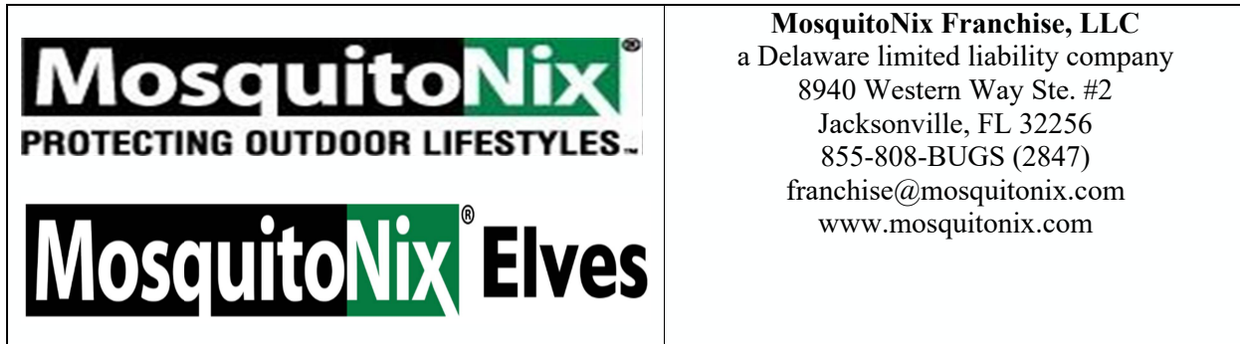


## FRANCHISE DISCLOSURE DOCUMENT



The franchise is for a stand-alone business, or potentially a refranchised business, that (1) sells, installs, applies and services MosquitoNix integrated residential and commercial mosquito and other indoor and outdoor pest management systems and related fogging, spraying, baiting and trapping applications under the MosquitoNix trademark and other Proprietary Marks and (2) sells, installs and services holiday lighting displays and decorations under the MosquitoNix Elves trademark and other Proprietary Marks (collectively, the “Business”).

The total investment necessary to begin operation of a stand-alone Business for a single Territory ranges from \$121,400 to \$157,400. This includes \$72,000 to \$73,000 that must be paid to us or purchased from our affiliate, MQX Products, LLC. The total investment necessary to begin operation of a single new Refranchised Business ranges from \$7,700 to \$107,900. This includes \$0 to \$23,500 that must be paid to us or our affiliate, MQX Products, LLC, but does not include the asset purchase costs for the Refranchised Business.

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 Mike O’Neal, at 8940 Western Way, Suite #2, Jacksonville, Florida 32256, 855-808-BUGS (2847).

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 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, DC 20580. You can also visit the FTC’s home page at [www.ftc.gov](http://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.

Date of Issuance: April 30, 2025

## **How to Use This Franchise Disclosure Document**

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

## Special Risks to Consider About *This* Franchise

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

1. **Out-of-State Dispute Resolution.** The franchise agreement requires you to resolve disputes with the franchisor by mediation, arbitration or litigation only in Texas. Out-of-state mediation, arbitration, or litigation may force you to accept a less favorable settlement for disputes. It may also cost more to mediate, arbitrate, or litigate with the franchisor in Texas than in your own state.
2. **Short Operating History.** The franchisor is at an early stage of development and has a limited operating history. This franchise is likely to be a riskier investment than a franchise in a system with a longer operating history.
3. **Sales Performance Required.** You must maintain minimum sales performance levels. Your inability to maintain these levels may result in loss of any territorial rights you are granted, termination of your franchise, and loss of your investment.
4. **Financial Condition.** The franchisor's financial condition, as reflected in its financial statements (see Item 21), calls into question the franchisor's financial ability to provide services and support to you.
5. **Mandatory Minimum Payments.** You must make minimum royalty or advertising fund payments, regardless of your sales levels. Your inability to make the payments, may result in termination of your franchise and loss of your investment.
6. **Spousal Liability.** Your spouse must sign a document that makes your spouse liable for all financial obligations under the franchise agreement even though your spouse has no ownership interest in the franchise. This guarantee will place both your and your spouse's marital and personal assets, perhaps including your house, at risk if your franchise fails.
7. **Unopened Franchises.** The franchisor has signed a significant number of franchise agreements with franchisees who have not yet opened their outlets. If other franchisees are experiencing delays in opening their outlets, you also may experience delays in opening your own outlet.

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

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### **Exhibits**

- Exhibit A – Financial Statements
- Exhibit B – Franchise Agreement (with attachments and exhibits)
- Exhibit C – List of Franchised Outlets
- Exhibit D – List of Franchisees Who Have Left the System
- Exhibit E – Brand Standards Manual Table of Contents
- Exhibit F – Form of Refranchising Asset Purchase Agreement
- Exhibit G – Form of General Release
- Exhibit H – State Administrators/Agents for Service of Process
- Exhibit I – State Addenda to Franchise Disclosure Document
- Exhibit J – State Effective Dates

site, but we do not specify where your Storage Facility must be located. Local law may require that the Storage Facility be located in a commercial (non-residential) area. You are responsible for determining local law requirement regarding the location of your Storage Facility. If you lease space, you generally will be required to pay first and last month's rent and a security deposit at the time you enter into the lease.

(6) This amount includes the cost of computer hardware that you must use in the operation of your Business. You will purchase hardware that meets our specifications.

(7) This amount represents an estimate of the down payment & first 3 months on the annual insurance premiums for the insurance coverage described in the Franchise Agreement. Your cost of insurance may vary depending on the insurer, the location of your Business, your claims history, and other factors.

(8) We provide the Initial Training Program for up to 3 individuals to attend for a fee of \$7,000. For any additional individuals you wish to have attend, or we determine must attend, you will be charged an additional fee of \$1,500 per attendee. You must also pay all expenses you and your personnel incur in initial training, including costs of travel, lodging, meals and wages.

(9) These amounts include only your out-of-pocket costs for the expenses you or your employees incur in the initial training program, like travel to Jacksonville, Florida, lodging and meals. These costs will vary depending upon your selection of lodging and dining facilities, mode and distance of transportation. Wages for your personnel while in training are not included as they may vary widely.

(10) You must carry out a Market Entry Campaign during the first 3 months when you open for business in the Territory. We must approve all advertising items, methods, and media.

(11) This amount represents the cost for printed marketing materials needed to open your business.

(12) This estimate is for the cost to establish an entity to hold the franchise and review the franchise documentation. The cost of professional services can vary widely.

(13) You will need additional funds during the start-up phase of your business to pay employees, purchase supplies and pay other expenses. We estimate the start-up phase to be 3 months from the date you open for business. These amounts do not include any estimates for debt service. You must also pay the Royalty Fee and other related fees. You should base your estimated start-up expenses on the anticipated costs in your market and consider whether you will need additional cash reserves.

(14) We relied on the experience of our predecessors and key officers who have operated mosquito-specific businesses since 2006 to compile these estimates, including as to the MosquitoNix Elves Business, which began in 2012.

Unless otherwise stated, the amounts described above are not refundable.

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**ANALYSIS OF HISTORICAL GROSS SALES AND SELECTED COST INFORMATION FOR  
COMPANY-AFFILIATED MOSQUITONIX BUSINESSES  
DURING JANUARY 1, 2023~~3~~<sup>4</sup> TO DECEMBER 31, 2023~~3~~<sup>4</sup>**

This analysis contains historical Gross Sales, cost of goods sold, operating expenses, and net income information incurred in operating all existing company-affiliated MosquitoNix and Holiday Lighting Businesses. The information represents data collected on a trailing twelve-month basis beginning January 1, 2024 and ended December 31, 2024 (the “Measurement Period”).

The Gross Sales and selected cost analysis were prepared based on the results of 7 affiliate owned and operated MosquitoNix and Holiday Lighting Businesses that were open and operating during the Measurement Period. These company-affiliated Businesses are located in markets in Florida (3, Jacksonville, West Coast of Florida (“WCFL”) and Orlando), South Carolina (1, Hilton Head), and Texas (3, Mid-Cities, North Dallas and Dallas) (each a “Market” or collectively the “Markets”).

All of the company-affiliated Businesses in the Markets in this analysis offer substantially the same products and services that a franchised Business will offer. However, as further discussed below, all of the company-affiliated Businesses and their Markets differ from the Business you will operate in your Territory in terms of population and size of the Market and some of the company-affiliated Businesses and their Markets differ from the Business you will operate in your Territory in terms of the level of management oversight and advertising spend during the Measurement Period. For these reasons, we have divided the 7 Markets into 4 “Conforming Markets” (Jacksonville, Mid-Cities, North Dallas and Dallas) and 3 “Non-Conforming Markets” (WCFL, Orlando and Hilton Head) and present two tables for these Conforming Markets and Non-Conforming Markets.

Except as to the Hilton Head Market detailed below, the population and size of all of these Markets are significantly larger than the Territory that will be offered to you under this disclosure document. Specifically, the Jacksonville, Mid-Cities, North Dallas and Dallas Markets all operate primarily in a geographic area that is comprised of 3 Territories based on the size and demographics for Territories that we offer to franchisees under this disclosure document. The WCFL Market operates primarily in an area that is comprised of 6 Territories based on the size and demographics for Territories that we offer to franchisees under this disclosure document. The Orlando Market operates primarily in an area that is comprised of 3 Territories based on the size and demographics for Territories that we offer to franchisees under this disclosure document. The Hilton Head Market operates primarily in an area that is comprised of less than 1 Territory based on the size and demographics (approximately 20,000 households) for Territories that we offer to franchisees under this disclosure document. Collectively, the 7 Markets would include 22 Territories based on the population, size and demographics for Territories that we offer to franchisees under this disclosure document. Therefore, the Markets do not represent the population or size of the Territory that you will be offered for your franchised Business.

For these reasons, we have also included total sales both when measured as a whole for each Market and then also total sales when measured by the current territory size to show the Market sales based on the population or size of the Territory that will be purchased by the franchisees. However, with respect to costs, our information and experience reflects that there is no material difference in general costs as a percentage of sales in Tables 1 and 2 whether reflecting the actual total sales of each Market or the total sales of each Market when measured by the population or size of the Territory that will be purchased by the franchisees.

The 4 Conforming Markets in Table 1 were operated during the Measurement Period in a manner that is reflective of what we expect from franchised Territories in terms of, management (each Market had a company-affiliated general manager active in the Market) and advertising spend (each Market generally spent over approximately \$60,000 on local marketing for the Market an annual basis although you will be required spend only \$42,000 in your Territory under your Franchise Agreement). Accordingly, we have grouped these 4 Markets together in Table 1.

**ITEM 21  
FINANCIAL STATEMENTS**

Attached as Exhibit A to this disclosure document is:

1. Our interim, unaudited financial statements for the three-month period ended March 31, 2025.
2. Our audited balance sheet as of December 31, 2024, and the related statements of earnings and members' equity and cash flows for the period January 1, 2024 through December 31, 2024<sup>3</sup>, and the related notes to the financial statements.
3. Our audited balance sheet as of December 31, 2023, and the related statements of earnings and members' equity and cash flows for the period June 26, 2023 (inception) through December 31, 2023, and the related notes to the financial statements.

Please note that we have only been in existence since June 2023, and therefore do not have a balance sheet for two previous fiscal year-ends before this disclosure document issuance date or statements of operations, stockholders equity, and cash flows for three previous fiscal years.

Our fiscal year end is December 31.

**ITEM 22  
CONTRACTS**

Attached to this disclosure document are the following contracts and their attachments:

Exhibit B	Franchise Agreement (with attachments)
Exhibit F	Form of Refranchising Asset Purchase Agreement
Exhibit G	Form of General Release

**ITEM 23  
RECEIPTS**

Attached as the last 2 pages of this disclosure document are 2 Receipts. When you receive this disclosure document, you must sign both Receipts and return 1 to us, retaining the other for your records.

**LIST OF FRANCHISEES  
AS OF DECEMBER 31, 2024**

**Franchisees with Outlets Open**

Owner	Street Address	City	ST	Zip	Phone
Kenneth Weaver	9113 W. Highway 98	Pensacola	FL	32506	850-600-8678
Matthew Bradshaw	1824 William Few Parkway, Unit B-193	Grovetown	GA	30813	706-420-5649
Andrew Stimson	4121 NE Davidson Rd, Unit 1302	Kansas City	MO	64116	816-312-4455
Jonathan Buff	5306 Old Wake Forest Rd, Unit 24	Raleigh	NC	27609	984-464-8125
Stephanie Hackney	411 Eastwood Road, K52	Wilmington	NC	28403	910-631-5182
Alex Close*	101 Parr Drive, Unit 4011	Huntersville	NC	28078	704-850-5601
Avinash Lawrence*	899 E. Main St., Unit 2506	Spartanburg	SC	29302	864-732-6878
Richard Trent Shirk*	1138 Murfreesboro Rd., Unit 5102	Franklin	TN	37064	629-299-2867

**Franchisees with Franchise Agreements Signed but Outlet Not Opened**

Owner	Street Address	City	ST	Zip	Phone
Deborah Estes	12787 5 <sup>th</sup> Street	Lillian	AL	36549	205-447-2502
Daniel Hamel	382 NE 191 <sup>st</sup> St #42221	Miami	FL	33179	801-696-6227
Alex Close*	12200 Longmont Dr.	Charlotte	NC	28277	678-467-1475
Alex Close*	12200 Longmont Dr.	Charlotte	NC	28277	678-467-1475
Alex Close*	12200 Longmont Dr.	Charlotte	NC	28277	678-467-1475
Alex Close*	12200 Longmont Dr.	Charlotte	NC	28277	678-467-1475
Alex Close*	12200 Longmont Dr.	Charlotte	NC	28277	678-467-1475
Justin Dotzman*	713 Parkside Blvd	Massapequa	NY	11758	267-261-5978
Justin Dotzman*	713 Parkside Blvd	Massapequa	NY	11758	267-261-5978
Justin Dotzman*	713 Parkside Blvd	Massapequa	NY	11758	267-261-5978
Michael Ort	31 Popjoy Lane	Glenmoore	PA	19343	717-903-6433
Avinash Lawrence*	601 Waymouth Dr.	Spartanburg	SC	29302	864-706-8288
Scott Barnes*	10128 Meadowstone Dr.	Apison	TN	37302	801-369-6448
Scott Barnes*	10128 Meadowstone Dr.	Apison	TN	37302	801-369-6448
Scott Barnes*	10128 Meadowstone Dr.	Apison	TN	37302	801-369-6448
Scott Barnes*	10128 Meadowstone Dr.	Apison	TN	37302	801-369-6448
Richard Trent Shirk*	5014 Water Leaf Dr.	Franklin	TN	37064	951-833-6629
Richard Trent Shirk*	5014 Water Leaf Dr.	Franklin	TN	37064	951-833-6629
Richard Trent Shirk*	5014 Water Leaf Dr.	Franklin	TN	37064	951-833-6629

\*These franchisees are also multi-unit developers.

## STATE ADMINISTRATORS

### CALIFORNIA

Commissioner of Financial Protection and Innovation  
Department of Financial Protection and Innovation  
320 West 4th Street, Suite 750  
Los Angeles, California 90013  
(213) 576-7505 or (866) 275-2677  
Website: <http://www.dfpi.ca.gov/>  
Email: Ask.DFPI@dfpi.ca.gov

### HAWAII

Department of Commerce & Consumer Affairs  
Business Registration Division  
335 Merchant Street, Room 203  
Honolulu, Hawaii 96813  
(808) 586-2722

### ILLINOIS

Illinois Attorney General  
500 South Second Street  
Springfield, Illinois 62706  
(312) 814-3892

### INDIANA

Indiana Secretary of State  
302 W. Washington St., Room E-111  
Indianapolis, Indiana 46204  
(317) 232-6681

### MARYLAND

Office of Attorney General  
Securities Division  
200 St. Paul Place  
Baltimore, Maryland 21202  
(410) 576-7042

### MICHIGAN

Department of the Attorney General  
Consumer Protection Division  
Franchise Section  
G. Mennen Williams Building, 1<sup>st</sup> Floor  
525 W. Ottawa Street  
Lansing, MI 48913

### MINNESOTA

Commissioner of Commerce  
85 7<sup>th</sup> Place East, Suite 500  
St. Paul, Minnesota 55101-2198  
(612) 296-6328

### NEW YORK

NYS Department of Law  
Investor Protection Bureau  
28 Liberty Street, 21st FL  
New York, NY 10005  
212-416-8222

### NORTH DAKOTA

North Dakota Securities Department  
600 East Boulevard Avenue,  
State Capitol, 14th Floor, Dept 414  
Bismarck, ND 58505-0510  
701-328-4712

### RHODE ISLAND

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

### SOUTH DAKOTA

Department of Labor and Regulation  
Division of Securities  
124 S Euclid, Suite 104  
Pierre SD 57501  
(605) ~~773-4013~~ [773-3563](tel:6057733563)

### VIRGINIA

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

### WASHINGTON

Securities Division,  
Department of Financial Institutions  
PO Box 41200  
Olympia, WA 98504-1200  
(360) 902-8760

### WISCONSIN

Division of Securities  
Department of Financial Institutions  
P.O. Box 1768  
Madison, Wisconsin 53701 or  
345 West Washington Avenue, 4<sup>th</sup> Floor  
Madison, Wisconsin 53703  
(608) 266-8559

## AGENTS FOR SERVICE OF PROCESS

Albany, NY 12231

### CALIFORNIA

Department of Financial Protection and Innovation  
320 West 4th Street, Suite 750  
Los Angeles, California 90013  
Website: <http://www.dfpi.ca.gov/>  
Email: Ask.DFPI@dfpi.ca.gov

### HAWAII

Commissioner of Securities  
Department of Commerce and Consumer Affairs  
335 Merchant Street, Room 203  
Honolulu, Hawaii 96813

### ILLINOIS

Illinois Attorney General  
500 South Second Street  
Springfield, Illinois 62706

### INDIANA

Indiana Secretary of State  
302 West Washington, Room E-111  
Indianapolis, Indiana 46204

### MARYLAND

Securities Commissioner  
Office of the Attorney General  
Maryland Division of Securities  
200 St. Paul Place  
Baltimore, Maryland 21202-2020

### MICHIGAN

Department of Labor & Economic Growth  
Corporations and Securities Bureau  
611 Ottawa Street  
Lansing, Michigan 48909

### MINNESOTA

Commissioner of Commerce  
85 7<sup>th</sup> Place East, Suite 500  
St. Paul, Minnesota 55101

### NEW YORK

Secretary of State  
99 Washington Avenue

### NORTH DAKOTA

Securities Commissioner  
North Dakota Securities Department  
600 East Boulevard Avenue,  
State Capitol, 14th Floor, Dept 414  
Bismarck, ND 58505-0510  
701-328-4712

### OREGON

Director  
Department of Consumer and Business Services  
Division of Finance and Corporate Securities  
Labor and Industries Building  
Salem, Oregon 97310

### RHODE ISLAND

Director of Department of Business Regulation  
1511 Pontiac Avenue  
John O. Pastore Complex – Building 69-1  
Cranston, Rhode Island 02920

### SOUTH DAKOTA

Department of Labor and Regulation  
Division of Securities  
124 S Euclid, Suite 104  
Pierre SD 57501  
(605) ~~773-4013~~ [773-3563](tel:6057733563)

### VIRGINIA

Clerk of the State Corporation Commission  
1300 East Main Street, 1<sup>st</sup> Floor  
Richmond, Virginia 23219

### WASHINGTON

Director of Financial Institutions  
Securities Division  
150 Israel Road, S.W.  
Tumwater, Washington 98504

### WISCONSIN

Commissioner of Securities  
Division of Securities  
Department of Financial Institutions  
345 W. Washington Avenue, 4<sup>th</sup> Floor  
Madison, Wisconsin 53703

**ADDENDUM TO MOSQUITONIX FRANCHISE, LLC  
DISCLOSURE DOCUMENT  
FOR THE STATE OF ILLINOIS**

The State Cover Page, Item 5 and Item 17 of this disclosure document are amended by adding the following:

1. 1. All initial fees and payments owed by franchisees shall be deferred until the franchisor completes its pre-opening obligations under the Franchise Agreement. The Illinois Attorney General's Office imposed this deferral requirement due to Franchisor's financial condition.

2. 2. Illinois law governs the Franchise Agreement.

3. 3. 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.

4. 4. Your rights upon Termination and Non-Renewal of an agreement are set forth in sections 19 and 20 of the Illinois Franchise Disclosure Act.

5. 5. 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.

6. 6. No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of: (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the Franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

7. 7. In addition to your Market Entry Campaign expenditures, you are required to spend at least \$42,000 during your first Agreement Year on approved local marketing in your Territory for your Business (your "Local Marketing Requirement"), but we actually recommend that you spend at least \$60,000 during the first Agreement Year. We will credit your Market Entry Campaign spending against your Local Marketing Requirement for your first Agreement Year.

**ADDENDUM TO MOSQUITONIX FRANCHISE, LLC  
FRANCHISE DISCLOSURE DOCUMENT  
FOR THE STATE OF MINNESOTA**

1. Due to the deficit ratio of current assets to current liabilities in the franchisor's most recent financial statement, the Commissioner of Commerce for the State of Minnesota requires that franchisor defer payment of initial franchise fees until business opens.

12. The following is added to Item 17 of the Disclosure Document:

Under Minnesota law and except in certain specified cases, we must give you 90 days' notice of termination with 60 days to cure. We also must give you at least 180 days' notice of its intention not to renew a franchise, and sufficient opportunity to recover the fair market value of the franchise as a going concern. To the extent that the Agreement is inconsistent with the Minnesota law, the Minnesota law will control.

To the extent that any condition, stipulation or provision contained in the Agreement (including any choice of law provision) purports to bind any person who, at the time of acquiring a franchise is a resident of Minnesota, or, in the case of a partnership or corporation, organized or incorporated under the laws of Minnesota, or purporting to bind a person acquiring any franchise to be operated in Minnesota to waive compliance with the Minnesota Franchises law, such condition, stipulation or provision may be void and unenforceable under the nonwaiver provision of the Minnesota Franchises Law.

Minn. Stat. §80C.21 and Minn. Rule 2860.4400J prohibit us from requiring litigation to be conducted outside Minnesota. In addition, nothing in the Disclosure Document or Agreement can abrogate or reduce any of your rights as provided for in Minnesota Statutes, Chapter 80C, or your rights to any procedure, forum, or remedies provided for by the laws of the jurisdiction. Specifically, we cannot require you to consent to us obtaining injunctive relief, however, we may seek such relief through the court system.

Minn. Rule 2860.4400J prohibits us from requiring you to assent to a general release. To the extent that the Agreement requires you to sign a general release as a condition of renewal or transfer, the Agreement will be considered amended to the extent necessary to comply with Minnesota law.

2. 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.

## State Effective Dates

The following states have franchise laws that require that the Franchise Disclosure Document be registered or filed with the state, or be exempt from registration: California, Hawaii, Illinois, Indiana, Maryland, Michigan, Minnesota, New York, North Dakota, Rhode Island, South Dakota, Virginia, Washington, and Wisconsin.

This document is effective and may be used in the following states, where the document is filed, registered or exempt from registration, as of the Effective Date stated below:

State	Effective Date
California	Pending
Hawaii	Pending <a href="#">May 16, 2025</a>
Illinois	Pending <a href="#">May 7, 2025</a>
Indiana	Pending <a href="#">May 8, 2025</a>
Maryland	Pending <a href="#">May 19, 2025</a>
Michigan	Pending <a href="#">May 8, 2025</a>
Minnesota	Pending
New York	Pending
North Dakota	Pending
Rhode Island	Pending
South Dakota	Pending <a href="#">May 13, 2025</a>
Virginia	Pending
Washington	Pending
Wisconsin	Pending <a href="#">May 7, 2025</a>

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.