>2025</u>		<u>2024</u>
Valuation allowance at beginning of period	\$ 3,106	\$	1,721
Tax expense realized by valuation allowance	1,102		1,385
Valuation allowance at end of period	\$ <u>4,208</u>	<u>\$</u>	<u>3,106</u>

The Company files income tax returns in the U.S. federal and various state taxing jurisdictions. With few exceptions, the Company is no longer subject to U.S. federal and state tax examinations in its major tax jurisdictions for periods before FY 2020.

Realization of the Company's deferred tax assets is dependent upon the Company generating sufficient taxable income, in the appropriate tax jurisdictions, in future years, to obtain benefit from the reversal of net deductible temporary differences. The amount of deferred tax assets considered realizable is subject to adjustment in future periods if estimates of future taxable income are changed. A valuation allowance to reduce the carrying amount of deferred income tax assets is established when it is more likely than not that we will not realize some portion or all of the tax benefit of our deferred income tax assets. The Company evaluates, on a quarterly basis, whether it is more likely than not that our deferred income tax assets are realizable based upon recent past financial performance, tax reporting positions, and expectations of future taxable income. The determination of deferred tax assets is subject to estimates and assumptions. The Company periodically evaluates our deferred tax assets to determine if our assumptions and estimates should change. As of February 28, 2025 and February 29, 2024, the Company had a full valuation allowance against its deferred tax assets.

The Company accounts for uncertainty in income taxes by recognizing the tax benefit from an uncertain tax position only if it is more likely than not that the tax position will be sustained on examination by the taxing authorities, based on the technical merits of the position. The Company measures the tax benefits recognized in the consolidated financial statements from such a position based on the largest benefit that has a greater than 50% likelihood of being realized upon ultimate resolution. The application of income tax law is inherently complex. As such, the Company is required



to make judgments regarding income tax exposures. Interpretations of and guidance surrounding income tax law and regulations change over time and may result in changes to the Company's judgments which can materially affect amounts recognized in the balance sheets and statements of operations. The result of the assessment of the Company's tax positions did not have an impact on the consolidated financial statements for the years ended February 28 or 29, 2025 or 2024. The Company does not have any significant unrecognized tax benefits and does not anticipate a significant increase or decrease in unrecognized tax benefits within the next twelve months. Amounts are recognized for income tax related interest and penalties as a component of general and administrative expense in the statement of income and are immaterial for the years ended February 28 or 29, 2025 and 2024.

The Company's subsidiary, SWRL, along with its previous subsidiary U-Swirl, had a history of net operating losses prior to the company's acquisition of them and thus the Company has a related net operating loss carry forward. In accordance with Section 382 of the Internal Revenue Code, deductibility of SWRL's and U-Swirl's Federal net operating loss carryovers may be subject to annual limitation in the event of a change in control. The Company has performed a preliminary evaluation as to whether a change in control has taken place, and has concluded that there was a change of control with respect to the net operating losses of U-Swirl when the Company acquired its controlling ownership interest. The initial limitations will continue to limit deductibility of SWRL's and U-Swirl's net operating loss carryovers, but the annual loss limitation will be deductible to RMCF and U-Swirl upon the filing of joint tax returns in FY 2017 and future years.

The Company estimates the potential future tax deductions of U-Swirl's Federal net operating losses, limited by section 382, to be approximately \$1.8 million with a resulting deferred tax asset of approximately \$0.4 million. U-Swirl's Federal net operating loss carryovers will expire at various dates beginning in 2026.

<u>Income tax provision allocated to continuing operations and discontinued operations for the years ended February 28 or 29, 2025 and 2024 was as follows:</u>

(\$'s in thousands)	<u>2025</u>		2024		
Continuing operations	<u>\$</u>	_	<u>\$</u>		
Discontinued operations	<u>\$</u>	=		=	
Total tax provision	<u>\$</u>	=	\$	_	

NOTE 13 – EMPLOYEE BENEFIT PLAN

The Company has a 401(k) plan called the Rocky Mountain Chocolate Factory, Inc. 401(k) Plan. Eligible participants are permitted to make contributions up to statutory limits. The Company makes a matching contribution, which vests ratably over a 3-year period, and is 25% of the employee's contribution up to a maximum of 1.5% of the employee's compensation. During the years ended February 28 or 29, 2025 and 2024, the Company's contribution to the plan was approximately \$0.1 million and \$0.1 million, respectively.

NOTE 14 – OPERATING SEGMENTS

The Company classifies its business interests into three reportable segments: Rocky Mountain Chocolate Factory, Inc. Franchising, Manufacturing, Retail Stores, and Unallocated, which is the basis upon which the Company's Chief Operating Decision Maker (CODM), the interim chief executive officer, evaluates the Company's performance. The CODM uses the segment information in the annual planning process and considers actual versus plan variances in evaluating the performance of the segments. The accounting policies of the segments are the same as those described in the summary of significant accounting policies in Note 1 to these consolidated financial statements. The Company evaluates performance and allocates resources based on the segment operating profit or loss, which excludes unallocated corporate general and administrative costs and income tax expense or benefit. The Company's reportable segments are strategic businesses that utilize common information systems and corporate administration. All intersegment sales prices are market based. Each segment is managed separately because of the differences in required infrastructure and the differences in products and services:



<u>FY 2025</u>					
(\$'s in thousands)	Franchising	Manufacturing	Retail	Unallocated	<u>Total</u>
Total revenues	<u>\$ 5,564</u>	\$ 23,572	<u>\$</u> 1,466	<u>\$</u>	\$ 30,602
Intersegment revenues	<u> </u>	(1,023)	<u>-</u>	<u> </u>	(1,023)
Revenue from external customers	5,564	22,549	1,466	_	29,579
Costs and Expenses					
Cost of Sales	=	<u>23,463</u>	<u>453</u>	<u>=</u>	<u>23,916</u>
<u>Labor costs</u>	2,483	<u>=</u>	<u>433</u>	<u>2,250</u>	<u>5,166</u>
Operating expenses	<u>1,338</u>	<u>=</u>	<u>283</u>	<u>545</u>	<u>2,166</u>
<u>Professional fees</u>	<u>403</u>	Ξ	Ξ	<u>2,335</u>	<u>2,738</u>
Other general & administrative	40.5				4.000
expenses	185			1,175	1,360
	<u>4,409</u>	<u>23,463</u>	<u>1,169</u>	<u>6,305</u>	<u>35,346</u>
Depreciation and amortization,					
exclusive of depreciation and amortization expense of \$775 included					
in cost of sales (manufacturing					
segment)	50	_	<u>13</u>	<u>112</u>	175
Total costs and expenses	4.459	23,463	1,182	6,417	35,521
Total costs and expenses	4,432	25,405	1,102	0,417	33,321
Segment profit (loss)	1,105	(914)	284	(6,417)	(5,942)
segment prom (ross)	1,100	<u>1,5 1 1 1</u>	<u> </u>	103.177	<u> 1045 - 127</u>
Other income (expense)					
Interest expense	-	-	-	(454)	(454)
Interest income	_	-	_	27	27
Gain (loss) on sale of assets	<u>=</u>	<u> </u>	<u>-</u>	<u>247</u>	<u>247</u>
Other income (expense), net				(180)	(180)
Loss before income taxes	<u>1,105</u>	<u>(914)</u>	<u>284</u>	<u>(6,597)</u>	(6,122)
Income tax provision	<u>=</u>	<u>=</u>	<u>=</u>	<u>=</u>	Ξ
Earnings (loss) from continuing					
<u>operations</u>	<u>1,105</u>	<u>(914)</u>	<u>284</u>	<u>(6,597)</u>	<u>(6,122)</u>
Earnings (loss) from discontinued					
operations, net of tax	=	Ξ	Ξ	Ξ	<u>=</u>
	1 105	(014)	204	((,507)	((122)
Consolidated net loss	<u>1,105</u>	<u>(914)</u>	284	(6,597)	(6,122)
Other Segment Disclosures					a
Total assets	2,213	14,867	<u>803</u>	3,292	<u>21,175</u>
Capital expenditures	<u>16</u>	<u>2,543</u>	<u>7</u>	<u>1,196</u>	<u>3,762</u>



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FY 2024					
(\$'s in thousands)	Franchising	Manufacturing	<u>Retail</u>	Unallocated	<u>Total</u>
Total revenues	\$ 5,928	\$ 21,833	\$ 1,319	\$ -	\$ 29,080
Intersegment revenues		(1,129)			(1,129)
Revenue from external customers	5,928	20,704	1,319		27,951
				_	
Costs and Expenses					
Cost of Sales	Ξ.	<u>20,200</u>	<u>456</u>	<u> </u>	20,656
<u>Labor costs</u>	<u>1,947</u>	Ξ	<u>337</u>	<u>3,373</u>	<u>5,657</u>
Operating expenses	<u>1,732</u>	<u>=</u>	<u>335</u>	<u>599</u>	2,666
Professional fees	<u>714</u>	Ξ.	<u>=</u>	<u>1,675</u>	2,389
Other general & administrative					
expenses	<u>321</u>		<u>-</u>	1,026	<u>1,347</u>
	4,714	20,200	1,128	6,673	32,715
Depreciation and amortization,					
exclusive of depreciation and					
amortization expense of \$750 included					
in cost of sales (manufacturing	22	(0	02	120
segment)	32	20.206	8	92	138
Total costs and expenses	<u>4,746</u>	<u>20,206</u>	<u>1,136</u>	<u>6,765</u>	<u>32,853</u>
Segment profit (loss)	1,182	498	183	(6,765)	(4,902)
Segment profit (1088)	1,102	1 70	165	(0,703)	(4,702)
Other income (expense)					
<u>Interest expense</u>	<u>=</u>	<u>=</u>	=	<u>(53)</u>	<u>(53)</u>
Interest income	<u>=</u>	<u>=</u>	=	<u>79</u>	<u>79</u>
Gain (loss) on sale of assets	<u>-</u>	<u>-</u>	<u>-</u>	<u>-</u>	<u>-</u>
Other income (expense), net	<u>=</u>	<u>=</u>	=	<u>26</u>	<u>26</u>
Loss before income taxes	<u>1,182</u>	<u>498</u>	<u>183</u>	<u>(6,739)</u>	<u>(4,876)</u>
Income tax provision	<u>=</u>	<u>=</u>	<u>=</u>	<u>=</u>	<u>-</u>
Earnings (loss) from continuing					
<u>operations</u>	<u>1,182</u>	<u>498</u>	<u>183</u>	<u>(6,739)</u>	<u>(4,876)</u>
Earnings from discontinued operations,					
net of tax	Ξ	<u>=</u>	Ξ	<u>704</u>	<u>704</u>
Consolidated net loss	1,182	<u>498</u>	<u>183</u>	(6,035)	(4,172)
Other Segment Disclosures					
Total assets	<u>1,255</u>	<u>11,989</u>	<u>510</u>	<u>6,823</u>	<u>20,577</u>
Capital expenditures	<u>135</u>	<u>2,297</u>	<u>42</u>	<u>543</u>	<u>3,017</u>

NOTE 15 – DISCONTINUED OPERATIONS

On February 24, 2023 and May 1, 2023, the Company entered into agreements to sell: 1) all operating assets and inventory associated with the Company's three U-Swirl Company-owned locations, and 2) all franchise rights and intangible assets associated with the franchise operations of U-Swirl, respectively. The May 1, 2023 sale was completed pursuant to an Asset Purchase Agreement (the "Asset Purchase Agreement"), dated May 1, 2023, by and among the Company, as guarantor, U Swirl as seller, LLC ("Purchaser"), a related company of Fosters Freeze, Inc., a California corporation. Pursuant to the Asset Purchase Agreement, on the closing date, Purchaser paid to U-Swirl



\$2.75 million, consisting of approximately (i) \$1.75 million in cash and (ii) \$1.0 million evidenced by a three-year secured promissory note in the aggregate original principal amount of \$1.0 million. As a result of these asset sales, the activities of the Company's subsidiary, U-Swirl, which were previously recorded to the U-Swirl operating segment are reported as discontinued operations in the consolidated statement of operations, consolidated balance sheet and consolidated statement of cash flows for all periods presented. The majority of the assets and liabilities of U-Swirl met the accounting criteria to be classified as held for sale and were aggregated and reported on separate lines of the respective statements.

On October 31, 2023, the Company filed a certificate of dissolution with the Secretary of State of the State of Nevada with respect to U-Swirl. As a result, U-Swirl is effectively fully dissolved and no longer in legal existence.

The following table discloses the results of operations of the businesses reported as discontinued operations for the years ended February 28 or 29, 2025 and 2024, respectively (amounts in thousands):

FOR THE YEARS ENDED FEBRUARY			
28 or 29,			
<u>2025</u>		<u>2024</u>	
<u>\$</u>	<u> </u>	212	
	=		
	=	<u>143</u>	
	=	<u>(635)</u>	
	=	=	
	=	<u>704</u>	
	<u>_=</u>	<u> </u>	
<u>\$</u>	<u> </u>	<u>704</u>	
		28 or 29, 2025 \$ \$ =	

There were no assets or liabilities held for sale for U-Swirl as of February 28 or 29, 2025 and 2024, respectively:

The following table summarizes the gain recognized during the year ended February 28, 2025 related to the sale of assets on May 1, 2023, as described above (amounts in thousands):

Cash proceeds from the sale of assets	<u>\$</u>	1,749
Accounts receivable		<u>9</u>
Notes receivable		1,000
Total consideration received		2,758
Assets and liabilities transferred		
Franchise rights		1,703
<u>Inventory</u>		<u>6</u>
<u>Liabilities</u>		<u>(229)</u>
Net assets transferred		1,480
Costs associated with the sale of assets		<u>643</u>
Gain on disposal of assets	<u>\$</u>	<u>635</u>





Independent Auditor's Acknowledgement

We agree to the inclusion in the Franchise Disclosure Document dated July 25, 2025 issued by Rocky Mountain Chocolate Factory, Inc. (the "Franchisor") of our report dated June 20, 2025, relating to the consolidated financial statements of the Franchisor as of February 28, 2025 and February 29, 2024 and for the fiscal years then ended.

Los Angeles, California

July 25, 2025



Report of Independent Registered Public Accounting Firm

To the Stockholders and Board of Directors Rocky Mountain Chocolate Factory, Inc.

Opinion on the Financial Statements

We have audited the accompanying consolidated balance sheet of Rocky Mountain Chocolate Factory, Inc. (the "Company") as of February 29, 2024, and the related consolidated statements of operations, changes in stockholders' equity, and cash flows for the fiscal year then ended, and the related notes and financial statement schedule listed in the Index at Item 15(a) (collectively referred to as the "financial statements"). In our opinion, the financial statements present fairly, in all material respects, the financial position of the Company as of February 29, 2024, and the results of its operations and its cash flows for the fiscal year then ended, in conformity with accounting principles generally accepted in the United States of America.

Substantial Doubt about the Company's ability to continue as a Going Concern

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern. As disclosed in Note 1 to the financial statements, the Company has incurred recurring losses and negative cash flows from operations in recent years and is dependent on debt financing to fund its operations, all of which raise substantial doubt about the Company's ability to continue as a going concern. Management's evaluation of the events and conditions and management's plans regarding these matters are described in Note 1. The consolidated financial statements do not include any adjustments that might result from the outcome of this uncertainty.

Basis for Opinion

These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on the Company's financial statements based on our audit. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) ("PCAOB") and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audit in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. The Company is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. As part of our audit, we are required to obtain an understanding of internal control over financial reporting but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion.

Our audit included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our audit also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that our audit provides a reasonable basis for our opinion.

Critical Audit Matters

Critical audit matters are matters arising from the current period audit of the financial statements that were communicated or required to be communicated to the audit committee and that: (1) relate to accounts or disclosures that are material to the financial statements and (2) involved our especially challenging, subjective, or complex judgments. We determined that there are no critical audit matters.

/s/ CohnReznick LLP

We have served as the Company's auditor since 2023.

ROCKY MOUNTAIN CHOCOLATE FACTORY (00191276 (00189639.DOCX.) [2025 FDD viF]

New York, New York

June 13, 2024



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Report of Independent Registered Public Accounting Firm

To the Stockholders and Board of Directors

Rocky Mountain Chocolate Factory, Inc.

Opinion on the Financial Statements

We have audited the accompanying consolidated balance sheet of Rocky Mountain Chocolate Factory, Inc. (the "Company") as of February 28, 2023, the related consolidated statements of operations, changes in stockholders' equity, and cash flows for each of the years in the two-year period ended February 28, 2023, and the related notes (collectively referred to as the "financial statements"). In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of the Company as of February 28, 2023, and the results of its operations and its cash flows for each of the years in the two-year period ended February 28, 2023, in conformity with accounting principles generally accepted in the United States of America.

Basis for Opinion

The Company's management is responsible for these financial statements. Our responsibility is to express an opinion on the Company's financial statements based on our audits. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) ("PCAOB") and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. The Company is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. As part of our audits, we are required to obtain an understanding of internal control over financial reporting but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion.

Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that our audits provide a reasonable basis for our opinion.

/s/ PLANTE & MORAN, PLLC

We served as the Company's auditor from 2004 to 2023.

Cleveland, Ohio

May 30, 2023



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ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF OPERATIONS

	F	OR THE YEARS E	NDED FEBRUARY	7 29 or 28,
		2024	2023	2022
Kevenues				
Sales	\$	22,022,310 \$	24,456,910 \$	23,534,470
Franchise and royalty fees		5,928,377	5,975,442	5,954,078
Total Revenue		27,950,687	30,432,352	29,488,548
Costs and Expenses				
Cost of sales		20,655,629	20,455,373	18,610,739
Franchise costs		2,582,371	1,825,783	1,914,944
Sales and marketing		2,131,734	2,060,215	1,474,807
General and administrative		6,673,929	10,325,633	7,456,314
Retail operating		671,487	537,482	606,889
Depreciation and amortization, exclusive of depreciation				
and amortization expense of \$749,606, \$646,394, and \$620,798,		125 (02	110.060	110 255
respectively, included in cost of sales		137,693	118,869	119,377
Total costs and expenses		32,852,843	35,323,355	30,183,070
Loss from Operations		(4,902,156)	(4,891,003)	(694,522)
Other Income (Expense)				
Interest expense		(53,397)	(10,431)	_
Interest income		79,836	26,921	10,870
Gain on insurance recovery		_	-	167,123
Other income, net		26,439	16,490	177,993
Loss Before Income Taxes		(4,875,717)	(4,874,513)	(516,529)
Income Tax Provision (Benefit)		-	613,843	(16,812)
Loss from Continuing Operations		(4,875,717)	(5,488,356)	(499,717)
Earnings (loss) from discontinued operations, net of tax		703,834	(192,422)	158,020
Net Loss	\$	(4,171,883) \$	(5,680,778)\$	(341,697)
Basic Loss per Common Share				
Loss from continuing operations	\$	(0.77) \$	(0.88)\$	(0.08)
Earnings (loss) from discontinued operations	•	0.11	(0.03)	0.02
Net loss	\$	(0.66) \$	(0.91) \$	(0.06)
		` ' '	`	` //-
Diluted Loss per Common Share				
Loss from continuing operations	\$	(0.77) \$	(0.88) \$	(0.08)
Earnings (loss) from discontinued operations		0.11	(0.03) \$	0.02
Net loss	\$	(0.66) \$	(0.91) \$	(0.06)
Weighted Average Common Shares Outstanding - Basic		6.294.411	6.226.279	6,140,687
Dilutive Effect of Employee Stock Awards		-	-	-
Weighted Average Common Shares Outstanding - Diluted		6,294,411	6,226,279	6,140,687

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



ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. AND SUBSIDIARIES

$CONSOLIDATED \ \underline{BALANCE\ SHEETS}\underline{STATEMENTS\ OF\ OPERATIONS}$

		AS OF FOR THE YEARS ENDED FEBRUARY 29 28,			
		20)24	2023	2022
Assets Revenues					
Current Assets Sales		- <u>\$</u>	22,022,310\$	24,456,910	\$23,534,470
CashFranchise and cash equivalentsroyalty fees		\$			
		4,71	7,06		
	\$	- 8	5,928,377	5,975,442	5,954,078
Total Revenue			27,950,687	30,432,352	29,488,548
Accounts receivable, less allowance for credit losses					
of \$331,902 and \$666,315, respectively Costs and Expenses					
Notes receivable, current portion, less current portion of the					
allowance for credit losses of \$29,886 and \$35,173, respectively	<u> Cost</u>	•• •••			
of sales		23,698	20,655,629		
Refundable income taxes Franchise costs		344,885		1,825,783	
Inventories Sales and marketing	4,358,40	91		2,060,215	1,474,807
Other			443,336		
Current assets held for sale			-		
Total current assets			9,602,650	+1	,204,976
PropertyGeneral and Equipment, Netadministrative		6,673,929	10,325,633	7, 757,6	55 456,314
Other Assets Retail operating		671,487	537,482	2	606,889
Notes receivable, less current portionDepreciation and allowance lossesamortization, exclusive of \$0depreciation and \$38,778;amortization expense of \$749,606, \$646,394, and \$626 respectively, included in cost of sales Goodwill		137,693	118,869)	119,377
Intangible assets, net					
Lease right of use asset Total costs and expenses		3	2,852,843 235,32	<u>23,355,601</u>	30,183,070
Loss from Operations		<u>(</u>	(4,902,156)	(4,891,003)	(694,522)
Other Income (Expense)					
Long-term assets held for sale Interest expense	_		(53,397)	(10,431)	-
Total other assets Interest income	3,216,913		79,836	26,921	10,870
Total Assets Gain on insurance recovery	\$,	,	,
•	20,:	577,21 \$	-	_	167,123
Liabilities and Stockholders' Equity					.,
Current Liabilities					
Accounts payable		\$		\$ 2	2,189,760
Line of credit			1,250,000		_
Accrued salaries and wages			1,832,851		
Gift card liabilities			624,335		



Other accrued expenses income, net		26,439	16,490 177,993
Contract liabilities		161,137	
Lease liability Loss Before Income Taxes	503,362	(4,875,717)	(4,874,513) (516,529)
Current liabilities held for sale	_		
Income Tax Provision (Benefit)		<u> </u>	<u>613,843</u> (16,812)
Total current liabilities Loss from Continuing Operations	8,071,796	(4,875,717) (5, 01	0,226 488,356) (499,717)
Lease Liability, Less Current Portion	1,191,109	1,640,017	
Contract Liabilities, Less Current Portion Earnings (loss) from			
discontinued operations, net of tax	678,154 <u>782,278</u>	703,834	(192,422) 158,020
	-		
Total Liabilities Net Loss	9,941,059 §	(4,171,883)\$	(5,680,778)\$_(341,697)
Commitments and Contingencies	<u></u>	· · · · · · · · · · · · · · · · · · ·	
Stockholders' EquityBasic Loss per Common Share			
Loss from continuing operations	<u>\$</u>	<u>(0.77)\$</u>	(0.88)\$ (0.08)
Earnings (loss) from discontinued operations		0.11	(0.03) <u>0.02</u>
Net loss	<u>\$</u>	(0.66)\$	(0.91)\$ (0.06)
Preferred stock, \$.001 par value per share; 250,000			
authorized; 0 shares issued and outstanding Diluted Loss per			
Common Share	-	- (0.77) ft	(0,00) A (0,00)
Loss from continuing operations Earnings (loss) from discontinued operations	<u>\$</u>	(0.77)\$ 0.11	(0.88)\$ (0.08) (0.03)\$ 0.02
Net loss	\$	(0.66)\$	(0.03)\$ 0.02 (0.91) \$ (0.06)
1000	<u>v</u>	(0.00)\$	(0.71)\$ (0.00)
Common stock, \$.001 par value, 46,000,000 shares authorized,			
6,310,543 shares and 6,257,137 shares issued and outstanding,			
respectively Weighted Average Common Shares Outstanding - Basic	,	6. 306 294.411	6. 257 226.279 6.140.687
Additional paid-in capital Dilutive Effect of Employee Stock Award		5, 500 <u>254,411</u>	0,237220,279 0,140,007
Retained earnings Weighted Average Common Shares Outstanding		- -	
Diluted	= 734.149 4.906.032	6,294,411	6,226,279 6,140,687
Total stockholders' equity	,	10.636.1	
Total Liabilities and Stockholders' Equity		\$	\$
Total Labilities and Stockholders Equity		Ψ	Ψ

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



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ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY

	Convertible			Additional		Total
	Preferred Stock	Commor	Stock	Paid-In	Retained	Stockholders'
	Shares Amount	Shares	Amount	Capital	Earnings	Equity
Balances as of February 28, 2021	-\$	6,074,293	\$ 6,074	\$7,971,712	\$10,989,783	\$ 18,967,569
Issuance of common stock, vesting of						
restricted stock units and other, net of						
shares withheld		9,000	9	4 6,601	_	4 6,610
Equity compensation, restricted stock units, net of shares withheld		103,063	103	788,617	_	788,720
Net loss attributable to RMCF		,		,		, .
stockholders	-		_	_	(341,697)	(341,697)
Redemption of outstanding preferred						
stock purchase rights				<u> </u>	(61,276)	(61,276)
Balances as of February 28, 2022	-\$	6,186,356	\$ 6,186	\$8,806,930	\$10,586,810	\$ 19,399,926
Equity compensation, restricted stock					3 00	· ·
units, net of shares withheld		70,781	71	650,945		651,016
Net loss attributable to RMCF						
stockholders					(5,680,778)	(5,680,778)
Balances as of February 28, 2023		6,257,137	\$ 6,257	\$9,457,87	5 \$ 4,906,032	\$ 14,370,164
Equity compensation, restricted stock						
units, net of shares withheld		48,890	49	437,829	-	437,878
Net loss attributable to RMCF						
stockholders					(4,171,883)	(4,171,883)
Balances as of February 29, 2024	\$	6,306,027	\$ 6,306	\$9,895,704	\$ 734,149	\$ 10,636,159

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



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ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWSBALANCE SHEETS

			E YEARS ENDED <u>/</u> BRUARY 29 or 28	
		2	024	20232022
Cash Flows From Operating Activities Assets				
Net Loss Current Assets	\$			\$
)		\$)
Less: Net Income (Loss) from discontinued operations, net of tax)	158,020
Net Loss from continuing operations Cash and cash equivalents	\$ 2	2,082,014\$ (4, 87	5, 717) <u>,068(5,488,35</u>	56)
Adjustments to reconcile net loss to net cash				
provided by (used in) operating activities:				
Depreciation and amortization		887,299	765,263	740,175
Provision for obsolete inventory		188,786	732,499	384,473
Provision for loss (recovery) on accounts and notes receivable. Accounts receivable,	<u>less</u>			
allowance for credit losses				
of \$331,902 and \$666,315, respectively		(402,117)(277)	(,000) 2,183,685	2,055,694
Asset impairment and store closure losses		<u></u>	84,183	_
Loss (gain) on sale or disposal of property and equipment Notes receivable, current	portion,			
less current portion of the		•		
allowance for credit losses of \$29,886 and \$35,173, respectively		(37,002)11,95	8489,245 (159,129)	23,698
Expense recorded for stock compensation		437,829	651,016	1,073,115
Deferred income taxes			722,163	(267,576)
Changes in operating assets and liabilities:				Ì
Accounts receivable		227,053	82,050	46,311



Refundable income taxes	298,916	391,643	45,969 37,999	344,885
Inventories	(878,771)		4,358,401(581,433)	3,639,780
Other	(0/0,//1)	(70,00)	443,336	340,847
Current assets held for sale			113,330	83,004
OtherTotal current assets	(101.466)	(7.246)	(122,647)9,602,650	11,204,976
	(101,466)	(/,246)		
Property and Equipment, Net			<u>7,757,655</u>	5,710,739
Other Assets				
Notes receivable, less current portion and allowance for credit losses			(05.422	04.076
of \$0 and \$38,778, respectively			695,432	94,076
Goodwill			575,608	575,608
Intangible assets, net			237,897	265,927
Lease right of use asset			1,693,970	2,355,601
<u>Other</u>			14,006	14,054
Long-term assets held for sale			<u>-</u>	1,765,846
<u>Total other assets</u>			<u>3,216,913</u>	5,071,112
Total Assets		<u>\$</u>	20,577,218	<u>\$</u> 21,986,827
Liabilities and Stockholders' Equity		·-		—
Current Liabilities				
Accounts payable	974,769	661,111\$	3,409,892 200,557	\$ 2,189,760
Line of credit	7/7,/07	001,111 <u>ψ</u>	1,250,000	Ψ 2,100,700
Accrued liabilitiessalaries and wages	999,483	(1 162 216)	1,332,993832,851	978,606
Gift card liabilities	777,403	(1,103,210)	624,335	592,932
Other accrued expenses			300.862	162,346
Contract liabilities	(114767)	5 204)	
Net cash (used in) provided by operating activities	(114,767)	3,384	150,494 26,321	161,137
of continuing operations Lease liability	(2.205.705	:)(2 909 617)	2,211,442 503,362	746,506
Current liabilities held for sale	(4,393,70) ((2,090,017)	2,211,442 <u>303,302</u>	178,939
Net cash provided by (used in) operating activities		-	_	1/8,939
	(20.242)		8,071,796,126646,7	12 5,010,226
of discontinued operations Total current liabilities	(39,242)			
Lease Liability, Less Current Portion Not and (modify) resolidation promiting a trivial a Contract Liabilities. Less			<u>1,191,109</u>	1,640,017
Net cash (used in) provided by operating activities Contract Liabilities, Less		7)(2 102 401)	2 050670 154	702 270
Current Portion	(2,434,94)	7)(2,102,491)	2,858 <u>678</u> ,154	782,278
Cash Flows from Investing Activities				
Addition to notes receivable		(135,95	(64,621)	-
Proceeds received on notes receivable		163,9	89 62,411	109,809
Proceeds from insurance recovery			-	206,336
Long-term liabilities - held for sale Proceeds from the sale or distribution of the control of t	of assets	112,131	27,289 2,693 -	184,142
Total Liabilities			<u>9,941,059</u>	7,616,663
Purchases of property Commitments and equipment Contingencies		(3,017,4	73) (1,000,015)(941	,327)
Other Stockholders' Equity		9,463	10,000 (10	,000)
Net cash used in investing activities				
of continuing operations		(2,867,84	1 5) (964,936)	(632,489)
Net cash provided by investing activities				
of discontinued operations		1,417,7		27,491
Net cash used in investing activities		(1,450,10	9 7) (767,815)	(604,998)
Cash Flows from Financing Activities				
Repurchase of common stock through net				
settlement of restricted stock unitsPreferred stock, \$.001 par value per sha	are: 250.00	0		
authorized; 0 shares issued and outstanding	110, 230,00	<u>o</u>	(237,785)-	
Proceeds from line of credit		1,250,0		_
Dividends paid and redemption of outstanding		1,230,0	00	
preferred stock purchase rights Common stock, \$.001 par value, 46,000,00	00 shares			
authorized, 6,310,543 shares				
and 6,257,137 shares issued and outstanding, respectively			(61,276)6,306	6,257
Net cash (used in) provided by financing			(01,270)0,300	0,237
activities of discontinued operations			_	=
Net cash provided by (used in) financing activities		1,250,0	00 -	(299,061)
		, ,		,



Net Increase (Decrease) in Cash and Cash Equivalents Additional paid-in capital (2,635,054)(2,870,306)1,954,0959,895,7049,457,875

Cash and Cash Equivalents,		
Beginning of Year Retained		
<u>earnings</u>		734,149 4,717,068906,0327,587,374
-Total stockholders' equity		- <u>10,636,159</u> 14,370,164
Cash and Cash Equivalents, §	\$	\$
End of Year Total Liabilities	2,082,01	4,717,0 7,587,374 <u>20,577,21</u>
and Stockholders' Equity 4	68	<u>8</u> \$ 21,986,827

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

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL-STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY

		ertible	G	g. 1	Additional	D	<u>Total</u>
	_	ed Stock	Commor		Paid-In	<u>Retained</u>	Stockholders'
	<u>Shares</u>	<u>Amount</u>	<u>Shares</u>	<u>Amount</u>	<u>Capital</u>	<u>Earnings</u>	<u>Equity</u>
Balances as of February 28, 2021	=	<u>\$</u> -	6,074,293	<u>\$ 6,074</u>	<u>\$7,971,712</u>	<u>\$10,989,783</u>	\$ 18,967,569
Issuance of common stock, vesting of							
restricted stock units and other, net of shares							
withheld	=	=	9,000	<u>9</u>	46,601		46,610
Equity compensation, restricted stock units,							
net of shares withheld	=	=	103,063	<u>103</u>	788,617	=	788,720
Net loss attributable to RMCF stockholders	=	=	=	=	=	(341,697)	(341,697)
Redemption of outstanding preferred stock							
purchase rights	=	=	_	=	=	(61,276)	(61,276)
Balances as of February 28, 2022		<u>\$</u> -	6,186,356	\$ 6,186	\$8,806,930	\$10,586,810	\$ 19,399,926
Equity compensation, restricted stock units,							
net of shares withheld	=	=	70,781	<u>71</u>	650,945	_	651,016
Net loss attributable to RMCF stockholders	_	_		_		(5,680,778)	(5,680,778)
Balances as of February 28, 2023		<u>\$</u>	6,257,137	\$ <u>6,257</u>	\$9,457,875	\$ 4,906,032	<u>\$ 14,370,164</u>
Equity compensation, restricted stock units,							
net of shares withheld	_	_	48,890	49	437,829	_	437,878
Net loss attributable to RMCF stockholders						(4,171,883)	(4,171,883)
Balances as of February 29, 2024		<u>\$</u>	6,306,027	<u>\$ 6,306</u>	\$9,895,704	<u>\$ 734,149</u>	<u>\$ 10,636,159</u>

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



ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. AND SUBSIDIARIES $\underline{\text{CONSOLIDATED STATEMENTS OF CASH FLOWS}}$

	_ <u>F</u>	OR THE YEA	RS E	NDED FEBRU	JAR'	7 29 or 28,
		<u>2024</u>		<u>2023</u>		<u>2022</u>
Cash Flows From Operating Activities						
Net Loss	<u>\$</u>	(4,171,883)	<u>\$</u>	(5,680,778)	<u>\$</u>	(341,697)
Less: Net Income (Loss) from discontinued operations, net of tax		703,834		(192,422)		<u>158,020</u>
Net Loss from continuing operations		(4,875,717)		(5,488,356)		<u>(499,717)</u>
Adjustments to reconcile net loss to net cash						
provided by (used in) operating activities:						
Depreciation and amortization		887,299		765,263		740,175
Provision for obsolete inventory		188,786		732,499		<u>384,473</u>
Provision for loss (recovery) on accounts and notes receivable		(402,117)		(277,000)		=
Asset impairment and store closure losses		-		84,183		
Loss (gain) on sale or disposal of property and equipment		(37,002)		11,958		(159,129)
Expense recorded for stock compensation		437,829		651,016		1,073,115
Deferred income taxes				722,163		(267,576)
Changes in operating assets and liabilities:		227.052		02.050		46 211
Accounts receivable		227,053		82,050		46,311
Refundable income taxes		298,916		391,643		37,999
Inventories Other research		(878,771)		(70,069)		(581,433)
Other current assets Accounts assets		(101,466)		<u>(7,246)</u>		(122,647)
Accounts payable Accrued liabilities		974,769 999,483		661,111 (1,163,216)		200,557 1,332,993
Contract liabilities		(114,767)		5,384		26,321
Net cash (used in) provided by operating activities	_	(114,/0/)	_	3,364	_	20,321
of continuing operations		(2,395,705)		(2,898,617)		2,211,442
Net cash provided by (used in) operating activities		(2,393,703)		(2,090,017)		2,211,442
of discontinued operations		(39,242)		796,126		646,712
Net cash (used in) provided by operating activities		(2,434,947)		(2,102,491)	_	2,858,154
Net cash (used in) provided by operating activities		(2,434,947)		(2,102,491)		2,030,134
Cash Flows from Investing Activities						
Addition to notes receivable		(135,955)		(64,621)		_
Proceeds received on notes receivable		163,989		62,411		109,809
Proceeds from insurance recovery		-		-		206,336
Proceeds from the sale or distribution of assets		112,131		27,289		2,693
Purchases of property and equipment		(3,017,473)		(1,000,015)		(941,327)
Other		9,463		10,000		(10,000)
Net cash used in investing activities						
of continuing operations		(2,867,845)		(964,936)		(632,489)
Net cash provided by investing activities		.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		<u> </u>		
of discontinued operations		1,417,738		197,121		27,491
Net cash used in investing activities		(1,450,107)		(767,815)		(604,998)
Cash Flows from Financing Activities						
Repurchase of common stock through net						
settlement of restricted stock units		Ξ		=		(237,785)
Proceeds from line of credit		1,250,000		Ξ		=
Dividends paid and redemption of outstanding						
preferred stock purchase rights		=		Ξ.		(61,276)
Net cash (used in) provided by financing						
activities of discontinued operations		<u>=</u>		<u> </u>		<u> </u>
Net cash provided by (used in) financing activities		1,250,000				(299,061)
Net Increase (Decrease) in Cash and Cash Equivalents		(2,635,054)		(2,870,306)		1,954,095
Cash and Cash Equivalents, Beginning of Year		4,717,068		<u>7,587,374</u>		<u>5,633,279</u>
Cash and Cash Equivalents, End of Year	<u>\$</u>	<u>2,082,014</u>	<u>\$</u>	<u>4,717,068</u>	\$	7,587,374

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



NOTE 1 - NATURE OF OPERATIONS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Nature of Operations

The accompanying consolidated financial statements include the accounts of Rocky Mountain Chocolate Factory, Inc., a Delaware corporation, its wholly-owned subsidiaries, Rocky Mountain Chocolate Factory, Inc. (a Colorado corporation), Aspen Leaf Yogurt, LLC ("ALY"), U-Swirl International, Inc. (dissolved in October 2023) ("U-Swirl"), and U-Swirl, Inc. ("SWRL") (collectively, the "Company", "we", "RMCF").

The Company is an international franchisor, confectionery manufacturer and retail operator. Founded in 1981, the Company is headquartered in Durango, Colorado and manufactures an extensive line of premium chocolate candies and other confectionery products ("Durango Products"). The Company also sells its candy in select locations outside of its system of retail stores.

On February 24, 2023 the Company entered into an agreement to sell its three Company-owned U-Swirl locations. Separately, on May 1, 2023, subsequent to the 2023 fiscal year end, the Company entered into an agreement to sell its franchise rights and intangible assets related to U-Swirl and associated brands. As a result, the activities of the Company's U-Swirl subsidiary that have historically been reported in the U-Swirl segment have been reported as discontinued operations. See Note 17 – Discontinued Operations in the Notes to Consolidated Financial Statements for additional information regarding the Company's discontinued operations, including net sales, operating earnings and total assets by segment. The Company's financial statements reflect continuing operations only, unless otherwise noted.

The Company's revenues are currently derived from three principal sources: sales to franchisees and others of chocolates and other confectionery products manufactured by the Company; the collection of initial franchise fees and royalties from franchisees' sales; sales at Company-owned stores of chocolates and other confectionery products including gourmet caramel apples; and marketing fees.

The Company does not have a material amount of financial assets or liabilities that are required under U.S. GAAP to be measured on a recurring basis at fair value. The Company is not a party to any material derivative financial instruments. The Company does not have a material amount of non-financial assets or non-financial liabilities that are required under U.S. GAAP to be measured at fair value on a recurring basis. The Company has not elected to use the fair value measurement option, as permitted under U.S. GAAP, for any assets or liabilities for which fair value measurement is not presently required. The Company believes the fair values of cash equivalents, accounts and notes receivable, accounts payable and line of credit approximate their carrying amounts due to their short duration.

The following table summarizes the number of stores operating under the Rocky Mountain Chocolate Factory brand at February 29, 2024:



	Stores Open at		Closed		Stores Open at
	2/28/2023	Opened	Sold	Sold	2/29/2024
Rocky Mountain Chocolate Factory					
Company-owned stores		-			
	1	1-	-	_	2
Franchise stores - Domestic stores			(9)		
_and kiosks	153	5	-)	-	149
International license stores			(1)		
	4-	-	-)	-	3
Cold Stone Creamery - co-branded			(1)		
	101	4	-)	-	104
U-Swirl - co-branded		-			
	10	1-	-		11
Total	269				269

Liquidity and Going Concern

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern. In accordance with ASC 205-40, Going Concern, the Company's management has evaluated whether there are conditions and events, considered in the aggregate, that raise substantial doubt about the Company's ability to



ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

continue as a going concern within one year after the date the accompanying financial statements were issued. During the year ended February 29, 2024, the Company incurred a net loss of \$4.2 million and used cash in operating activities of \$2.4 million. Additionally, the Company was not in compliance with the requirement under a credit agreement, as amended (the "Credit Agreement"), with Wells Fargo Bank N.A. (the "Lender") to maintain a ratio of total current assets to total current liabilities of at least 1.5 to 1. The Company's current ratio as of February 29, 2024 was 1.19-to 1. The Company requested and received a waiver from the Lender as of the date the financial statements were available to be issued. The Credit Agreement is set to expire on September 30, 2024. These factors raise substantial doubts about the Company's ability to continue as a going concern within one year of the date that these consolidated financial statements are issued. The accompanying consolidated financial statements do not include any adjustments that might be necessary if the Company is unable to continue as a going concern.

The Company's ability to continue as a going concern is dependent on its ability to continue to implement its business plan. The Company is exploring various means of strengthening its liquidity position and ensuring compliance with its debt financing covenants, which may include the obtaining of waivers from the Lender and/or, amending its Credit Line facility. The Company is also exploring supplemental debt facilities for other operational activities. During the next twelve months the Company intends to sell an unused parcel of land near its headquarters, cut overhead for manufacturing, and increase profits and gross margins through increasing chocolate price sales to its franchising system and Specialty Market customers. In addition, the Company intends to benefit from busy season of holiday product sales and add a CFO to its management teams during the next twelve months. In the event the Company is unable to generate profits, positive cash flow, and implement its business plan, it may have to curtail its business further and no longer continue as a going concern.

Basis of Presentation and Consolidation

The accompanying consolidated financial statements, which include the accounts of the Company and its subsidiaries, have been prepared in conformity with accounting principles generally accepted in the United States of America ("GAAP"). All intercompany balances and transactions have been eliminated in consolidation.

Use of Estimates

The preparation of financial statements in conformity with U.S.-GAAP 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 date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates. Significant items subject to such estimates and assumptions include the estimate of the reserve for uncollectible accounts, revenue recognition, reserve for inventory obsolescence, and inputs for assessing goodwill impairment. The Company bases its estimates on historical experience and also on assumptions that the Company believes are reasonable. The Company assesses these estimates on a regular basis; however, actual results could materially differ from these estimates.

Cash Equivalents

The Company considers all highly liquid instruments purchased with an original maturity of three months or less to be cash equivalents. The Company continually monitors its positions with, and the credit quality of, the financial institutions with which it invests. As of the balance sheet date, and periodically throughout the year, the Company has maintained balances in various operating accounts in excess of federally insured limits.

Accounts and Notes Receivable

Accounts receivable represent amounts due from customers in the ordinary course of business and are recorded at the invoiced amount and do not bear interest. Notes receivable generally reflect the sale of assets. Accounts and notes receivable are stated at the net amount expected to be collected, using an estimate of current expected credit losses to



determine the allowance for expected credit losses. The Company evaluates the collectability of its accounts and notes receivable and determines the appropriate allowance for expected credit losses based on a combination of factors,

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

including the aging of the receivables and historical collection trends. When the Company is aware of a customer's inability to meet its financial obligation, the Company may individually evaluate the related receivable to determine the allowance for expected credit losses. The Company uses specific criteria to determine uncollectible receivables to be written off, including bankruptcy filings, the referral of customer accounts to outside parties for collection, and the length that accounts remain past due. As of February 29, 2024, the Company had \$2,183,685 of accounts receivable outstanding, inclusive of an allowance for credit losses of \$331,902. As of February 29, 2023, the Company had \$2,055,694- of accounts receivable outstanding, inclusive of an allowance for credit losses of \$666,315.

On February 29, 2024, the Company had total notes receivable of \$1,184,677, of which \$1,000,000 relates to the U-Swirl note. The U-Swirl note is a three-year secured promissory note in the aggregate original principal amount of \$1,000,000. Payment is due May 1, 2026. The remaining balance of notes receivable includes \$214,563 of notes receivable outstanding and an allowance for credit losses of \$29,886 associated with these notes, compared to \$191,725 of notes receivable outstanding and an allowance for credit losses of \$73,951 on February 28, 2023. The notes require monthly payments and bear interest rates ranging from 4.5% to 7.0%. The notes mature through December 2027 and all of the notes receivable are secured by the assets of the location. The Company may experience the failure of its wholesale customers, including its franchisees, to whom it extends credit to pay amounts owed to the Company on time, or at all.

Inventories

Inventories are stated at the lower of cost or net realizable value, which is adjusted for obsolete, damaged and excess inventories to the lower of cost or net realizable value based on actual differences. The inventory value is determined through analysis of items held in inventory, and, if the recorded value is higher than the net realizable value, the Company records an expense to reduce inventory to its actual net realizable value. The process by which the Company performs its analysis is conducted on an item by item basis and takes into account, among other relevant factors, net realizable value, sales history and future sales potential. Cost is determined using the first-in, first-out method.

Property and Equipment and Other Assets

Property and equipment are recorded at cost. Depreciation and amortization are computed using the straight-line method based upon the estimated useful life of the asset, which ranges from five to thirty-nine years. Leasehold improvements are amortized on the straight-line method over the lives of the respective leases or the service lives of the improvements, whichever is shorter.

The Company reviews its long-lived assets through analysis of estimated fair value, including identifiable intangible assets, whenever events or changes indicate the carrying amount of such assets may not be recoverable.

Income Taxes

The Company provides for income taxes pursuant to the asset and liability method. The asset and liability method requires recognition of deferred income taxes based on temporary differences between financial reporting and income tax basis of assets and liabilities, using current enacted income tax rates and regulations. These differences will result in taxable income or deductions in future years when the reported amount of the asset or liability is recovered or settled, respectively. Considerable judgment is required in determining when these events may occur and whether recovery of an asset, including the utilization of a net operating loss or other carryforward prior to its expiration, is more likely than not. The Company has recorded a deferred tax asset related to historical U-Swirl losses and has determined that these losses are restricted due to a limitation on the deductibility of future losses in accordance with Section 382 of the Internal Revenue Code as a result of the foreclosure transaction. The Company's temporary differences are listed in Note 13.

Gift Card Breakage

ROCKY MOUNTAIN
CHOCOLATE
FACTORY
(00191276
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(2025 FDD v1F)

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

The Company and its franchisees sell gift cards that are redeemable for product in stores. The Company manages the gift card program, and therefore collects all funds from the activation of gift cards and reimburses franchisees for the redemption of gift cards in their stores. A liability for unredeemed gift cards is included in current liabilities in our balance sheets.

There are no expiration dates on the Company's gift cards, and the Company does not charge any service fees. While the Company's franchisees continue to honor all gift cards presented for payment, the Company may determine the likelihood of redemption to be remote for certain cards due to long periods of inactivity. The Company recognizes breakage from gift cards when the gift card is redeemed by the customer or the Company determines the likelihood of the gift card being redeemed by the customer is remote ("gift card breakage"). The determination of the gift card breakage rate is based upon Company-specific historical redemption patterns. Accrued gift card liability was \$624,335 and \$592,932 at February 29, 2024 and February 28, 2023, respectively. The Company recognized breakage of \$40,218 and \$59,754 during FY 2024 and FY 2023, respectively.

Goodwill

Goodwill arose primarily from two transaction types. The first type was the purchase of various retail stores, either individually or as a group, for which the purchase price was in excess of the fair value of the assets acquired. The second type was from business acquisitions, where the fair value of the consideration given for acquisition exceeded the fair value of the identified assets net of liabilities.

The Company performs a goodwill impairment test on an annual basis, generally the first day of its fourth quarter, or more frequently when events or circumstances indicate that the carrying value of a reporting unit more likely than not exceeds its fair value. The recoverability of goodwill is evaluated through a comparison of the fair value of each of the Company's reporting units with its carrying value. To the extent that a reporting unit's carrying value exceeds the implied fair value of its goodwill, an impairment loss is recognized. The Company's goodwill is further described in Note 7 to the financial statements.

During FY 2023, the Company recorded \$84,183 of impairment of goodwill associated with its retail segment, and included within general and administrative expense on the Consolidated Statements of Operations. There were no similar impairment charges during FY 2024 or FY 2022.

Intangible Assets

Intangible assets represent non-physical assets that create future economic value and are primarily composed of packaging design, store design, trademarks and non-competition agreements. Intangible assets are amortized on a straight line basis over periods ranging from 5 years to 20 years based on the expected future economic value of the intangible asset. Intangible assets are recorded at their cost. The Company performs intangible asset impairment testing on an annual basis or more frequently when events or circumstances indicate that the carrying value of a reporting unit more likely than not exceeds its fair value. The Company's intangible assets are further described in Note 7 to the financial statements.

Insurance and Self-Insurance Reserves

The Company uses a combination of insurance and self-insurance plans to provide for the potential liabilities for workers' compensation, general liability, property insurance, director and officers' liability insurance, vehicle liability and employee health care benefits. Liabilities associated with the risks that are retained by the Company are estimated, in part, by considering historical claims experience, demographic factors, severity factors and other assumptions. While the Company believes that its assumptions are appropriate, the estimated accruals for these liabilities could be significantly affected if future occurrences and claims differ from these assumptions and historical trends.



Sales



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AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

The Company has performance obligations to sell products to franchisees and other customers, and revenue is recognized at a point in time. Control is transferred when the order has been shipped to a customer, utilizing a third party, or at the time of delivery when shipped on the Company's trucks. Revenue is measured based on the amount of consideration that is expected to be received by the Company for providing goods or services under a contract with a customer. Sales of products to franchisees and other customers are made at standard prices, without any bargain sales of equipment or supplies. Sales of products at retail stores are recognized at the time of sale.

Rebates

Rebates received from purveyors that supply products to the Company's franchisees are included in franchise royalties and fees. Product rebates are recognized in the period in which they are earned. Rebates related to Company-owned locations are offset against operating costs.

Shipping Fees

Shipping fees charged to customers by the Company's trucking department are reported as sales. Shipping costs incurred by the Company for inventory are reported as cost of sales or inventory.

Franchise and Royalty Fees

The Company recognizes franchise fees over the term of the associated franchise agreement, which is generally a period of 10 years. In addition to the initial franchise fee, the Company also recognizes a marketing and promotion fee of one percent (1%) of franchised stores' gross retail sales and a royalty fee based on gross retail sales. The Company recognizes no royalty on franchised stores' retail sales of products purchased from the Company's manufacturing facility and recognizes a ten percent (10%) royalty on all other sales of product made in store and sold at franchise locations.

Use of Estimates

In preparing consolidated financial statements in conformity with accounting principles generally accepted in the United States of America, management is required to make estimates and assumptions that affect the reported amounts of assets, liabilities, and the disclosure of contingent assets and liabilities, at the date of the consolidated financial statements, and revenues and expenses during the reporting period. Actual results could differ from those estimates.

Stock-Based Compensation

In FY 2021, stockholders approved an amendment and restatement of the 2007 Equity Incentive Plan (as amended and restated, the "2007 Plan"). The 2007 Plan allows awards of stock options, stock appreciation rights, stock awards, restricted stock and stock units, performance shares and performance units, and other stock- or cash-based awards. Stock-based compensation expense related to stock awards is measured based on the fair value of the awards granted and recognized as an expense over the requisite service period.

The fair value of each RSU award is based on the fair value of the underlying common stock as of the grant date. Stock-based compensation expense is recognized on a straight-line basis over the requisite service period, generally five to six years.

The Company accounts for forfeitures as they occur.

Related Party Transactions



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ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

On December 14, 2022 the Company entered into a Settlement Agreement and Release (the "Settlement Agreement"), by and among the Company, Bradley L. Radoff, an individual ("Radoff"), Andrew T. Berger, an individual, AB Value Partners, LP ("AB Value Partners"), AB Value Management LLC ("AB Value Management" and, together with AB Value Partners, "AB Value" and, together with Radoff, "ABV-Radoff"), and Mary Bradley, an individual, pertaining to, among other things, the dismissal of all pending lawsuits between the parties.

Pursuant to the Settlement Agreement, the Company and ABV-Radoff agreed to a "Standstill Period" commencing on the effective date of the agreement and ending on the date that is forty-five (45) days prior to the beginning of the Company's advance notice period for the nomination of directors at the Company's 2025 annual meeting of stockholders. During the Standstill Period, ABV-Radoff agreed, subject to certain exceptions, other than in Rule 144 open market broker sale transactions where the identity of the purchaser is not known and in underwritten widely dispersed public offerings, not to sell, offer, or agree to sell directly or indirectly, through swap or hedging transactions or otherwise, the securities of the Company or any rights decoupled from the underlying securities of the Company held by ABV-Radoff to any person or entity other than the Company or an affiliate of ABV-Radoff (a "Third Party") that, to the ABV-Radoff's knowledge would result in such Third Party, together with its Affiliates and Associates (as such terms are defined in the Settlement Agreement), owning, controlling, or otherwise having beneficial ownership or other ownership interest in the aggregate of more than 4.9% of the Company's common stock outstanding at such time, or would increase the beneficial ownership or other ownership interest in the aggregate of more than 4.9% of the shares Common Stock outstanding at such time (such restrictions collectively, the "Lock-Up Restriction").

On August 3, 2023, the Board of Directors of the Company authorized and approved the issuance of a limited waiver (the "Limited Waiver") of the Lock-Up Restriction with regard to a sale by ABV-Radoff of up to 200,000 shares of Common Stock to Global Value Investment Corp. ("GVIC") to be consummated by August 7, 2023. Jeffrey Geygan, the Company's Chairman of the Board and current Interim CEO of the Company, is the chief executive officer and a principal of GVIC. Other than as waived by the Limited Waiver, the Settlement Agreement remains in full force and effect and the rights and obligations under the Settlement Agreement of each of the parties remain unchanged.

Earnings Per Share

Basic earnings per share is computed as net earnings divided by the weighted average number of common shares outstanding during each year. Diluted earnings per share reflects the potential dilution that could occur from common shares issuable through stock options and restricted stock units.

The weighted-average number of shares outstanding used in the computation of diluted earnings per share does not include outstanding common shares issuable if their effect would be anti-dilutive. During the year ended February 29, 2024, 960,677 shares of common stock that were issuable upon exercise of warrants, 160,958 shares of common stock that were issuable upon the vesting of restricted stock units, and 17,698 shares of common stock that were issuable upon the exercise of options were excluded from the computation of diluted earnings per share because their effect would have been anti-dilutive. During the year ended February 28, 2023, 960,677 shares of common stock that were issuable upon the vesting of restricted stock units, and 36,144 shares of common stock that were issuable upon the exercise of options were excluded from the computation of diluted earnings per share because their effect would have been anti-dilutive. During the year ended February 28, 2022, 960,677 shares of common stock reserved for issuance upon the exercise of warrants and 147,422 shares of common stock that were issuable upon the vesting of restricted stock units were excluded from the computation of diluted earnings per share because their effect would have been anti-dilutive.

Advertising and Promotional Expenses

The Company expenses advertising costs as incurred. Total advertising expenses amounted to \$701,214, \$577,984, and \$210,103 for the fiscal years ended February 29 or 28, 2024, 2023 and 2022, respectively.



Fair Value of Financial Instruments



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ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

The Company's financial instruments consist of cash and cash equivalents, trade and notes receivables, accounts payables, and its line of credit. The fair value of all instruments approximates the carrying value, because of the relatively short maturity of these instruments. All of the Company's financial instruments are classified as level 1 and level 2 assets within the fair value hierarchy. The Company does not have any financial instruments classified as level 3 assets.

Recently Adopted Accounting Pronouncements

Except for the recent accounting pronouncements described below, other recent accounting pronouncements are not expected to have a material impact on the Company's consolidated financial statements.

In June 2016, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") 2016-13, Financial Instruments - Credit Losses (Topic 326): Measurement of Credit Losses on Financial Instruments. ASU 2016-13 significantly changes the impairment model for most financial assets and certain other instruments. ASU 2016-13 will require immediate recognition of estimated credit losses expected to occur over the remaining life of many financial assets, which will generally result in earlier recognition of allowances for credit losses on loans and other financial instruments and affect the carrying value of accounts receivable. The Company adopted ASU 2016-13 effective March 1, 2023. The adoption of ASU 2016-13 did not have a material impact on the Company's consolidated financial statements.

New Accounting Pronouncements Not Yet Adopted

In November 2023, the FASB issued ASU 2023-07, Segment Reporting (Topic 280): Improvements to Reportable Segment Disclosures ("ASU 2023-07"). ASU 2023-07 enhances the disclosures required for operating segments in the Company's annual and interim consolidated financial statements. The disclosures required under ASU 2023-07 are also required for public entities with a single reportable segment. The updates in this ASU are effective for fiscal years beginning after December 15, 2023, and interim periods within fiscal years beginning after December 15, 2024. Early adoption is permitted. The Company is currently evaluating the impact of the new standard on its consolidated financial statements.

In December 2023, the FASB issued ASU 2023-09, Income Taxes (Topic 740): Improvements to Income Tax Disclosures ("ASU 2023-09"). ASU 2023-09 requires disaggregated information about a reporting entity's effective tax rate reconciliation as well as information on income taxes paid. The updates in this ASU are effective for annual periods beginning after December 15, 2024. Early adoption is permitted. The Company is currently evaluating the impact of the new standard on its consolidated financial statements.

Subsequent Events

Management evaluated all activity of the Company through the issue date of the financial statements and concluded that no subsequent events have occurred that would require recognition or disclosure in the financial statements.



NOTE 2 - SUPPLEMENTAL CASH FLOW INFORMATION

For the three years ended February 29 or 28:

ROCKY MOUNTAIN CHOCOLATE FACTORY, NOTES TO CONSOLIDATED FINANCIAL

FINANCIAL	=				
NOTE 2 SUPPLEMENTAL CASH	[INC. AND SUBSIDIARIES			
FLOW INFORMATION For the three)	STATEMENTS			
		(Continued)			
years ended February 29 or 28:		2024 2023			
Cash paid (received) for:		2022		2023	2022
Interest				\$	\$
				25,00	5,20
	\$	\$25,127	\$	0 \$	2
Income taxes		(298,895 -))		(547,763))	240,890
Supplemental disclosure of non-cash					
investing activities:					
Sale of assets in exchange for note		\$			
receivable					
		=			
			_		
		\$			
	\$	\$- 1,000,000-	\$	- \$	-
	\$	<u>\$</u> \$_1,000,000_		- \$	-

NOTE 3 - REVENUE FROM CONTRACTS WITH CUSTOMERS

The Company recognizes revenue from contracts with its customers in accordance with Accounting Standards Codification® ("ASC") 606, which provides that revenues are recognized when control of promised goods or services is transferred to a customer in an amount that reflects the consideration expected to be received for those goods or services. The Company generally receives a fee associated with the franchise agreement or license agreement (collectively "Customer Contracts") at the time that the Customer Contract is entered. These Customer Contracts have a term of up to 20 years, however the majority of Customer Contracts have a term of 10 years. During the term of the Customer Contract, the Company is obligated to many performance obligations that the Company has not determined are distinct. The resulting treatment of revenue from Customer Contracts is that the revenue is recognized proportionately over the life of the Customer Contract.

Initial Franchise Fees, License Fees, Transfer Fees and Renewal Fees

The initial franchise services are not distinct from the continuing rights or services offered during the term of the franchise agreement, and are treated as a single performance obligation. Initial franchise fees are being recognized as the Company satisfies the performance obligation over the term of the franchise agreement, which is generally 10 years.

The following table summarizes contract liabilities as of February 29, 2024 and February 28, 2023:

Twelve Months Ended February 29 or 28:



Twelve Months Ended February 29 or 28: 2024 2023 Contract liabilities at the beginning of the year: -943,41 -962,57 \$ 5 \$ 2 Revenue recognized (167,767)(204,657)Contract fees received 53,000 185,500 Contract liabilities at the end of the year: 828,64 8 \$

At February 29, 2024, annual revenue expected to be recognized in the future, related to performance obligations that are not yet fully satisfied, are estimated to be the following:

2025	\$
	150,49
	\$ 4
2026	135,223
2027	112,137
2028	103,775
2029	66,653
Thereafter	260,366
Total	
	828,64
	\$8



ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Gift Cards

The Company's franchisees sell gift cards, which do not have expiration dates or non-usage fees. The proceeds from the sale of gift cards by the franchisees are accumulated by the Company and paid out to the franchisees upon customer redemption. ASC 606 requires the use of the "proportionate" method for recognizing breakage. The Company recognizes breakage from gift cards when the gift card is redeemed by the customer or the Company determines the likelihood of the gift card being redeemed by the customer is remote ("gift card breakage"). The determination of the gift card breakage rate is based upon Company-specific historical redemption patterns. The Company recognized breakage of \$40,218 and \$59,754 during FY 2024 and FY 2023, respectively

Durango Product Sales of Confectionary Items, Retail Sales and Royalty and Marketing Fees

Confectionary items sold to the Company's franchisees, others and its Company-owned stores' sales are recognized at the time of the underlying sale, based on the terms of the sale and when ownership of the inventory is transferred, and are presented net of sales taxes and discounts. Royalties and marketing fees from franchised or licensed locations, which are based on a percent of sales are recognized at the time the sales occur.

NOTE 4 – DISAGGREGATION OF REVENUE

The following table presents disaggregated revenue by the method of recognition and segment:

For the Year Ended February 29, 2024

Revenues recognized over time:

		Franchising	Retail	
For the Year Ended February 29, 2024	_	——Manufactur -	Tota	
Revenues recognized over time:	Franchising	ing	1	Total
Franchise fees	\$			
	\$			
				
	\$			
	167,76			
	\$ 7	- \$	-	\$ 167,767

Revenues recognized at a point in time:

Durango Product sales	\$	\$ 20,703,409 \$	\$	20,703,409
Retail sales		1,318,9	01	
Royalty and marketing fees	5,760,610			5,760,610
Total revenues recognized over time and				
point in time	\$	\$ 20,703,409 \$	\$	

For the Year Ended February 28, 2023

Revenues recognized over time:

	Franchi	ising	Manufacturing	Retail	Total
Franchise fees	\$	204,657	\$	\$	\$



Revenues recognized at a point in time:

Durango Product sales	\$		\$ \$	\$
Retail sales				
Royalty and marketing fees	5,77	0,785		5,770,785
Total revenues recognized over time and				
point in time	\$	5,975,442	\$ \$	\$



ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. Revenues recognized at a point in time:

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Franchising

For the Year Ended February 28,		
2022 Revenues recognized over time: ing		Retail Total
Franchise fees	\$ 179.678 \$	\$ \$ 179,678

Revenues recognized at a point in time:

Durango \$ \$ \$ Product sales		20,703, 409\$	-\$ 20,703,409
Retail sales	_	1, 160,29 ————————————————————————————————————	5
Royalty and marketing fees	5, 774,400 760,610	_	
Total revenues recognize d over time and point in time NOTE 5 INVENTO RIES \$	\$ <u>5,954,078</u> ——\$	20,703, — 1,318,901 20,703, — 1,160,29 409\$ — \$	\$

For the Year Ended February 28, 2023

Revenues recognized over time:

Inventories consist of the following at February 29 or 28:

	2024	2023
Ingredients and supplies	\$ 2,037,727 \$	2,481,510
Finished candy	2,509,460	1,567,887
Reserve for slow moving inventory	 (188,786)	(409,617)



Total inventories NOTE 6 **PROPERTY**

AND EQUIPMENT,

	Franchising Manufacturi	ng Retail	NET	\$ -4,358,401
Franchise fees				
	<u>\$</u> 204,657\$	-\$ -\$	204,657	

Property and equipment consists of the following at February 29 or 28:

Revenues recognized at a point in time:

	2024		2	2023				
Land Durango	\$	\$						
Product sales		513,61	513,61	<u>1</u>				
	8	8			-\$23,372,133	3\$	-\$	23,372,133
Retail sales					<u>=</u>	_ 1,08	34,777	1,084,777
Building Royalty								
and marketing								
<u>fees</u>				5, 108,950 770,78	<u>85</u>	-	- 5, 151,	886 770,785
Machinery and o	equipmen	ŧ			12,508,	,888	10,152,211	
Furniture and fix	ctures				590,	,679	512,172	
Leasehold impro	ovements				138,	,515	134,010	
Transportation e	quipmen	ŧ			325,	,979	4 76,376	
				_	19,186,	,629	16,940,273	
Less accumulate	ed depreci	iation			(11,428,9	974)	(11,229,534)	
Property and equ	i ipment,	\$	_		\$			_
net Total revenue		<u>zed</u> ———	7,757,65	5, 710,7 3	39 975,44			
over time and po	<u>int in tim</u>	<u>e</u> 5	<u>\$</u>		<u>2</u> \$23,3	372,13	3\$1,084,777\$	30,432,352

For the Year Ended February 28, 2022

Revenues recognized over time:

	F	ranchising	M	anufacturing		<u>Retail</u>		<u>Total</u>
Franchise fees	\$	179,678	\$	=	\$	<u>=</u>	\$	179,678
Revenues recognized at a point in time:								
<u>Durango Product sales</u>	<u>\$</u>	_	<u>\$</u>	22,374,175	<u>\$</u>	Ξ	<u>\$</u>	22,374,175
Retail sales		Ξ		Ξ		1,160,295		1,160,295
Royalty and marketing fees		5,774,400		Ξ		Ξ.		5,774,400
Total revenues recognized over time and point in time	<u>\$</u>	5,954,078	<u>\$</u>	22,374,175	\$	1,160,295	<u>\$</u>	29,488,548

NOTE 5 - INVENTORIES

Inventories consist of the following at February 29 or 28:



	<u>2024</u>		2023
Ingredients and supplies	\$ 2,037,727	\$	2,481,510
Finished candy	2,509,460		1,567,887
Reserve for slow moving inventory	(188,786)		(409,617)
<u>Total inventories</u>	\$ 4,358,401	<u>\$</u>	3,639,780

NOTE 6 – PROPERTY AND EQUIPMENT, NET

Property and equipment consists of the following at February 29 or 28:

		<u>2024</u>		<u>2023</u>
<u>Land</u>	\$	513,618	\$	513,618
<u>Building</u>		5,108,950		5,151,886
Machinery and equipment		12,508,888	1	0,152,211
<u>Furniture and fixtures</u>		<u>590,679</u>		512,172
Leasehold improvements		138,515		134,010
<u>Transportation equipment</u>		325,979		476,376
		19,186,629	1	6,940,273
Less accumulated depreciation	(11,428,974)	(1	1,229,534)
Property and equipment, net	<u>\$</u>	7,757,655	\$	5,710,739

Depreciation expense related to property and equipment totaled \$859,269, \$736,358, and \$710,804, during the fiscal years ended February 29 or 28, 2024, 2023 and 2022, respectively.



ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

NOTE 7 – GOODWILL AND INTANGIBLE ASSETS

Goodwill and intangible assets consist of the following at February 29 or 28:

Years Amortization Period (in Years) Carrying Accumulated (Tarrying Accumulated (T		Amortization Period (in	ŧ						
Accumulated Carrying Accumulated Carrying Accumulated Carrying Accumulated Amortization		,				2024		2023	
Intangible assets subject to amortization		,					•		
Intangible assets subject to amortization Store design S			Amortiza	tion Pe	riod	Carrying	Accumulated	Carrying	Accumulated
amortization Store design \$			(in '	Years)		Value	Amortization	Value	Amortization
Trademark/Non-competition agreements 5- 20 259,339 138,924 259,339 128,92 Total 654,165 416,268 654,165 388,22 Goodwill and intangible assets not subject to									
Trademark/Non-competition agreements 5 20 259,339 138,924 259,339 128,925 Total 654,165 416,268 654,165 388,225 Goodwill and intangible assets not subject to amortization Goodwill Retail \$\$ 360,972 \$\$ 360,972 Franchising 97,318 97,318 97,318 97,318 17ademark 20,000 20,000 Total 575,608 Total Goodwill and Goodwill \$\$ \$\$ \$\$ \$\$	Store design						\$		\$
Trademark/Non-competition agreements 5- - 20 259,339 138,924 259,339 128,92 Total 654,165 416,268 654,165 388,22 Goodwill and intangible assets not subject to						=	277,34	=	259,31
Total agreements 5 20 259,339 138,924 259,339 128,925				10	\$ \$-	394,826\$	4\$ \$	394,826\$	4
Total 654,165 416,268 654,165 388,23 Goodwill and intangible assets not subject to amortization Goodwill Retail \$	Trademark/Non-competition	n							
Goodwill and intangible assets not subject to	agreements		5-	-	20	259,339	138,924	259,339	128,924
assets not subject to _amortization Goodwill Retail \$\$360,972 \$\$360,972 Franchising 97,318 97,318 Manufacturing 97,318 97,318 Trademark 20,000 20,000 Total 575,608 Total Goodwill and \$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$						654,165	416,268	654,165	388,238
_amortization Goodwill Retail \$\$ 360,972 \$\$ 360,972 Franchising 97,318 97,318 Manufacturing 97,318 97,318 Trademark 20,000 20,000 Total 575,608 575,608	Goodwill and intangible								
_amortization Goodwill Retail \$\$ 360,972 \$\$ 360,972 Franchising 97,318 97,318 Manufacturing 97,318 97,318 Trademark 20,000 20,000 Total 575,608 575,608 Total Goodwill and \$ \$									
Goodwill Retail \$\$ 360,972 \$\$ 360,972 Franchising 97,318 97,318 Manufacturing 97,318 97,318 Trademark 20,000 20,000 Total 575,608 575,608	_not subject to								
Goodwill Retail \$\$ 360,972 \$\$ 360,972 Franchising 97,318 97,318 Manufacturing 97,318 97,318 Trademark 20,000 20,000 Total 575,608 575,608									
Retail \$\$ 360,972 \$\$ 360,972 Franchising 97,318 97,318 Manufacturing 97,318 97,318 Trademark 20,000 20,000 Total 575,608 575,608 Total Goodwill and \$ \$									
Franchising 97,318 97,318 Manufacturing 97,318 97,318 Trademark 20,000 20,000 Total 575,608 575,608 Total Goodwill and \$ \$									
Manufacturing 97,318 97,318 Trademark 20,000 20,000 Total 575,608 575,608 Total Goodwill and \$ \$					\$ \$		\$ \$		
Trademark 20,000 20,000 Total 575,608 575,608 Total Goodwill and \$ \$									
Total 575,608 575,608 Total Goodwill and \$ \$									
Total Goodwill and \$ \$ \$									
T T T T T T T T T T T T T T T T T T T	Total					575,608		575,608	
T T T T T T T T T T T T T T T T T T T									
						•	· ·		\$
	Intangible Assets				_	1,229,77 -	416,26	1,229,77	388,23
<u>\$ 3\$ 8\$ 3\$</u>					\$	3\$	8\$	3\$	8

There was no change to goodwill during the fiscal year ended February 29, 2024. Changes to goodwill during the fiscal year ended February 28, 2023 consisted of the following:

	Retai	1 Segment
Balance as of February 28, 2022		\$
		515,06
	\$	5
Impairment losses		(84,183)
Goodwill written off related to sales of Company-owned stores		(69,910)
Balance as of February 29, 2023		\$
·		360,97
	<u>\$</u>	2

Amortization expense related to intangible assets totaled \$28,030, \$28,905, and \$29,371-during the fiscal years ended February 29 or 28, 2024, 2023 and 2022, respectively.

At February 29, 2024, annual amortization of intangible assets, based upon the Company's existing intangible assets and current useful lives, is estimated to be the following:

2025		\$ 27,405
		-1,.00
2026		27,405
2020		27,703
2027		27,405
2021		27,705
2028		27,405
2020		27,703
2029		27,405
202)		27,703



Thereafter Total					\$	$\begin{array}{r} -100,872 \\ -237,897 \end{array}$		
<u>2025</u>					<u>\$</u>	27,405		
2026 2027						27,405 27,405		
2026 2027 2028 2029						27,405 27,405		
Thereafter Total					\$	100,872 237,897		
1041					<u> </u>	231,031		
NOTE	8	-NOTES	PAYABLE	AND	REVOLVI	NG	CREDIT	LINE

Revolving Credit Line

As of February 29, 2024, the Company had a \$4.0 million credit line for general corporate and working capital purposes, of which \$2.75 million was available for borrowing (subject to certain borrowing base limitations). The Company drew down \$1.25 million on the credit line during the year ended February 29, 2024. Per the Credit



ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Agreement, the maturity date is September 30, 2024, at which point the full amount outstanding is due. The credit line is secured by substantially all of the Company's assets, except retail store assets. Interest on borrowings is at the Secured Overnight Financing Rate plus 2.37% (7.69% at February 29, 2024 and 6.92% at February 28, 2023). Additionally, the line of credit is subject to various financial ratio and leverage covenants.

As of February 29, 2024, the Company was not in compliance with the requirement under the Credit Agreement to maintain a ratio of total assets to total current liabilities of at least 1.5 to 1. The Company's current ratio as of February 29, 2024 was 1.19 to 1. The Company has received a waiver from the Lender as of the date of issuance of these financial statements. The Company in compliance, however, with all other aspects of the Credit Agreement. Refer to Note 1 for further information.

NOTE 9 - STOCK COMPENSATION PLANS

In FY 2021, stockholders approved an amendment and restatement of the 2007 Equity Incentive Plan (as amended and restated, the "2007 Plan"). The 2007 Plan allows awards of stock options, stock appreciation rights, stock awards, restricted stock and stock units, performance shares and performance units, and other stock- or cash-based awards. As of February 29, 2024, total shares authorized under the 2007 Plan was 985,340, and 183,974 shares were available for issuance.

Information with respect to restricted stock unit awards outstanding under the 2007 Plan at February 29, 2024, and changes for the three years then ended was as follows:

	Twelve Months Ended			
	February 29 or 28:			
	Feb	oruary 29 or 28:		
	2024	2023	2022	
Outstanding non-vested restricted stock units at beginning			_	
_ of year:	154,131	105,978	209,450	
Granted	157,145	129,092	26,058	
Vested	(48,890 -))	(70,782)	(127,130))	
Cancelled/forfeited	(101,428 -))	(10,157))	(2,400))	
Outstanding non-vested restricted stock units as of				
_ February 29 or 28:	160,958	154,131	105,978	
Weighted average grant date fair value	\$	\$	\$	
	5 .5	5.2 -	9.3	
	\$ 95	\$ 3 \$	3	
Weighted average remaining vesting period (in years)	1.94	1.73	2.26	



ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

The Company also issued 19,591 restricted stock units outside of the 2007 Plan, of which 7,393 had service vesting conditions and 12,198 had performance vesting conditions, further discussed below. The grant date fair value of the non plan awards was \$4.86 per share.

Information with respect to stock option awards outstanding under the 2007 Plan at February 29, 2024, and changes for the three years then ended was as follows:

	1 welv	e Months Ended	
	Feb	ruary 29 or 28:	
	2024	2023	2022
Outstanding stock options at beginning of year:	36,144		
Granted		36,144	
Exercised		30,111	
Cancelled/forfeited	(18,446)	_	_
Outstanding stock options as of February 29 or 28:	17.698	36.144	
Outstanding stock options as of February 27 of 20.	17,070	30,177	
W7 ' 1 . 1	Φ (40 Φ	C 10	,
	4 0 4	,	n/a
Weighted average remaining contractual term (in years)	8.26 9.26	n/a	
	Twel	<u>ve Months Ended</u>	<u>[</u>
	<u>Feb</u>	ruary 29 or 28:	
	2024	2023	2022
Outstanding stock options at beginning of year:	36,144	=	
Granted	Ξ	<u>36,144</u>	=
Exercised	Ξ	Ξ	Ξ
Cancelled/forfeited	(18,446)	=	=
Outstanding stock options as of February 29 or 28:	17,698	36,144	<u>-</u>
			
Weighted average exercise price	\$ 6.49 \$	6.49	n/a
Weighted average remaining contractual term (in years)	8.26	9.26	n/a
Granted Exercised Cancelled/forfeited Outstanding stock options as of February 29 or 28: Weighted average exercise price	7eb 2024 36,144 (18,446) 17,698 \$ 6.49 \$	2023 2023 36,144 2 36,144 36,144	2022 <u>n/</u>

During the year ended February 29, 2024, the Company issued a total of 157,145 restricted stock units, inclusive of the 2007 Plan and non plan awards, of which 95,151 restricted stock units are subject to vesting based on the achievement of company performance goals and 61,994 restricted stock units that vest over time. These issuances were made to certain of the Company's executives. These restricted stock units were issued with an aggregate grant date fair value of \$877,838 or \$5.59 per share. The performance-based restricted stock units will vest following the end of the Company's fiscal year ending February 2026 with respect to the target number of performance-based restricted stock units if the Company achieves metrics related to return on equity, Specialty Market gross margin, average unit volume, and social media engagement lifetime value during the performance period, subject to continued service through the end of the performance period. The performance-based restricted stock units may vest from 75% to 110% of target units based upon actual performance. The time-based restricted stock units vest 33% annually on the anniversary date of the award until August 11, 2026.



During the year ended February 28, 2023, the Company issued 36,144 stock options and issued 94,892 performance-based restricted stock units subject to vesting based on the achievement of performance goals. These issuances were made to certain of the Company's executives. The stock options were issued with an aggregate grant date fair value of \$77,267 or \$2.14 per share. The performance-based restricted stock units were issued with an aggregate grant date fair value of \$298,582_or \$6.29 per share, based upon a target issuance of 47,446 shares of common stock. The stock options granted vest with respect to one-third of the shares on the last day of the Company's current fiscal year ending February 29, 2024, and vest as to remaining shares in equal quarterly increments on the last day of each quarter until the final vesting on February 28, 2025. The performance-based restricted stock units will vest following the end of the Company's fiscal year ending February 2025 with respect to the target number of performance-based restricted stock units if the Company achieves an annualized total shareholder return of 12.5% during the performance period, subject to continued service through the end of the performance period. The Compensation Committee of the Board of Directors has discretion to determine the number of performance-based restricted stock units between 0-200% of the target number that will vest based on achievement of performance below or above the target performance goal.

The Company recognized \$437,829 and \$651,016 of stock-based compensation expense during the years ended February 29 and 28, 2024 and 2023, respectively. Compensation costs related to stock-based compensation are generally amortized over the vesting period of the stock awards. Refer to Note 16 for further discussion of the equity impact of the prior CEO termination.

Except as noted above, restricted stock units generally vest in equal annual installments over a period of five to six years. During the year ended February 29 and 28, 2024 and 2023, restricted stock units vested and issued as 48,890 and 70,781 shares of common stock, respectively. Total unrecognized compensation expense of non-vested, non-

forfeited restricted stock units and stock options granted as of February 29, 2024 was \$408,275, which is expected to be recognized over the weighted-average period of 1.9 years. Total unrecognized compensation expense of non-forfeited, performance vesting, restricted stock units as of February 28, 2023 was \$628,966, which is expected to be recognized over the weighted-average period of 1.7 years.

NOTE 10 - LEASING ARRANGEMENTS

The Company conducts its retail operations in facilities leased under non-cancelable operating leases of up to ten years. Certain leases contain renewal options for between five and ten additional years at increased monthly rentals. Some of the leases provide for contingent rentals based on sales in excess of predetermined base levels.

The Company acts as primary lessee of some franchised store premises, which the Company then subleases to franchisees, but the majority of existing franchised locations are leased by the franchisee directly.

In some instances, the Company has leased space for its Company-owned locations that are now occupied by franchisees. When the Company-owned location was sold or transferred, the store was subleased to the franchisee who is responsible for the monthly rent and other obligations under the lease.

The Company also leases trucking equipment and warehouse space in support of its production operations. Expense associated with trucking and warehouse leases is included in cost of sales on the consolidated statements of operations.

The Company accounts for payments related to lease liabilities on a straight-line basis over the lease term. During the years ended February 29 or 28, 2024 and 2023, lease expense recognized in the consolidated statements of operations was \$599,853 and \$565,046, respectively.

The lease liability reflects the present value of the Company's estimated future minimum lease payments over the life of its leases. This includes known escalations and renewal option periods reasonably assured of being exercised. Typically, renewal options are considered reasonably assured of being exercised if the sales performance of the location remains strong. Therefore, the right of use asset and lease liability include an assumption on renewal options that have not yet been exercised by the Company and are not currently a future obligation. The Company has separated non-lease components from lease components in the recognition of the Asset and Liability except in instances where such costs were not practical to separate. To the extent that occupancy costs, such as site maintenance, are included in the asset and liability, the impact is immaterial. For franchised locations, the related occupancy costs including property taxes, insurance and site maintenance are generally required to be paid by the franchisees as part of the franchise arrangement. In addition, the Company is the lessee under non-store related leases such as storage facilities and trucking equipment. For leases where the implicit rate is not readily determinable, the Company uses an incremental borrowing rate to calculate the lease liability that represents an estimate of the interest rate the Company would incur to borrow on a collateralized basis over the term of a lease. The weighted average discount rate used for operating leases was 3.9%, 3.4%, and 3.1% as of February 29 or 28, 2024, 2023 and 2022, respectively. The total estimated future minimum lease payments is \$1.9 million as of February 29, 2024.



ROCKY MOUNTAIN			
CHOCOLATE			
FACTORY, INC. AND			
SUBSIDIARIES NOTES			
TO CONSOLIDATED			
FINANCIAL			
STATEMENTS			
(Continued)			
As of February 29, 2024, maturities of lease liabilities			
for the Company's operating leases were as			
follows:FYE 25		\$	514,169
FYE 2526	\$ 51	4,169	496,466
FYE 26 27			284,667
FYE 2728			135,010
FYE 28 29			103,198
FYE 29Thereafter	103,198		341,130
Thereafter Total	341,130	\$	1,874,640
Total	\$		
		874,64	
	0		
Less: Imputed interest			(180,169)
Present value of lease liabilities:			\$
			1,694,47
		<u>\$</u>	1

The weighted average lease term at February 29 or 28, 2024, 2023, and 2022 was 5.8 years, 5.5 years and 6.7 years, respectively.

The following is a schedule of cash paid for lease liabilities for the three years ended February 29 or 28:

	2024	2023	2022
	<u>2024</u>	<u>2023</u>	2022
Cash paid for amounts included in the measurement of			
lease liabilities <u>543,543 572,079</u>	543,543	572,079	563,264

During the years ended February 29 or 28, 2024, 2023, and 2022 the Company entered into new leases representing a future lease liability of \$56,012, \$1,472,667, and \$588,475, respectively.

The Company did not have any leases categorized as finance leases as of February 29, 2024 or February 28, 2023.

NOTE 11 – COMMITMENTS AND CONTINGENCIES

Purchase contracts

The Company frequently enters into purchase contracts of between six to eighteen months for chocolate and certain nuts. These contracts permit the Company to purchase the specified commodity at a fixed price on an as-needed basis during the term of the contract. Because prices for these products may fluctuate, the Company may benefit if prices rise during the terms of these contracts, but it may be required to pay above-market prices if prices fall and it is unable



to renegotiate the terms of the contract. As of February 29, 2024, the Company was contracted for approximately \$270,000-of raw materials under such agreements. The Company has designated these contracts as normal under the normal purchase and sale exception under the accounting standards for derivatives. These contracts are not entered into for speculative purposes.

Litigation

From time to time, the Company is involved in litigation relating to claims arising out of its operations. The Company records accruals for outstanding legal matters when it believes it is probable that a loss will be incurred and the amount can be reasonably estimated. At February 29, 2024, the Company was not a party to any legal proceedings that were expected, individually or in the aggregate, to have a material adverse effect on its business, financial condition or operating results.

NOTE 12 – STOCKHOLDERS' EQUITY

Redemption of Preferred Stock Purchase Rights



On October 2, 2021, the Board of Directors approved the redemption of all the outstanding preferred stock purchase rights (the "Rights") granted pursuant to the Rights Agreement, dated March 1, 2015, between the Company and Computershare Trust Company, N.A., as Rights Agent (as amended, the "Rights Agreement"), commonly referred to as a "poison pill." Immediately upon the action of the Board of Directors to approve the redemption of the Rights, the right to exercise the Rights terminated, which effectively terminated the Rights Agreement. Pursuant to the Rights Agreement, the Rights were redeemed at a redemption price of \$0.01 per Right. As a result, the Company paid an aggregate amount of \$61,276 to stockholders in October 2021 to redeem the Rights.

Warrants

In connection with a terminated supplier agreement with a former customer of the Company, the Company issued a warrant (the "Warrant") to purchase up to 960,677 shares of the Company's common stock (the "Warrant Shares") at an exercise price of \$8.76 per share. The Warrant Shares were to vest in annual tranches in varying amounts following each contract year under the terminated supplier agreement, and was subject to, and only upon, achievement of certain revenue thresholds on an annual or cumulative five-year basis in connection with its performance under the terminated supplier agreement. The Warrant was to expire six months after the final and conclusive determination of revenue thresholds for the fifth contract year and the cumulative revenue determination in accordance with the terms of the Warrant.

On November 1, 2022, the Company sent a formal notice to the customer terminating the agreement. As of February 29, 2024, no Warrant Shares had vested and, subsequent to the termination by the Company of supplier agreement, the Company has no remaining material obligations under the Warrant.

The Company determined that the grant date fair value of the Warrant was de minimis and did not record any amount in consideration of the warrants. The Company utilized a Monte Carlo model for purposes of determining the grant date fair value.

NOTE 13 - INCOME TAXES

Income tax expense (benefit) is comprised of the following for the years ended February 29 or 28:

	2024		2023	2022
Current	<u> </u>			
Federal			\$	\$
			——(116,792 —	204,05
	\$ \$	-\$))\$	8
State		-	8,472	46,704
Total Current	<u></u>		_	
			(108,320	
		-))	250,762
Deferred				
Federal		- —	621,841	(231,430)
State		- —	100,322	(36,144)
Total Deferred			722,163	(267,574))
Total				\$
			\$	(16,81
	<u>\$</u>	-\$	613,843 \$	<u>2)</u>)



ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

A reconciliation of the statutory federal income tax rate and the effective rate as a percentage of pretax income is as follows for the years ended February 29 or 28:

	2024	2023	2022
Statutory rate	21.0%%	21.0%%	21.0%%
State income taxes, net of federal benefit	0.0%%	2.9 % %	3.8%%
Work opportunity tax credits	0.0%%	0.0%%	(1.2)%)%
Equity compensation tax expense	0.0%%	$(0.7{)\%})\%$	(8.2)%)%
Compensation and benefits permanent differences	(0.2)%)%	(3.2)%)%	(1.9)%)%
Other	1.6 % %	0.7 % %	0.1%%
Valuation allowance	(22.4)%)%	(33.3)%)%	0.0%%
Impact of CARES act	0.0%%	0.0%%	(10.3)%)%
Effective tax rate	(0.0)% $(0.0)%$	(12.6)%)%	3.3%%

During FY 2024, the Company's effective tax rate was zero. This was primarily the result of losses reported in the year, no income taxes due, and full valuation allowance against deferred tax assets.

During FY 2023 the Company's effective tax rate resulted in recognition of income tax expense despite incurring a pretax loss. During FY 2023 income tax expense was primarily the result of expense associated with an increase in reserves for deferred tax assets. Management evaluated recent losses before income taxes and determined that it is no longer more likely than not that our deferred income taxes are fully realizable. Because of this determination, the Company reserved for approximately \$1.6 million of deferred tax assets. As of February 28, 2023, the Company has a full valuation allowance against its deferred tax assets.

During FY 2022 the low effective income tax rate was primarily the result of permanent differences between the Company's expenses as valued for financial reporting purposes versus for income tax purposes. These differences were primarily valuation of restricted stock units and the period of recognition for employee retention credits. During FY 2021 the Company's effective tax rate resulted in recognition of an income tax benefit as a result of a pretax loss being recognized for the year.



The components of deferred income taxes as of February 29 or 28 are as follows:

			2024	2023
Deferred Tax Assets			_	
Allowance for doubtful accounts and notes				\$
				182,03
		\$ \$	169,615	\$ 1
Inventories			30,849	100,725
Accrued compensation			437,972	158,652
Loss provisions and deferred income			303,600	340,652
Self-insurance accrual			27,893	24,098
Interest & other			17,239	_
Restructuring charges			99,069	98,693
Right of use liabilities			479,732—	_
Accumulated net losses			3,576,640	1,669,288
Valuation allowance			(3,106,393))	(1,721,306)
Net deferred tax assets			\$	\$
			2,036,21	852,83
		\$	6	\$ 3
Deferred Tax Liabilities				
Depreciation and amortization			(1,450,441)	(771,593))
Right of use assets			(479,609)-)	_
Prepaid expenses			(106,166))	(81,240)
Deferred Tax Liabilities		<u> </u>	(2,036,216)	(852,833))
Net deferred tax assets	\$			
	-	_		
	_			
		_		
	\$			
	-	_		
	_	\$	-	\$ -

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

The following table summarizes deferred income tax valuation allowances as of February 29 or 28:

		2024		2023
Valuation allowance at beginning of period	\$ 1,7	21,306 \$		98,693
Tax expense realized by valuation allowance	1,3	85,087	1,62	22,613
Valuation allowance at end of period \$3,106,393 \$ 1,721,	306			-
		<u>2024</u>		<u>2023</u>
Valuation allowance at beginning of period	<u>\$</u>	1,721,306	\$	98,693
Tax expense realized by valuation allowance		1,385,087		1,622,613
Valuation allowance at end of period	\$	3 106 393	\$	1 721 306

The Company files income tax returns in the U.S. federal and various state taxing jurisdictions. With few exceptions, the Company is no longer subject to U.S. federal and state tax examinations in its major tax jurisdictions for periods before FY 2019.

Realization of the Company's deferred tax assets is dependent upon the Company generating sufficient taxable income, in the appropriate tax jurisdictions, in future years, to obtain benefit from the reversal of net deductible temporary differences. The amount of deferred tax assets considered realizable is subject to adjustment in future periods if estimates of future taxable income are changed. A valuation allowance to reduce the carrying amount of deferred income tax assets is established when it is more likely than not that we will not realize some portion or all of the tax benefit of our deferred income tax assets. The Company evaluates, on a quarterly basis, whether it is more likely than not that our deferred income tax assets are realizable based upon recent past financial performance, tax reporting positions, and expectations of future taxable income. The determination of deferred tax assets is subject to estimates and assumptions. The Company periodically evaluates our deferred tax assets to determine if our assumptions and estimates should change. As of February 29, 2024 and February 28, 2023, the Company had a full valuation allowance against its deferred tax assets.

The Company accounts for uncertainty in income taxes by recognizing the tax benefit from an uncertain tax position only if it is more likely than not that the tax position will be sustained on examination by the taxing authorities, based on the technical merits of the position. The Company measures the tax benefits recognized in the consolidated financial statements from such a position based on the largest benefit that has a greater than 50% likelihood of being realized upon ultimate resolution. The application of income tax law is inherently complex. As such, the Company is required to make judgments regarding income tax exposures. Interpretations of and guidance surrounding income tax law and regulations change over time and may result in changes to the Company's judgments which can materially affect amounts recognized in the balance sheets and statements of operations. The result of the assessment of the Company's tax positions did not have an impact on the consolidated financial statements for the years ended February 29 or 28, 2024 or 2023. The Company does not have any significant unrecognized tax benefits and does not anticipate a significant increase or decrease in unrecognized tax benefits within the next twelve months. Amounts are recognized for income tax related interest and penalties as a component of general and administrative expense in the statement of income and are immaterial for the years ended February 29 or 28, 2024 and 2023.

ROCKY MOUNTAIN CHOCOLATE FACTORY (00191276 (00189639.DOCX.) [2025 FDD v1F]

The Company's subsidiaries, SWRL, along with U-Swirl had a history of net operating losses prior to the company's acquisition of them and thus the Company has a related net operating loss carry forward. In accordance with Section 382 of the Internal Revenue Code, deductibility of SWRL's and U-Swirl's Federal net operating loss carryovers may be subject to annual limitation in the event of a change in control. The Company has performed a preliminary evaluation as to whether a change in control has taken place, and has concluded that there was a change of control with respect to the net operating losses of U-Swirl when the Company acquired its controlling ownership interest. The initial limitations will continue to limit deductibility of SWRL's and U-Swirl's net operating loss carryovers, but the annual loss limitation will be deductible to RMCF and U-Swirl International Inc. upon the filing of joint tax returns in FY 2017 and future years.

The Company estimates that the potential future tax deductions of U-Swirl's Federal net operating losses, limited by section 382, to be approximately \$1,811,000 with a resulting deferred tax asset of approximately \$445,000. U-Swirl's Federal net operating loss carryovers will expire at various dates beginning in 2026.

Income tax provision (benefit) allocated to continuing operations and discontinued operations for the years ended February 29 or 28, 2024, 2023 and 2022 was as follows:

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	_ 202	2024 2023		2022
Continuing operations			\$	\$
			613,84	(16,81
	\$ \$	-\$	3\$	2))
Discontinued operations			-	
			618,30	
		-	8	52,194
Total tax provision (benefit)			\$	
	\$ \$	-\$	1,232,151\$\$	35,382

NOTE 14 EMPLOYEE BENEFIT PLAN

NOTE 14 - EMPLOYEE BENEFIT PLAN

The Company has a 401(k) plan called the Rocky Mountain Chocolate Factory, Inc. 401(k) Plan. Eligible participants are permitted to make contributions up to statutory limits. The Company makes a matching contribution, which vests ratably over a 3-year period, and is 25% of the employee's contribution up to a maximum of 1.5% of the employee's compensation. During the years ended February 29 or 28, 2024, 2023 and 2022, the Company's contribution was approximately \$62,000, \$68,000, and \$67,000, respectively, to the plan.

NOTE 15 - OPERATING SEGMENTS

The Company classifies its business interests into three reportable segments: Rocky Mountain Chocolate Factory, Inc. Franchising, Manufacturing, Retail Stores, and Unallocated, which is the basis upon which the Company's chief operating decision maker, the chief executive officer, evaluates the Company's performance. The accounting policies of the segments are the same as those described in the summary of significant accounting policies in Note 1 to these consolidated financial statements. The Company evaluates performance and allocates resources based on operating contribution, which excludes unallocated corporate general and administrative costs and income tax expense or benefit. The Company's reportable segments are strategic businesses that utilize common merchandising, distribution, and marketing functions, as well as common information systems and corporate administration. All inter-segment sales prices are market based. Each segment is managed separately because of the differences in required infrastructure and the differences in products and services:

FY 2024	Franchis	sing	Manufacturing	Retail	Unallocated	Total
Total revenues						\$
		\$	\$	\$		\$
	5	5,928,87 –	21,832,67	1,318,90	-	29,080,44
	\$	0 \$	4	\$ 1	\$ -\$	5
Intersegment revenues			-			
		(493))	(1,129,265))	-	-	(1,129,758)
Revenue from external						
customers	5,	928,377	20,703,409	1,318,901-		27,950,687
Segment profit (loss)	1,	758,953	149,191	144,842	(6,928,703)	(4,875,717)
Total assets	1,	255,165	11,989,238	510,189	6,822,626	20,577,218
Capital expenditures		134,635	2,297,046	41,801	543,991	3,017,473
Total depreciation &					\$	
amortization					92,49	
	\$ \$	-31,618 \$	\$755,502	\$ \$ 7,684	\$ 5 \$	\$ 887,299



FY 2023	Franchising	N	4anufacturing		Retail		Unallocated		Total
Total revenues	\$ 5,980,945	\$	24,628,317	\$	1,084,777	\$		\$	31,694,039
Intersegment revenues	(5,503)		(1,256,184)		-		-		(1,261,687)
Revenue from external customers	5,975,442		23,372,133		1,084,777		=		
Segment profit (loss)	2,601,485		2,832,307		130,880		(10,439,185)		(4,874,513)
Total assets	1,245,331		9,792,491		442,977		10,506,028		21,986,827
Capital expenditures	17,129		899,219		5,413		78,254		1,000,015
Total depreciation & amortization	\$ 34,301	\$	652,405	\$	5,845	\$	72,712	\$	765,263
FW 2022	D 1				D : 11		TT 11 . 1		T . 1
FY 2022	 Franchising		Janufacturing		Retail	_	Unallocated		Total
Total revenues	\$ 5,959,624	\$_	23,442,371	\$	1,160,295	\$	-	\$	30,562,290
Intersegment revenues	(5,546)		(1,068,196)		-		-		(1,073,742)
Revenue from external customers			22,374,175		1,160,295		-		29,488,548
Segment profit (loss)	2,862,263		3,863,460		75,962		(7,318,214))
Total assets	1,160,343		10,023,716		625,850		15,070,852		26,880,761
Capital expenditures	1,832		797,178		3,688		138,629		941,327
Total depreciation & amortization	\$ 36,625	\$	627,071	\$	5,635	\$	70,844	\$	740,175
EV 2022	Franchising	1.	Ianufacturing		D -4-:1		T T 11 4 4		T-4-1
FY 2023		\$	24,628,317	\$	Retail 1,084,777	\$	Unallocated	\$	Total 31,694,039
Total revenues	<u> </u>	<u> </u>		<u>v</u>	1,064,777	Φ	Ξ	<u> </u>	
Intersegment revenues	(5,503)		(1,256,184) 23,372,133		1.084,777		=		(1,261,687)
Revenue from external customers Segment profit (loss)	5,975,442 2,601,485		2,832,307		130,880		(10,439,185)		30,432,352 (4,874,513)
Total assets	1,245,331		9,792,491		442,977		10,506,028		21,986,827
Capital expenditures	17,129		899,219		5,413		78,254		1,000,015
Total depreciation & amortization	\$ 34,301	\$	652,405	\$	5,845	\$		\$	765,263
Total depreciation & amortization	<u>5</u> <u>54,501</u>	Φ	032,403	φ	<u> </u>	φ	12,/12	Ψ	<u>703,203</u>
FY 2022	Franchising	Μ	Ianufacturing		Retail		Unallocated		Total
Total revenues	\$ 5,959,624	\$	23,442,371	\$	1,160,295	\$	_	\$	30,562,290
Intersegment revenues	(5,546)		(1,068,196)		-		-		(1,073,742)
Revenue from external customers	5,954,078		22,374,175		1,160,295		-		29,488,548
Segment profit (loss)	2,862,263		3,863,460		75,962		(7,318,214)		(516,529)
Total assets	1,160,343		10,023,716		625,850		15,070,852		26,880,761
Capital expenditures	1,832		797,178		3,688		138,629		941,327
Total depreciation & amortization	\$ 36,625	\$	627,071	\$	5,635	\$	70,844	\$	740,175

NOTE 16 – CONTESTED SOLICITATION OF PROXIES AND EMPLOYEE AGREEMENTS



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Contested Solicitation of Proxies

During FY 2023 and FY 2022, the Company incurred substantial costs associated with a contested solicitation of proxies in connection with its 2022 and 2021 annual meeting of stockholders. During FY 2023, the Company incurred approximately \$4.1 million of costs associated with the contested solicitation of proxies, compared with \$1.7 million of costs incurred during FY 2022, compared with no material costs incurred during FY 2024. These costs are recognized as general and administrative expense in the Consolidated Statement of Operations.

Employment Agreement Payments

The Company incurred charges as discussed below in relation to certain of its executives.

Robert J. Sarlls Separation Agreement

Effective January 27, 2024, the Company terminated the services of its CEO and entered into a separation agreement which specified that, due to the involuntary termination, certain cash payments would be made. These severance payments and the Company's share of associated payroll taxes in the amount of approximately \$660,000 will occur over a 15-month period. The Company accrued a total of approximately \$692,000 for all cash payments to be made to the CEO pursuant to the separation agreement.

In addition, all unvested RSU awards and stock options were cancelled upon effectiveness of the separation agreement._Stock options in the amount of 11,528 were cancelled as the employee had not met the service vesting condition as of the date of the separation agreement._ Vested stock options in the amount of 16,140 could be exercised during the post termination exercise period as specified in the original option agreement._ These shares had not yet been exercised as of February 29, 2024.

Service-based RSU awards in the amount of 27,130 shares were cancelled pursuant to the separation agreement as the employee had not met the required service conditions as of the date of the separation agreement. Performance-based awards for 46,630 shares were also cancelled as the required performance and service conditions had not been met as of the date of termination. Because the required performance conditions had not yet been met and the requisite service had not been provided by the employee, the Company reversed all previously recorded stock-based compensation in the amount of \$69,000 in accordance with ASC 718.

Gregory L. Pope, Sr. Retirement Agreement

On May 8, 2023, the Company announced that Gregory L. Pope, Sr., Senior Vice President – Franchise Development, retired effective as of May 3, 2023 (the "Retirement Date"). In connection with his retirement, the Company and Mr. Pope entered into a retirement agreement and general release (the "Retirement Agreement") that provides (i) Mr. Pope will provide consulting services to the Company, as an independent contractor, until December 31, 2023, for a monthly consulting fee of \$22,000, (ii) a retirement bonus of 26 equal bi-weekly payments of \$12,500 (less tax withholding) payable beginning November 2023, (iii) for accelerated vesting of 8,332 non-vested restricted stock units as of the Retirement Date, (iv) payment of the cost of Mr. Pope's COBRA premiums for up to 18 months, and (v) reimbursement of Mr. Pope's legal fees incurred in connection with the Retirement Agreement (not to exceed \$7,500). In addition, the Retirement Agreement includes covenants related to cooperation, non solicitation, and employment, as well as customary release of claims and non-disparagement provisions in favor of the Company, and a non-disparagement provision in favor of Mr. Pope.

In connection with Mr. Dudley's retirement in FY 2023, Mr. Dudley and the Company entered into a Separation Agreement and General Release (the "Separation Agreement"), dated September 30, 2022 (the "Effective Date"). Under the Separation Agreement, Mr. Dudley retired from the Company on the Effective Date and will be entitled, subject to the terms and conditions therein, to the following payments and separation benefits: (i) a cash separation



payment amount in accordance with Mr. Dudley's employment agreement; (ii) acceleration of vesting of Mr. Dud 12,499 unvested restricted stock units as of the Effective Date; (iii) an additional cash severance payment of \$70	iley's),000;
(ROCKY MOUNTAIN)	

and (iv) Mr. Dudley has agreed to provide consulting services to the Company through December 31, 2022, to the extent requested by the Company, for which he will receive a cash payment of \$56,250. In addition, the Separation Agreement includes covenants related to cooperation, solicitation, and employment, as well as the customary release of claims and non-disparagement provisions in favor of the Company.

During FY 2022 Bryan J. Merryman agreed to voluntarily step down as President and Chief Executive Officer ("CEO") of the Company upon the hiring of a new President and CEO for the Company. On May 5, 2022 the Company concluded its search for a new CEO with the announcement that Robert Sarlls will succeed Mr. Merryman as the Company's CEO beginning on May 9, 2022.

In connection therewith, the Company and Mr. Merryman entered into a letter agreement dated November 8, 2021 (the "Letter Agreement"), effective November 3, 2021 (the "Effective Date"), amending that certain Second Restated Employment Agreement, dated as of February 26, 2019, by and between the Company and Mr. Merryman (the "Current Employment agreement"). Pursuant to the Letter Agreement, among other things, Mr. Merryman agreed to (i) continue as Chief Financial Officer of the Company, and (ii) until the Company hires a new President and CEO, as the interim President and CEO of the Company. Except as specifically set forth in the Letter Agreement, all the terms and provisions of the Current Employment Agreement remain unmodified and in full force and effect. In addition, on November 3, 2021, the Compensation Committee of the Board of Directors recommended, and the Board of Directors unanimously approved, the acceleration of vesting of approximately 66,667 unvested restricted stock units previously granted to Mr. Merryman, such that the restricted stock units are fully vested as of November 3, 2021 (the "RSU Acceleration"). On July 7, 2022 Mr. Merryman retired from the Company and all of the Company's obligations under the Letter Agreement and the Current Employment Agreement were satisfied.

As a result of the above agreements, the Company incurred the following costs during the fiscal years ended February 29 or 28, 2024, 2023 and 2022:

29 or 28, 2024, 2023 and 2022:		2024		2023	2022
Severance compensation:		\$		\$	
		692,29	_	928,93	
	\$	5	\$	8	\$ \$ 1,344,813
Accelerated restricted stock unit compensation	ı				
expense:		74,956		95,156	525,000
Reversal of previously recorded restricted		-			
stock unit compensation expense:		(69,032) –	_	_	
Consulting Services and Retirement Bonus:		501,000		56,250-	
Total	\$	\$ 1,199,219	\$	\$1,080,344	\$\$1,869,813

These costs are recognized as general and administrative expense in the Consolidated Statement of Operations.

NOTE 17 – DISCONTINUED OPERATIONS

On February 24, 2023 and May 1, 2023, the Company entered into agreements to sell: 1) all operating assets and inventory associated with the Company's three U-Swirl Company-owned locations, and 2) all franchise rights and intangible assets associated with the franchise operations of U-Swirl, respectively. The May 1, 2023 sale was completed pursuant to an Asset Purchase Agreement (the "Asset Purchase Agreement"), dated May 1, 2023, by and among the Company, as guarantor, U Swirl as seller, LLC ("Purchaser"), a related company of Fosters Freeze, Inc., a California corporation. Pursuant to the Asset Purchase Agreement, on the Closing Date, Purchaser paid to U-Swirl \$2.75 million, consisting of approximately (i) \$1.75 million in cash and (ii) \$1.0 million evidenced by a three-year secured promissory note in the aggregate original principal amount of \$1.0 million. As a result of these asset sales, the activities of the Company's subsidiary, U-Swirl, which were previously recorded to the U-Swirl operating segment are



reported as discontinued operations in the consolidated statement of operations, consolidated balance sheet and consolidated statement of cash flows for all periods presented. The majority of the assets and liabilities of U-Swirl met the accounting criteria to be classified as held for sale and were aggregated and reported on separate lines of the respective statements.

On October 31, 2023, the Company filed a certificate of dissolution with the Secretary of State of the State of Nevada with respect to U-Swirl. As a result, U-Swirl is effectively fully dissolved and no longer in legal existence.

The following table discloses the results of operations of the businesses reported as discontinued operations for the years ended February 29 or 28, 2024, 2023 and 2022, respectively:

	F	FOR THE YEARS ENDED FEBRUARY 29 or 28,					
		2024	20	023	2022		
Total Revenue		\$		\$		\$	
		212,24		_3,128,36	2,85	4,03	
	\$	2	\$	8	\$	1	
Cost of sales	-	-		654,353	556	,933	
Operating Expenses		143,198		2,048,129	2,087	,021	
Gain on disposal of assets		-	-				
		(634,790)	<u> </u>	-		-	
Other expense, net	-	-		-		(137)	
Earnings from discontinued operations before							
_ income taxes		703,834		425,886	210	,214	
Income tax provision	_	-		618,308	52	,194	
Earnings (loss) from discontinued operations, net of tax		\$		\$			
•		703,83		(192,42			
	\$	4	\$	2))	<u>\$</u> 158	,020	

The following table reflects the summary of assets and liabilities held for sale for U-Swirl as of February 29 or 28, 2024 and 2023, respectively:

2024 and 2023, respectively:	AS OF FEBRUARY 29 or 28,	
	2024	2023
Accounts and notes receivable, net		\$
	\$ \$	-\$75,914
Inventory, net		- 6,067
Other		1,023
Current assets held for sale	•	- 83,004
Property and equipment, net		
Franchise rights, net		-
		1,708,33
		- 6
Intangible assets, net		- 48,095
Deferred income taxes		
Other		9,415
Long-term assets held for sale		_
		1,765,84
		6
Total Assets Held for Sale		-
		1,848,85
		0
Accounts payable		125,802
Accrued compensation		11,205
Accrued liabilities		- 11,981
Contract liabilities		29,951
Current liabilities held for sale		- 178,939
Contract liabilities, less current portion		184,142
Long term liabilities held for sale		- 184,142
Total Liabilities Held for Sale		\$
	<u>\$</u>	-\$363,081



The following table summarizes the gain recognized during the year ended February 29, 2024 related to the sale of assets on May 1, 2023, as described above:

Cash proceeds from the sale of assets	\$ 1,7	57,738
Notes receivable	1,0	00,000
Total consideration received		7,738
Assets and liabilities transferred		

Franchise rights	1,703,325
Inventory	6,067
Liabilities	(229,431)
	, ,
Net assets transferred	1,479,961
	649.00
Costs associated with the sale of assets	642,987
	¢ (24.700
Gain on disposal of assets	\$ 634,790





GUARANTEE OF PERFORMANCE

For value received, Rocky Mountain Chocolate Factory Inc., a Delaware corporation ("Guarantor") located at 265 Turner Drive, Durango, Colorado 81303, absolutely and unconditionally guarantees to assume the duties and obligations of Rocky Mountain Chocolate Factory, Inc., a Colorado corporation, located at 265 Turner Drive, Durango, Colorado 81303 (the "Franchisor") under its franchise registration in each state where the franchise is registered, and under its Franchise Agreement identified in its 2024 Franchise Disclosure Document, as it may be amended, and as that Franchise Agreement may be entered into with franchisees and amended, modified or extended, from time to time. This guarantee continues until all such obligations of the Franchiser under its franchise registrations and the Franchise Agreement are satisfied or until liability of the Franchiser to its franchisees under the Franchise Agreement has been completely discharged, whichever first occurs. The Guarantor is not discharged from liability if a claim by a franchisee against the Franchisor remains outstanding. Notice of acceptance is waived. The Guarantor does not waive receipt of notice of default on the part of the Franchisor. This guarantee is binding on the Guarantor and its successors and assigns.

The Guarantor signs this guarantee at Durango, Colorado on the <u>2-7</u> day of Jur , 2024.

Guarantor:

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.

y: Jeffrey G pygan

itle: Interim Chief Executive Officer & Director

Cash proceeds from the sale of assets	<u>\$</u>	1,757,738
Notes receivable		1,000,000
Total consideration received		2,757,738
Assets and liabilities transferred		
Franchise rights		1,703,325
Inventory		6,067
<u>Liabilities</u>		(229,431)
Net assets transferred		1,479,961
Costs associated with the sale of assets		642,987
Gain on disposal of assets	<u>\$</u>	634,790





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CONSENT OF INDEPENDENT AUDITOR

Plante & Moran, PLLC consents to the inclusion of our Report of Independent Registered Public Accounting Firm, dated May 30, 2023, on the consolidated balance sheet of Rocky Mountain Chocolate Factory, Inc. (the "Company") as of February 28, 2023, the related consolidated statements of operations, changes in stockholders' equity, and cash flows for each of the years in the two-year period ended February 28, 2023, in the Company's Franchisor Disclosure Document dated on or about July 25, 2025.

Plante & Moran, PLLC.
July 25, 2025



GUARANTEE OF PERFORMANCE

For value received, Rocky Mountain Chocolate Factory, Inc., a Delaware corporation ("Guarantor") located at 265 Turner Drive, Durango, Colorado 81303, absolutely and unconditionally guarantees to assume the duties and obligations of Rocky Mountain Chocolate Factory, Inc., a Colorado corporation, located at 265 Turner Drive, Durango, Colorado 81303 (the "Franchisor") under its franchise registration in each state where the franchise is registered, and under its Franchise Agreement identified in its 2025 Franchise Disclosure Document, as it may be amended, and as that Franchise Agreement may be entered into with franchisees and amended, modified or extended, from time to time. This guarantee continues until all such obligations of the Franchisor under its franchise registrations and the Franchise Agreement are satisfied or until liability of the Franchisor to its franchisees under the Franchise Agreement has been completely discharged, whichever first occurs. The Guarantor is not discharged from liability if a claim by a franchisee against the Franchisor remains outstanding. Notice of acceptance is waived. The Guarantor does not waive receipt of notice of default on the part of the Franchisor. This guarantee is binding on the Guarantor and its successors and assigns.

The Guarantor signs this guarantee at Durango, Colorado on the 1874 day of July _____, 2025.

Guarantor:

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.

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EXHIBIT G (TO DISCLOSURE DOCUMENT)

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EXHIBIT-H-1 (TO DISCLOSURE DOCUMENT)

ADDENDUM TO FRANCHISE AGREEMENT -ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. SATELLITE STORE

THIS ADDENDUM ("Addendum") to the I	Franchise Agreement dated	, 20,
("Agreement") is made effective as of		
Factory, Inc. ("Franchisor") and the undersigned	"Franchisee." The following amends	and shall be
incorporated into the Agreement. In the event of any		
terms of this Addendum, the terms of this Addendum		
Addendum shall have the respective meanings set fortl		
agree as follows:	5	
1. Application of Satellite Store to	Agreement. All references in the Agr	reement to the
"Store," as defined in Section 1.1 of the Agreement, ar		
in place thereof. Notwithstanding anything contained i		
in the Agreement to "Stores" under Section 20.2 of the		
Store," but shall instead be supplemented by adding t		
"Store(s)." Except as may be otherwise noted herein or		
requirements set forth in the Agreement applicable		
Franchisor's approval of the development and operation	***	
3.2 of the Agreement, is hereby granted. The terms of t		
operation of and products offered and sold from or		
competing businesses of the Franchisee, located in		
specifically set forth herein.	, (),	<i>J</i> , 1
2. Definition of Satellite Store. The Fra	anchisor and the Franchisee agree that th	ne Franchisee's
"Satellite Store" shall be defined as a ROCKY MOUN	TAIN CHOCOLATE FACTORY Store	which is open
for business for a total of between 31 and 180 days in	any calendar year and/or has a lease las	ting more than
one but fewer than 12 months and/or is located at, in	or adjacent to a Host Facility, as define	ed in Section 4
below. If applicable, the Satellite Store will be open du	aring the following months or	
for the following events each year:		
3. Traditional Store. All references	in this Addendum to the Franchisee'	's "Traditional
Store(s)" shall refer to the traditional Store(s) operated		
agreement(s) dated, , and _	, betw	een the
Franchisor and the Franchisee or, if the Franchisee is	a partnership, corporation, limited liab	ility company
or any other entity, owned in part or in whole by tho		
ownership interests in the Franchisee entity ("Affiliato		
as "Traditional Agreement(s)." The Franchisee acl		
develop and operate Satellite Stores to its franchisees		
ROCKY MOUNTAIN CHOCOLATE FACTORY Sto	ore under a valid and existing franchise a	greement with
the Franchisor. The Franchisees' or its Affiliates' Trac	ditional Store(s) is/are located at	-



4. Franchised Location. The Franchised Location for the Satellite Stored hall be, which, if applicable, is boated at, within an afformation the following facility (above functional treating):

The Franchisee acknowledges and agrees that the Franchised Location for its Satellite Store shall not be located within any protected territories of other franchisees of the Franchisor.

5. Approval of Franchised Location. The Franchisor hereby approves the above-stated location as the Franchised Location. The Franchisee acknowledges and warrants that (1) the Franchisor's approval does not constitute a guarantee, recommendation or endorsement of the Franchised Location and that the success of the Satellite Store is dependent upon the Franchisee's abilities as an independent businessperson; and (2) the Franchisor has complied with its obligations under the Agreement to assist the Franchisee with respect to criteria for the Franchised Location and determination of fulfillment of the requisite criteria for the Franchised Location, such determination based on information provided by the Franchisee.

<u>6.</u> <u>Initial Franchise Fee</u>. <u>Section 4.1</u> of the Agreement shall be deleted in its entirety and replaced with the following:

The parties acknowledge the receipt and sufficiency of adequate consideration for entering into this Agreement.

7. Monthly Royalty. The following shall be added at the end of Section 4.2 of the Agreement:

Further, the Franchisee agrees to report all Gross Retail Sales, defined in <u>Section 4.4</u> below, generated from or through its Satellite Store separate and apart from reports of its Gross Retail Sales generated from or through its Traditional Store(s).

<u>Approval of Lease</u>. The following sentence shall be added to the end of <u>Section 5.1</u> of the Agreement:

If the placement and operation of the Satellite Store in or in connection with the Host Facility requires the consent of the owner, franchisor or licensor of the Host Facility, the Franchisee hereby represents and warrants that such consent has been obtained in writing, and such representation is a condition precedent to the grant of the Franchisee's right to establish and operate the Satellite Store.

<u>9.</u> <u>Conversion and Design; Signs; Equipment</u>. <u>Sections 5.2, 5.3</u> and <u>5.4</u> of the Agreement are amended by adding the following sentence to the end of each Section:

The Franchisee agrees to comply with any policies, procedures, standards and specifications contained in the Franchisor's Operations Manual pertaining to Satellite Stores.

- 10. Relocation. The following shall be added as a new Section 5.8 of the Agreement:
- 5.8 Relocation. Effective during the 90 day period beginning six months after the opening of the Satellite Store, the Franchisee shall have the option to relocate the Satellite Store to another site, subject to the Franchisor's approval of such site in accordance with the terms of this Agreement, if the Franchisee reasonably determines that the Satellite Store has not been profitable during the six month period after the opening of the Satellite Store and if the Franchisee provides 30 days advance written notice to the Franchisor of its



determination of nonprofitability and intent to relocate, which notice shall include documentation supporting the Franchisee's determination of nonprofitability and a proposed site for relocation.

<u>D-</u>5

<u>Initial Training Program</u>. <u>Sections 6.1</u> and <u>6.2</u> of the Agreement shall be deleted and replaced with the following:

At all times, the Satellite Store shall be managed by a person who has successfully completed the Franchisor's initial training program. The Franchisor shall waive the requirement that the Franchisee or its employees successfully complete the initial training program, provided that the Franchisee agrees to designate a person or persons to assume primary responsibility for the management of the ROCKY MOUNTAIN CHOCOLATE FACTORY Satellite Store ("General Manager") who shall have already successfully completed the Franchiser's initial training program. If the Franchisee wishes to appoint a General Manager for the ROCKY MOUNTAIN CHOCOLATE FACTORY Satellite Store who has not already successfully completed the Franchisor's initial training program, the Franchisee may pay the then current published fee for such training program and the Franchisee shall be responsible for all travel and living expenses incurred by its personnel during the training program. The Franchisee acknowledges that the availability of the training program shall be subject to space considerations and prior commitments to new ROCKY MOUNTAIN CHOCOLATE FACTORY franchisees.

<u>11.</u> <u>Franchisor's Development Assistance</u>. <u>Subsections 7.1.a</u>, b, and f of the Agreement shall be deleted in their entirety.

<u>12.</u> <u>Satellite Store Operations</u>. The third sentence of <u>Section 10.1.e</u> of the Agreement shall be deleted and replaced with the following sentence:

The Franchisee shall offer all types of products and services as from time to time may be prescribed by the Franchisor for Satellite Stores and shall refrain from offering any other types of products or services, or operating or engaging in any other type of business or profession, from or through the ROCKY MOUNTAIN CHOCOLATE FACTORY Satellite Store, including, without limitation, filling "Wholesale Orders," defined below, selling Factory Candy, Store Candy, Items or other authorized products through the internet, catering or other off premises sales, without the prior written consent of the Franchisor.

and, the following shall be added to the end of Section 10.1.e of the Agreement:

The Franchisor and the Franchisee acknowledge and agree that the products and services offered for sale from or through the Satellite Store, and the standards and specifications of the Franchisor related thereto, may differ from that of a traditional ROCKY MOUNTAIN CHOCOLATE FACTORY Store and may be subject to alternative standards and specifications as may be developed and made available by the Franchisor from time to time.

and, Section 10.1.h of the Agreement shall be deleted and replaced with the following:

The Franchisor recommends that the Franchisee subscribe for and maintain three separate telephone numbers for its ROCKY MOUNTAIN CHOCOLATE FACTORY Satellite Store at the Franchised Location, two of which, the telephone and facsimile machine numbers, shall be listed and identified exclusively with the Satellite Store and shall be separate and distinct from all other telephone numbers subscribed for by the Franchisee. If applicable, one number shall be used exclusively for voice communication, the second shall



be used exclusively for a facsimile machine and the third shall be used exclusively for the modem that is included in the System.



Regional Advertising Programs. Section 12.4 of the Agreement shall be revised as follows: guidelines

Notwithstanding the provisions of this <u>Section 12.4</u>, the Franchisee's Satellite Store will not be required to participate in either a regional advertising program or a regional advertising cooperative established by the Franchisor from time to time.

<u>14.</u> <u>Marks</u>. The following shall be added to the end of the second sentence of <u>Section 14.1</u> of the Agreement:

and, if applicable, except for the right to use such Marks in the operation of Traditional Stores pursuant to duly executed and validly existing Traditional Agreements with the Franchisor.

<u>15.</u> <u>Franchisee Reports</u>. The following sentence shall be added to the end of <u>Section 15.1</u> of the Agreement:

The Franchisee agrees to keep the bookkeeping and accounting records for the Satellite Store separate from the bookkeeping and accounting records of all Traditional Store(s) owned by the Franchisee or its Affiliate(s). The Franchisee further agrees to keep separate bookkeeping and accounting records to differentiate all sales and operations of the Satellite Store from all sales and operations of the Host Facility, if any.

<u>16.</u> <u>Transfer by Franchisee</u>. <u>Section 16.2.b.</u> of the Agreement shall be deleted and replaced by the following:

The proposed transferee agrees to operate the Satellite Store as a ROCKY MOUNTAIN CHOCOLATE FACTORY Satellite Store and agrees to satisfactorily complete the initial training program described in the then current form of franchise agreement, which training must be completed by the transferee prior to the effectiveness of the transfer;

and the following shall be added as a new Section 16.2.m:

m. One or more of the Franchisee's Traditional Agreements for the Franchisee's or its Affiliates' Traditional Store(s) is or are being transferred to the same proposed transferee of the Satellite Store simultaneously with and as part of the same transaction as the transfer of the Satellite Store.

17. Term. Section 17.1 of the Agreement shall be deleted and replaced with the following:

The initial term of this Agreement shall expire on the same date the Traditional Agreement governing the Franchisee's or its Affiliates' Traditional Store expires. If the Franchisee together with its Affiliates, operates more than one Traditional Store, then this Agreement shall expire on the first expiration date to occur taking into account the expiration dates of all of the applicable Traditional Agreements.

18. Rights Upon Expiration. The following shall be added to the Agreement as new Sections 17.2.g and 17.2.h, respectively:



g. Has complied with all provisions of the Franchisee's or its Affiliates' Traditional Agreement(s) for the Franchisee's or its Affiliates' Traditional Store(s) during the current term of this Agreement, including the payment on a timely basis of all Royalties

and other fees due under the Traditional Agreement(s); and

All amounts due and owing pursuant to this Agreement and pursuant to all Traditional Agreement(s) by the Franchisee to the Franchisor or its affiliates or to third parties whose debts or obligations the Franchisor has guaranteed on behalf of the Franchisee, if any, are paid in full. Termination by Franchisor - Effective Upon Notice. The following shall be added to the Agreement as new Sections 18.1.p, 18.1.q and 18.1.r, respectively: p. Termination of Traditional Agreement. If any of the Traditional Agreement(s) between the Franchisor and the Franchisee or its Affiliates for any of the Traditional Store(s) expires without being renewed or is terminated for any reason. Loss of Right to Operate at Host Facility. If the Satellite Store is operated at a Host Facility, if the Franchisee loses the right for whatever reason to operate the Satellite Store at the Host Facility. Transfer of Franchisee's Traditional Store Without Transfer of Satellite Store. If any of the Franchisee's or its Affiliates' Traditional Store(s) or Traditional Agreement(s), is/are transferred in any manner pursuant to a transaction where the Satellite Store licensed under this Agreement is not transferred in full simultaneously therewith to the identical transferee, without the Franchisor's prior written consent. Termination by Franchisor - Thirty Days Notice. The following shall be added to the end of the first sentence in Section 18.2.f of the Agreement: , except for the breach and termination of any of the Traditional Agreement(s) for Traditional Store(s) owned by the Franchisee or its Affiliates, to which Section 18.1.p of this Agreement shall apply. Non-Competition During Term. The following phrase shall be added to the end of Section 20.1 of the Agreement: , and further provided that the term "Competitive Business" shall not include any Traditional Stores operated by the Franchisee or its Affiliates pursuant to duly executed and validly existing Franchise Agreements with the Franchisor.

- 23. Notice. The business address for any notices mailed pursuant to Section 22.14 of the Agreement shall be as follows:
- Franchisee Representation. The person(s) or entity(ies) executing this Addendum as the Franchisee is (are) identical to or are Affiliates of the person(s) or entity(ies) who executed the Agreement.
- Ratification. Except as modified in this Addendum, all terms, conditions and obligations set forth in the Agreement are hereby ratified and confirmed by this Addendum.



[SIGNATURES ON THE FOLLOWING PAGE]



IN WITNESS WH	EREOF, the parties have executed this Addendum effective as of the
	FRANCHISOR:
	ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.
	By: Name, Title
	FRANCHISEE:
	Individually
	AND:
	(if a corporation or partnership)
	Company Name
	By:
	Title:

EXHIBIT-H-2 (TO DISCLOSURE DOCUMENT)

ADDENDUM TO FRANCHISE AGREEMENT -ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. TEMPORARY STORE

	Franchise Agreement dated , 20,
("Agreement") is made effective as of	, 20, between Rocky Mountain Chocolate
Factory, Inc. ("Franchisor") and the undersigned	"Franchisee." The following amends and shall be
	y conflict between the terms of the Agreement and the
	n shall control. All capitalized terms not defined in this
	th in the Agreement. The Franchisor and the Franchises
agree as follows:	
1. Addition of Temporary Store to	Agreement. All references in the Agreement to the
	nt, shall be changed to add the words "and Temporary
	hstanding anything contained in the preceding sentence
· · · · · · · · · · · · · · · · · · ·	2 of the Agreement shall remain unchanged as originally
	the Temporary Store. Except as may be otherwise noted
	onditions and requirements set forth in the Agreemen
	res. The Franchisor's approval of the operation of a
Temporary Store, as required pursuant to Section 3.2	
1 7 7 1 1	<i>5 5 5 5</i>
2. Definition of Temporary Store/	Ferm/Franchised Location. The Franchisor and the
	Store" shall be defined as a ROCKY MOUNTAIN
	business for not more than 30 consecutive days at the
same Franchised Location. The Temporary Store wil	
Location(s) listed next to the date(s):	r or open on the rone wing dute(s) at the Transmised
Location(b) instea next to the date(b).	. The term of this
Addendum shall expire on the last data set forth in the	
	<u>immediately preceding sentence, unless the Agreement</u>
	immediately preceding sentence, unless the Agreemen
is terminated earlier as provided therein. In no event	will the term of this Addendum extend beyond the term
is terminated earlier as provided therein. In no event of the Agreement. If the Agreement is in effect and n	will the term of this Addendum extend beyond the term of events of default have occurred, then this Addendum
of the Agreement. If the Agreement is in effect and n may be renewed in a writing signed by all parties where	will the term of this Addendum extend beyond the term o events of default have occurred, then this Addendum nich specifies the Franchised Location(s) and dates the
is terminated earlier as provided therein. In no event of the Agreement. If the Agreement is in effect and n may be renewed in a writing signed by all parties who Temporary Store will be operating. If applicable, the	will the term of this Addendum extend beyond the term of events of default have occurred, then this Addendum nich specifies the Franchised Location(s) and dates the Franchised Location(s)
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is terminated earlier as provided therein. In no event of the Agreement. If the Agreement is in effect and n may be renewed in a writing signed by all parties who are located at, in or adjacent to the following facilities.	will the term of this Addendum extend beyond the term of events of default have occurred, then this Addendum nich specifies the Franchised Location(s) and dates the Franchised Location(s) ty ("Host Facility"):
is terminated earlier as provided therein. In no event of the Agreement. If the Agreement is in effect and no may be renewed in a writing signed by all parties who are located at, in or adjacent to the following facility. The Franchisee acknowledges and agrees that the Franchise acknowledges and agrees that the Franchise acknowledges are the following facility and the following facility acknowledges and agrees that the following facility acknowledges are the following facility acknowledges and agrees that the facility acknowledges are the facility acknowledges and agrees that the facility acknowledges are the facility acknowledges and agrees that the facility acknowledges are the facility acknowledges and agrees that the facility acknowledges are the facility acknowledges and agrees that the facility acknowledges are the facility acknowledges and agrees that the facility acknowledges are the facility acknowledges are the facility acknowledges are the facility acknowledges and agrees that the facility acknowledges are the facility acknowledges acknowledges are the facility acknowledges acknowledges are the facility acknowledges acknowledges are the facility acknowledges are the facility acknowledges acknowledges acknowledges acknowledges are the facility acknowledges acknowledges acknowledges acknowledges acknowledges acknowledges acknowledges acknowledges ackn	will the term of this Addendum extend beyond the term of events of default have occurred, then this Addendum nich specifies the Franchised Location(s) and dates the Franchised Location(s) ty ("Host Facility"):
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is terminated earlier as provided therein. In no event of the Agreement. If the Agreement is in effect and no may be renewed in a writing signed by all parties who are located at, in or adjacent to the following facility. The Franchisee acknowledges and agrees that the Franchisee acknowledges are agreed to the following facility and the following facility acknowledges are agreed to the following facility acknowledges and agrees that the Franchisee acknowledges are agreed to the following facility acknowledges are agreed to the follow	will the term of this Addendum extend beyond the term of events of default have occurred, then this Addendum extends of default have occurred, then this Addendum extends of default have occurred, then this Addendum extends of the Franchised Location(s) and dates the Franchised Location(s) ty ("Host Facility"):
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is terminated earlier as provided therein. In no event of the Agreement. If the Agreement is in effect and no may be renewed in a writing signed by all parties who are located at, in or adjacent to the following facility. The Franchisee acknowledges and agrees that the Franchisee acknowledges are agreed to the following facility and the following facility acknowledges are agreed to the following facility acknowledges and agrees that the Franchisee acknowledges are agreed to the following facility acknowledges are agreed to the follow	will the term of this Addendum extend beyond the term of events of default have occurred, then this Addendum extends of default have occurred to extend of the Franchisor. The second of the Franchisor of the Franchise occurred to participate in any occurred to the Temporary Store. The Franchise will be with respect to Gross Retail Sales generated by the
is terminated earlier as provided therein. In no event of the Agreement. If the Agreement is in effect and no may be renewed in a writing signed by all parties what Temporary Store will be operating. If applicable, the is/are located at, in or adjacent to the following facility. The Franchisee acknowledges and agrees that the Franchisee acknowledges and agrees that the Franchisee acknowledges and agrees that the Franchisee located within any protected territories of other franchised for entering into this Addendum and that the regional advertising programs or cooperatives with required to pay the Marketing and Promotion Fee Temporary Store, however, pursuant to the terms of the story of the story of the terms of the story	will the term of this Addendum extend beyond the term of events of default have occurred, then this Addendum extends of default have occurred to extend of the Franchisor. The second of the Franchisor of the Franchise occurred to participate in any occurred to the Temporary Store. The Franchise will be with respect to Gross Retail Sales generated by the
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is terminated earlier as provided therein. In no event of the Agreement. If the Agreement is in effect and not may be renewed in a writing signed by all parties where the parties will be operating. If applicable, the is/are located at, in or adjacent to the following facility. The Franchisee acknowledges and agrees that the Franchisee acknowledges acknowledges and agrees	will the term of this Addendum extend beyond the term of events of default have occurred, then this Addendum extends of default have occurred to extend of the Franchisor. The second of the Franchisor of the Franchise occurred to participate in any occurred to the Temporary Store. The Franchise will be with respect to Gross Retail Sales generated by the

4. Royalty. The following shall be added at the end of Section 4.2 of the Agreement:

Further, the Franchisee agrees to report all Gross Retail Sales, defined in <u>Section 4.4</u> below, generated from or through its Temporary Store separate and apart from reports of its Gross Retail Sales generated from or through its traditional Store(s).

- <u>5.</u> <u>Approval of Lease</u>. The parties confirm that the provisions of <u>Section 5.1</u> of the Agreement requiring the Franchisor's prior written approval of a lease will apply to the Franchised Location of the Temporary Store. If the placement and operation of the Temporary Store in or in connection with a Host Facility requires the consent of the owner, franchisor or licensor of the Host Facility, the Franchisee hereby represents and warrants that such consent has been obtained in writing, and such representation is a condition precedent to the grant of the Franchisee's right to establish and operate the Temporary Store.
- <u>6. Initial Training Program</u>. Statements in <u>Sections 5.7, 6.1</u> and <u>6.2</u> of the Agreement related to the completion of the initial training program shall not be applicable to the Temporary Store insofar as no additional personnel of the Franchisee will be required to attend the Franchiser's initial training program as a condition precedent to the grant of the Franchisee's right to operate the Temporary Store, but the person designated by the Franchisee to assume primary responsibility for the management of the Temporary Store will be required to have successfully completed the initial training program.
- 7. <u>Development and Operations</u>. <u>Sections 7.1.a</u>, .b and .f and <u>Section 10.1.h</u> of the Agreement shall not apply to the Temporary Store. The Franchisee agrees to comply with all of the Franchiser's standards and specifications for Temporary Stores as they exist from time to time, including standards and specifications for carts.
- <u>8. Franchisee Reports</u>. The following sentence shall be added to the end of <u>Section 15.1</u> of the Agreement:

The Franchisee agrees to keep the bookkeeping and accounting records for the Temporary Store separate from the bookkeeping and accounting records of all other Store(s) owned by the Franchisee. The Franchisee further agrees to keep separate bookkeeping and accounting records to differentiate all sales and operations of the Temporary Store from all sales and operations of the Host Facility, if any.

- <u>9. Pre-Conditions to Franchisee's Transfer</u>. The following shall be added as a new <u>Section</u> 16.2.m:
 - m. The Franchisee's traditional Store and Temporary Store are being transferred to the same proposed transferee simultaneously and as part of the same transaction.
- <u>10.</u> <u>Termination by Franchisor Effective Upon Notice</u>. The following shall be added to the Agreement as new <u>Sections 18.1.p</u> and <u>18.1.q</u>, respectively:
 - <u>p. Loss of Right to Operate at Host Facility</u>. If the Temporary Store is operated at a Host Facility, if the Franchisee loses the right for whatever reason to operate the Temporary Store at the Host Facility.



<u>q. Transfer of Franchisee's Traditional Store Without Transfer of Temporary Store.</u> If the traditional Store governed by this Agreement is transferred in any manner pursuant to a transaction where the Temporary Store licensed under the

ROCKY MOUNTAIN CHOCOLATE FACTORY [00189639.DOCX.]

Addendum to this Agreement is not transferred in full simultaneously therewith to the identical transferree.

	•		e Franchisee shall not be required to obtain all-risk personal and accordingly, Section 21.1(iv) shall be deleted.
			on. The person(s) or entity(ies) executing this Addendum as the tes of the person(s) or entity(ies) who executed the Agreement.
			odified in this Addendum, all terms, conditions and obligations ed and confirmed by this Addendum.
	TNESS		arties have executed this Addendum effective as of the
			FRANCHISOR:
			ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.
			By: Name, Title
			FRANCHISEE:
			Individually
			AND:
			(if a corporation or partnership)
			Company Name
			By:





<u>I-</u>1

EXHIBIT-I-1 (TO DISCLOSURE DOCUMENT)

AMENDMENT TO ROCKY MOUNTAIN CHOCOLATE FACTORY FRANCHISE AGREEMENT (RENEWAL)

	ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. ("Franchisor") and
	("Franchisee") are signing a Rocky Mountain Chocolate Factory
certa Franc	chise Agreement ("Agreement") contemporaneously herewith and desire to supplement and amend in terms and conditions of such Agreement by this Amendment to Rocky Mountain Chocolate Factory chise Agreement ("Amendment"). Initial capitalized terms not otherwise defined herein shall have the meanings as set forth in the Agreement. The parties therefore agree as follows:
<u>1.</u>	<u>Initial Fees</u> . <u>Section 4.1</u> is deleted in its entirety.
<u>2.</u>	<u>Approval of Lease</u> . <u>Section 5.1</u> shall apply according to its terms to all lease renewals and purchase agreements for the Franchised Location which are executed during the term of the Agreement.
<u>3.</u>	Commencement of Operations. Section 5.7 is deleted in its entirety.
<u>4.</u>	<u>Training</u> . <u>Sections 6.1</u> and <u>6.2</u> are deleted in their entirety.
<u>5.</u>	<u>Development Assistance</u> . <u>Article 7</u> is deleted in its entirety.
<u>6.</u>	<u>Upgrading and Remodeling</u> . In accordance with <u>Section 10.1.k</u> of the Agreement, Franchisee is required to remodel the Franchisee's Store to current design specifications which includes the following changes to be completed no later than 6 months from date of receipt of the Agreement and this Amendment for signature:
	Franchisee acknowledges and agrees that a nonrefundable design fee of up to \$5,000 may be due to the Franchisor if the remodeling is extensive enough to require the Franchisor's designated design firm to produce plans for the Franchisee's Store.
<u>7. </u>	<u>Term</u> . Section 17.1 of the Agreement is deleted and replaced with the following:
	The term of this Agreement begins on the date this Agreement is fully executed and ends 5 years later, unless sooner terminated as provided herein.
<u>8.</u>	Rights Upon Expiration. Notwithstanding anything to the contrary in Section 17.2 of the Agreement, the Franchisee and Franchisor acknowledge and agree that Franchisee is exercising its right to acquire its first Renewal Term and Franchisee will have the right to acquire 1 additional Renewal Term of 5 years.

<u>Release</u>. Franchisee for itself, its successors, assigns, agents, representatives, employees, officers and directors, hereby fully and forever unconditionally releases and discharges Franchisor and its

successors, assigns, agents, representatives, employees, officers and directors (collectively referred to as "Franchisor's Affiliates") from any and all claims, demands, obligations, actions, liabilities



	and damages of every kind and nature whatsoever, in law or in equity, whether known or unknown to it, which it may now have against Franchisor or Franchisor's Affiliates, or which may hereafter be discovered, in connection with, as a result of, or in any way arising from, any relationship or transaction with Franchisor or Franchisor's Affiliates, however characterized or described, which relates in any way to the previous franchise agreement dated, between Franchisee and Franchisor or the former franchise relationship, from the beginning of time until the date of this Agreement.
<u>10.</u>	<u>Successor Fee</u> . Franchisor acknowledges receipt of \$ from Franchisee in payment of the successor franchise fee.
11.	<u>Inconsistent Terms</u> . The terms and conditions of this Amendment are in addition to or in explanation of the existing terms and conditions of the Agreement and shall prevail over and supersede any inconsistent terms and conditions thereof.
	Fully executed this day of, 20
	ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. By: Name, Title
	FRANCHISEE:
	, Individually
	- , Individually
	AND:
	Company Name
	By: Title:





<u>I-</u>5

EXHIBIT I-2 (TO DISCLOSURE DOCUMENT)

AMENDMENT TO ROCKY MOUNTAIN CHOCOLATE FACTORY FRANCHISE AGREEMENT (TRANSFER)

	("Franchisee") are signing a Rocky Mountain Chocolate
ameno Factor	y Franchise Agreement ("Agreement") contemporaneously herewith and desire to supplement and learning terms and conditions of such Agreement by this Amendment to Rocky Mountain Chocolate y Franchise Agreement ("Amendment"). Initial capitalized terms not otherwise defined herein shall he same meanings as set forth in the Agreement. The parties therefore agree as follows:
<u>1.</u>	<u>Initial Fees</u> . <u>Section 4.1</u> is deleted in its entirety.
<u>2.</u>	Approval of Lease. Section 5.1 shall apply according to its terms to all lease renewals and purchase agreements for the Franchised Location which are executed during the term of the Agreement.
<u>3.</u>	<u>Commencement of Operations</u> . <u>Section 5.7</u> is deleted in its entirety and replaced with the following:
	Franchisee agrees that there will be no interruption in the day to day operation of the ROCKY MOUNTAIN CHOCOLATE FACTORY Store due to the change in ownership of the Store from its previous owner to Franchisee.
<u>4.</u>	<u>Training</u> . The last sentence in <u>Section 6.1</u> is deleted and replaced with the following:
	At least one individual must successfully complete the initial training program before the Franchisee begins operating the ROCKY MOUNTAIN CHOCOLATE FACTORY Store. If Franchisor does not have a training program scheduled prior to transfer so Franchisee can attend timely, at least one individual must successfully complete the first scheduled initial training program after the Franchisee begins operating the ROCKY MOUNTAIN CHOCOLATE FACTORY Store.
<u>5.</u>	<u>Development Assistance</u> . <u>Article 7</u> is deleted in its entirety.
<u>6.</u>	<u>Upgrading and Remodeling</u> . In accordance with <u>Section 10.1.k</u> of the Agreement, Franchisee is required to remodel the Franchisee's Store to current design specifications which includes the following items to be completed no later than 6 months from the date of transfer:

<u>Transfer Fee</u>. Franchisor acknowledges receipt of \$12,500 from Franchisee or from the seller on behalf of Franchisee, in payment of the transfer fee required to be paid in <u>Section 16.2</u> of the <u>Agreement</u>.

to produce plans for the Franchisee's Store.



<u>8.</u>	<u>Term</u> . The term of the Agreement shall lend ten years later, unless sooner Agreement. This provision shall replace S	terminated as provided according to	
<u>9.</u>	<u>Inconsistent Terms</u> . The terms and consistent of the existing terms and consupersede any inconsistent terms and consistent terms.	onditions of the Agreement and shall	
	Fully executed thisday of	, 20	
		OCKY MOUNTAIN CHOCOLATE	FACTORY,
	Na	By: me, Title	
	F	RANCHISEE:	
			, Individually
		AND:	, Individually
	Cc	ompany Name	
	B y	y:	





<u>K-</u>1

EXHIBIT I-3 (TO DISCLOSURE DOCUMENT)

AMENDMENT TO ROCKY MOUNTAIN CHOCOLATE FACTORY FRANCHISE AGREEMENT (RELOCATION)

	(KELOUATION)
	THIS ADDENDUM ("Addendum") to the Franchise Agreement dated ,
20 , (("Agreement") is made effective as of , 20 , between Rocky Mountain
Chocola	ate Factory, Inc. ("Franchisor") and the undersigned "Franchisee." The following amends and
	incorporated into the Agreement. In the event of any conflict between the terms of the Agreement
and the	terms of this Addendum, the terms of this Addendum shall control. All capitalized terms not
defined	in this Addendum shall have the respective meanings set forth in the Agreement. The Franchisor
	Franchisee agree as follows:
1.	Franchised Location. The address of the Franchised Location as set forth in Exhibit I to the Agreement, shall be changed to the following address:
	the Store configuration shall be:
	the Stole configuration shall be.
2	Limitation on Franchise Rights; Relocation. In compliance with Section 3.2 of the Agreement,
	the Franchisee represents that it has operated its ROCKY MOUNTAIN CHOCOLATE FACTORY
	Store at its former Franchised Location for at least 12 months and desires to relocate the Store to an
	alternative site. Further, the Franchisee promises that it will open a ROCKY MOUNTAIN
	CHOCOLATE FACTORY Store at the new Franchised Location set forth in this Amendment within
	12 months after the Store clases at its former Franchised Location. In addition, the Franchisee is

 Approval of Lease. Section 5.1 shall apply to all leases and purchase agreements which are executed for the new Franchised Location.

paying a nonrefundable design fee of \$5,000 to the Franchisor concurrently with the execution of this Amendment in consideration for the Franchisor's assistance in designing the new Store's

- 4. <u>Conversion and Design; Signs; Equipment and Permits and Licenses</u>. The Franchisee agrees that all of the Franchisor's standards and specifications set forth in the Agreement for the conversion and design of the new Franchised Location, signs located at the new Franchised Location, equipment and permits and licenses necessary to operate the Store at the new Franchised Location will all apply to the new Franchised Location. The Franchisee shall be allowed to transfer its existing computer hardware and software from the former Franchised Location to the new Franchised Location at this time, but the Franchisor reserves the right to require the Franchisee to upgrade computer hardware and software in conjunction with any system wide upgrades in the future.
- 5. <u>Commencement of Operations</u>. <u>Section 5.7</u> is deleted in its entirety and replaced with the following:

Unless otherwise agreed in writing by the Franchisor and the Franchisee, the Franchisee has 12 months from the date of this Amendment within which to develop the new Franchised Location and commence operation of the ROCKY MOUNTAIN CHOCOLATE FACTORY Store. Failure to commence operations within this time frame shall constitute grounds for termination under Article 18 of the Agreement. If the Agreement is terminated by the Franchisor for failure to



interior.

commence operation of the Store within this time frame, no refunds of any fees will be available to the Franchisee.

6.	Franchisor's Development Assistance. The Franchisee acknowledges and agrees that it has
_	already been provided with the development assistance set forth in Section 7.1 of the Agreement
	and that it is not entitled to additional assistance at the new Franchised Location, unless the
	Franchisor agrees to provide such assistance in advance in writing and the Franchisee pays a fee for
	all such assistance.
7.	Term. The parties agree that the term of the Agreement will end 10 years after the date it was fully
	executed, despite the relocation of the Store as set forth in this Amendment. The length of time
	between the closure of the Store at the former Franchised Location and the opening of the Store at
	the new Franchised Location will not serve to extend the term of the Agreement.
<u>8.</u>	Inconsistent Terms. The terms and conditions of this Amendment are in addition to or in
	explanation of the existing terms and conditions of the Agreement and shall prevail over and
	supersede any inconsistent terms and conditions thereof.
	Fully executed this, 20, 20
	DOCKWA MOLINIE A DY CHO COL ATTE E A CTIONY
	ROCKY MOUNTAIN CHOCOLATE FACTORY,
	INC.
	$D_{W^{\star}}$
Date	
Date	Name, File
	FRANCHISEE:
Đ	ate, Individually
	, Individually
	AND:
	Company Name
Date	<u>Ву:</u>
	Title:
	



- 4.3 Local Marketing Initiatives
- 4.4 Social Media Policy

5 PRODUCTS AND SERVICES

- 5.1 Approved products and descriptions
- 5.2 Product and Vendor Approval Process
- 5.3 Quality control standards
- 5.4 Service protocols

6 OPERATIONS AND PROCEDURES

- 6.1 Food Safety
- 6.2 Contamination & Cross-Contamination
- 6.3 Personal Hygiene
- 6.4 Opening and closing checklists
- 6.5 Daily operations workflow
- 6.6 Equipment, usage and maintenance
- 6.7 Injury Prevention

7 STAFF TRAINING AND HR

- 7.1 Hiring practices
- 7.2 Staff roles and responsibilities
- 7.3 Training programs
- 7.4 Code of conduct
- 7.5 Career Development
- 7.6 Employee Benefits

8 CUSTOMER SERVICE STANDARDS

- 8.1 Philosophy & Process- Service protocols- Greet, Sample Promote
- 8.2 Guests with Dietary Restrictions
- 8.3 Customer Feedback

9 SUPPLY CHAIN AND INVENTORY

- 9.1 Required Factory Purchases
- 9.2 Approved suppliers
- 9.3 Ordering process
- 9.4 Inventory control

10 TECHNOLOGY AND SYSTEMS

- 10.1 Point of Sale System Guides
- 10.2 Software access and updates
- 10.3 Data security

11 FINANCIAL MANAGEMENT

- 11.1 Required Reporting
- 11.2 Royalty Payments
- 11.3 Pricing policies
- 11.4 Sales tracking
- 11.5 Royalty payments

12 LEGAL AND COMPLIANCE

- 12.1 Franchise agreement overview
- 12.2 Licenses and permits
- 12.3 Compliance with laws and regulations

13 HEALTH AND SAFETY

13.1 Workplace safety rules

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13.2 Emergency procedures

13.3 COVID-19 protocols

14 CRISIS MANAGEMENT

- 14.1 Business continuity plans- Store actions in an emergency
- 14.2 Crisis management from Corporate
- 14.3 Food Contamination & Illness Emergencies
- 14.4 Security Emergencies
- 14.5 Environmental Emergencies
- 14.6 Natural Disasters
- 14.7 Chemical & Toxic Accidents
- 14.8 Support contacts
- 15 APPENDICES
 - 15.1 Forms and templates
 - 15.2 FAQ

ROCKY MOUNTAIN CHOCOLATE FACTORY (00189639.DOCX.) [2025 FDD v1F]

EXHIBIT J(TO DISCLOSURE DOCUMENT) \underline{H}

GENERAL RELEASE

THIS GENERAL RELEASE ("Release") is made effective as of the day of
A.—The Parties have entered into that certain Franchise Agreement dated A
B. The Franchisee desires to transfer the Franchise Agreement, the ownership of the Franchise or the ROCKY MOUNTAIN CHOCOLATE FACTORY Store or some or all of the assets of the Store;
OR
B. The Franchisee desires to enter into a successor to the Franchise Agreement;
C. The Franchisor desires to consent to the Franchisee's request subject to the Franchisee's compliance with the terms and conditions set forth in the Franchise Agreement including, without limitation the execution and delivery by the Franchisee to the Franchisor of this Release. 1.
Release. The Franchisee, for itself and its affiliates, and their respective current and former 1successors, assigns, officers, shareholders, directors, members, managers, agents, heirs an personal representatives ("Franchisee Affiliates"), hereby fully and forever unconditionally releases and discharges the Franchisor and its affiliates, and their respective successors, assigns, agents, representatives employees, officers, shareholders, directors, members, managers and insurers (collectively referred to a "Franchisor Affiliates") from any and all claims, demands, obligations, actions, liabilities and damages every kind and nature whatsoever ("Released Claims"), in law or in equity, whether known or unknown which the Franchisee or the Franchisee Affiliates may now have against the Franchisor or Franchisor Affiliates or which may hereafter be discovered. Without limiting the foregoing, Released Claims includes, but is not limited to, all claims, demands, obligations, actions, liabilities and damages, known or unknown, in any was arising from or relating to: (i) any relationship or transaction with the Franchisor or Franchisor Affiliates, (i)
(00191276 ROCKY MOUNTAIN CHOCOLATE FACTORY

{00189639.DOCX. } [2025 FDD v1F] the Franchise Agreement or any related agreements, and (iii) the franchise relationship, from the beginning of time until the date of this Release.

[APPLIES ONLY IN CALIFORNIA] _1.(a) Release of Unknown Claims and Waiver of California Law. The Franchisee and the Franchisee Affiliates acknowledge that they are aware and informed that the laws of California may purport to limit or reduce the effect of a general release with respect to claims not known or suspected by them at the time of execution of the Release, such as Section 1542 of the Civil Code of the State of California, which provides as follows:



"A general release does not extend to claims which the creditor does not know or suspect to exist in his favor at the time of executing the release which, if known by him, must have materially affected the settlement with the debtor."

The Franchisee and the Franchisee Affiliates waive and relinquish every right or benefit which they have, or may have, under Section 1542 of the Civil Code of the State of California, and under any similar provisions of any other law (as may be applicable to this Release), to the fullest extent that the Franchisee and the Franchisee Affiliates may lawfully waive such right or benefit pertaining to the subject matter of this Release. In connection with such waiver and relinquishment, with respect to the Released Claims, the Franchisee and the Franchisee Affiliates acknowledge that they are aware and informed that they may hereafter discover facts in addition to or different from those that they now know or believe to be true with respect to the subject matter of this Release, but that it is the Franchisee's and the Franchisee Affiliates' intention to settle and release fully, and finally and forever, all Released Claims, disputes and differences, known or unknown, suspected or unsuspected, which now exist, may exist or heretofore existed, and in furtherance of such intention, the Release given herein shall be and remain in effect as a full and complete release, notwithstanding the discovery or existence of any such additional or different facts that would have affected the release of all Released Claims. The Franchisee and the Franchisee Affiliates agree to defend, indemnify and hold harmless the Franchisor and the Franchisor Affiliates from any and all Released Claims arising out of, directly or indirectly, the assertion by the Franchisee and the Franchisee Affiliates (or any person or entity by, through, or on their behalf) of any Released Claims, positions, defenses, or arguments contrary to this Section 1(a) of this Release.

[APPLIES ONLY IN SOUTH DAKOTA] 1.(b) Release of Unknown Claims and Waiver of South Dakota Law. The Franchisee and the Franchisee Affiliates acknowledge that they are aware and informed that the laws of South Dakota may purport to limit or reduce the effect of a general release with respect to claims not known or suspected by them at the time of execution of this Release, such as South Dakota Codified Laws § 20-7-11, which provides as follows:

"A general release does not extend to claims which the creditor does not know or suspect to exist in his favor at the time of executing the release, which if known by him must have materially affected his settlement with the debtor."

The Franchisee and the Franchisee Affiliates waive and relinquish every right or benefit which they have, or may have, under § 20-7-11 of the South Dakota Codified Laws, and under any similar provisions of any other law (as may be applicable to this Agreement), to the fullest extent that they may lawfully waive such right or benefit pertaining to the subject matter of this Release. In connection with such waiver and relinquishment, with respect to the Released Claims, the Franchisee and the Franchisee Affiliates acknowledge that they are aware and informed that they may hereafter discover facts in addition to or different from those that the Franchisee and the Franchisee Affiliates now know or believe to be true with respect to the subject matter of this Release, but that it is their intention to settle and release fully, and finally and forever, all Released Claims, disputes and differences, known or unknown, suspected or unsuspected, which now exist, may exist or heretofore existed, and in furtherance of such intention, the Release given herein shall be and remain in effect as a full and complete release, notwithstanding the discovery or existence of any such additional or different facts that would have affected the release of all Released Claims. The Franchisee and the Franchisee Affiliates agree to defend, indemnify and hold harmless the Franchisor and the Franchisor Affiliates



from any and all Released Claims arising out of, directly or indirectly, the assertion by the Franchisee and the Franchisee Affiliates (or any person or entity by, through, or on their behalf) of any Released Claims, positions, defenses, or arguments contrary to this Section l.(b) of this Release.



-General. This Release shall be construed and enforced in accordance with, and governed by, the laws of the State of Colorado. This Release embodies the entire agreement and understanding between the Parties and supersedes all prior agreements and understandings relating to the subject matter hereof: and this Release may not be modified or amended or any term hereof waived or discharged except in writing signed by the party against whom such amendment, modification, waiver or discharge is sought to be enforced. Nothing in this Release is intended to disclaim any representations made by the Franchisor in the most recent franchise disclosure document provided by the Franchisor or its representatives to the Franchisee in connection with any successor to the Franchise Agreement. The headings are for convenience in reference only and shall not limit or otherwise affect the meaning hereof. This Release may be executed in any number of counterparts, each of which shall be deemed an original, but all of which taken together shall constitute one and the same instrument. If any provision of this Release shall be held by a court of competent jurisdiction to be invalid or unenforceable, such provision shall be deemed modified to eliminate the invalid or unenforceable element and, as so modified, such provision shall be deemed a part of this Release as though originally included. The remaining provisions of this Release shall not be affected by such modification. All provisions of this Release are binding and shall inure to the benefit of the Parties and their respective delegatees, successors and assigns.

IN WITNESS WHEREOF, the Parties have caused this Release to be made effective on the day and year first above written.

Date:	FACTORY, INC.
Date.	By: Jeffrey R. Geygan, Interim CEO
	FRANCHISEE:
Date:	<u>Individually</u>
Date:	<u>Individually</u>
	AND: (if a corporation, limited liability company or partnership)
Date:	Company
	By: Title:



EXHIBIT I

$\frac{\text{ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.}}{\text{PROMISSORY NOTE}}$

<u>\$</u>	, 20
FOR VALUE RECEIVED, the undersigned	
("Debtor"), hereby promises to pay to the or	rder of Rocky Mountain
Chocolate Factory, Inc., a Colorado corporation ("Holder"), the	•
and no/100 Dollars (\$), as set forth herein.
Such principal shall be payable pursuant to Section 1 at such address as Holder m	ay designate from time to
time in writing.	
1. Payment and Maturity.	
a. Interest. This Promissory Note will bear interest at on the last day of each month on the outstanding balance.	%, compounded monthly
b. Payment Terms.	
2. Prepayment. Debtor may prepay any portion of this Promissory	•
penalty. Any prepayments shall be first applied to any other sums due hereunder a	nd then to the outstanding
principal balance.	
3. Acceleration and Defaulting Interest. At the option of Holder principal balance of this Promissory Note shall become immediately due and principal balance of this Promissory Note shall become immediately due and principal demand, upon the occurrence of any one or more of the following events of default to make any required payment on or before the date such payment is due; (b) the against Debtor under the provisions of any state insolvency law or the Federal Brassignment by Debtor for the benefit of creditors. In this event, interest and principal the date of such default, bear interest at the rate of 10% per annum. 4. Attorney Fees. Debtor agrees to promptly reimburse Holder for expenses, including attorney fees and court costs, incurred to collect this Promissor hereunder, if not paid when due. 5. No Waiver. No failure on the part of Holder to exercise, and no right hereunder, shall operate as a waiver of such right; nor shall any single or parany right hereunder preclude the exercise of any other right. The remedies herein and not exclusive of any remedies provided by law.	ayable, without notice or to (a) the failure of Debtor of The filing of a petition by or ankruptcy Act; or (c) any cipal shall, from and after all reasonable costs and ry Note or any installment of delay in exercising any tial exercise by Holder of
6. Waiver. Debtor hereby waives presentment, demand for paymen notice of dishonor, diligence in collection, and all other indulgences.	t, protest for nonpayment,
7. Colorado Law. This Promissory Note shall be governed by and with the laws of the State of Colorado.	interpreted in accordance
8. Security. This Promissory Note and the indebtedness evidenced Security Agreement attached hereto as Attachment A. ROCKY MOUNTAIN CHOCOLATE	hereby are secured by the
FACTORY	

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9. General Provisions. This Promissory Note may not be amended, modified, or changed				
nor shall any waiver of any provision hereof be effective, except by an instrument in writing and signed by				
the party against whom enforcement of any waiver, amendment, change, modification, or discharge i				
sought.				
Whenever used herein, the words "Debtor" and "Holder" shall be deemed to include their				
respective heirs, legal representatives, successors, and assigns.				
IN WITNESS WHEREOF, the undersigned has duly executed this Promissory Note on the day and year first above written.				
DEBTOR:				



ATTACHMENT A TO PROMISSORY NOTE

SECURITY AGREEMENT

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.

<u>1.</u>	Security Interest.	Effective as of the	day of		<u>20</u> ,
	-		("De	btor"), with a mailing a	ddress at
			hereby	grants to Rocky mountain (Chocolate
Factory, Inc.,	, a Colorado corpora	tion ("Secured Party	"), with an add	dress at 265 Turner Drive,	Durango,
Colorado 813	303, and its successor	s and assigns, a securi	ity interest in the	he following assets, togethe	er with all
replacements	, proceeds, accessor	ies, parts, additions, a	and accessions	s thereof or related thereto	o, now or
hereafter affi	xed or used in conn	nection therewith, and	l whether now	owned or hereafter acqui	ired (the
"Collateral"	<u>):</u>				,

All accounts receivable (including rights to payment under insurance claims), contract rights (including all executory contracts pertaining to or arising from the operation of the Debtor's business), franchise's lease and rights, customer lists, customer profiles, promotional brochures, mailing lists, goodwill, general intangibles, and causes of action, of every sort now owned or hereafter acquired by Debtor, wherever located, in any way related to the operation of the business.

<u>Debtor agrees to execute such other documentation as may be necessary under applicable law to allow Secured Party continuously to hold and perfect a security interest in the Collateral.</u>

- 2. The Obligation. The security interest granted hereby is to secure payment and performance of all of the liabilities and obligations of Debtor to Secured Party pursuant to that certain Promissory Note of even date herewith (the "Note").
- 3. Representations and Warranties Respecting the Collateral. Debtor hereby warrants that Debtor shall not allow any liens to attach to the Collateral that are senior to the Secured Party's interest in the Collateral.
- 4. Default. Time is of the essence under this Security Agreement, and Debtor shall be in default ("**Default**") under this Security Agreement upon the happening of any of the following events or conditions: (1) the occurrence of a default under the Promissory Note; or (2) Debtor's failure to use the Collateral as provided herein; or (3) Debtor's failure to prevent liens from attaching to the Collateral, except as provided herein. Waiver of any Default by the Secured Party shall not constitute a waiver of any subsequent Default.
- 5. Remedies. Upon the occurrence of any Default pursuant to Section 4 above, Secured Party may, by written notice to the Debtor, declare the commitments of Secured Party under the Franchise Agreement between Debtor and Secured Party to be terminated, whereupon such commitments shall forthwith terminate regardless of when such event occurs. Secured Party, by written notice to the Debtor, may terminate the Franchise Agreement, whereupon all amounts due to Secured Party shall become and be forthwith due and payable, without presentment, demand, protest, or further notice of any kind, all of which are hereby expressly waived by the Debtor.

Without limiting the foregoing, upon the occurrence of a Default, Secured Party shall have all the rights of a secured party under the Uniform Commercial Code, including the right to take possession of and to sell all, or any part of, the Collateral at public or private sale. Upon the request of Secured Party, the



Debtor shall assemble and deliver the Collateral to such location as Secured Party shall request. If any notification of intended disposition of any of the Collateral is required by law, such notification shall be deemed to have occurred if mailed, in accordance with Section 12 of this Security Agreement, at least seven days before such disposition. Any proceeds of a disposition of the Collateral or any part thereof may be applied by Secured Party to the payment of expenses in connection with the collateral (including, without limitation, the storage and/or disposition thereof), including reasonable attorney fees and legal expenses, and any balance of such proceeds may be applied by Secured Party towards the payment of the any obligation of Debtor arising under this Security Agreement or the Franchise Agreement in such order of application as Secured Party may from time to time deem appropriate.

- 6. Debtor's Right To Possession. Unless and until the occurrence of a Default as defined herein or in the Agreement, and unless possession is required to perfect a security interest, Debtor shall have possession of the Collateral and may use the same in any lawful manner not inconsistent with or contrary to this Agreement.
- 7. Termination. Upon payment to Secured Party of all obligations of Debtor pursuant to the Franchise Agreement, this Security Agreement shall terminate and Secured Party hereby agrees to execute and deliver any and all necessary documents to effectuate a release of the Collateral and termination of any security interest granted pursuant hereto.
- 8. Complete Agreement; Amendments. This Security Agreement, along with the Promissory Note, is the entire agreement, and supersedes any prior agreements and contemporaneous oral agreements of the parties concerning its subject matter. No amendment of, or waiver of, a right under this Security Agreement will be binding unless it is in writing and signed by the party to be charged.
- 9. Governing Law. This Security Agreement will be governed by the laws of the State of Colorado, without giving effect to conflicts of law principles.
- 10. Severability. To the extent a provision of this Security Agreement is unenforceable, this Security Agreement will be construed as if the unenforceable provision were omitted.
- 11. Successors and Assigns. A successor to or assignee of Secured Party's rights and obligations under the Security Agreement will succeed to Secured Party's rights and obligations under this Security Agreement.
- 12. Notices. A notice or other communication to a party under this Security Agreement will be in writing (except that entitlement orders may be given orally), will be sent to the party's address set forth above, or to such other address as the party may notify the other parties of, and will be effective on receipt.
- 13. JURY WAIVER. EACH OF THE PARTIES WAIVES ITS RIGHT TO A JURY TRIAL WITH RESPECT TO ANY ACTION OR CLAIM ARISING OUT OF ANY DISPUTE IN CONNECTION WITH THIS SECURITY AGREEMENT, ANY RIGHTS, REMEDIES, OBLIGATIONS, OR DUTIES HEREUNDER, OR THE PERFORMANCE OR ENFORCEMENT HEREOF OR THEREOF.
- 14. Counterparts. This Security Agreement may be executed and acknowledged in counterparts, all of which executed and acknowledged counterparts shall together constitute a single document. Facsimile signature pages will be acceptable and shall be conclusive evidence of execution.
- 15. Time. Time is of the essence with regard to each provision of this Security Agreement as to which time is a factor.



16. Attorney Fees. If any legal action or any arbitration or other proceeding is brought for the enforcement of this Security Agreement, or because of an alleged dispute, breach, default, or misrepresentation in connection with any of the provisions of this Security Agreement, the successful or prevailing party or parties shall be entitled to recover reasonable attorney fees and other costs incurred in that action or proceeding, in addition to any other relief to which it or they may be entitled.

<u>IN WITNESS WHEREOF</u>, the parties hereto have caused this Security Agreement to be duly executed and delivered as of the date first above written.

and delivered as of the date first above writt	ten.
	DEBTOR:
	SECURED PARTY:
	ROCKY MOUNTAIN CHOCOLATE FACTORY, INC., a Colorado corporation
	Sign:
	Name:
	<u>Title:</u>



EXHIBIT ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.

By:	
Name, Title	
	FRANCHISEE:
Date:	
Date:	
	AND: (if a corporation, limited liability company or partnership)
Date:	Company
Date:	By: Title:
	Title.
	GENERAL RELEASE - 3



EXHIBIT K (TO DISCLOSURE DOCUMENT)

J

STATE ADDENDA AND RIDERS TO THE FRANCHISE DISCLOSURE DOCUMENT, FRANCHISE AGREEMENT AND OTHER AGREEMENTS

ADDENDUM TO THE

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.

DISCLOSURE DOCUMENT

FOR THE STATE OF CALIFORNIA

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.

OUR WEBSITE <u>()(www.rmcf.com)</u> 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.

1. The following paragraphs are added to the end of <u>Item 17</u>:

The California Business and Professions Code Sections 20000 through 20043 provide rights to the franchisee concerning termination, transfer or nonrenewal of a franchise. If the Franchise Agreement contains a provision that is inconsistent with the law, the law will control.

Neither the Franchisor, any person in <u>Item 2</u> of the Disclosure Document is subject to any currently effective order of any national securities association or national securities exchange, as defined in the Securities Exchange Act of 1934, 15 U.S.C.A. 78a et seq., suspending or expelling such persons from membership in such association or exchange.

The Franchise Agreement contains a liquidated damages clause. Under _California Civil Code Section 1671, certain liquidated damages clauses are unenforceable.

The Franchise Agreement contains a covenant not to compete which extends _beyond the termination of the Franchise. This provision may not be enforceable under California law.

You must sign a general release if you renew or transfer your franchise.



California Corporations Code §31512 voids a waiver of your rights under the Franchise Investment Law (California Corporations Code §\$31000 through 31516). Business and Professions Code §20010 voids a waiver of your rights under the Franchise Relations Act (Business and Professions Code §\$20000 through 20043).





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.

For franchisees operating outlets located in California, the California Franchise Investment Law and the California Franchise Relations Act will apply regardless of the choice of law or dispute resolution venue stated elsewhere. Any language in the Franchise Agreement or any amendment thereto or any agreement to the contrary is superseded by this condition.

No disclaimer, questionnaire, clause, or statement signed by a franchisee in connection with the commencement of the franchise relationship shall be construed or interpreted as waiving any claim of fraud in the inducement, whether common law or statutory, or as disclaiming reliance on or the right to rely upon any statement made or information provided by any franchisor, broker or other person acting on behalf of the franchisor that was a material inducement to a franchisee's investment. This provision supersedes any other or inconsistent term of any document executed in connection with the franchise.

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.





<u>J-</u>1

ADDENDUM TO THE

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.

DISCLOSURE DOCUMENT

FOR THE STATE OF HAWAII

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 COMMISSIONER OF SECURITIES OR A FINDING BY THE COMMISSIONER OF SECURITIES THAT THE INFORMATION PROVIDED HEREIN IS TRUE, COMPLETE AND NOTMISLEADING.

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 OR AGREEMENT SHOULD BE REFERRED TO FOR A STATEMENT OF ALL RIGHTS, CONDITIONS, RESTRICTIONS AND OBLIGATIONS OF BOTH THE FRANCHISOR AND THE FRANCHISEE.

No disclaimer, questionnaire, clause, or statement signed by a franchisee in connection with the commencement of the franchise relationship shall be construed or interpreted as waiving any claim of fraud in the inducement, whether common law or statutory, or as disclaiming reliance on or the right to rely upon any statement made or information provided by any franchisor, broker or other person acting on behalf of the franchisor that was a material inducement to a franchisee's investment. This provision supersedes any other or inconsistent term of any document executed in connection with the franchise.

The Franchisor's registered agent in the state authorized to receive service of process is:

Commissioner of Securities

Department of Commerce and Consumer Affairs

Business Registration Division

Securities Compliance Branch

335 Merchant Street, Room 203



Honolulu, Hawaii 96813

1. The following list reflects the status of the franchise registrations of the Franchisor in the states which require registration:
A. This proposed registration is effective in the following states: California, Illinois, Indiana, Maryland, Michigan, New York, North Dakota, Rhode Island, South Dakota, Virginia, Washington and Wisconsin.
B. This proposed registration is or will shortly be on file in the following states: Hawaii and Minnesota.
B.C. States which have refused, by order or otherwise, to register these franchises are:

one.	
 D. States which have revoked or suspended the right to offer the franclare: 	nises
fone.	
C:E. States in which the proposed registration of these franchises has be ithdrawn are: None.	een

<u>J-</u>4



ADDENDUM TO THE

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.

DISCLOSURE DOCUMENT

FOR THE STATE OF ILLINOIS

Illinois law governs the Franchise Agreement.

In conformance with Section 4 of the Illinois Franchise Disclosure Act, any provision in a franchise agreement that designates jurisdiction and venue in a forum outside of the State of Illinois is void. However, a franchise agreement may provide for arbitration to take place outside of Illinois.

Your rights upon Termination and Non-Renewal are set forth in Sections 19 and 20 of the Illinois Franchise Disclosure Act.

In conformance with Section 41 of the Illinois Franchise Disclosure Act, 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.

No disclaimer, questionnaire, clause, or statement signed by a franchisee in connection with the commencement of the franchise relationship shall be construed or interpreted as waiving any claim of fraud in the inducement, whether common law or statutory, or as disclaiming reliance on or the right to rely upon any statement made or information provided by any franchisor, broker or other person acting on behalf of the franchisor that was a material inducement to a franchisee's investment. This provision supersedes any other or inconsistent term of any document executed in connection with the franchise.

No disclaimer, questionnaire, clause, or statement signed by a franchisee in connection with the commencement of the franchise relationship shall be construed or interpreted as waiving any claim of fraud in the inducement, whether common law or statutory, or as disclaiming reliance on or the right to rely upon any statement made or information provided by any franchisor, broker or other person acting on behalf of the franchisor that was a material inducement to a franchisee's investment. This provision supersedes any other or inconsistent term of any document executed in connection with the franchise.

1



RIDER TO THE ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. FRANCHISE AGREEMENT FOR THE STATE OF ILLINOIS

This Rider to the Franchise Agreement by and between Rocky Mountain Chocolate Factory,		
_Iı	nc. and Franchisee is dated	
1.	Section 22.25 -is deleted in its entirety.	
	Illinois law governs the Franchise Agreement. In conformance with Section 41 of the chise Disclosure Act, any condition, stipulation or provision purporting to bind any person of franchise to waive compliance with the Illinois Franchise Disclosure Act or any other law woold.	
	In conformance with Section 4 of the Illinois Franchise Disclosure Act, any provision in Agreement that designates jurisdiction and venue outside of the State of Illinois is void. Distration may take place outside of Illinois.	
4. of the Illinois	Franchisees' rights upon termination and non-renewal are set forth in Sections 19 and 20 s Franchise Disclosure Act.	
5. No Waiver of Disclaimer of Reliance. No disclaimer, questionnaire, clause, or statemer signed by a franchisee in connection with the commencement of the franchise relationship shall be construed or interpreted as waiving any claim of fraud in the inducement, whether common law or statutory, or as disclaiming reliance on or the right to rely upon any statement made or information provided by any franchisor, broker or other person acting on behalf of the franchisor that was a material inducement to a franchisee's investment. This provision supersedes any other or inconsistent term of an document executed in connection with the franchise.		
[SIGNATURE PAGE TO FOLLOW]		

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IN WITNESS WHEREOF, the parties hereto have duly executed and delivered this Illinois Rider concurrently with the execution of the Franchise Agreement on the day and year first above written.

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.	FRANCHISEE:
By: Name, Title	FRANCHISEE (Print Name)
	By: Title:

FACTORY, INC.	<u>FRANCHISEE:</u>
By:	
Name, Title	FRANCHISEE (Print Name)
	By:
	Title:

ADDENDUM TO THE

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.

DISCLOSURE DOCUMENT

FOR THE STATE OF INDIANA

Indiana law prohibits us from establishing a company-owned Store within a reasonable area of your Franchised Location which would compete unfairly with you.

In <u>Items 17(c)</u>, <u>17(i)</u> and <u>17(m)</u>, any releases you sign will not apply to any claims that may arise under the Indiana Franchise Disclosure Law and the Indiana Deceptive Practices Act.

<u>Item 17(r)</u> may not be enforceable under the Indiana Deceptive Practices Act.

Item 17(w) Indiana franchise laws apply even though Colorado law applies generally.

No disclaimer, questionnaire, clause, or statement signed by a franchisee in connection with the commencement of the franchise relationship shall be construed or interpreted as waiving any claim of fraud in the inducement, whether common law or statutory, or as disclaiming reliance on or the right to rely upon any statement made or information provided by any franchisor, broker or other person acting on behalf of the franchisor that was a material inducement to a franchisee's investment. This provision supersedes any other or inconsistent term of any document executed in connection with the franchise.



No disclaimer, questionnaire, clause, or statement signed by a franchisee in connection with the commencement of the franchise relationship shall be construed or interpreted as waiving any claim of fraud in the inducement, whether common law or statutory, or as disclaiming reliance on or the right to rely upon any statement made or information provided by any franchisor, broker or other person acting on behalf of the franchisor that was a material inducement to a franchisee's investment. This provision supersedes any other or inconsistent term of any document executed in connection with the franchise.

1



ADDENDUM TO THE

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.

DISCLOSURE DOCUMENT

FOR THE STATE OF MARYLAND

The following provisions apply to all Franchises offered and sold to residents of the State of Maryland or to be located in the State of Maryland:

1. The following statement is added to Item 5:

Based upon the Franchisor's financial condition, the Maryland Securities Commissioner has required a financial assurance. Based upon the Franchisor's financial condition, the Maryland Securities Commissioner has required a financial assurance. Therefore, all initial fees and payments owed by franchisees shall be deferred until the Franchisor completes its pre-opening obligations under the Franchise Agreement. In addition, all development fees and initial payments by area developers shall be deferred until the first franchise under the development agreement opens.

2. The following provisions apply to all Franchises offered and sold to residents of the State of Maryland or to be located in the State of Maryland:

The Franchise Agreement provides for termination upon bankruptcy. This provision may not be enforceable under federal bankruptcy law (11 U.S.C.A. §§ 101 et seq.).

Under Maryland law, the general release required as a condition of renewal and/or assignment/transfer shall not apply to any claims that may arise under the Maryland Franchise Registration and Disclosure Law.

You may bring any cause of action against us in any court of competent jurisdiction, including the state or federal courts of Maryland. Any claims arising under the Maryland Franchise Registration and Disclosure Law must be brought within three years after the grant of the franchise.

No Waiver of Disclaimer of Reliance. No disclaimer, questionnaire, clause, or statement signed by a franchisee in connection with the commencement of the franchise relationship shall be construed or interpreted as waiving any claim of fraud in the inducement, whether common law or statutory, or as disclaiming reliance on or the right to rely upon any statement made or information provided by any franchisor, broker or other person acting on behalf of the franchisor that was a material inducement to a franchisee's investment. This provision supersedes any other or inconsistent term of any document executed in connection with the franchise.

RIDER TO THE ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. FRANCHISE AGREEMENT FOR THE STATE OF MARYLAND





RIDER TO THE ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. FRANCHISE AGREEMENT FOR THE STATE OF MARYLAND

This Rider to the Franchise Agreement by and between Rocky Mountain Chocolate Factory,

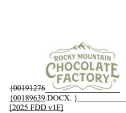
Inc. and Franchisee is dated—	
1. The following statement is added to the end of <u>Section 4.1</u> . (" Initial Franchise Fee " of the Franchise Agreement, and /or to the end of <u>Section 5</u> (" Development Fees ") of the Development Rider:	
Based upon the Franchisor's financial condition, the Maryland Securities Commissioner ha	IS
required a financial assurance.	
Based upon the Franchisor's financial condition, the Maryland Securities Commissioner has required a financial assurance. Therefore, all initial fees and payments owed by franchisees shall be deferred until the Franchisor completes its preopening obligations under the Franchise Agreement. In addition, all development fees and initial payments by area developers shall be deferred until the first franchise under the development agreement opens.	
2. The following shall be added at the end of <u>Sections 16.2.f</u> (" Pre-Conditions t Franchisee's Transfer ") and <u>17.3.d</u> (" Rights Upon Expiration "):	to
Any release executed in connection herewith will not apply to any claims that may arise under the Maryland Franchise Registration and Disclosure Law.	
3. The following sentence is added to the end of <u>Section 22.1</u> ("Governin Law/Consent to Venue and Jurisdiction"):	g
The Franchisee may commence any cause of action against the Franchisor in the state or federal courts of Maryland or Colorado. Any claims arising under the Maryland Franchise Registration and Disclosure Laws must be brought within three years after the grant of the franchise.	
1.—The following sentence is added to the end of <u>SectionSections 22.3</u> and (" Modification "):	
Provided, however, that this provision is not limited to, nor shall it act as a release, estoppel or waiver of any liability incurred under the Maryland Franchise Registration and Disclosure Laws. 4. The last sentence of Section"), 22.4 ("Entire Agreement") is deleted in its entiret and replaced with the following:"):	¥
Provided, however, that this provision is not limited to, nor shall it act as a	

release, estoppel or waiver of any liability incurred under the Maryland Franchise

CHOCOLATE

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- 5. <u>Section 22.25</u> ("**Acknowledgement**") is deleted in its entirety from the Franchise Agreement.
- 6. No Waiver of Disclaimer of Reliance. No disclaimer, questionnaire, clause, or statement signed by a franchisee in connection with the commencement of the franchise relationship shall be construed or interpreted as waiving any claim of fraud in the inducement, whether common law or statutory, or as disclaiming reliance on or the right to rely upon any statement made or information provided by any franchisor, broker or other person acting on behalf of the franchisor that was a material inducement to a franchisee's investment. This provision supersedes any other or inconsistent term of any document executed in connection with the franchise.
- 2. <u>Section 22.7 ("Review of Agreement")</u> is deleted in its entirety from the Franchise Agreement.



1

8. No Waiver of Disclaimer of Reliance. No disclaimer, questionnaire, clause, or statement signed by a franchisee in connection with the commencement of the franchise relationship shall be construed or interpreted as waiving any claim of fraud in the inducement, whether common law or statutory, or as disclaiming reliance on or the right to rely upon any statement made or information provided by any franchisor, broker or other person acting on behalf of the franchisor that was a material inducement to a franchisee's investment. This provision supersedes any other or inconsistent term of any document executed in connection with the franchise.

IN WITNESS WHEREOF, the parties hereto have duly executed and delivered this Maryland Rider concurrently with the execution of the Franchise Agreement on the day and year first above written.

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.	FRANCHISEE:
By: Name, Title	FRANCHISEE (Print Name)
	By: Title:

IN WITNESS WHEREOF, the parties hereto have duly executed and delivered this Maryland Rider concurrently with the execution of the Franchise Agreement on the day and year first above written.

FACTORY, INC.	FRANCHISEE:
By: Name, Title	FRANCHISEE (Print Name)
	By: Title:

ADDENDUM TO THE

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.

DISCLOSURE DOCUMENT

FOR THE STATE OF MINNESOTA

_____The following risk factor is added to the Special Risks to Consider About This Franchise cover _page:

<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.

Minnesota considers it unfair to not protect the franchisee's right to use the trademarks. As such, we will protect franchisee's rights to use the trademarks, service marks, trade names, logotypes, or other commercial symbols or indemnify the franchisee from any loss, costs, or expenses arising out of any claim, suit, or demand regarding the use of same (see Minnesota Statute 80C.12 Subd 1(G)).

Minnesota law provides a Franchisee with certain transfer, termination and nonrenewal rights. Minn. Stat. Sec. 80C.14 Subd. 3, 4 and 5 require, except in certain specified cases, that (i) a Franchisee be given 90 days' notice of termination (with 60 days to cure) and 180 days' notice for nonrenewal of the applicable agreement, and (ii) consent to the transfer of the franchise will not be unreasonably withheld.

Minnesota Statutes, Section 80C.21 and Minnesota Rule 2860.4400(J) prohibit the franchisor from requiring litigation to be conducted outside Minnesota, requiring waiver of a jury trial, or requiring the franchisee to consent to liquidated damages, termination penalties or judgment notes. In addition, nothing in the Franchise Disclosure Document or agreement(s) can abrogate or reduce any of franchisee's rights as provided for in Minnesota Statutes, Chapter 80C, or franchisee's rights to any procedure, forum, or remedies provided for by the laws of the jurisdiction.

Minnesota Rules 2860.440(D) prohibits a franchisor from requiring a franchisee assent to a general release.

All sections of the Franchise Disclosure Document referencing franchisor's <u>right to obtain</u> injunctive relieve are hereby amended to refer to franchisor's right to <u>seek to obtain</u> injunctive relief. In addition, a court will determine if a bond is required. (see Minnesota Rule 2860.44(J))

Minnesota Statute 80C.17 Subd 5 provides that no action may be commenced thereunder more than 3 years after the cause of action accrues.

Minnesota Statute 604.113 puts a cap of \$30 on service charges incurred in connection with any check returned due to insufficient funds.

No Waiver of Disclaimer of Reliance. No disclaimer, questionnaire, clause, or statement signed by a franchisee in connection with the commencement of the franchise relationship shall be construed or interpreted as waiving any claim of fraud in the inducement, whether common law or statutory, or as disclaiming reliance on or the right to rely upon any statement made or information provided by any

franchisor, broker or other person acting on behalf of the franchisor that was a material inducement to a franchisee's investment. This provision supersedes any other or inconsistent term of any document executed in connection with the franchise.

RIDER TO THE ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. FRANCHISE AGREEMENT FOR THE STATE OF MINNESOTA

This Rider to the Franchise Agreement by and between Rocky Mountain Chocolate Factory, Inc. and Franchisee is dated
Minnesota considers it unfair to not protect the Franchisee's right to use the trademarks. As such, we will protect Franchisee's rights to use the trademarks, service marks, trade names, logotypes, or other commercial symbols or indemnify the franchisee from any loss, costs, or expenses arising out of any claim, suit, or demand regarding the use of same (see Minnesota Statute 80C.12 Subd 1(G))
2.1The following paragraph is added to the end of Section 16.1 of the Franchise Agreement: Minn. Stat. Sec. 80C.14 Subd. 3, 4 and 5 require, except in certain specified cases, consent to the transfer of the franchise will not be unreasonably withheld. 3.1The following paragraph is added to Section 18 of the Franchise Agreement:
Minnesota law provides a Franchisee with certain termination and nonrenewal rights. Minn. Stat. Sec. 80C.14 Subd. 3, 4 and 5 require, except in certain specified cases, that Franchisee be given 90 days' notice of termination (with 60 days to cure) and 180 days' notice for nonrenewal of this Agreement. Section 18.3.b. of the Franchise Agreement is deleted in its entirety.

4.1. The last sentence of <u>Section 22.1</u> of the Franchise Agreement is deleted and the following language is added:

Minnesota Statutes, Section 80C.21 and Minnesota Rule 2860.4400(J) prohibit the franchisor from requiring litigation to be conducted outside Minnesota, requiring waiver of a jury trial, or requiring the franchisee to consent to liquidated damages, termination penalties or judgment notes. In addition, nothing in the Franchise Disclosure Document or agreement(s) can abrogate or reduce any of franchisee's rights as provided for in Minnesota Statutes, Chapter 80C, or franchisee's rights to any procedure, forum, or remedies provided for by the laws of the jurisdiction.

Minnesota Rules 2860.440(D) prohibits a franchisor from requiring a franchisee assent to a general release.

All sections of the Franchise Disclosure Document referencing franchisor's right to obtain injunctive relieve are hereby amended to refer to franchisor's right to seek to obtain injunctive relief. In addition, a court will determine if a bond is required. (see Minnesota Rule 2860.44(J))

Minnesota Statute 80C.17 Subd 5 provides that no action may be commenced thereunder more than 3 years after the cause of action accrues.

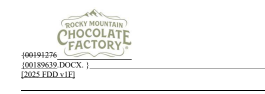
Minnesota Statute 604.113 puts a cap of \$30 on service charges incurred in connection with any check returned due to insufficient funds.

No Waiver of Disclaimer of Reliance. No disclaimer, questionnaire, clause, or statement signed by a franchisee in connection with the commencement of the franchise relationship shall be construed or interpreted as waiving any claim of fraud in the inducement, whether common law or statutory, or as

disclaiming reliance on or the right to rely upon any statement made or information provided by any franchisor, broker or other person acting on behalf of the franchisor that was a material inducement to a franchisee's investment. This provision supersedes any other or inconsistent term of any document executed in connection with the franchise.

RIDER TO THE ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. FRANCHISE AGREEMENT FOR THE STATE OF MINNESOTA

This Rider to the Franchise Agreement by and between Rocky Mountain Chocolate Factory, Inc.		
and Franchisee is dated , 20 .		
1. The following paragraph is added to Section 14.5 of the Franchise Agreement:		
Minnesota considers it unfair to not protect the Franchisee's right to use the trademarks. As such, we will protect Franchisee's rights to use the trademarks, service marks, trade names, logotypes, or other commercial symbols or indemnify the franchisee from any loss, costs, or expenses arising out of any claim, suit, or demand regarding the use of same (see Minnesota Statute 80C.12 Subd 1(G))		
2. The following paragraph is added to the end of Section 16.1 of the Franchise Agreement:		
Minn. Stat. Sec. 80C.14 Subd. 3, 4 and 5 require, except in certain specified cases, consent to the transfer of the franchise will not be unreasonably withheld.		
3. The following paragraph is added to Section 18 of the Franchise Agreement:		
Minnesota law provides a Franchisee with certain termination and nonrenewal rights. Minn. Stat. Sec. 80C.14 Subd. 3, 4 and 5 require, except in certain specified cases, that Franchisee be given 90 days' notice of termination (with 60 days to cure) and 180 days' notice for nonrenewal of this Agreement.		
4. <u>Section 18.3.b.</u> of the Franchise Agreement is deleted in its entirety.		
5. The last sentence of Section 22.1 of the Franchise Agreement is deleted and the following language is added:		
Minnesota Statutes, Section 80C.21 and Minnesota Rule 2860.4400(J) prohibit the franchisor from requiring litigation to be conducted outside Minnesota, requiring waiver of a jury trial, or requiring the franchisee to consent to liquidated damages, termination penalties or judgment notes. In addition, nothing in the Franchise Disclosure Document or agreement(s) can abrogate or reduce any of franchisee's rights as provided for in Minnesota Statutes, Chapter 80C, or franchisee's rights to any procedure, forum, or remedies provided for by the laws of the jurisdiction.		
5.6. Notwithstanding anything in <u>Section 22.9</u> of the Franchise Agreement to the contrary, Franchisee cannot consent to Franchisor obtaining injunctive relief. (See Minnesota Rules 2860.4400(J)). In addition, a court will determine if a bond is required.		
6.7. Notwithstanding anything in <u>Section 22.21</u> of the Franchise Agreement to the contrary, Minnesota Statute 80C.17 Subd 5 provides that no action may be commenced thereunder more than 3 years after the cause of action accrues.		



8. To the extent Franchisee is required to execute a general release in Franchisor's favor, Minnesota Rules 2860.4400(D) prohibits Franchisor from requiring Franchisee to assent to a general release.

1. Minnesota Statute 604.113 puts a cap of \$30 on service charges incurred in connection with any check returned due to insufficient funds.

9. No Waiver of Disclaimer of Reliance. No disclaimer, questionnaire, clause, or statement signed by a franchisee in connection with the commencement of the franchise relationship shall be construed or interpreted as waiving any claim of fraud in the inducement, whether common law or statutory, or as disclaiming reliance on or the right to rely upon any statement made or information provided by any franchisor, broker or other person acting on behalf of the franchisor that was a material inducement to a franchisee's investment. This provision supersedes any other or inconsistent term of any document executed in connection with the franchise.IN WITNESS WHEREOF, the parties hereto have duly executed and delivered this Minnesota Rider concurrently with the execution of the Franchise Agreement on the day and year first above written.

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.	FRANCHISEE:
By: Name, Title	FRANCHISEE (Print Name)
	By:

- 8. To the extent Franchisee is required to execute a general release in Franchisor's favor, Minnesota Rules 2860.4400(D) prohibits Franchisor from requiring Franchisee to assent to a general release.
- 9. Minnesota Statute 604.113 puts a cap of \$30 on service charges incurred in connection with any check returned due to insufficient funds.
- 10. No Waiver of Disclaimer of Reliance. No disclaimer, questionnaire, clause, or statement signed by a franchisee in connection with the commencement of the franchise relationship shall be construed or interpreted as waiving any claim of fraud in the inducement, whether common law or statutory, or as disclaiming reliance on or the right to rely upon any statement made or information provided by any franchisor, broker or other person acting on behalf of the franchisor that was a material inducement to a franchisee's investment. This provision supersedes any other or inconsistent term of any document executed in connection with the franchise.IN WITNESS WHEREOF, the parties hereto have duly executed and delivered this Minnesota Rider concurrently with the execution of the Franchise Agreement on the day and year first above written.

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.	FRANCHISEE:
By: Name, Title	FRANCHISEE (Print Name)
	By: Title:

ADDENDUM TO THE

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.

DISCLOSURE DOCUMENT

FOR THE STATE OF NEW YORK

1. The following paragraphs are added to the state cover page:

INFORMATION COMPARING FRANCHISORS IS AVAILABLE. CALL THE STATE ADMINISTRATORS LISTED IN <u>EXHIBIT A</u> 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 DISCLOSURE DOCUMENT. IF YOU LEARN THAT ANYTHING IN THE DISCLOSURE DOCUMENT IS UNTRUE, CONTACT THE FEDERAL TRADE COMMISSION AND NEW YORK STATE DEPARTMENT OF LAW, BUREAU OF INVESTOR PROTECTION AND SECURITIES, 28 LIBERTY STREET, 15TH FLOOR, NEW YORK, NEW YORK 10005.

THE FRANCHISOR MAY, IF IT CHOOSES, NEGOTIATE WITH YOU ABOUT ITEMS COVERED IN THE PROSPECTUS. 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 PROSPECTUS.

2. The Franchisor's registered agent in the state authorized to receive service of process is:

New York Department of State

One Commerce Plaza 99 Washington Avenue, 6th Floor

Albany, New York 12231-0001 (518) 473-2492

3. The following Risk Factor is added to the state cover page:

THE FRANCHISE AGREEMENT PROVIDES THAT VENUE IS TO BE IN THE STATE OF COLORADO. THIS MEANS THAT IF YOU PURCHASE A FRANCHISE AND A DISPUTE ARISES, YOU WILL HAVE TO DEFEND OR MAINTAIN THE PROCEEDINGS IN THE STATE OF COLORADO.

4. The following is added at the end of <u>Item 3</u>:

Except as provided above, with regard to the Franchisor, its predecessor, a person identified in <u>Item 2</u>, or an affiliate offering franchises under the Franchisor's principal trademark:

A. No such party has an administrative, criminal or civil action pending against that person



alleging: a felony, a violation of a franchise, antitrust, or securities law, fraud, embezzlement, fraudulent conversion, misappropriation of property, unfair or deceptive practices, or comparable civil or misdemeanor allegations.



- B. No such party 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.
- C. No such party has been convicted of a felony or pleaded nolo contendere to a felony charge or, within the 10 year period immediately preceding the application for registration, has been convicted of or pleaded nolo contendere to a misdemeanor charge or has been the subject of a civil action alleging: violation of a franchise, antifraud, or securities law; fraud; embezzlement; fraudulent conversion or misappropriation of property; or unfair or deceptive practices or comparable allegations.
- D. No such party is subject to a currently effective injunctive or restrictive order or decree relating to the franchise, or under a Federal, State, or Canadian franchise, securities, antitrust, trade regulation or trade practice law, resulting from a concluded or pending action or proceeding brought by a public agency; or 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.

4.5. The following is added to the end of Item 4:

Neither the franchisor, its affiliate, its predecessor, officers, or general partner during the 10-year period immediately before the date of the offering circular: (a) filed as 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 that officer or general partner of the_franchisor held this position in the company or partnership.

6. The following is added to the end of <u>Item 5</u>:

The initial franchise fee constitutes part of our general operating funds and will be used as such in our discretion.

6.7. The following is added to the end of the "Summary" sections of <u>Item 17(c)</u>, titled "Requirements for franchisee to renew or extend," <u>Item 17(i)</u>, titled "Franchisee's obligations on termination/nonrenewal," and <u>Item 17(m)</u>, titled "Conditions for franchisor approval of transfer":

However, to the extent required by applicable law, all rights you enjoy and any causes of action 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.





7.8. The following language replaces the "Summary" section of <u>Item 17(d)</u>, titled "Termination by franchisee":

You may terminate the agreement on any grounds available by law.

8.9. The following is added to the end of the "Summary" section of <u>Item 17(j)</u>, titled "Assignment of contract by franchisor":

However, no assignment will be made except to an assignee who in good faith and judgment of the Franchisor, is willing and financially able to assume the Franchisor's obligations under the Franchise Agreement.

9.10. The following is added to the end of the "Summary" sections of $\underline{\text{Item } 17(v)}$, titled "Choice of forum", and $\underline{\text{Item } 17(w)}$, titled "Choice of law":

The foregoing choice of law should not be considered a waiver of any right conferred upon the Franchisor or upon the Franchisee by Article 33 of the General Business Law of the State of New York.

10.11. THE FRANCHISOR REPRESENTS THAT IT HAS NOT KNOWINGLY OMITTED FROM THE PROSPECTUS ANY MATERIAL FACT, NOR DOES THE PROSPECTUS CONTAIN ANY UNTRUE STATEMENT OF A MATERIAL FACT.

41.12. No Waiver of Disclaimer of Reliance. No disclaimer, questionnaire, clause, or statement signed by a franchisee in connection with the commencement of the franchise relationship shall be construed or interpreted as waiving any claim of fraud in the inducement, whether common law or statutory, or as disclaiming reliance on or the right to rely upon any statement made or information provided by any franchisor, broker or other person acting on behalf of the franchisor that was a material inducement to a franchisee's investment. This provision supersedes any other or inconsistent term of any document executed in connection with the franchise.



RIDER TO THE ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. FRANCHISE AGREEMENT FOR THE STATE OF NEW YORK

,	This R	ider to the Franchise Agreement by	and between Rocky Mountain Cho	ocolate Factory,	
	Inc.	and Franchisee is dated————	,	20	
	1.	The following shall be added at	the end of Section 16.2.f -and-17.3	<u>.d</u> :	
	", provided however, that all rights enjoyed by the Franchisee and any causes of action arising in its 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 GBL 687.4 and 687.5 be satisfied."				
	2.	The following shall be added to	Article 18:		
	law.	The Franchisee may terminate this Agreement upon any grounds available by			
	3.	The following shall be added at the end of Section 22.1:			
		The foregoing choice of law shall not be considered a waiver of any right conferred upon the Franchisee by the provisions of Article 33 of the General Business Law of the State of New York.			
	signed be con law of informathat w	To Waiver of Disclaimer of Reliance. No disclaimer, questionnaire, clause, or statement by a franchisee in connection with the commencement of the franchise relationship shall strued or interpreted as waiving any claim of fraud in the inducement, whether common statutory, or as disclaiming reliance on or the right to rely upon any statement made on ation provided by any franchisor, broker or other person acting on behalf of the franchison as a material inducement to a franchisee's investment. This provision supersedes any other possistent term of any document executed in connection with the franchise.			
	IN WITNESS WHEREOF, the parties hereto have duly executed and delivered this New York Rider concurrently with the execution of the Franchise Agreement on the day and year first above written.				
ROCKY FACTO	MOU	NTAIN CHOCOLATE	FRANCHISEE:		
By: Name, Title			FRANCHISEE (Print Name)		
			By: Title:		
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ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.	FRANCHISEE:
By: Jeffrey R, Geygan, Interim CEO	FRANCHISEE (Print Name)
	By: Title:



ADDENDUM TO THE

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.

DISCLOSURE DOCUMENT

FOR THE STATE OF NORTH DAKOTA

Notwithstanding anything to the contrary set forth in the Franchise Disclosure Document, the following provisions shall supersede and apply to all franchises offered and sold in the state of North Dakota:

- 1. No release language set forth in the Franchise Agreement, shall relieve the Franchisor or any other person, directly or indirectly, from liability imposed by the laws concerning franchising of the State of North Dakota.
- 2. Any provision in the Franchise Agreement which designates jurisdiction or venue or requires the Franchisee to agree or consent to jurisdiction or venue, in a forum outside of North Dakota, is deleted from all Franchise Agreements issued in the State of North Dakota.
- 3. Section 22.10 of the Franchise Agreement ("Waiver of Punitive Damages and Jury Trial") requires the Franchisee to consent to a waiver of trial by jury. This requirement is deleted from all Franchise Agreements and any other related agreements used in the State of North Dakota.
- 4. Section 22.10 of the Franchise Agreement ("Waiver of Punitive Damages and Jury Trial") requires the Franchisee to consent to a waiver of exemplary and punitive damages. This requirement is deleted from all Franchise Agreements and any other related agreements used in the State of North Dakota.
- 1.—The following statement is added at the end of Items 17(c), 17(i) -and-17(m):

5.

(Any release executed in connection herewith shall not apply to any claims that may arise under the North Dakota Franchise Investment Law).

- 2.—The following statement is added at the end of Item 17(i):
- 6.

Any sections of the Franchise Agreement requiring you to consent to liquidated damages and/or termination penalties may not be enforceable under Section 51-19-09 of the North Dakota Franchise Investment Law, and are amended accordingly to the extent required by law.

- 3.—The following statement is added at the end of Item 17(r):
 - Covenants not to compete such as those mentioned above are generally considered unenforceable in
- 7. the state of North Dakota.
- 8. <u>Item 17(v)</u> is deleted in its entirety.
- 9. Item 17(w) is deleted in its entirety.



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10. 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 any other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

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RIDER TO THE ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. FRANCHISE AGREEMENT FOR THE STATE OF NORTH DAKOTA

This Rider to the Franchise Agreement by a	and between Rocky Mountain Chocola	te Factory, Inc.
_and Franchisee is dated	5	, 20
The following statement is added to the following 0.2:	ing sections: Section 16.2.i, Section 20	.1; and Section
(Covenants not to compete such as those me in the State of North Dakota.)	entioned above are generally considered	d unenforceable

Sections of the Franchise Agreement requiring that you sign a general release, estoppel or waiver as a condition of renewal and/or assignment may not be enforceable as they relate to releases of the North Dakota Franchise Investment Law.

3. The second, third and fourth sentences of <u>Section 16.4.c.</u> are deleted and the following are substituted in their place:

If the parties cannot agree within a reasonable time on the cash consideration, each party shall designate an appraiser and the two appraisers chosen shall select a third appraiser. The determination of the appraisers shall be binding upon the parties. All expenses of the appraisers shall be paid for equally between the Franchisor and the Franchisee.

- 4. The following statement is added to <u>Section 18.3.c:</u> Any sections of the Franchise Agreement requiring you to consent to liquidated damages and/or termination penalties may not be enforceable under Section 51-19-09 of the North Dakota Franchise Investment Law, and are amended accordingly to the extent required by law.
- 5. Section 17.2.e is deleted in its entirety from the Franchise Agreement.

2.—The following statement is added to Section 16.2.f and Section 17.3.d:

2.

- 6. <u>Section 22.1</u> -is deleted in its entirety from the Franchise Agreement.
- 7. Section 22.10 is deleted in its entirety from the Franchise Agreement.
- 8. <u>Section 22.21</u> is deleted and the following is substituted in its place: <u>Limitation of Claims</u>. The statute of limitations under North Dakota law will apply.

Limitation of Claims. The statute of limitations under North Dakota law will apply.

9. 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 any other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.



IN WITNESS WHEREOF, the parties hereto have duly executed and delivered this North Dakota Rider concurrently with the execution of the Franchise Agreement on the day and year first above written.

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.	FRANCHISEE:
By: Name, Title	FRANCHISEE (Print Name)
	By: Title:

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.	FRANCHISEE:
By: Jeffrey R. Geygan, Interim CEO	FRANCHISEE (Print Name)
	By: Title:



ADDENDUM TO THE

ROCKY MOUNTAIN CHOCOLATE FACTORY,

INC. DISCLOSURE DOCUMENT

FOR THE STATE OF RHODE ISLAND

1. The following paragraph is added at the end of <u>Item 17</u>:

Section 19-28.1-14 of the Rhode Island Franchise Investment Act provides that "A provision in a franchise agreement restricting jurisdiction or venue to a forum outside this state or requiring the application of the laws of another state is void with respect to a claim otherwise enforceable under this Act."

No Waiver of Disclaimer of Reliance. No disclaimer, questionnaire, clause, or statement signed by a franchisee in connection with the commencement of the franchise relationship shall be construed or interpreted as waiving any claim of fraud in the inducement, whether common law or statutory, or as disclaiming reliance on or the right to rely upon any statement made or information provided by any franchisor, broker or other person acting on behalf of the franchisor that was a material inducement to a franchisee's investment. This provision supersedes any other or inconsistent term of any document executed in connection with the franchise.



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No Waiver of Disclaimer of Reliance. No disclaimer, questionnaire, clause, or statement signed by a franchisee in connection with the commencement of the franchise relationship shall be construed or interpreted as waiving any claim of fraud in the inducement, whether common law or statutory, or as disclaiming reliance on or the right to rely upon any statement made or information provided by any franchisor, broker or other person acting on behalf of the franchisor that was a material inducement to a franchisee's investment. This provision supersedes any other or inconsistent term of any document executed in connection with the franchise.

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RIDER TO THE ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. FRANCHISE AGREEMENT FOR THE STATE OF RHODE ISLAND

THIS RIDER ("Rider") to the Franchise	e Agreement (" Agreement ") dated <u> </u>	
THIS RIDER ("Rider") to the Franchise is made effective of	on-,, 20	, between Rocky
Mountain Chocolate		
_Factory, Inc. (the "Franchisor") and	(the "Franchisee")This	Rider shall amend
_and be incorporated into the Agreeme have the respective meanings set forth in the Ag of this Rider and the terms of the Agreement, the	reement. In the event of any conflict	
1. No Waiver of Disclaimer of statement signed by a franchisee in connection we be construed or interpreted as waiving any claim statutory, or as disclaiming reliance on or the provided by any franchisor, broker or other personal inducement to a franchisee's investment. This producement executed in connection with the franchise.	m of fraud in the inducement, wheth right to rely upon any statement ma- tion acting on behalf of the franchisor rovision supersedes any other or incom-	e relationship shall er common law or ade or information that was a material
2. <u>Effectiveness.</u> This Rider shall evidenced by dating and signing by an officer of other terms and conditions of the Agreement shall be a supplementation of the supp		
IN WITNESS WHEREOF , the parties above.	have executed this Rider as of the da	te first written
	ROCKY MOUNTAIN CHOCOLATE	FACTORY, INC.
	By:	
	_	
	Jeffrey R. Geygan, Interim CEO	
	Jerney R. Geygan, Internii CEO	
	FRANCHISEE:	
	Ву:	
	ame, Title FRANCHISEE:	
	Individually	
ROCKY MOUNTAIN CHOCOLATE	•	

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AND:
(if a corporation or partnership)
Company Name
Company Name
By:
Title:
Title:

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RIDER TO THE ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. FRANCHISE AGREEMENT FOR THE STATE OF SOUTH DAKOTA

THIS RIDER ("Rider") to the Franch	ise Agreement ("Agreement") dated———————————————————————————————————
Mountain Chocolate Factory, Inc. (the "Franchisor") and Rider		
shall amend and be incorporated into Rider shall have the respective meanings set for the terms of this Rider and the terms of the Agr	rth in the Agreement. In the eve	ent of any conflict between
1. No Waiver of Disclaimer of statement signed by a franchisee in connection shall be construed or interpreted as waiving any or statutory, or as disclaiming reliance on or the provided by any franchisor, broker or other per inducement to a franchisee's investment. This producement executed in connection with the franchise	on with the commencement of y claim of fraud in the inducen he right to rely upon any state rson acting on behalf of the fra provision supersedes any other	the franchise relationship nent, whether common law ment made or information nchisor that was a material
1.2. Effectiveness. This Rider sha evidenced by dating and signing by an officer other terms and conditions of the Agreement sl	of the Franchisor. To the exte	ent not amended herein, all
IN WITNESS WHEREOF, the partie above.	es have executed this Rider as	of the date first written
	ROCKY MOUNTAIN _CHOCOLATE F.	ACTORY, INC.
	Ву:	
4	Name, Title	
	By: Jeffrey R. Geygan	
	FRANCHISEE:	
	Individually	
	AND:	
	(if a corporation or partnershi	p)

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	Company N	ame	
By:			
By: Title:			
1			



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ADDENDUM TO THE

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.

DISCLOSURE DOCUMENT

FOR THE STATE OF VIRGINIA

1. In recognition of the restrictions contained in Section 13.1-564 of the Virginia Retail

_Franchising Act, the Disclosure Document for use in the Commonwealth of Virginia shall 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 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.

No Waiver of Disclaimer of Reliance. No disclaimer, questionnaire, clause, or statement signed by a franchisee in connection with the commencement of the franchise relationship shall be construed or interpreted as waiving any claim of fraud in the inducement, whether common law or statutory, or as disclaiming reliance on or the right to rely upon any statement made or information provided by any franchisor, broker or other person acting on behalf of the franchisor that was a material inducement to a franchisee's investment. This provision supersedes any other or inconsistent term of any document executed in connection with the franchise.

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ADDENDUM TO THE

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.

DISCLOSURE DOCUMENT FOR

THE STATE OF WASHINGTON

1____

WASHINGTON ADDENDUM TO THE FRANCHISE DISCLOSURE DOCUMENT, THE FRANCHISE AGREEMENT, AND ALL RELATED AGREEMENTS

The provisions of this Addendum form an integral part of, are incorporated into, and modify the Franchise Disclosure Document, the franchise agreement, and all related agreements regardless of anything to the contrary contained therein. This Addendum applies if: (a) the offer to sell a franchise is accepted in Washington; (b) the purchaser of the franchise is a resident of Washington; and/or (c) the franchised business that is the subject of the sale is to be located or operated, wholly or partly, in Washington.

<u>Conflict of Laws.</u> In the event of a conflict of laws, the provisions of the Washington Franchise Investment Protection

- 1. Act, Chapterchapter 19.100 RCW will prevail.
- 2. <u>Franchisee Bill of Rights.</u> RCW 19.100.180 may supersede <u>provisions in the franchise agreement in or related agreements concerning your relationship with the franchisor, including <u>in the areas of termination and renewal of your franchise.</u> There may also be court decisions <u>which maythat supersede the franchise agreement inor related agreements concerning your relationship with the franchisor. Franchise agreement provisions, including the areas of termination and renewal of your <u>franchise those summarized in Item 17 of the Franchise Disclosure Document, are subject to state law.</u></u></u>
- 3. <u>Site of Arbitration, Mediation, and/or Litigation.</u> 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, 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.
- 4. General Release. A release or waiver of rights executed by a in the franchise agreement or related agreements purporting to bind the franchisee may not include rightsto waive compliance with any provision under the Washington Franchise Investment Protection Act or any rulerules or orderorders thereunder is void except when executed pursuant to a negotiated settlement after the agreement is in effect and where the parties are represented by independent counsel, in accordance with RCW 19.100.220(2). In addition, any such release or waiver executed in connection with a renewal or transfer of a franchise is likewise void except as provided for in RCW 19.100.220(2).
- 4.5. Statute of Limitations and Waiver of Jury Trial. Provisions such as those which contained in the franchise agreement or related agreements that unreasonably restrict or limit the statute of



limitations period for claims under the <u>Washington Franchise Investment Protection</u> Act, or rights or remedies under the Act such as a right to a jury trial, may not be enforceable.

- 5.6. Transfer Fees. Transfer fees are collectable only 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
 - 7. **Termination by Franchisee.** The franchisee may terminate the franchise agreement under any grounds permitted under state law.
 - 8. Certain Buy-Back Provisions. Provisions in franchise agreements or elsewhere related agreements that eonfliet with these limitations permit the franchisor to repurchase the franchisee's business for any reason during the term of the franchise agreement without the franchisee's consent are void unlawful pursuant to RCW 19.100.180(2)(j), unless the franchise is terminated for good cause.
 - 6.9. Fair and unenforceable Reasonable Pricing. Any provision in Washington. the franchise agreement or related agreements that requires the franchisee to purchase or rent any product or service for more than a fair and reasonable price is unlawful under RCW 19.100.180(2)(d).
- 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

Waiver of Exemplary & Punitive Damages. RCW 19.100.190 permits franchisees to seek treble damages under certain circumstances. Accordingly, provisions contained in the franchise agreement or elsewhere requiring franchisees to waive exemplary, punitive, or similar damages are void—and unenforceable in Washington.

6.1. No Waiver of Disclaimer of Reliance. No disclaimer, questionnaire, clause, or statement signed by a franchisee in connection with the commencement of the franchise relationship shall be construed or interpreted as waiving any claim of fraud in the inducement, whether common law or statutory, or as disclaiming reliance on or the right to rely upon any statement made or information provided by any franchisor, broker or other person acting on behalf of the franchisor that was a material inducement to a franchisee's investment. This provision supersedes any other or inconsistent term of any document executed in connection with the franchise.



7.1.2. Item 17(d) is hereby deleted in its entirety and replaced with the following:

Provision Provision	Section in Franchise Agreement	Summary
(d) Termination by franchisee	Section 18.1	You may terminate the Agreement upon any grounds available by law.

8.1.3. Item 17(q) is hereby deleted in its entirety and replaced with the following:

	Provision	Section in Franchise Agreement	Summary
(q)	Non-competition covenants during the term of the franchise	Section 20.1	No involvement in competing business (subject to applicable state law).

9.1.4. Item 17(r) is hereby deleted in its entirety and replaced with the following:

	Provision	Section in Franchise Agreement	Summary Summary
(r)	Non-competition covenants after the franchise is terminated or expires	Section 20.2	No involvement in competing business (subject to applicable state law).



<u>J-</u>51



RIDER TO THE

ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. FRANCHISE AGREEMENT FOR THE STATE OF WASHINGTON

		This Rider to the Franchise Agreement by and between Rocky Mountain Chocolate Factory,
Inc	. and	Franchisee is date, 20
1.	The	following statement shall be added at the end of Section 18.1 of the Franchise Agreement:
		The Franchisee may terminate the Agreement upon any grounds available by law.
2.	Sec	tion 22.25 is deleted in its entirety from the Franchise Agreement.

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

3. In the event of a conflict of laws, the provisions of the Washington Franchise Investment Protection

including the areas of termination and renewal of your franchise.

Act, Chapter 19.100 RCW will prevail.

1. 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, 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.

- 10. 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., in accordance with RCW 19.100.220(2).
- 11. Franchisor's Business Judgement. Provisions in the franchise agreement or related agreements stating that the franchisor may exercise its discretion on the basis of its reasonable business judgment may be limited or superseded by RCW 19.100.180(1), which requires the parties to deal with each other in good faith.
- 12. **Indemnification.** Any provision in the franchise agreement or related agreements requiring the franchisee to indemnify, reimburse, defend, or hold harmless the franchisor or other parties is hereby modified such that the franchisee has no obligation to indemnify, reimburse, defend, or hold harmless the franchisor or any other indemnified party for losses or liabilities to the extent that they are caused by the indemnified party's negligence, willful misconduct, strict liability, or fraud.

<u>Attorneys</u>'Transfer fees are collectable to the extent that they reflect the franchisor's reasonable estimated or actual costs in effecting a transfer.



- 13. Fees. If the franchise agreement or related agreements require a franchisee to reimburse the franchisor for court costs or expenses, including attorneys' fees, such provision applies only if the franchisor is the prevailing party in any judicial or arbitration proceeding.
- 11.14. Noncompetition Covenants. 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 provision contained in the franchise agreement or elsewhere that eonflict with these limitations are is void and unenforceable in Washington.
- 15. Nonsolicitation Agreements. 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.

- 16. Questionnaires and Acknowledgments. 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.
- 17. **Prohibitions on Communicating with Regulators.** Any provision in the franchise agreement or related agreements that prohibits the franchisee from communicating with or complaining to regulators is inconsistent with the express instructions in the Franchise Disclosure Document and is unlawful under RCW 19.100.180(2)(h).
- 18. Advisory Regarding Franchise Brokers. Under the Washington Franchise Investment Protection Act, a "franchise broker" is defined as a person that engages in the business of the offer or sale of franchises. A franchise broker represents the franchisor and is paid a fee for referring prospects to the franchisor and/or selling the franchise. If a franchisee is working with a franchise broker, franchisees are advised to carefully evaluate any information provided by the franchise broker about a franchise.
- 19. Item 17(d) is hereby deleted in its entirety and replaced with the following:

<u>Provision</u>		Section in Franchise Agreement	<u>Summary</u>	
<u>(d)</u>	Termination by franchisee	Section 18.1	You may terminate the Agreement upon any grounds available by law.	

20. Item 17(q) is hereby deleted in its entirety and replaced with the following:



<u>Provision</u>		Section in Franchise Agreement	<u>Summary</u>	
<u>(q)</u>	Non-competition covenants during the term of the franchise	Section 20.1	No involvement in competing business (subject to applicable state law).	

21. Item 17(r) is hereby deleted in its entirety and replaced with the following:

<u>Provision</u>		Section in Franchise Agreement	<u>Summary</u>		
<u>(r)</u>	Non-competition covenants after the franchise is terminated or expires	Section 20.2	No involvement in competing business (subject to applicable state law).		

Signature page follows



<u>J-</u>55

eated this	day of	<u>20</u> .
Signature of Franchiso	r Representative	Signature of Franchisee Representative

J-56

RIDER TO THE ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. FRANCHISE AGREEMENT FOR THE STATE OF WASHINGTON

WASHINGTON ADDENDUM TO THE FRANCHISE DISCLOSURE DOCUMENT, THE FRANCHISE AGREEMENT, AND ALL RELATED AGREEMENTS

The provisions of this Addendum form an integral part of, are incorporated into, and modify the Franchise Disclosure Document, the franchise agreement, and all related agreements regardless of anything to the contrary contained therein. This Addendum applies if: (a) the offer to sell a franchise is accepted in Washington; (b) the purchaser of the franchise is a resident of Washington; and/or (c) the franchised business that is the subject of the sale is to be located or operated, wholly or partly, in Washington.

- 1. **Conflict of Laws.** In the event of a conflict of laws, the provisions of the Washington Franchise Investment Protection Act, chapter 19.100 RCW will prevail.
- 2. Franchisee Bill of Rights. RCW 19.100.180 may supersede provisions in the franchise agreement or related agreements concerning your relationship with the franchisor, including in the areas of termination and renewal of your franchise. There may also be court decisions that supersede the franchise agreement or related agreements concerning your relationship with the franchisor. Franchise agreement provisions, including those summarized in Item 17 of the Franchise Disclosure Document, are subject to state law.
- 3. Site of Arbitration, Mediation, and/or Litigation. 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, 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.
- 4. General Release. A release or waiver of rights in the franchise agreement or related agreements purporting to bind the franchisee to waive compliance with any provision under the Washington Franchise Investment Protection Act or any rules or orders thereunder is void except when executed pursuant to a negotiated settlement after the agreement is in effect and where the parties are represented by independent counsel, in accordance with RCW 19.100.220(2). In addition, any such release or waiver executed in connection with a renewal or transfer of a franchise is likewise void except as provided for in RCW 19.100.220(2).
- 5. Statute of Limitations and Waiver of Jury Trial. Provisions contained in the franchise agreement or related agreements that unreasonably restrict or limit the statute of limitations period for claims under the Washington Franchise Investment Protection Act, or rights or remedies under the Act such as a right to a jury trial, may not be enforceable.
- 6. **Transfer Fees.** Transfer fees are collectable only to the extent that they reflect the franchisor's reasonable estimated or actual costs in effecting a transfer.



- 7. **Termination by Franchisee.** The franchisee may terminate the franchise agreement under any grounds permitted under state law.
- 8. Certain Buy-Back Provisions. Provisions in franchise agreements or related agreements that permit the franchisor to repurchase the franchisee's business for any reason during the term of the franchise agreement without the franchisee's consent are unlawful pursuant to RCW 19.100.180(2)(j), unless the franchise is terminated for good cause.
- 9. Fair and Reasonable Pricing. Any provision in the franchise agreement or related agreements that requires the franchisee to purchase or rent any product or service for more than a fair and reasonable price is unlawful under RCW 19.100.180(2)(d).
- 10. Waiver of Exemplary & Punitive Damages. RCW 19.100.190 permits franchisees to seek treble damages under certain circumstances. Accordingly, provisions contained in the franchise agreement or elsewhere requiring franchisees to waive exemplary, punitive, or similar damages are void, except when executed pursuant to a negotiated settlement after the agreement is in effect and where the parties are represented by independent counsel, in accordance with RCW 19.100.220(2).
- 11. **Franchisor's Business Judgement.** Provisions in the franchise agreement or related agreements stating that the franchisor may exercise its discretion on the basis of its reasonable business judgment may be limited or superseded by RCW 19.100.180(1), which requires the parties to deal with each other in good faith.
- 12. **Indemnification.** Any provision in the franchise agreement or related agreements requiring the franchisee to indemnify, reimburse, defend, or hold harmless the franchisor or other parties is hereby modified such that the franchisee has no obligation to indemnify, reimburse, defend, or hold harmless the franchisor or any other indemnified party for losses or liabilities to the extent that they are caused by the indemnified party's negligence, willful misconduct, strict liability, or fraud.
- 13. Attorneys' Fees. If the franchise agreement or related agreements require a franchisee to reimburse the franchisor for court costs or expenses, including attorneys' fees, such provision applies only if the franchisor is the prevailing party in any judicial or arbitration proceeding.
- 14. Noncompetition Covenants. 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 provision contained in the franchise agreement or elsewhere that conflicts with these limitations is void and unenforceable in Washington.
- 2.15. **Nonsolicitation Agreements.** 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.



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.

No Waiver of Disclaimer of Reliance. No disclaimer

As a result, any such provisions contained in the franchise agreement or elsewhere are void and unenforceable in Washington.

3.16. Questionnaires and Acknowledgments. No statement, questionnaire, elause, or statementacknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall be construed or interpreted as have the effect of (i) waiving any elaim of claims under any applicable state franchise law, including fraud in the inducement, whether common law or statutory, or as(ii) disclaiming reliance on or the right to rely upon any statement made or information provided by by any franchisor, brokerfranchise seller, or other person acting on behalf of the franchisor that was a material inducement to a franchisee's investment. This provision supersedes any other or inconsistent term of any document executed in connection with the franchise.

IN WITNESS WHEREOF,

- 17. Prohibitions on Communicating with Regulators. Any provision in the parties hereto have duly executed franchise agreement or related agreements that prohibits the franchisee from communicating with or complaining to regulators is inconsistent with the express instructions in the Franchise Disclosure Document and delivered this-is unlawful under RCW 19.100.180(2)(h).
- 18. Advisory Regarding Franchise Brokers. Under the Washington Rider concurrently with the execution Franchise Investment Protection Act, a "franchise broker" is defined as a person that engages in the business of the offer or sale of franchises. A franchise broker represents the franchisor and is paid a fee for referring prospects to the franchisor and/or selling the franchise. If a franchise is working with a franchise broker, franchisees are advised to carefully evaluate any information provided by the franchise broker about a franchise.
- 19. The following statement shall be added at the end of Section 18.1 of the Franchise Agreement-on the:

The Franchisee may terminate the Agreement upon any grounds available by law.

20. Section 22.25 is deleted in its entirety from the Franchise Agreement.

The undersigned parties do hereby acknowledge receipt of this Addendum.				
Dated this	ed thisday and year first above written.of			
Signature of Franchi	sor Representative	Signature of Franchisee Representative		
Title of Franchisor F	Representative	Title of Franchisee Representative		



ADDENDUM TO THE

ADDENDUM TO THE ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. DISCLOSURE DOCUMENT

FOR THE STATE OF WISCONSIN

REGISTRATION OF THIS FRANCHISE IN WISCONSIN DOES NOT MEAN THAT THE STATE RECOMMENDS IT OR HAS VERIFIED THE INFORMATION IN THIS DISCLOSURE DOCUMENT.

The conditions under which the Franchise Agreement can be terminated or not renewed may be affected by the Wisconsin Fair Dealership Law, Wisconsin Statutes 1981-82, Title XIV-A, Chapter 135.

No Waiver of Disclaimer of Reliance. No disclaimer, questionnaire, clause, or statement signed by a franchisee in connection with the commencement of the franchise relationship shall be construed or interpreted as waiving any claim of fraud in the inducement, whether common law or statutory, or as disclaiming reliance on or the right to rely upon any statement made or information provided by any franchisor, broker or other person acting on behalf of the franchisor that was a material inducement to a franchisee's investment. This provision supersedes any other or inconsistent term of any document executed in connection with the franchise.



No disclaimer of Reliance. 1 No disclaimer, questionnaire, clause, or statement signed by a franchisee in connection with the commencement of the franchise relationship shall be construed or interpreted as waiving any claim of fraud in the inducement, whether common law or statutory, or as disclaiming reliance on or the right to rely upon any statement made or information provided by any franchisor, broker or other person acting on behalf of the franchisor that was a material inducement to a franchisee's investment. This provision supersedes any other or inconsistent term of any document executed in connection with the franchise.

RIDER TO THE ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. FRANCHISE AGREEMENT FOR THE STATE OF WISCONSIN

This Rider to the Franchise Agreement by and between Rocky Mountain Chocolate Factory,

_Inc. and Franchisee is dated			
1The following paragraph is added to	o <u>Section 18.6</u> :		
The conditions under which the Franchise Agreement can be terminated or not renewed may affected by the Wisconsin Fair Dealership Law, Wisconsin Statutes 1981-82, Title XIV-A, Chapt 135.			
signed by a franchisee in connection with the construed or interpreted as waiving any claim statutory, or as disclaiming reliance on or the provided by any franchisor, broker or other material inducement to a franchisee's in inconsistent term of any document executed IN WITNESS WHEREOF, the part Wisconsin Rider concurrently with the execution	ce No disclaimer, questionnaire, clause, or statement the commencement of the franchise relationship shall be mof fraud in the inducement, whether common law or the right to rely upon any statement made or information or person acting on behalf of the franchisor that was a present. This provision supersedes any other or do in connection with the franchise. The franchise Agreement on the day and year first the commencement of the Franchise Agreement on the day and year first the commencement of the Franchise Agreement on the day and year first the commencement of the Franchise Agreement on the day and year first the commencement of the Franchise Agreement on the day and year first the commencement of the Franchise Agreement on the day and year first the commencement of the franchise Agreement on the day and year first the commencement of the franchise Agreement on the day and year first the commencement of the franchise Agreement on the day and year first the commencement of the franchise Agreement on the day and year first the commencement of the franchise Agreement on the day and year first the commencement of the franchise Agreement on the day and year first the franchise Agreement on the day and year first the franchise Agreement on the day and year first the franchise Agreement on the day and year first the franchise Agreement on the day and year first the franchise Agreement on the day and year first the franchise Agreement on the day and year first the franchise Agreement on the day and year first the franchise Agreement on the day and year first the franchise Agreement on the day and year first the franchise Agreement on the day and year first the franchise Agreement on the day and year first the franchise Agreement on the day and year first the franchise Agreement on the day and year first the franchise Agreement on the day and year first the franchise Agreement on the day and year first the		
above written. ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.	FRANCHISEE:		
By:			
Name, Title	FRANCHISEE (Print Name)		
By: Jeffrey R. Geygan, Interim CEO	By:		
seriey R. Geygun, mornin CDG	Title:		
	FRANCHISEE (Print Name)		
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	Dy		
	1 itle:		



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J-65

RIDER TO THE ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. FRANCHISE AGREEMENT FOR THE STATES OF INDIANA AND MICHIGAN

This Rider to the Franchise Agreement by ar	nd between Rocky Mountain Chocolate Factory,
_Inc. and Franchisee is dated———,	20
statement signed by a franchisee in conrelationship shall be construed or interpret whether common law or statutory, or as d statement made or information provided behalf of the franchisor that was a mater provision supersedes any other or inconsist with the franchise. IN WITNESS WHEREOF, the parties	eliance No disclaimer, questionnaire, clause, or nection with the commencement of the franchise ed as waiving any claim of fraud in the inducement, isclaiming reliance on or the right to rely upon any by any franchisor, broker or other person acting on rial inducement to a franchisee's investment. This stent term of any document executed in connection is hereto have duly executed and delivered this if the Franchise Agreement on the day and year first
ROCKY MOUNTAIN CHOCOLATE FACTORY, INC.	FRANCHISEE:
By: Jeffrey R. Geygan, Interim CEO	FRANCHISEE (Print Name)
	By: Title:

EXHIBIT K

CLOSING ACKNOWLEDGEMENT

*California franchisees should not complete this document. If any California franchisee completes this document, it is against California public policy and will be void and unenforceable and we will destroy, disregard, and we will not rely on such document.

In order to ensure that your decision to purchase a Rocky Mountain Chocolate Factory, Inc. ("RMCF") franchise is based upon your own independent investigation and judgment, please complete and sign this Acknowledgement. All terms not defined herein shall have their respective meanings as set forth in the Franchise Agreement dated of even date herewith between the undersigned Franchisee and RMCF.

- 1. I have not received any information, either oral or written, regarding the sales, revenues, earnings, income or profits of ROCKY MOUNTAIN CHOCOLATE FACTORY Stores from any officer, employee, agent or sales representative of RMCF, except as may be set forth in Item 19 of the Franchise Disclosure Document.
- 2. I have not received any assurances, promises or predictions of how well my ROCKY MOUNTAIN CHOCOLATE FACTORY Store will perform financially from any officer, employee, agent or sales representative of RMCF.
- 3. I have made my own independent determination that I have adequate working capital to develop, open and operate my ROCKY MOUNTAIN CHOCOLATE FACTORY Store.
- 4. I acknowledge that RMCF will provide guidelines for a suitable site for my ROCKY MOUNTAIN CHOCOLATE FACTORY Store, but I understand that I am responsible for the final decision regarding the selection of a suitable site.
- 5. I am not relying on any promises of RMCF which are not contained in the ROCKY MOUNTAIN CHOCOLATE FACTORY Franchise Agreement or in the most recent Franchise Disclosure Document furnished by RMCF or its authorized representative.
- <u>6. I acknowledge that the terms of the ROCKY MOUNTAIN CHOCOLATE FACTORY Franchise Agreement are not negotiable.</u>
- 7. I understand that my investment in a ROCKY MOUNTAIN CHOCOLATE FACTORY Store contains substantial business risks and that there is no guarantee that it will be profitable.
- 8. I acknowledge that RMCF reserves the right to distribute, and may presently be distributing, the same products and services which my ROCKY MOUNTAIN CHOCOLATE FACTORY Store will offer and sell, through co-branded stores and through alternative channels of distribution using the Marks and the Licensed Methods, at any location.
- 9. I have been advised by RMCF and its representatives to seek professional legal and financial advice in all matters concerning the purchase of my ROCKY MOUNTAIN CHOCOLATE FACTORY Store.
- 10. I acknowledge that the success of my ROCKY MOUNTAIN CHOCOLATE FACTORY Store depends in large part upon my ability as an independent business person and my active participation, or the active participation of my General Manager, in the day to day operation of the Store.
- 11. The name(s) of the person(s) with whom I dealt in the purchase of my ROCKY MOUNTAIN CHOCOLATE FACTORY Store is/are

 The name(s) of the person(s) listed



above have also been listed on the Franchise Disclosure Document receipt that I signed and provided to RMCF.

	FRANCHISEE:
<u>Date</u>	Name of Entity
	By: Title:
	nue.
	FRANCHISEE:
<u>Date</u>	Individually
Date	Individually

The Following language applies only to transactions governed by the Hawaii Franchise Investment Act:

This Acknowledgement shall not apply to residents of Hawaii or if the franchise is located in Hawaii.

The Following language applies only to transactions governed by the Illinois Franchise Disclosure Act:

This Acknowledgement shall not apply to residents of Illinois or if the franchise is located in Illinois.

The following language applies only to transactions governed by the Maryland Franchise Registration and Disclosure Law:

Do not sign this Acknowledgement if you are a resident of Maryland or the franchise is to be operated in Maryland.

The following language applies only to transactions governed by the Washington Franchise Investment Protection Act:

This Acknowledgement does not waive any liability the franchisor may have under the Washington Franchise Investment Protection Act, RCW 19.100, and the rules adopted thereunder.



EXHIBIT ROCKY MOUNTAIN CHOCOLATE FACTORY, INC. By:______ Name, Title



FRANCHISEE:

 $\underline{\mathbf{L}}$

STATE EFFECTIVE DATES

STATE EFFECTIVE DATES

FRANCHISEE (Print Name)

Rv		
Бу	 	
1 itle:		



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 28, 2024 Pending
Hawaii	Not Effective Pending
Illinois	June 28, 2024Pending
Indiana	June 28, 2024Pending
Maryland	September 12, 2024 Pending
Michigan	June 28, 2024Pending
Minnesota	September 6, 2024 Pending
New York	June 28, 2024Pending
North Dakota	July 16, 2024 Pending
Rhode Island	July 8, 2024 Pending
South Dakota	June 28, 2024Pending
Virginia	September 4, 2024Pending
Washington	July 1, 2024 Pending
Wisconsin	June 28, 2024Pending

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.



<u>L-</u>4

EXHIBIT M (TO DISCLOSURE DOCUMENT)

RECEIPTS



RECEIPT

(Keep this copy for your records.)

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 Rocky Mountain Chocolate Factory, 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 requires 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 Rocky Mountain Chocolate Factory, 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 and state law may have occurred and should be reported to the Federal Trade Commission, Washington D.C. 20580 and the state agency listed on Exhibit A.

The franchisor is Rocky Mountain Chocolate Factory, Inc., located at 265 Turner Drive, Durango, Colorado 81303, Telephone: (970) 259-0554.

Issuance date: July 25, 2025

The franchise seller(s) for this offering is Jeff Geygan or Jeremy Garcia, located at 265 Turner Drive, Durango, Colorado 81303.

Rocky Mountain Chocolate Factory, Inc. authorizes the respective agents identified on Exhibit A to receive service of process for it in the particular state.

I received a Disclosure Document dated July 25, 2025, and effective in the franchise registration states on the dates noted on the page following the State Cover Page, that included the following Exhibits:

<u>A</u>	List of State Agencies/Agents for Service of	<u>H</u>	General Release
	Process	I	Promissory Note
В	Franchise Agreement	<u>J</u>	State Addenda and Riders to Disclosure
C	Development Agreement Rider		Document, Franchise Agreement and Other
D	List of Franchisees		<u>Exhibits</u>
E	Franchisees Who Have Left the System	K	Closing Acknowledgment
F	Financial Statements	L	State Effective Dates
G	Operations Manual Table of Contents	M	Receipt of Disclosure Document
Date	2:		
	(Do not leave blank)	Sign	nature of Prospective Franchisee
			_
		ъ.	4 NI





RECEIPT

(Return this copy to us)

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 Rocky Mountain Chocolate Factory, 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 requires 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 Rocky Mountain Chocolate Factory, 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 and state law may have occurred and should be reported to the Federal Trade Commission, Washington D.C. 20580 and the state agency listed on <u>Exhibit</u> A.

The franchisor is Rocky Mountain Chocolate Factory, Inc., located at 265 Turner Drive, Durango, Colorado 81303, Telephone: (970) 259-0554.

<u>Issuance date:</u> The franchisor is Rocky Mountain Chocolate Factory, Inc., located at 265 Turner Drive, Durango, Colorado 81303, Telephone: (970) 259-0554.

Issuance date: June 28, 2024 July 25, 2025

The franchise seller(s) for this offering are Kara Conklinis Jeff Geygan or Jeremy Garcia, located at 265 Turner Drive, Durango, Colorado

_81303, Telephone (970) 259-0554, and/or , located at _____

Rocky Mountain Chocolate Factory, Inc. authorizes the respective agents identified on <u>Exhibit A</u> to receive service of process for it in the particular state.

I received a Disclosure Document dated June 28, 2024, July 25, 2025 and effective in the franchise registration states on the dates noted on the page following the State Cover Page, that included the following Exhibits:

A List of State Agencies/Agents for Service of Process

B Franchise Agreement

C Development Agreement Rider

D List of Franchisees

E Franchisees Who Have Left the System

F Financial Statements

I 1 Amendment to Franchise Agreement Renewal

I 2 Amendment to Franchise Agreement Transfer

I-3 Amendment to Franchise Agreement Relocation

J General Release

K State Addenda and Riders to Disclosure



G Operations Manual Table of Contents	Document, Franchise Agreement and Other Exhibits
H 1 Addendum to Franchise Agreement Satellite	L Closing Acknowledgment
Stores	M Receipt of Disclosure Document
H 2 Addendum to Franchise Agreement	
Temporary Stores	
Date:(Do not leave blank)	Signature of Prospective Franchisee
	Print Name



RECEIPT

(Return this copy to us)

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If Rocky Mountain Chocolate Factory, 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 and state law may have occurred and should be reported to the Federal Trade Commission, Washington D.C. 20580 and the state agency listed on Exhibit A.

The franchisor is Rocky Mountain Chocolate Factory, Inc., located at 265 Turner Drive, Durango, Colorado 81303, Telephone: (970) 259-0554.

The franchise seller(s) for this offering are Kara Conklin, located at 265 Turner Drive, Durango, Colorado

located

(970) 259-0554, and/or

Issuance date: June 28, 2024.

81303.

Telephone -

Rocky	Mountain Chocolate Factory, Inc. authorizes the r	espective	agents identified on Exhibit A to receive service
of proc	ess for it in the particular state.		
	ved a Disclosure Document dated June 28, 2024 oted on the page following the State Cover Page,		\mathcal{E}
A List of State Agencies/Agents for Service of		Ŧ	I 2 Addendum to Franchise Agreement
	Process	7	'emporary Stores
В	Franchise Agreement	I 1 Amendment to Franchise Agreement	
C	Development Agreement Rider	Renewal	
D	List of Franchisees	I 2 Amendment to Franchise Agreement	
E	Franchisees Who Have Left the System	Transfer	
F	Financial Statements	I 3 Amendment to Franchise Agreement	
G	Operations Manual Table of Contents	F	Lelocation
H-1 Addendum to Franchise Agreement		Ŧ	General Release
Satellite		<u>KI</u>	Promissory Note
Stores		<u>J</u>	State Addenda and Riders to Disclosure
Ъ			Document, Franchise Agreement and Other
Date:			Exhibits
		<u> ŁK</u>	Closing Acknowledgment
		L	State Effective Dates
		M	Receipt of Disclosure Document
Date:			
(Do not leave blank)		Signatu	re of Prospective Franchisee



Print Name

You may return the signed receipt either by signing, dating and mailing it to 265 Turner Drive, Durango, Colorado 81303, or by faxing a copy of the signed and dated receipt to Rocky Mountain Chocolate Factory, Inc. at (970) 259-5895.

