

FRANCHISE DISCLOSURE DOCUMENT

Sit Still Franchising, LLC
A Texas limited liability company
12160 W Parmer Ln., STE 130-818
Cedar Park, TX 78613
503-703-2779

Amy.Leclerestephanie.knepp@sitstillkids.com
m
www.sitstillkids.com



We offer franchises for the operation of an upscale children's hair salon. We also offer multi-unit development rights to develop and operate multiple hair salons within a specific development area under individual franchise agreements.

The total investment necessary to begin operation of a Sit Still franchise is ~~\$157,182~~,972 to \$494,926. This includes ~~\$40,000 to~~ \$65,000 that must be paid to us or our affiliates.

The total investment necessary to begin operation of a Sit Still multi-unit development franchise is \$217,972 to \$979,926 (for the right to develop two to 20 franchises). This includes \$100,000 to \$550,000 that 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, please contact [Stephanie KneppAmy Leclere](mailto:Stephanie.KneppAmy.Leclere@sitstillkids.com), 12160 W Parmer Ln., STE 130-818, Cedar Park, TX 78613, amy.leclerestephanie.knepp@sitstillkids.com, and 503-703-2779.

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

Buying a franchise is a complex investment. The information in this disclosure document can help you make up your mind. More information on franchising, such as "A Consumer's Guide to Buying a Franchise," which can help you understand how to use this disclosure document, is available from the Federal Trade Commission. You can contact the FTC at 1-877-FTC-HELP or by writing to the FTC at 600 Pennsylvania Avenue, 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: April 2, 2025, as amended June 18, 2025

Exhibit K

RECEIPT
(Our Copy)

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 Sit Still Franchising, LLC offers you a franchise, it must provide this disclosure document to you 14 calendar-days (or longer in some states) 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 you be given this disclosure document at the earlier of the first personal meeting or 10 business days before the execution of any franchise or other agreement, or payment of any consideration that relates to the franchise relationship. Iowa requires that we give you this disclosure document at the earlier of the first personal meeting or 14 days before the signing of any agreement or the payment of any consideration. 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 Sit Still Franchising, LLC does not deliver this disclosure document on time or if it contains a false or misleading statement, or a material omission, a violation of federal law and state law may have occurred and should be reported to the Federal Trade Commission, Washington, D.C. 20580 and any applicable state agency (which are listed in Exhibit A).

The name, principal business address, and telephone number of each franchise seller offering the franchise is/are: [Stephanie Knepp \(CEO\) and Azalia Duran \(Head of Marketing\), Sit Still Franchising, LLC, 12160 W Parmer Ln., STE 130-818, Cedar Park, TX 78613, 503-703-2779, and](#)

Issuance Date: April 2, 2025, as amended June 18, 2025.

(The state cover page of the disclosure document lists various Effective Dates for Registration States.)

Exhibit A is a list of our registered agents authorized to receive service of process.

I received a disclosure document dated as indicated above that included the following Exhibits:

- A. State Administrators and Agents for Service of Process
- B. Franchise Agreement (with Guaranty and Non-Compete Agreement)
- C. Multi-Unit Development Agreement
- D. Rider to Lease Agreement
- E. Form of General Release
- F. Financial Statements
- G. Operating Manual Table of Contents
- H. Current and Former Franchisees
- I. State Addenda to Franchise Agreement and Disclosure Document

- J. ~~{Intentionally left blank}~~
- ~~K.~~ State Effective Dates
- K. Receipt (2 copies)

DATE DISCLOSURE DOCUMENT RECEIVED: _____	
SIGNED: _____	SIGNED: _____
DATE SIGNED: _____	DATE SIGNED: _____
_____ NAME (Please print)	_____ NAME (Please print)
_____ Address	_____ Address
DATE DISCLOSURE DOCUMENT RECEIVED: _____	
SIGNED: _____	SIGNED: _____
DATE SIGNED: _____	DATE SIGNED: _____
_____ NAME (Please print)	_____ NAME (Please print)
_____ Address	_____ Address

Please sign and date this Receipt (with the date that you received the disclosure document), and if you received it electronically via email, also:

1. Open the attached disclosure document, to verify that you can download it; then immediately Reply to All, stating that you received and downloaded this disclosure document; AND:
2. Also print, sign, and date a copy of the Receipt (with the date that you received this disclosure), and return via mail to us at the address on the cover page of this disclosure document.

Attach additional signatures or use additional receipts if necessary. All owners, or two authorized officers or managers, of an entity franchisee must review all documents and sign individually and on behalf of any legal entity.

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 Sit Still Franchising, LLC offers you a franchise, it must provide this disclosure document to you 14 calendar-days (or longer in some states) 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 you be given this disclosure document at the earlier of the first personal meeting or 10 business days before the execution of any franchise or other agreement, or payment of any consideration that relates to the franchise relationship. Iowa requires that we give you this disclosure document at the earlier of the first personal meeting or 14 days before the signing of any agreement or the payment of any consideration. 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 Sit Still Franchising, LLC does not deliver this disclosure document on time or if it contains a false or misleading statement, or a material omission, a violation of federal law and state law may have occurred and should be reported to the Federal Trade Commission, Washington, D.C. 20580 and any applicable state agency (which are listed in Exhibit A).

The name, principal business address, and telephone number of each franchise seller offering the franchise ~~is~~are: Stephanie Knepp (CEO) and Azalia Duran (Head of Marketing), Sit Still Franchising, LLC, 12160 W Parmer Ln., STE 130-818, Cedar Park, TX 78613, 503-703-2779, and

Issuance Date: April 2, 2025, as amended June 18, 2025.

(The state cover page of the disclosure document lists various Effective Dates for Registration States.)

Exhibit A is a list of our registered agents authorized to receive service of process.

I received a disclosure document dated as indicated above that included the following Exhibits:

- A. State Administrators and Agents for Service of Process
- B. Franchise Agreement (with Guaranty and Non-Compete Agreement)
- C. Multi-Unit Development Agreement
- D. Rider to Lease Agreement
- E. Form of General Release
- F. Financial Statements
- G. Operating Manual Table of Contents
- H. Current and Former Franchisees
- I. State Addenda to Franchise Agreement and Disclosure Document
- J. ~~[Intentionally left blank]~~
- ~~K. State Effective Dates~~

K. Receipt (2 copies)

DATE DISCLOSURE DOCUMENT RECEIVED: _____	
SIGNED: _____	SIGNED: _____
DATE SIGNED: _____	DATE SIGNED: _____
_____ NAME (Please print)	_____ NAME (Please print)
_____ Address	_____ Address
DATE DISCLOSURE DOCUMENT RECEIVED: _____	
SIGNED: _____	SIGNED: _____
DATE SIGNED: _____	DATE SIGNED: _____
_____ NAME (Please print)	_____ NAME (Please print)
_____ Address	_____ Address

Please sign and date this Receipt (with the date that you received the disclosure document), and if you received it electronically via email, also:

1. Open the attached disclosure document, to verify that you can download it; then immediately Reply to All, stating that you received and downloaded this disclosure document; AND:
2. Also print, sign, and date a copy of the Receipt (with the date that you received this disclosure), and return via mail to us at the address on the cover page of this disclosure document.

Attach additional signatures or use additional receipts if necessary. All owners, or two authorized officers or managers, of an entity franchisee must review all documents and sign individually and on behalf of any legal entity.