FRANCHISE DISCLOSURE DOCUMENT

(Added)

BUDGET®

BLINDS

Style and service for every budget.®

BUDGET BLINDS, LLC

A California Limited Liability Company 19000 MacArthur Boulevard, Suite 100

Irvine, CA 92612

Telephone: (949) 404 1100 Email: info@budgetblinds.com www.budgetblinds.com



BUDGET BLINDS, LLC

A California Limited Liability Company 19000 MacArthur Boulevard, Suite 100 Irvine, CA 92612

Telephone (949) 404 1100-Email: info@budgetblinds.com

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As a BUDGET BLINDS® franchisee, you will operate a primarily mobile business offering the retail sale and installation of blinds and other window coverings.

The total investment necessary to begin operation of a BUDGET BLINDS® franchise ranges from \$100,500 to \$211,250. This includes \$49,950 to \$91,450 that must be paid to the franchisor or its 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 Aaron Cady, 19000 MacArthur Boulevard, Suite 100, Irvine, CA 92612, (949) 404 1100, aaron.cady@gohfc.com.

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 may 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 <u>2211</u>, 2024<u>5</u>

How to Use This Franchise Disclosure Document

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

QUESTION	WHERE TO FIND INFORMATION
How much can I earn?	Item 19 may give you information about outlet sales, costs, profits or losses. You should also try to obtain this information from others, like current and former franchisees. You can find their names and contact information in Item 20 or Exhibits C and D.
How much will I need to invest?	Items 5 and 6 list fees you will be paying to the franchisor or at the franchisor's direction. Item 7 lists an initial investment to open. Item 8 describes the suppliers you must use.
Does the franchisor have the financial ability to provide support to my business?	Item 21 or Exhibit B includes financial statements. Review these statements carefully.
Is the franchise system stable, growing, or shrinking?	Item 20 summarizes the recent history of the number of company-owned and franchised outlets.
Will my business be the only BUDGET BLINDS® 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 BUDGET BLINDS® franchisee?	Item 20 or Exhibits C and D list current and former franchisees. You can contact them to ask about their experiences.
What else should I know?	These questions are only a few things you should look for. Review all 23 Items and all Exhibits in this disclosure document to better understand this franchise opportunity. See the table of contents.

What You Need to Know About Franchising Generally

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

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

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

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

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

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

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

Some States Require Registration

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

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

Special Risks to Consider About *This* Franchise

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

- (i) Out-of-State Dispute Resolution. The franchise agreement requires you to resolve disputes with the franchisor by mediation, arbitration and/or litigation only in California. 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 California than in your own state.
- (ii) <u>Spousal Liability</u>. 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.
- (iii) <u>Unopened Franchises</u>: The franchisor has signed a significant number of franchise agreements with franchisees who have not yet opened their outlets. If other franchisees are experiencing delays in opening their outlets, you also may experience delays in opening your own outlet.

Certain states may require other risks to be highlighted. If so, check the "State Specific Addenda" pages for your state.

The state of Michigan prohibits certain unfair provisions that are sometimes in franchise documents. If any of the following provisions are in these franchise documents, the provisions are void and cannot be enforced against you:

- (a) A prohibition on the right of a franchisee to join an association of 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 the Michigan Franchise Investment Law. 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 furnishings. Personalized materials which have no value to the franchisor and inventory, supplies, equipment, fixtures, and furnishings not reasonably required in the conduct of the franchise business are not subject to compensation. This subsection applies only if: (i) The term of the franchise is less than 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.

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

The fact that there is a notice of this offering on file with the attorney general does not constitute approval, recommendation, or endorsement by the attorney general.

Any questions regarding this notice should be directed to the Michigan Department of Attorney General, Consumer Protection Division, 670 Law Building, Lansing, MI 48913, (517) 373-7117.

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ADDENDUM: SPECIFIC STATE DISCLOSURES

EXHIBITS:

- A: Franchise Agreement, State Specific Addendum and Schedules
- B: Financial Statements
- C: List of Franchisees
- D: List of Terminated or Transferred Franchises
- E: State Franchise Administrators and Agents for Service of Process
- F: Confidential Operating Manual Table of Contents
- G: Consent to Transfer and Assumption of Franchise Agreement
- H: Veterans' Addendum to Franchise Agreement
- I: Existing Franchisees' Addendum to Renewal Franchise Agreement
- J: Secured Promissory Note
- K: General Security Agreement
- L: Master Services Agreement
- M: State Effective Dates
- N: Receipts

FRANCHISE DISCLOSURE DOCUMENT

ITEM 1. THE FRANCHISOR AND ANY PARENTS, PREDECESSORS AND AFFILIATES

In this disclosure document, "we", "us" and/or "our" all refer to Budget Blinds, LLC, the franchisor. "You" and "your" refer to the person who signs a franchise agreement with us.

Franchisor, Parents and Affiliates

Franchisor

We conduct business under the name BUDGET BLINDS®. Our principal business address is 19000 MacArthur Boulevard, Suite 100, Irvine, California 92612. We are a California limited liability company. Prior to November 24, 2015, we operated as a corporation, Budget Blinds, Inc. ("BBI"). BBI was incorporated under California law on October 5, 1992. BBI converted to a limited liability company on November 24, 2015. We began offering franchises of the type described in this offering in March 1994. We have never offered any other franchise.

Parents

We have five parents. Our immediate parent is Home Franchise Concepts, LLC ("HFC"), and our ultimate parent is JM Family Enterprises, Inc. ("JMF"). JMF controls HFC through JM Family Holdings, Inc., TCP HFC, Inc. and Home Franchise Concepts Parent, LLC. JMF is majority-owned by the James M. Moran Intervivos Trust Number Two. HFC's principal business address is 19000 MacArthur Boulevard, Suite 100, Irvine, California 92612. JMF's principal business address, and the principal business address of our other parents (other than HFC), is 100 Jim Moran Boulevard, Deerfield Beach, Florida 33442.

Affiliates

We have eleven affiliates.

Our affiliate, Organized Spaces, LLC ("OS"), was incorporated in California on January 24, 2006 under the name "Closet Tailors, Inc.". On May 18, 2006, Closet Tailors, Inc. converted to a California limited liability company named "Closet Tailors, LLC". On May 5, 2010, Closet Tailors, LLC changed its name to "Tailored Living, LLC" and on January 24, 2022, Tailored Living, LLC changed its name to "Organized Spaces, LLC." From 2006 until 2010 Closet Tailors, Inc. and Closet Tailors, LLC conducted business as CLOSET TAILORS® and offered franchises for a mobile business for the design, sale, and installation of organizing units and storage and organizing accessories for closets, pantries, storerooms, utility rooms, basements and attics. From 2011 until 2022, OS conducted business as TAILORED LIVING® and its franchisees offered the same services as were offered under the CLOSET TAILORS® franchise but with the addition of garage organizing units and storage and organizing accessories and garage flooring. In November 2022, OS replaced the TAILORED LIVING® franchise offering with two separate offerings, THE TAILORED CLOSET™ and PREMIERGARAGE®. Other than the foregoing, OS has never

offered franchises in any other line of business.

Our affiliate, American Decorative Coatings, LLC dba "Concrete Craft" ("ADC"), a franchisor of decorative concrete businesses, is a Delaware limited liability company that was organized on October 17, 2014. It began offering CONCRETE CRAFT® franchises in March 2015. It has never offered franchises in any other line of business.

Our affiliate, AdvantaClean Systems, LLC ("ACS"), began offering ADVANTACLEAN® franchises in 2006 for restoration and remediation services that make residential and commercial buildings clean, safe, healthy and energy efficient. Prior to January 1, 2019, ACS operated as a corporation, AdvantaClean Systems, Inc. (formerly named "LCR Advantage Systems, Inc."). ACS offered franchises that offered and sold HVAC installation and maintenance services under the trademark "AdvantaClean Air" from April 2009 to March 2010 at which time it ceased offering and selling these franchises. Other than the foregoing, ACS has never offered franchises in any other line of business.

Our affiliate, HFC KTU LLC ("KTU"), a franchisor of kitchen and bathroom improvement and remodeling businesses, was organized as a Delaware limited liability company on December 7, 2020 and began offering KITCHEN TUNE-UP® and BATH TUNE-UP® franchises in January 2021. KTU's predecessor, DCHFamily, Inc. f/k/a KTU Worldwide, Inc. ("KTUW") began offering KITCHEN TUNE-UP® franchises in 1998. KTU has never offered franchises in any other line of business.

Our affiliate, Two Maids Franchising, LLC ("TMF"), a franchisor of residential cleaning services businesses, was organized as an Alabama limited liability company on August 14, 2013 and began offering TWO MAIDS & A MOP® franchises in August 2013. TMF has never offered franchises in any other line of business.

Our affiliate, Aussie Pet Mobile, Inc. ("APM"), a franchisor of mobile pet grooming businesses, was organized as a California corporation on February 22, 1999 and began offering AUSSIE PET MOBILE® franchises in October 1999. APM has never offered franchises in any other line of business.

Our affiliate, Lightspeed Restoration, LLC ("LSR"), a franchisor of 24/7 restoration and remediation services, was organized as a Delaware limited liability company on December 15, 2022. It will begin offering LIGHTSPEED RESTORATIONTM franchises in mid 2023. LSR has never offered franchises in other lines of business.

Our affiliate, Order Processing Services, LLC ("OPS"), a California limited liability company, sells certain products to some of our affiliates' franchisees but has never offered franchises in any line of business.

Our affiliate, Loss Control and Recovery, LLC ("LCR"), a Florida limited liability company, facilitates and administers jobs with national accounts for ACS and LSR franchisees but has never offered franchises.

Our affiliate, AdvantaClean Equipment Rental, LLC ("ACER"), a Delaware limited

liability company, rents disaster remediation equipment to ACS and LSR franchisees and third parties. ACER has never offered franchises.

Our affiliate, BB Commercial Solutions, LLC ("BBCS"), a California limited liability company, promotes light commercial business for the benefit of our affiliates' franchisees but has never offered franchises.

None of our affiliates have ever operated a business of the type we franchise, nor have they offered franchises of the type we franchise.

Our principal business address and that of OS, ADC, OPS, APM and BBCS is 19000 MacArthur Boulevard, Suite 100, Irvine, California 92612. ACS's, LCR's and ACER's principal business address is 110 N. Freeport Parkway, Suite 140, Coppell, Texas 75019. KTU's principal business address is 4 Main Street, Suite 1C, Aberdeen, South Dakota 57401. TMF's principal business address is 505 20th Street North, Suite 975, Birmingham, Alabama 35203. LSR's principal business address is 777 International Parkway, Suite 300, Flower Mound, Texas 75022.

Predecessors

We have no predecessors.

Agents for Service of Process

Our agents for service of process are listed in Exhibit E.

The Business We Offer

The business you will conduct under a BUDGET BLINDS® franchise is a primarily mobile business ("Franchised Business") for the sale and installation of blinds and other window coverings. You will use a van wrapped in brand livery we specify to make sales calls and perform installation work.

You will generate sales in many ways, including local digital marketing such as pay-perclick, social media, reviews, digital listings, email to existing and potential customers as well as canvassing, home shows, other print media and word of mouth referrals. When you place an order for a customer, the product is shipped to you from the vendor and you install the product. The market you will serve consists of residential and commercial customers within the territory assigned to you. You will compete for customers with department and specialty stores and other businesses in the window covering market.

Commencing December 15, 2018, all interior window covering products are required to comply with the ANSI A100.1-2018 Standard for Safety of Window Covering Products. The objective of the Standard is to provide requirements for window covering products that reduce the possibility of injury, including strangulation, to young children from a bead chain, cord or any type of flexible loop. In November 2022, the U.S. Consumer Product Safety Council promulgated a final rule on window coverings which is more stringent than the ANSI Standard. The ANSI/WCMA A100.1-2022 Standard for Safety of Window Covering Products eliminates the use of free hanging operating cords, free hanging tilt cords and multiple cord connectors on all

made-to-order custom window covering products, effective June 1, 2024.

Except for states that may have laws requiring licensing of contractors, to our knowledge there are no other laws or regulations that are specific to the operation of a BUDGET BLINDS® franchise. It is your sole obligation to comply with all state regulations with respect to contractor licensing in the states that require licensing. It will be your responsibility to ascertain and comply with all federal, state and local governmental requirements. We do not assume any responsibility for advising you on these regulatory matters. Some cities or other local government agencies impose local licensing requirements. You should investigate the state and local laws that will apply to you. You should consult with your attorney about laws and regulations that may affect your Franchised Business.

ITEM 2. BUSINESS EXPERIENCE

Budget Blinds, LLC:

Heather Nykolaychuk - President

Heather Nykolaychuk has been our President since June 27, 2023 in Irvine, California. Prior to assuming this role, Ms. Nykolaychuk was President of Organized Spaces, LLC from April 2021 until June 2023 and HFC's Chief Marketing Officer from October 2019 until March 2021 in Irvine, California. Ms. Nykolaychuk was VP Marketing for Tillys, Inc. from December 2018 until October 2019.

<u>Tracy Christman – Executive Vice President of Product Strategy and Management Chief</u> <u>Operating Officer (COO)</u>

Tracy Christman has been our <u>COO since November 4, 2024 in Irvine, California. Prior to assuming this role, Ms. Christman was our Executive Vice President of Product Strategy and Management since from December 2017 until November 2024 in Irvine, California.</u>

Rich Michowski - Vice President of Franchise Operations

Rich Michowski has been our Vice President of Franchise Operations since December 1, 2018.

Amy Campbell - Vice President Strategy, Marketing and Product Development

Amy Campbell has been our Vice President of Strategy, Marketing and Product Development since March 1 November 4, 2024 in Irvine, California. Prior to assuming this role, Ms. Campbell was our Vice President of Marketing from February 2024 until November 2024 in Irvine, California. Prior to assuming this role, she was our Senior Director Marketing from September 2021 until February 2024 in Irvine, California. Prior to assuming this role, Ms. Campbell was Head of Hispanic Marketing for PepsiCo's West Division in Playa Del Ray, California from December 2019 to August 2021 and Founder and Chief Strategist for Elevate Marketing Firm in El Segundo, California from May 2019 to November 2019.

Nick Petropoulos – Director of IT

Nick Petropoulos has been our Director of IT since October 2021 in Irvine, California.

Prior to assuming this role, Mr. Petropoulos was Division IT Director for the Parker Aerospace Fluid Systems Division in Irvine, California from July 2017 to October 2021.

<u>Debby Capobianco – Senior Operations Manager</u>

Debby Capobianco has been a Senior Operations Manager since July 2022 <u>in Huntington</u>, <u>New York</u>. Prior to assuming this role, Ms. Capobianco was a Regional Operations Manager for Budget Blinds since June 2020 <u>in Huntington</u>, <u>New York</u> and a National Account Manager at Kirsch in Buford, Georgia from July 2016 to April 2020.

Bobby Mapes - Senior Operations Manager

Bobby Mapes has been a Senior Operations Manager since July 2022 in Irvine, California. Prior to assuming this role, Mr. Mapes was a Regional Operations Manager for Budget Blinds since March 2020 and a Budget Blinds Business Coach since May 2017 in Irvine, California.

<u>Jay Moss – Senior Operations Manager</u>

Jay Moss has been a Senior Operations Manager since July 2022 in Kernersville, North Carolina. Prior to assuming this role, Mr. Moss was a Regional Operations Manager for Budget Blinds since January 2021 in Kernersville, North Carolina and operated two Precision Garage Door Service franchises in Greensboro and Raleigh, North Carolina from January 2016 to December 2020.

Home Franchise Concepts, LLC:

Andrew G. Skehan – Chief Executive Officer and Director

Andrew Skehan has been HFC's Chief Executive Officer and a director of HFC since August 1, 2022 in Flower Mound, Texas. Prior to joining HFC, Mr. Skehan was President – North America of Krispy Kreme, Incorporated in Charlotte, North Carolina from November 1, 2017 to July 31, 2022.

Jennie Amante – Executive Vice President, General Counsel and Secretary

Jennie Amante has been HFC's Executive Vice President and Secretary since December 2015 in Irvine, California. She has been General Counsel for HFC and its subsidiaries since October 2004 in Aberdeen, South Dakota. Ms. Amante has also been our Secretary since January 2021 in Aberdeen, South Dakota.

Heather Cates – Chief Marketing Officer

Heather Cates has been HFC's Chief Marketing Officer since April 1, 2021 in Irvine, California. Prior to assuming this role, Ms. Cates was BB's Senior Marketing Director since January 2021 in Aberdeen, South Dakota. From October 2018 until December 2020, Ms. Cates was Executive Director of Consumer Marketing, Facial Aesthetics for Allergan (now Abbvie)

in Irvine, California.

Amir Yeganehjoo - Chief Financial Officer

Amir Yeganehjoo has been HFC's Chief Financial Officer since January 3, 2023 in Flower Mound, Texas. Prior to assuming this role, Mr. Yeganehjoo was Senior Vice President, Finance, Treasury and Investor Relations for European Wax Center in Dallas, Texas from October 2020 until December 2022, Head of Corporate Finance for Chewy.com in Fort Lauderdale, Florida from December 2019 until September 2020 and held various positions, Senior Director, Corporate Finance with Gamestop Corp. in Grapevine, Texas from 2014 until December 2019, most recently Senior Director, Corporate Finance from May 2019 to December 2019 and Director, FP&A and Financial Strategy with Gamestop Corp. in Grapevine, Texas from August 2017 to November 2019.

Aaron Cady – Vice President of Franchise Development

Aaron Cady has been HFC's Vice President of Franchise Development of HFC since March 2023 in Irvine, California. Prior to assuming this role, Mr. Cady was our HFC's Director of Franchise Development from March 2019 tountil February 2023 in Aberdeen, South Dakota.

ITEM 3. LITIGATION

<u>In the Matter of: Aussie Pet Mobile, Inc. and Ian Moses (Administrative Proceeding before</u> the Securities Commissioner of Maryland; Case No. 2004-0162 - 2005)

On January 25, 2006, Aussie Pet Mobile, Inc., while under previous ownership, entered into a Consent Order with the Securities Division of the Office of the Attorney General of Maryland (the "Division") that required the franchisor to cease and desist from taking certain actions and to make certain representations. While the Consent Order contained no monetary sanctions, it required the franchisor to cease and desist from the offer and sale of franchises in violation of the Maryland Franchise Law. The Consent Order also required the franchisor to rescind the franchise agreements that had been entered into with a former franchisee whom the Division found had not received proper disclosure, and to represent that (a) other Maryland franchisees had received proper disclosure, and (b) the franchisor had developed and implemented new franchise law compliance procedures.

<u>LGMGP</u>, Inc. d/b/a Window Trends, Lizabeth Garcia v. Budget Blinds, Inc., Case No. <u>BER L-00812914</u>, Superior Court of New Jersey Law Division, Bergen County, filed on August 21, 2014.

In July 2014 we terminated the franchise agreement for failure by the franchisee to cure breaches of the franchise agreement. The franchisee filed an action against us alleging unlawful termination in violation of the New Jersey Franchise Practices Act, breach of the implied covenant of good faith and fair dealing, breach of contract, violation of the Consumer Fraud Act, breach of fiduciary duty, tortious interference, fraud and misrepresentation, unjust enrichment and conversion. In January 2015, we and the franchisee entered into a settlement agreement pursuant to which the franchisee agreed to dismiss the action with prejudice and to comply with her

contractual post-termination obligations in exchange for our waiver of the non-competition clause in the Franchise Agreement.

Litigation Against Franchisees in the Last Fiscal Year Suits to Collect Royalty Payments and Fees

Budget Blinds, LLC v. Kellianne Turner GTHI, LLC et. al., Case No. 23C1339-202, U.S. District 48CI1:24-cv-00100, Circuit Court of Bowie Monrow County, Texas Mississippi, filed on December 5 March 6, 20234.

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

ITEM 4. BANKRUPTCY

No bankruptcy is required to be disclosed in this Item.

ITEM 5. INITIAL FEES

If this is your first franchise with us, Yyou will pay us an Initial Franchise Fee of \$19,950 when you sign the franchise agreement for your first Territory.

We discount the Initial Franchise Fee by 15% for new franchisees who are currently-serving or honorably discharged veterans of the United States armed forces and their spouses. If you are a veteran, active service member or spouse of a veteran or active service member of the United States armed forces, you will therefore pay a discounted Initial Franchise Fee of \$16,958. There is no Initial Franchise Fee payable under a subsequent franchise agreement.

If you are purchasing your franchise from us (rather than from an existing franchisee) and you are not a veteran, active service member or spouse of a veteran or active service member of the United States Armed Forces, you will also pay us an Initial Territory Fee of between \$30,000 and \$70,000 depending on the Territory tier. As of the issuance date of this Disclosure Document, a Tier 1 Territory has 36,000 or more households. A Tier 2 Territory has between 25,000 and 36,000 households. A Tier 3 Territory has less than 25,000 households. In certain circumstances, territory tiers may be adjusted to account for other territory characteristics. For example, a territory may have more than 36,000 households but if it is found to have a disproportionate number of rental properties, the territory may be classed as a Tier 2 Territory rather than a Tier 1 Territory.

The Initial Territory Fee for a Tier 1 Territory is \$70,000.

The Initial Territory Fee for a Tier 2 Territory is \$45,000.

The Initial Territory Fee for a Tier 3 Territory is \$30,000.

We discount the Initial Territory Fee for the first territory purchased from us by 15% for new franchisees who are currently-serving or honorably discharged veterans of the United States armed forces and their spouses. If you are a veteran, active service member or spouse of a veteran or active service member, you will therefore pay a discounted Initial Territory Fee of \$59,500 for a Tier 1 Territory, \$38,250 for a Tier 2 Territory and \$25,500 for a Tier 3 Territory.

If you enter into a second franchise agreement for a second territory at the same time, the Additional Territory fee for a Tier 1 Territory will be \$60,000. Otherwise, for any subsequent

franchise agreement and Territory, the Additional Territory fee will be equal to the then-current Initial Territory fee.

Apart from the above discounts, the initial franchise fee, Initial Territory fee and Additional Territory fees are uniform for all franchises currently being granted.

You may send additional persons to Initial Training with our approval. You must pay us \$1,500 per additional person.

None of the fees described in this Item are refundable under any circumstances.

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ITEM 6. OTHER FEES

TYPE OF FEE ¹	AMOUNT	DUE DATE	REMARKS
Royalty ^{2,3}	Until December 31, 2025, each month you must pay us \$2,500 for a Tier 1 Territory, \$1,875 for a Tier 2 Territory or \$1,250 for a Tier 3 Territory. From January 1, 2026, you must pay us the greater of the above amount or 3.5% of your Gross Revenue for the immediately preceding month.	Funds drawn on the 15 th of the month, in arrears or the next business day if the 15 th falls on a weekend or public banking holiday.	Minimum royalty may be increased on April 1 annually by CPI.
National Advertising Fund Payment	Monthly payment: Tier 1 Territory - \$1,000 until we have 1,500 territories and \$1,500 from then on. Tier 2 Territory - \$750 until we have 1,500 territories and \$1,125 from then on. Tier 3 Territory - \$500 until we have 1,500 territories and \$750 from then on.	Funds drawn on the 15 th of the month.	National Advertising Fund payment may be increased on April 1 annually by CPI.
Technology Fee	Currently \$600 per month for the first territory, additional \$300 per additional territory, capped at \$3,000 per month.	Funds drawn on the 15 th of the month.	Intended to partially reimburse us for costs of technology platforms and tech support.
Training for Additional Personnel	First 2 attendees are free. We will charge \$1,500 per person for additional attendees we approve. You are responsible for costs of travel, accommodation and some meals for additional attendees.	One week before training begins. Travel, accommodation and meals are due as required by service providers.	
Additional Territory Fee	An amount equal to the then-current Initial Territory fee if you buy an	When you purchase additional Territories	Availability of additional territories is at our discretion.

TYPE OF FEE ¹	AMOUNT	DUE DATE	REMARKS
	additional territory in the future.		
Key Account Referral Fees ⁴	We negotiate each- program individually with- the Key Account.	No more often than monthly.	We may charge you referral fees or a percentage of the job in exchange for Key Account leads. You may opt out of servicing any Key Account.
Encroachment Payment	100% of your gross sales in another franchisee's territory.	When you make sales in another franchisee's territory in violation of your franchise agreement.	In our discretion, an alternative to termination of your franchise for operating in another franchisee's territory.
Fees on Transfer ⁵⁴ ₌	If selling to a new franchisee, greater transfer fee of \$24,9505,000 per territory or 6% of the sale price, whichever is greater, up to a maximum of \$50,000 per transaction. If selling to an existing franchisee, \$5,000 transfer fee per territory up to a maximum of \$50,000.	Before transfer	Payable when you sell your franchise. No charge if your franchise is assigned to a corporation or similar entity that you control.
Transfer Lead Referral Fee	Our If your buyer is found through our organic marketing efforts, you will pay our then-applicable transfer lead referral fee, currently \$15,000 or the amount of any broker fees that we must pay. If buyer is found through a third party (not an employee of ours), you must pay that third party's lead fee. If you find your own buyer, no transfer lead referral fee is payable.	On a transfer of your franchise agreement to a buyer who was already listed in our sale database at the time you and the buyer began discussing a sale.	Intended to partially reimburse us for our costs in developing leads who then purchase from existing franchisees.

TYPE OF FEE ¹	AMOUNT	DUE DATE	REMARKS
Renewal Fee	\$5,000	When you sign a renewal franchise agreement.	
Insufficient or Late Payment Fee	Currently \$300, subject to change.	On due date of Royalty, National Advertising Fee and Technology Fee, if payment not made in full.	Payable if there are insufficient funds in your account to cover withdrawal of amounts due or payment is late.
Late Reporting Administrative Fee	Currently \$300, subject to change	On due date of Royalty.	Payable if Gross Revenue is not timely reported.
Convention Fee	Currently \$100 per month plus travel, accommodation and some meals. Fee will vary depending on venue and location but will not exceed \$2,000 annually.	Funds drawn on the 15th of the month Upon registration. Travel, accommodation and meals are due as required by service providers.	Attendance at Convention is mandatory. You will be charged for one attendee even if you do not attend We may in future collect the Convention Fee in monthly instalments prior to registration. If we do so, we will provide 8 months' notice prior to drawing Fee instalments.
Optional Meetings and Trainings	As determined by us, but generally \$100 to \$1,500 depending on venue and mode of delivery plus travel, accommodation and some meals.	By registration date. Travel, accommodation and meals are due as required by service providers.	
Additional Training Requested by You	Currently \$500 per day, plus travel and expenses.	Immediately after notice from us.	Paid to us if, at your request, we send one of our staff members to the Franchised Business to provide further assistance.

TYPE OF FEE ¹	AMOUNT	DUE DATE	REMARKS
			We will charge you a daily rate for that assistance, plus travel expenses for our employee.
Audit	Cost of inspection or audit.	Upon demand.	If audit required due to your failure to report or your records and procedures are insufficient to determine your revenues or Product purchases, you must pay all costs of audit.
Insurance	You must reimburse our costs.	Upon demand.	If you fail to obtain insurance, we may obtain insurance for you and you must reimburse us.
Costs and Attorneys' Fees	Varies	Upon demand.	If you breach the franchise agreement and we prevail in any arbitration or litigation, you will owe us our reasonable attorneys' fees and costs.
Indemnification	Varies	Upon demand.	You must reimburse us for costs and expenses related to certain claims against us.

- 1. All fees are imposed and collected by and payable to us. Upon our written request, you must sign any document we require to authorize us to withdraw continuing royalties, national advertising fees and any other ongoing fees directly from your bank account. All fees are non-refundable. All fees in our current offering are uniformly imposed.
- 2. If you are an existing franchisee, until December 31, 2025 your fixed fee royalty under this franchise agreement is \$500 more than the fixed fee royalty payable under your previous franchise agreement. For example, if your previous fixed fee royalty was \$1,500 per month, your fixed fee royalty under this franchise agreement is \$2,000. If your previous fixed fee royalty was \$2,000 per month, your fixed fee royalty under this agreement is \$2,500. From January 1, 2026,

you will pay the greater of 3.5% of your Gross Revenue or \$2,500 per month for a Tier 1 Territory, \$1,875 for a Tier 2 Territory or \$1,250 for a Tier 3 Territory for the remainder of the term of your franchise agreement. If you purchase your business from an existing BUDGET BLINDS® franchisee, you will pay the royalty paid by the former franchisee for the remainder of the term of the former franchisee's franchise agreement instead of the amount described in this section. You will thereafter pay the greater of 3.5% of your Gross Revenues or: \$2,500 for a Tier 1 Territory, \$1,875 for a Tier 2 Territory or \$1,250 for a Tier 3 Territory.

3. If you are purchasing a new territory from us (rather than an existing franchisee), until December 31, 2025, the fixed royalty will be discounted as follows:

<u>Tier 1</u>	<u>Tier 2</u>	Tier 3	
First Month	\$500	\$375	\$250
Second Month	\$1,000	\$750	\$500
Third Month	\$1,500	\$1,125	\$750
Fourth Month	\$2,000	\$1,500	\$1,000
Fifth Month	\$2,500	\$1,875	\$1,250

4. Although the amount may vary, you may be required to pay a fee or a percentage of the job for lead referrals. Lead referral fees vary from program to program.

5From January 1, 2026, your royalty will be the greater of 3.5% of your Gross Revenues or the minimum royalty set forth in note 2.4. If you are selling to a new franchisee, the transfer fee includes the full Start-Up Package (i.e., van wrap, samples, etc.) and initial training.

<u>4.</u> <u>Upper estimate contemplates the sale of multiple territories as part of the same transaction.</u>

ITEM 7. ESTIMATED INITIAL INVESTMENT

YOUR ESTIMATED INITIAL INVESTMENT

TYPE OF EXPENDITURE	AMOUNT	METHOD OF PAYMENT	WHEN DUE	TO WHOM PAYMENT IS TO BE MADE
Initial Franchise Fee ¹	\$19,950	Lump sum or financed	When you sign the franchise agreement	Us
Initial Territory Fee ²	Tier 1 Territory - \$70,000 Tier 2 Territory - \$45,000 Tier 3 Territory - \$30,000	Lump sum	When you sign the franchise agreement	Us
Travel and Living Expenses While Training ³	\$1,500 - \$2,500	As incurred	During Training	Restaurants and other third parties

TYPE OF EXPENDITURE	AMOUNT	METHOD OF PAYMENT	WHEN DUE	TO WHOM PAYMENT IS TO BE MADE
In-Person Training for Additional Personnel (per person) ⁴	\$0 - \$1,500	Lump sum	One week before training begins	Us
Office/Work Space ⁵	Varies	As incurred	As incurred	Landlord or other supplier
Business Address ⁶	Varies	As incurred	As incurred	Vendor
Vehicle ⁷	\$10,000 - \$48,000	Lease or finance	Upon opening	Vehicle lessor or dealer
Computer Equipment and Software ⁸	\$1,500 – 2,500	Lease, finance or lump sum	Upon acquisition	Vendor
Credit Card Processing Technology	\$50 - \$500	Lease, finance, or lump sum	Upon opening	Vendor
Auto Insurance ⁹	\$750 - \$2,400	Lump sum or monthly installments	Before opening and during the year	Insurance company or broker
Commercial general liability insurance ¹⁰	\$750 - \$2,400	Lump sum or monthly installments	Before opening	Insurance company or broker
Contractor's License and Bond ¹¹	\$0 - \$1,500	Lump sum	As required by applicable law	Bonding or insurance company, Government agencies
Professional Fees	\$750 - \$3,500	As negotiated	Before opening	Professional Advisers
Initial Marketing	\$10,000 - \$15,000	As incurred	During first 3 months	Media, agencies
Additional Tools and Supplies ¹²	\$250 - \$1,500	Lump sum	Before opening	Vendor
Additional Funds – Before Opening and First 3 Months	\$25,000 - \$40,000	As incurred	As incurred	Various

TYPE OF EXPENDITURE	AMOUNT	METHOD OF PAYMENT	WHEN DUE	TO WHOM PAYMENT IS TO BE MADE
TOTAL ESTIMATED INVESTMENT FOR SINGLE TERRITORY	\$100,500 - \$211,250 (Does not include Office/Workspace Costs)			

None of the fees or payments you make to us are refundable. Whether payments to others are refundable depends upon the arrangements you make with them. Except as disclosed in Item 10, we do not offer direct or indirect financing for any of the above items.

- 1. Payable only with your first franchise agreement. The Initial Franchise Fee is discounted by 15% if you are a veteran, active service member or spouse of a veteran or active service member of the United States armed forces, as more particularly described in Item 5.
- 2. If you are buying your Territory from us rather than from an existing franchisee, when you sign a franchise agreement, you must pay us either (a) an Initial Territory Fee of \$70,000 for a Tier 1 Territory, \$45,000 for a Tier 2 Territory or \$30,000 for a Tier 3 Territory, or (b) if you are buying your first two territories simultaneously, an Initial Territory Fee of \$70,000 for a Tier 1 Territory and a discounted Additional Territory Fee of \$60,000 for a second Tier 1 Territory, for a total of \$130,000 for two Tier 1 Territories. The Additional Territory Fee for Tier 2 and Tier 3 Territories purchased at the same time as the first territory is the same as the Initial Territory Fee for Tier 2 and Tier 3 Territories. If you buy a second territory at a later time, the Additional Territory Fee is equal to the then-current Initial Territory fee. The Initial Territory Fee is discounted by 15% if you are a veteran, active service member or spouse of a veteran or active service member of the United States Armed Forces, as more particularly described in Item 5.
- 3. There is no charge for the initial training program for the franchisee and up to one employee of the Franchised Business. The training program is described in Item 11. Our estimate is for transportation, meals and lodging in excess of \$1,000 while attending training. We provide you with a \$1,000 travel voucher to attend initial training.
- 4. Additional attendees will be admitted only if space is available. Any additional attendees must complete all class requirements. High estimate assumes one additional attendee.
- 5. If you decide to obtain an office/workspace outside of your home, or if you choose to operate from a retail location, your initial investment will be higher depending on real estate or leasing market conditions in your area. Generally, most office/workspace locations are approximately 500 1,200 ft² and are located in a strip mall, or other commercial building.
- 6. Google Business Profile requires a business address in order to display your business in search results. If you work from your home, you will need to establish a business address separate from your residential address. An example of a business address would be a serviced office.
- 7. This is a new or used white commercial-grade cargo van, extended van, or mini-van type

vehicle on which the BUDGET BLINDS® Marks are placed. The vehicle may be bought or leased but you should not purchase your vehicle for cash unless you will still have at least that same amount available as additional working capital to operate your business. We give you the wrap as part of the start-up package and you pay to have it installed on your vehicle by a vendor of your choosing. From time to time your affiliation with HFC may allow for discounts on these vehicles and our recommendation is to check with your Regional Operations Manager before purchasing or leasing.

- 8. If a laptop is selected, a minimum 14 inch screen with high resolution is recommended. Windows operating system <u>or Apple OS</u> is required for compatibility with required software. You will need to install Office 365, the cost of which is included in the above estimate.
- 9. Such policy must be on an occurrence basis with a combined single limit for bodily injury, death or property damage of not less than \$1,000,000. We must be named as an additional insured.
- 10. Such policy must be on an occurrence basis with a combined single limit for bodily injury, death or property damage of not less than \$2,000,000. We must be named as an additional insured.
- 11. A contractor's license and bond are required only in states that require a contractor's license. If you do not have the requisite years of experience to qualify for a contractor's license, in some states you may pay a contractor to supervise your work while you obtain the necessary experience. Some franchisees in California have had to pay as much as \$2,000 per month for up to three years for this service.
- 12. As part of the Start-up package, we give you some product samples and sample books from selected suppliers at no additional charge. We only provide a Start-up package if you are purchasing your first territory. We do not provide additional samples and sample books when you sign a subsequent franchise agreement. If you want more or additional sample books from other approved suppliers or samples of other products, you must obtain them from the supplier.
- 13. This category estimates an additional cash reserve available to cover initial operating expenses during the first three months of operation. The amount of additional funds that you may need varies based on a variety of factors, including whether you choose to have an office outside your home, the number of employees you choose to hire and the salary and other benefits you choose to pay, gasoline purchases and vehicle maintenance expenses, the extent to which you are actively involved in operating your business, your skill, experience and business acumen, local competition, local economic conditions (including rent and wage scales and the cost of supplies), and the actual sales levels that you reach during the initial 3-month period. We have based this estimate on the experience of our United States franchisees. The "Additional Funds" category is not the only source of cash, but is in addition to cash flow from operations. We cannot estimate your cash flow from operations and encourage you to contact our existing franchisees to evaluate this on your own.

ITEM 8. RESTRICTIONS ON SOURCES OF PRODUCTS AND SERVICES

You may offer for sale to customers only the products and services that we have approved in writing, as specified in the Confidential Operations Manual ("Manual"). We have selected certain suppliers based on standards of quality and appeal to the general public. You must offer the specific product that we require in the Manual. You must purchase window coverings and all components of window coverings and other products that we require in the Manual only from us, our affiliates or approved suppliers. Additionally, you must obtain any materials, other than stationery and business cards, containing the BUDGET BLINDS® marks only from us or from suppliers that we have approved. None of our members, affiliates or officers owns any interest in any supplier with whom you are required or recommended to do business. We may, in our sole discretion, change these specifications periodically, change the authorized products and services at our discretion, and designate specific products or services as mandatory. You must offer all products that we designate as mandatory. If we revoke approval of a previously-approved product that you have been selling, you may continue to sell the product only from your existing inventory.

We have the right to require that products, supplies, equipment, and services that you purchase and use in your Territory: (i) meet specifications that we establish from time to time; and (ii) be purchased solely from us. We may impose purchasing restrictions for any reason; the most likely reason would be to ensure compliance with the child safety-related ANSI A100.1-2018 Standard for Safety of Window Covering Products or its successor, control the quality and consistency of the product to protect the reputation of the BUDGET BLINDS® Marks and System, ensure products carry the benefits of the warranty negotiated by us with our approved suppliers and to facilitate volume-discount pricing arrangements. We will make a price list available to you. The prices and products contained on the price list are subject to change at any time.

We may, at any time, in our discretion, change, delete or add to any of our specifications or quality standards. Such modifications, however, will generally be uniform for all franchisees. Your purchases from approved or designated suppliers during the start-up phase of your business will be negligible, because most of the goods and services you will need are in the Start-Up Package that is included in your initial franchise fee. We estimate that approximately 90% to 95% of your total purchases and leases in operating the Franchised Business will be subject to the restrictions described above.

We approve suppliers on a case by case basis and only if there is a System-wide need for a particular product that is not met by our then-current approved suppliers. Approved suppliers are listed in the Manual. We will only approve suppliers after careful review of the quality of the products they provide to us and our franchisees and if they provide a benefit to the System as a whole. In deciding whether to approve suppliers, we consider compliance with the ANSI A100.1-2018 and ANSI A100.1-2022 Standard for Safety of Window Covering Products or any successor Standard or rule, reputation, product quality, prices, consistency, reliability, financial capability of the supplier, labor and customer relations, frequency and cost of delivery, delivery network capability, standards of service, including prompt attention to complaints, and other criteria. We may also condition approval of suppliers on the willingness of the supplier to provide discounts to us and/or our franchisees, to contribute to advertising costs, or to make other financial concessions. If you would like us to consider a supplier for a product not offered by a current approved supplier and that would be a benefit to the System as a whole, you or the supplier must submit to us a written request for approval and you or the supplier must provide us with samples of the supplier's products or work. We will review the supplier and notify you

and/or the supplier whether we will consider it as an additional supplier within 90 days. If so, we will move forward with a full evaluation. There are many steps that must be taken in the evaluation process prior to any eventual approval and so the review process will take considerable time, six months or longer. We reserve the right to charge the supplier a reasonable fee for our evaluation. We will not furnish our standards and specifications as these are confidential.

If we revoke our approval of a supplier, we will do so in writing.

JMF has an ownership interest in one of our suppliers and a subsidiary of JMF supplies components to such supplier and other suppliers. Except for this ownership interest, Nneither we nor any of our affiliates are currently approved suppliers of window coverings but we reserve the right to become a supplier in the future. We are an approved supplier of advertising and promotional materials using our Marks. In 20234, we received \$581,529580,685, or about 0.6% of our total revenue of \$\$92,913,68092,709,741 from this source.

We may retain rebates, allowances or cooperative advertising dollars (collectively "Allowances") we receive from suppliers. We may use all Allowances received for any purpose that we and our affiliates deem appropriate. For the year ended December 31, 20234 we received of \$35,739,59436,063,870. or 38.59% of total Allowances our \$92,913,68092,709,741. Most of these Allowances were structured as a percentage of the purchase price of the products and services, and were generally between 4% and 13% of the purchase price. We may use all Allowances received for any purpose that we and our affiliates deem appropriate. We have previously used some of these payments to help offset the cost of administering the national advertising fund or for general marketing support and promotion of the BUDGET BLINDS® system. Additionally, some approved suppliers of inventory pay us transaction fees on orders placed by our franchisees. In our last full fiscal year, revenue from this source totaled \$833,190800,731, or approximately 0.9% of our total revenues. We may use all amounts received from these fees for any purpose that we and our affiliates deem appropriate. We have previously applied some of these revenues to develop our proprietary TouchpointTM order entry system which enables franchisees to place orders with vendors directly.

We do not currently participate in any purchasing or distribution cooperatives. We do not provide material benefits to our franchisees based on their purchase of particular products or services or use of designated or approved sources.

Insurance

You must obtain before you begin operating your Franchised Business and must maintain at all times the types of insurance and the minimum policy limits specified in the Manual. Currently we require: (i) general liability insurance in the amount of \$1,000,000 per occurrence and \$2,000,000 in the aggregate; (ii) umbrella liability of \$1,000,000; (iii) general casualty insurance covering the full replacement cost of your vehicle; and (iv) employment practices liability insurance. However, you may be required to acquire additional insurance by the laws in your area.

The insurance policies must protect you, us, and our respective past, present and future officers, directors, owners, managers, employees, consultants, attorneys, and agents against any

loss, liability, personal injury, death, property damage or expense whatsoever arising or occurring upon or in connection with the condition, operation or use of the Franchised Business. We must be named as an additional insured under each policy that we require. Upon our request or as specified in the Manual, you must provide us with certificates of insurance or other proof of insurance in the form we request evidencing the required coverage. We may require additional types of coverage or increase the required minimum amount of the coverage upon reasonable notice.

ITEM 9. FRANCHISEE'S OBLIGATIONS

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

OBLIGATION		SECTION IN FRANCHISE AGREEMENT	ITEM IN DISCLOSURE DOCUMENT
a.	Site selection and acquisition/lease	Sections 2 and 3	Items 7, 8, 11 and 12
b.	Pre-opening purchases/leases	Sections 4 and 8	Items 5, 7, 8 and 11
c.	Site development and other pre- opening requirements	Sections 3, 4 and 8	Items 5, 7, 8 and 11
d.	Initial and ongoing training	Section 7	Items 6, 7 and 11
e.	Opening	Section 2	Item 11
f.	Fees	Sections 4, 5, 7, 9, 10, 11 and 12	Items 5, 6 and 7
g.	Compliance with standards and policies/operating manual	Sections 2, 3, 6 and 8	Items 8, 11 and 15
h.	Trademarks and proprietary information	Sections 6, 7 and 8	Items 13 and 14
i.	Restrictions on products/services offered	Sections 2, 6 and 8	Items 8, 11, 12 and 16
j.	Warranty and customer service requirements	Sections 2, 4, 8 and 13	Items 11 and 12
k.	Territorial development and sales quotas	Sections 2 and 8	Item 12
1.	Ongoing product/service purchases	Sections 7 and 8	Items 6 and 8
m.	Maintenance, appearance and remodeling requirements	Section 8	Items 6, 8, 11 and 17

ОВ	LIGATION	SECTION IN FRANCHISE AGREEMENT	ITEM IN DISCLOSURE DOCUMENT
n.	Insurance	Section 8	Items 6, 8, 11 and 17
o.	Advertising	Sections 4 and 8	Items 6, 7, 8 and 11
p.	Indemnification	Section 13	Item 6
q.	Owner's participation/management/staffing	Sections 7 and 8	Items 11 and 15
r.	Records and reports	Section 8	Item 11
s.	Inspections and audits	Section 8	Items 6 and 11
t.	Transfer	Section 9	Item 17
u.	Renewal	Section 5	Item 17
v.	Post-termination obligation	Section 12	Item 17
w.	Non-competition covenants	Section 8 and Exhibit G	Items 15 and 17
x.	Dispute resolution	Section 11	Item 17
y.	Personal guaranties of agreements	Schedule 1	Items 15 and 22

ITEM 10. FINANCING

If you meet our credit standards, we will, at your request, provide financing as shown below.

To obtain financing, you must sign a Secured Promissory Note and General Security Agreement substantially in the form of Exhibits I and J to this disclosure document. No separate personal guaranty is required to obtain financing. Payments begin with the first royalty due date. The note can be prepaid without penalty at any time during its term. The General Security Agreement grants us a security interest in substantially all of your assets to secure your payments under the Secured Promissory Note. You waive your right to notice of a collection action and to assert any defenses to collection against us.

Key terms are as follows:

Item Financed	Amount Financed	Minimum Down Payment	Term (months)	Rate of Interest Plus Finance Charge	Monthly Payment	Prepay Penalty	Liability Upon Default	Loss of Legal Right
Part of Tier 1 Territory Fee	\$56,000	\$0	60	10%	\$ 1,189.83 <u>1,</u> <u>193.94</u>	None	Lose franchise, pay unpaid balance, attorney fees, and costs	Waive notice

Tier 2	\$45,000	\$0	60	10%	\$ 956.12 <u>959.</u>	None	Lose franchise,	Waive
Territory Fee					42		pay unpaid	notice
							balance, attorney	
							fees, and costs.	
Tier 3	\$30,000	\$0	60	10%	\$ 637.41 <u>639.</u>	None	Lose franchise,	Waive
Territory Fee					<u>61</u>		pay unpaid	notice
							balance, attorney	
							fees, and costs.	

We do not receive any direct or indirect payments or other consideration from any person for the placement of financing.

Although we have never done so, we have a right to sell your promissory note at a discount rate to a third party which may be immune under the law to any defenses to payment you may have against us. We do not guarantee any notes, leases, or obligations.

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

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

Pre-opening Obligations

- 1. Designate your territory (Franchise Agreement §§ 1.15, 2.1, Schedule 2).
- 2. Approve your Showroom, if you decide to establish one (Franchise Agreement § 3.3).
- 3. Allow you to use our Marks (Franchise Agreement § 6.1).
- 4. As discussed in Item 11, provide an initial training program (Franchise Agreement § 7.1).
- 5. Provide the Initial Start Up Package (Franchise Agreement § 7.5, Schedule 3).
- 6. Provide you with proprietary information for use in connection with training your staff (Franchise Agreement § 7.9).
- 7. Provide you with electronic access to the Manual and the Operations Handbook ("Handbook") at initial training. Exhibit F to this disclosure document includes a table of contents of the Operating Manual as of March 2022. The Operating Manual had 532 pages on that date (Franchise Agreement § 7.9).
- 8. Recommend standard equipment, tools, supplies and inventory for use in your Franchised Business and sources for purchasing them (Franchise Agreement § 7.10).

Site Selection and Time to Opening

You may operate out of your own home even if you do not live in your Territory, however, you must maintain a business address within the Territory. If you decide to purchase or lease separate office/warehouse space for your business, it must be located within your Territory.

You do not have to establish a showroom site, but if you are approved to do so, it must

be located within the Territory, you must ensure that the showroom complies with our written specifications and other requirements as set forth in the Manual and/or the Handbook, and you must obtain our prior written approval. We do not help you select a showroom site. We will have 14 days within which to indicate our approval or disapproval of the location of your showroom. We require that the showroom be located at least one mile within the borders of your Territory. We do not provide assistance with obtaining equipment, signs, fixtures, opening inventory and supplies.

The typical length of time between the signing of the franchise agreement and beginning operation of your Franchised Business is 30 to 60 days. Factors that may affect the time between signing the franchise agreement and beginning operation include whether you will operate out of your home or a separate office/warehouse or a showroom, the satisfactory completion of initial training and availability of BUDGET BLINDS® materials for you to begin operating the Franchised Business. If you do not begin operating the Franchised Business on the date specified in the franchise agreement and do not obtain a written extension of time from us, you must begin paying fees even if you have not yet begun operating.

Post-Opening Obligations

During the operation of your Franchised Business, we will provide the following services and assistance to you:

- 1. Police the Marks and distinguishing characteristics as necessary (in our sole discretion) to protect the System (Franchise Agreement § 6.6).
- 2. Train you and/or your staff as we develop new products, services and methods (Franchise Agreement § 7.6).
- 3. Make our representatives available to you during normal business hours for consultation and guidance with respect to the operation and management of the franchised business (Franchise Agreement §7.7).
- 4. At your request, we will make additional or refresher on-site training available at your business as we deem appropriate, at the rate of \$500 per day plus travel and living expenses (Franchise Agreement § 7.7).
- 5. At our option, hold a Convention of franchisees and other meetings to discuss topics which we determine to be appropriate and in the best interests of the System, such as trends in services and products, sales techniques, performance standards, and marketing programs (Franchise Agreement § 7.8).
- 6. Assist you in developing initial post-opening promotion of the Franchised Business and, from time to time, provide you with promotional and advertising information (Franchise Agreement § 7.11).
- 7. Establish and maintain a <u>web_web</u>site that provides information about the BUDGET BLINDS® System and identifies you and our other franchisees (Franchise Agreement § 8.11).

- 8. Operate a toll-free telephone number to be displayed on the BUDGET BLINDS® website that customers call for routing to the appropriate franchisee according to the customer's zip code. This number is used by all our franchisees (Franchise Agreement § 8.4).
- 9. Establish and maintain, at our option, an electronic portal through which we disseminate the Manuals as well as marketing collateral, training and other digital assets (Franchise Agreement § 8.14).

You will agree in your Franchise Agreement that we are not joint employers of your employees and other personnel. We do not and will not share or codetermine any of your employees' essential terms and conditions of employment. More specifically, in no case to we have any authority to determine or set your employees': (1) wages, benefits, and other compensation; (2) hours of work and scheduling; (3) the assignment of duties to be performed; (4) the supervision of the performance of duties; (5) work rules and directions governing the manner, means, and methods of the performance of duties and the grounds for discipline; (6) the tenure of employment, including hiring and discharge; and/or (7) working conditions related to the safety and health of employees. You alone have sole authority to determine any or all of your employees' essential terms and conditions of employment.

Advertising

If you purchase a Tier 1 Territory, you must pay \$1,000 per month to the National Advertising Fund for so long as we have fewer than 1,500 franchises granted nationwide. Once we have 1,500 franchises, the National Advertising Fund contribution increases to \$1,500.

If you purchase a Tier 2 Territory, you must pay \$750 per month to the National Advertising Fund for so long as we have fewer than 1,500 franchises granted nationwide. Once we have 1,500 franchises, the National Advertising Fund contribution increases to \$1,125.

If you purchase a Tier 3 Territory, you must pay \$500 per month to the National Advertising Fund for so long as we have fewer than 1,500 franchises granted nationwide. Once we have 1,500 franchises, the National Advertising Fund contribution increases to \$750.

We will administer the National Advertising Fund. We will spend National Advertising Fees for local, regional and/or national advertising, and public relations programs and initiatives as we deem necessary or appropriate for the promotion or protection of the System including website development and maintenance, public relations, media costs, commissions, digital marketing, market research, creative and production costs (Franchise Agreement § 4.4(f)).

The money in the National Advertising Fund is used primarily to drive brand recognition at the national level, enhance the BUDGET BLINDS® image, and to develop marketing support. A secondary benefit of some national programs is lead generation. During the year ending December 31, 20234, we spent the national advertising fund as follows:

Production (website development and support resources, content creation, marketing technology platforms)

- 7775% **Media Placement** (cost of placing national television and radio advertising, digital advertising, social media, pay-per-click advertising, digital retargeting, national public relations)
- 3% Other (call center, vanity phone numbers, brand research studies)

15% Administrative

We use several advertising agencies to provide us with advertising materials and assist with media planning and buying various types of media. We also provide in-house advertising support.

Businesses owned by us or our shareholders and affiliates or franchisees who purchased under prior offerings may contribute to the national advertising fund at a different rate or not at all. We alone will determine all matters involving advertising, public relations, and promotional campaigns. On a national or regional basis, we may impose an additional assessment on affected franchisees for special advertising or promotional activities if two thirds of all affected BUDGET BLINDS® Franchised Businesses agree in writing (Franchise Agreement § 4.4(d)).

Some local advertising is funded by the national advertising fund. You will also place your own local advertising. In the future, you may be required to invest the amount specified in the Manual on local advertising (Franchise Agreement § 8.3(a)). You may purchase advertising materials from us or develop advertising materials for your own use, at your own cost, but we must approve the advertising materials in advance and in writing.

We have a Franchise Advisory Council consisting of <u>approximately</u> 18 franchisee representatives across the United States and Canada. The purpose of the FAC is to advise us in connection with issues facing franchisees, including but not limited to advertising policies. Members are elected by the franchise body. The FAC serves in an advisory capacity only and does not have operational or decision-making power.

We do not and are not, in any way, required to spend any national advertising fees in your Territory. However, all national advertising funds are spent to benefit all BUDGET BLINDS® franchisees generally, including you.

If we do not spend all national advertising fees collected during the year, the remaining money is retained for future years. National advertising fees are not refundable or rebated to you. None of the national advertising fees are used primarily to solicit franchise sales. Our advertising may include a telephone number to call about franchising opportunities.

We will deposit national advertising fees into a separate national advertising operating account. No interest is credited for your benefit or paid to you (Franchise Agreement § 4.4(j)). The National Advertising Fund is not in a trust, fiduciary relationship, or any other similar special arrangement.

Upon your request, we will provide you with a summary statement of annual receipts and expenditures from the National Advertising Fund during the prior calendar year on or before March 31 (Franchise Agreement § 4.4(1)). The National Advertising Fund is not separately audited from our general funds audit.

In the future, we may establish a national support services network providing qualified representatives to handle customer problems. The cost of that service may be paid partially or wholly from the National Advertising Fund.

We can require advertising cooperatives to be formed, changed, or merged; and, we can dissolve a cooperative if it is not conducting its affairs in the best interests of the System, or contrary to System requirements. All votes of franchisees in a cooperative area will be based on

one vote per territory. At the present time, no advertising cooperatives exist.

If we determine that an advertising cooperative is appropriate, we will designate the area, which, in our judgment, includes franchisees with common needs and interests. Franchisees within an advertising cooperative area will contribute the same amount or percentage to the common cooperative fund. Any franchisor outlets within the cooperative area will contribute to the advertising cooperative fund in the same manner as the other franchisees. The franchisees within an advertising cooperative area will administer the cooperative and determine whether governing documents will be developed and utilized. Similarly, the members of the cooperative will determine whether annual or periodic financial statements will be prepared and made available for review by the franchisees. You are required to participate.

You may not develop, create, generate, own, lease or use in any manner any computer medium or electronic medium (including any Internet home page, e-mail address, Web site, bulletin board, newsgroup or other Internet-related medium) which in any way uses or displays, in whole or part, the Marks, or any of them, or any words, symbols, or terms confusingly similar to any of them without our express prior written consent (Franchise Agreement § 6.7). You may not use the Marks to promote the Franchised Business via social media without our prior written consent (Franchise Agreement § 6.8).

Computer System and Software

You must have a mobile computing device such as a laptop, iPad, Surface, etc. with a high resolution to minimize scrolling and/or zooming in, with at least 16 gigabytes of RAM to display images of your work product on sales calls. We recommend Windows 1011 Professional or better. Microsoft Office 365 Standard or better, must be installed. In order to protect you and the entire system from Internet threats, your computer must have an active subscription of MacAfee, Norton or similar antivirus software. We estimate the cost of your computer system will range between \$1,500 to \$2,500. If your computer system deviates from these specifications, it will be incompatible with our hardware and software and we will be unable to provide you with technical support. Your device must have high-speed (broadband, DSL, FIOS) Internet access. Currently, we provide to all franchisees, without additional charge, access to our custom designed web-based application, TouchpointTM ("Touchpoint"), which requires the use of supported the Chrome internet browsers Chrome or Safari. TouchpointTM provides customer relationship management, price configuration, customer quote and order management and reporting. It is housed at a data center that is accessible nearly 24/7. Currently, our monthly Technology Fee, disclosed in Item 6, helps pay for upgrades and support for TouchpointTM. If TouchpointTM is modified or will be replaced in the future, 2025. yYou may will not need to upgrade or replace your computer to run the modified replacement software. There are no contractual limitations on the frequency or cost of mandated upgrades.

We can require you to use any web-based application or software that we or others develop and can require you to enter into any software license and maintenance agreements for the software that we prescribe. We also can require you to sign or assent to a "terms of use" agreement with respect to all software that we designate. You must acquire any computer hardware necessary for the software we designate (Franchise Agreement § 8.1(d)). There are no contractual limitations on the frequency or cost of required upgrades. Since computer technology is evolving rapidly, it

is difficult to predict the extent of required upgrades or your estimated costs.

You must use the computer system for daily functions like tracking and entering purchase orders and receipts, updating inventory, generating sales reports, inventory management, and analysis of financial information relating to the Franchised Business. We have access to the information stored on designated software.

You must give us unrestricted electronic access (including user IDs and passwords, if necessary) to your computer system for the purposes of obtaining information relating to gross-revenue of the franchised business, inventory levels, aged inventory and cost of goods sold. You must permit us to download and transfer data via modem or other connection on a real-time basis or as frequently as possible, as we determine. There are no contractual limitations on our right to access data stored in your computer system.

Training

TRAINING PROGRAM

Training consists of a combination of 10.5 days in-person Academy training at the HFC Experience Center in Coppell, Texas as well as pre- and post-Academy training that is conducted virtually. Our current curriculum is shown in the table below but is subject to change at any time without notice:

Subject	Hours of In-Person Classroom or Virtual Training	Hours of On-The- Job Training	Location
PRE TRAINING			
IT, Zoom Microsoft Teams, SF Platform, Kahoot walkthroughs	3.0	0	Virtual
Technology and Touchpoint TM / <u>PIC</u> Overviews, Business Planner, Competitive Research	2.0	0	Virtual
Policies and Procedures	<u>1.0</u>	<u>0</u>	Virtual
ACADEMY TRAINING (CLASSROOM)			
Welcome and Regional Operations Managers Introductions	2.0	0	Coppell, TXVirtual
Industry Overview	1.5	0	Coppell, TX <u>Virtual</u>
Mastering Productivity	1.5	0	Coppell, TXVirtual
Business Education: Financial	2.0	0	Coppell,

Management and Business Planning			TX Virtual
Vendor Alliance Overview: Key Vendor Sessions (CBG, NWF, SWF), Specialty	5.0	0	Coppell, TX
Subject	Hours of In-Person Classroom or Virtual Training	Hours of On-The- Job Training	Location
Product Knowledge:			
Horizontals, Verticals, Non-louvered, SoftShutters	5.0 2.0	0 0	Coppell, TX
Installation			
Basic Measuring	1.0	0	Coppell, TX
• Faux Wood, Cellular, Roman, Woven, Vertical, Shutters	16.0	0	
Motorization Workshop	2. 5 0	0	Coppell, TX
Shutter Workshop	2.0	0	Coppell, TX
Warehouse, Office and Van Setup, Receivables	1.5	0	Coppell, TX
Consultative Sales Process, Sales Role Play	1 <u>25</u> . 0	0	Coppell, TX
Touchpoint TM Sessions: CRM and Calendar Measure and Quote + Lab In depth Quote + Lab Configurator and Procurement + Lab Next Steps Base Setup + Lab	1 <u>50</u> . 0	0	Coppell, TX
Pricing, GPM, Invoicing, Pricing Primer	3.0	0	Coppell, TX
Marketing: NAF, LAM, Lead Generation, Networking	<u>6</u> <u>8</u> .0	0	Coppell, TX
Policies and Procedures	1.0	0	Virtual
Post Training Launch Program, Graduation	1.5	0	Coppell, TX

POST TRAINING			
Touchpoint TM - Base Setup	3.0	0	Virtual

Subject	Hours of In-Person Classroom or Virtual Training	Hours of On-The- Job Training	Location
Business Plan	2.0	0	Virtual
Marketing Launch	2.5	0	Virtual
TOTAL	93. 0 <u>5</u>	0	

Our training program is supervised by Jill Rashdi Jacquelyn Oldham, our Senior Director of Learning Experience. Ms. Rashdi Oldham has been our Senior Director of Learning Experience since February 20235 and has been a leader in the field of learning and development for various brands since 2012. The training modules are presented by our employees with at least five years of industry experience, the majority of whom have been with us for over a year.

For your first franchise agreement with us, training for up to two people is provided without charge. All class requirements must be completed. The Start-Up Package you receive from us includes a \$1,000 travel voucher towards your travel, accommodation, meals and other incidental costs of attending training. Any such costs in excess of \$1,000 are payable by you.

There is no <u>initial</u> <u>*Training Program</u> requirement for franchise agreements other than your first one with us. If we have room at a training session, you may send additional people to in-person training.

We will train one additional person at the same training as the original trainee at no additional charge. Additional people may attend either the same or later in-person training sessions, subject to class availability, by paying a charge of \$1,500 per person. Any additional attendees must complete all class requirements. You must pay all other costs associated with in-person training, including lodging and airfare in excess of the amounts described above, meals, and wages for your employees during training.

Your principal(s) must personally complete the initial training program to our satisfaction before you begin operating the Franchised Business. With our approval, a designee you select may attend initial training in your place. At the initial training program, we give you access to proprietary information for use in training your staff. The materials we provide remain our sole property. Initial training is conducted as needed, usually every other month.

Upon reasonable notice and at no charge to you, we may require you or your designated personnel to attend additional training courses, seminars, conferences or other programs that we consider relevant or appropriate to the successful operation of the System. You must pay all costs you and your employees incur while attending any additional training programs, including costs of travel, hotel and meals. We currently hold regional meetings, but do not require attendance. We have the right to make attendance mandatory.

ITEM 12. TERRITORY

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. At this time we have no plans to operate a competitive brand or engage in other channels of distribution.

During the term of the Franchise Agreement, we will grant you a protected territory. We will not establish another franchised business in your Territory that sells and installs window coverings using our System and Marks. We will not compete with you in your Territory from outlets that we own using our System and Marks. Franchisees are prohibited from doing business in the contracted territory of other franchisees, however, we cannot guarantee that another franchisee will not breach the franchise agreement and do business in your Territory. Your Territory will be described by United States Postal Service ZIP Codes in your franchise agreement. Each Tier 1 Territory will generally consist of a minimum of 36,000 households. Each Tier 2 Territory will generally consist of 25,000 to less than 36,000 households and each Tier 3 Territory will generally consist of less than 25,000 households. Depending on the characteristics of the Territory, your Territory may have more households than typical for a particular Tier. The ZIP codes making up your Territory will not change even if their boundaries are expanded or contracted by the Postal Service or if the population within them decreases or increases. On renewal of the Franchise Agreement, we may reclassify the Territory as a Tier 1, Tier 2 or Tier 3 Territory based on our current criteria for Territory tiers.

We may negotiate agreements with Key Accounts, such as commercial customers that have multiple sites, offices, or retail premises across two or more territories. We may charge you a reasonable percentage of the job or a fee in return for Key Account referrals. Information regarding these programs is disclosed in Item 6 of this disclosure document. If you wish to service Key Accounts in your Territory as our subcontractor, you must sign our then-current Master Services Agreement which will govern all work performed by you for Key Accounts. You may choose whether to service any particular Key Account on a case by case basis. If you choose to opt out with respect to any Key Account in your Territory, we may subcontract with other franchisees or third parties to service the Key Account.

We reserve the right to contract with Significant Key Accounts. A Significant Key Account is a Key Account that, in our determination, is of such significance that it represents a potentially substantial benefit to the System as a whole. In such cases, we or a suitably qualified franchisee approved by us may contract with the Significant Key Account for our or its own account. We or the qualified franchisee may, but are not obligated to, offer you the opportunity to perform some or all of the measuring and installation services as our subcontractor, for reasonable compensation. We may also subcontract with other franchisees or third parties to service the Significant Key Account in the Territory without compensation to you.

We may also, in the future, arrange other referral programs, such as web site referral programs, under which you pay fees to referral sources in return for business in your Territory. We will give you information about these programs as they are developed and you may decide whether to opt out of them. If you do not expressly opt out of a referral program, you will be considered to have opted in.

You must promote, market, and engage in the Franchised Business diligently and effectively, develop to the best of your ability the potential of the Franchised Business within your Territory, and devote and focus your full time attention and efforts to its promotion and development.

You may not relocate your Territory without our consent. You do not need our approval for the location of your franchised business within your Territory, but if you decide to have a retail showroom our prior written approval is required and it must be located at least one mile within the borders of your territory.

Because the franchised business consists of the sale and related installations of window coverings within your Territory, alternative means of distribution, such as the Internet, catalog sales, telemarketing, or other direct marketing media, used to generate sales without performing installations, whether they are directed to customers inside or outside your Territory, are not permitted without our prior consent.

You may not use the Internet to solicit business except as described in Section 6.8 (Use of Marks in Social Media) and 8.11(d) (Franchisor's Web Site) of the franchise agreement. You may not intentionally direct your advertising or marketing at customers in other franchisees' territories. You must obtain our prior written approval before selling window coverings for installation in unassigned Gray Area. Generally, we will grant permission for you to operate in Gray Area. The window coverings you sell must be installed in buildings located in your Territory, or with our consent, in Gray Area.

If we give you permission to operate in Gray Area, we have the right to sell or assign them or any part of them at any time, without notice to you. You will not have a right of first refusal or option to buy a territory that was formerly designated as a Gray Area.

Although we will not grant anyone else the right to operate in your Territory, except as described above and in Section 2.2(d) or the joint marketing provisions contained in Section 2.2(c) of the franchise agreement, we do not promise that another franchise will not violate the franchise agreement and conduct business in your Territory.

With our approval, you may increase your Territory only by entering into a franchise agreement for an available additional territory for the fees described in Item 5 of this disclosure document. Any additional territory must generally be contiguous or close to your first territory. We will grant an additional territory to you only if you meet our then-current criteria for multiterritory franchisees, are not in default of your existing franchise agreement(s) and you are and have been during the term of your existing franchise agreement(s) in substantial compliance with our standards for Franchised Businesses.

We have the right to operate or establish businesses similar to your Franchised Business, using the same Marks you will use and providing service to customers anywhere outside your Territory, regardless of how close they are to your Territory.

We have the right to make sales using our principal mark within your Territory by means of the Internet, catalog sales, direct marketing or any other means that does not involve both sale

<u>and</u> installation of window coverings. We do not have to compensate you for making such sales. <u>WeAlthough we have no current plans to do so, we</u> may introduce e-commerce capabilities in the future. If we do so, <u>the financial structure will be mutually beneficial to you and us. You will be required to participate.</u>

We have the right to establish businesses similar to the Franchised Business that operate under a different trade name and marks within your Territory without compensating you. However, we do not have any plans to do so. In addition, we and our affiliates may (a) manufacture window coverings or other products for sale to other retailers and wholesalers who will sell the window coverings or other products under different trademarks, (b) sell window coverings and other products at retail, without custom measuring or installation, under different trademarks, (c) acquire or be acquired by a company that operates and/or franchises window coverings businesses within your Territory without using the System and the Marks, (d) acquire or be acquired by a manufacturer of products associated with window coverings, (e) sell window coverings through any other means that do not involve both the System and the Marks, and (e) advertise and promote the System and the Marks at any location within our outside your Territory.

We may respond to customer complaints in your Territory, which we may resolve in our discretion.

You will not have any options or rights of first refusal or similar rights within your Territory or adjacent territories. You will not have the right to acquire additional BUDGET BLINDS® franchises anywhere.

Under the franchise agreement, your territorial protection or limited exclusivity will not depend upon the volume of sales generated nor on your penetration of the potential market. Except as described in this Item, there are no circumstances under which we may modify your territorial rights during the term of the franchise agreement.

ITEM 13. TRADEMARKS

You will have the right to operate your business under the Marks described below and to use other Marks we designate, under the BUDGET BLINDS® System.

REGISTRATION OR SERIAL NUMBER	MARK	REGISTRATION/ FILING DATE
Registration No. 1,813,191	BUDGET BLINDS	Registered December 21, 1993
		Renewed December 22, 2022
Registration No. 5,597,293		Registered October 30, 2018



All trademark registrations and applications have been filed on the Principal Register of the United States Patent and Trademark Office. All required affidavits have been filed.

You must follow our rules when you use our Marks. You cannot use all or any part of our name or Marks as all or part of your company's legal name. You may not use any modifying words, designs or symbols with our Marks. You may use the phrase "Budget Blinds of

" as a fictitious business name. You must obtain our approval of your fictitious business name. You may not use our Marks or name in connection with the sale of unauthorized products or services or in a manner we have not authorized in writing.

No agreements limit our rights to use or license the use of our Marks.

You must notify us immediately if you learn about an infringement of or challenge to your use of our Marks. We will take the action we think appropriate. We will defend and indemnify you against any claim against you because of your authorized use of our Marks or any judgment resulting from a claim, suit or demand arising from your use of the Marks according to the terms of the franchise agreement except a claim by a prior user of the name "Budget Blinds." We control any administrative proceedings or litigation involving a trademark we license to you.

You must modify or discontinue the use of our Marks at your own expense if we modify or discontinue them. You may not directly or indirectly contest our right to our Marks.

We do not know of any prior rights or infringing uses in your Territory or of any material determinations of the Patent and Trademark Office, Trademark Trial and Appeal Board, trademark administrator of this state, or any court, or any pending infringement, opposition, or cancellation proceeding, that could materially affect your use of our Marks. We do not know of any litigation involving the Marks.

We cannot prevent anyone who began using the name "Budget Blinds" before our use of it from continuing their use of that name in the area of prior use. The name "Budget Blinds" may be in use by other businesses in the United States who are not our franchisees or in any way affiliated with us. You acknowledge that you are responsible for finding out whether the name "Budget Blinds" is already being used in the Territory. As a material part of the consideration for our grant of a franchise to you, you agree that we are not liable to you for any prior use of the name "Budget Blinds" by anyone else.

ITEM 14. PATENTS, COPYRIGHTS AND PROPRIETARY INFORMATION

Although we have not filed a copyright registration application for the Manual or the Handbook, we claim a copyright in their contents. The information contained in the Manual and the Handbook is proprietary. Except for your right to use the Manual and the Handbook and our

marketing materials, you do not receive the right to use any item covered by a copyright.

You must promptly tell us when you learn about unauthorized use of any of our proprietary information. We are not obligated to take any action but will respond to this information as we think appropriate. We will indemnify you for losses recovered by a third party because of claims of infringement or misappropriation of proprietary information, patents, or copyrights based on your authorized use of this information.

We do not own any rights in, or licenses to, any patents that are material to the franchise. We do not have any pending patent applications that are material to the franchise.

ITEM 15. OBLIGATION TO PARTICIPATE IN THE ACTUAL OPERATION OF THE FRANCHISED BUSINESS

We prefer franchisees who plan to participate actively in the direct operation and daily affairs of the Franchised Business. We do not want to grant franchises to people who are merely seeking a passive investment. If you do not operate the Franchised Business yourself, you must employ at least one manager on a full time basis. Your manager does not have to have an equity interest in your company. You must disclose the identity of the manager to us and, should the identity of the manager change, you must notify us in writing. The manager must complete our initial training program, devote his or her entire time during normal business hours to the management, operation, and development of the Franchised Business, maintain confidentiality of the trade secrets described in Item 14 and conform to the covenants not to compete described in Item 17.

We require the franchisee to be a company or a corporation by the time business commences. Anyone who has direct or indirect control of the company or corporation or a direct or indirect beneficial interest in the company or corporation must sign the Personal Covenant and Guarantee attached to the franchise agreement as Schedule 1. If you are married, your spouse also must sign the Personal Covenant and Guarantee.

ITEM 16. RESTRICTION ON WHAT FRANCHISEE MAY SELL

You may offer and sell in the Franchised Business only goods and services that we have authorized you to sell. Unless we instruct otherwise, you do not have to sell all the products and services we authorize, but we suggest that you do so.

We have the right to change the authorized goods and services. The investment you must make in equipment, supplies and initial inventory because of these changes will not exceed \$5,000 per year per territory without your prior approval.

Unless we approve otherwise in writing, you may only provide sales and services with respect to windows located within your Territory. Unless we instruct otherwise, you may operate in unassigned territories known as Gray Area adjoining your Territory. Any operations in Gray Area are subject to sale of a territory that includes it or part of it to another franchisee, to initiation of "company- owned" operations in the Gray Area, and to our rules and regulations, including that any advertising in Gray Area (including in telephone directories) may include only our toll-free

telephone number, and not your local telephone number.

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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.

PROVISION	SECTION IN AGREEMENT	SUMMARY	
a. Length of the franchise term	5.1	10 year initial term.	
b. Renewal or extension of the term	5.2	2 consecutive 5-year terms.	
c. Requirements for franchisee to renew or extend	5.2	Pay renewal fee and sign franchise agreement in then-curren form, not be in default, bring Franchised Business into ful compliance with standards then applicable to new franchisees. The new franchise agreement may have materially different terms and conditions from our curren franchise agreement. We may reclassify the Territory tier at Tier 1, Tier 2 or Tier 3 in the new franchise agreement based on our then-current criteria for territory tiers.	
d. Termination by franchisee	None	You may terminate under any grounds permitted by law.	
e. Termination by franchisor without cause	None	Not applicable	
f. Termination by franchisor with cause	10.1	We can terminate (i) if you commit a material default or (ii) if a condition occurs, the non-occurrence of which was presumed.	
g. "Cause" defined – curable defaults	10.3	You have 7 days to cure service mark violations (must begin the cure within 24 hours after notice). You have 30 days to cure defaults not listed in Section 10.2.	
h. "Cause" defined – non- curable defaults	10.2	Non-curable grounds for termination include: adjudication as a bankrupt, assignment for the benefit of creditors, admission of insolvency, abandonment of the franchised business, mutual agreement to terminate, material misrepresentation relating to the acquisition of the Franchised Business or engaging in conduct reflecting materially and unfavorably upon the operation and reputation of the Franchised Business or the Marks, failure to comply with any federal, state or local law applicable to the Franchised Business within 10 days of notification of noncompliance, repeated breaches whether or not corrected after notice, repeated failure to comply with the Franchise Agreement, whether or not corrected after notice, seizure of Franchised Business, final judgement against Franchisee not satisfied within 30 days, conviction of felony	

PROVISION	SECTION IN AGREEMENT	SUMMARY
		or misdemeanor involving moral turpitude, failure to pay fees to Franchisor within 5 days after receiving written notice, continued operation of Franchised Business would result in imminent danger to public health and safety, any other franchise agreement between Franchisor and Franchisee is terminated, misappropriation of customer deposits.
i. Franchisee's obligations on termination/non-renewal	12.1	Obligations include removal of BUDGET BLINDS® marks and payment of amounts due us. You must assign all telephone numbers relating to the business to us. (See r. below)
j. Assignment of contracts by franchisor	9.1	We may assign the franchise agreement if we determine the transferee is financially capable of performing our obligations and if the transferee agrees to assume such obligations.
k. "Transfer" by franchisee – definition	1.16, 9.2	Includes transfer of contract or assets or any ownership change.
Franchisor approval of transfer	9.2(b)	We have the right to approve all transfers.
m. Conditions for franchisor approval of transfer	9.2(b)	New franchisee qualified, transfer fee paid, purchase agreement approved, training arranged, release signed by you, all money due and owing to us paid by you and current agreement signed by new franchisee. (Also see r. below).
n. Franchisor's right of first refusal to acquire franchisee's business	9.3	We can match any offer for your Franchised Business.
o. Franchisor's option to purchase	None	Not applicable
p. Death or disability of franchisee	9.6	Heir or successor must complete initial training within 30 days after the date of transfer.
q. Non-competition covenants during the term of the franchise	8.10	Subject to state law, you may have no involvement in competing business anywhere in U.S. or in any other country where we have applied to register our trademarks.
r. Non-competition after the franchise is terminated or expires	8.10, 12.1	Subject to state law, you may not engage in any competing business for 2 years within the former territory or within 25 miles of territory of any other BUDGET BLINDS® territory. You must totally de-identify when your franchise rights have ended.
s. Modification of the agreement	14.3	No modifications generally, but Manual, Handbook and specifications are subject to change.
t. Integration/merger clause	14.2	Only the terms of this franchise disclosure document, the franchise agreement and Manual are binding (subject to state law). Any representations or promises made outside the disclosure document and franchise agreement may not be enforceable.
u. Dispute resolution by	11.3 – 11.4	Except for certain claims, and subject to state law, all

PROVISION	SECTION IN AGREEMENT	SUMMARY
arbitration or mediation		disputes must be arbitrated or mediated in Orange County, California.
v. Choice of forum	11.6	Subject to applicable state law, claims for equitable or injunctive relief must be conducted in California.
w. Choice of law	14.1	Federal law applies to arbitration and trademark issues. The law of your state applies to amendment of your franchise agreement, the maximum rate of interest that can be charged, and post-termination non-competition issues. Except as required by applicable law, California law applies to all other issues.

ITEM 18. PUBLIC FIGURES

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

ITEM 19. FINANCIAL PERFORMANCE REPRESENTATIONS

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

The following is historical financial information concerning the unaudited reported annual sales of a subset of our existing outlets, namely those franchisees who reported gross sales and who were open for business for all of calendar year 20234 (296253 single territory franchisees, 212207 two territory franchisees representing 424414 territories, and 107123 three or more territory franchisees, representing an aggregate total of 407480 territories).

A.___Annual Sales Levels

The following table shows unaudited annual gross sales reported by franchisees with a single territory, with two territories, and with three or more territories, that were in business throughout calendar year 20234 and who reported sales for the full year. These franchisees represent 8280% of the franchisees who were open for all of calendar 20234. Figures for franchisees that had two or more territories are total sales for all territories – not average per territory – and if a franchisee's additional territory opened during 20234, the total sales do not represent a full year of sales for the additional territory. All gross sales figures are presented without regard to the size of the territory. Although we currently grant territories that are at least 36,000 households for a Tier 1 Territory, not all territories are that size. These variations in size arise both because we formerly sold territories of differing sizes and because territories can experience either growth or contraction after a franchise is sold.

During 20234 there were 296253 reporting franchisees who operated a single territory throughout the year, 212207 franchisees reporting franchisees who operated two territories throughout the year, and 107123 reporting franchisees who operated three or more territories throughout the year. The average number of territories owned by two and three or more territories was 2 and 3.89, respectively.

These sales results are based upon sales reported to us by the franchisees. We have not audited or verified these sales results, and we generally depend upon the franchisees to report their sales accurately. We do not have information concerning how our franchisees maintain their records, or whether those records are kept in accordance with generally-accepted accounting principles.

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MEASURE	202 <mark>3</mark> 4	202 <mark>2</mark> <u>3</u>	EXPLANATION
Average Sales – One Territory	\$ 795,612 <u>853,650</u>	\$ 905,302 <u>795,612</u>	Equals total sales by all franchisees owning one,
Average Sales – Two Territories	\$ 1,238,289 1,252,03 2	\$ 1,401,287 <u>1,238,28</u> <u>9</u>	two, or three or more
Average Sales – Three or More Territories	\$ 2,704,340 2,508,91 <u>7</u>	\$ 2,962,467 <u>2,704,34</u> <u>0</u>	that number of territories. ¹
Median Sales – One Territory	\$ 539,603 <u>556,955</u>	\$ 605,570 <u>539,603</u>	Shows mid-point of annual sales by franchisees with indicated number of
Median Sales – Two Territories	\$ 975,408 <u>968,124</u>	\$ 1,189,853 <u>975,408</u>	territories. ²
Median Sales – Three or More Territories	\$ 1,896,496 <u>1,917,04</u> <u>0</u>	\$ 2,295,387 <u>1,896,49</u> <u>6</u>	
75 th Percentile – One Territory	\$ 1,012,457 <u>966,358</u>	\$ 1,061,938 <u>1,012,45</u> <u>7</u>	Reported sales by the 75 th percentile franchisee; only 25% of franchisees reported
75 th Percentile – Two Territories	\$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	\$ 1,617,348 <u>1,456,93</u> <u>7</u>	sales higher than this level.
75 th Percentile – Three or More Territories	\$3,184,814 <u>3,113,77</u> <u>1</u>	\$3,291,830 <u>3,184,81</u> <u>4</u>	
Average Sales of Middle 50% - One Territory	\$ 589,384 <u>600,183</u>	\$ 662,002 <u>589,384</u>	Equals the mean (average) annual gross sales of those franchisees whose reported sales levels fell between the
Average Sales of Middle 50% - Two Territories	\$ 993,961 <u>987,666</u>	\$ 1,152,897 <u>993,961</u>	top 25% and the bottom 25%.3

rage Sales of Idle 50% - \$\frac{2,074,112}{5}\$\$ \$\frac{2,046,77}{2}\$\$ \$\frac{2}{2}\$\$ \$\frac{2}{378,375}\$\frac{2}{2}\$\$ \$\frac{2}{378,375}\$\

MEASURE	2024	2023	2022	EXPLANATION
25 th Percentile – One Territory	<u>\$407,517</u>	\$381,899	\$ 398,235	Reported sales by the 2 percentile of franchised only 25% of franchised
25 th Percentile – Two Territories	<u>\$630,660</u>	\$596,094	\$716,967	reported sales lower that this level.
25 th Percentile – Three or More Territories	<u>\$1,315,351</u>	\$1,312,448	\$1,458,731	

- 1. Of our franchisees reporting and in operation for all of 20234, 9475 or 3230% of the franchisees with a single territory, 74 or 3536% of the franchisees with two territories, and 46 or 37 or 35% of the franchisees with three or more territories had total annual sales that equaled or exceeded the mean sales figure stated. The lowest amount reported for a territory franchisee was \$\$54,352135,890 and the highest \$8,824,4858,706,835. The lowest amount reported for franchisees with two territories was $$\frac{145,118194,170}{1}$ and the highest was $$\frac{6,833,250}{6},118,861$. The lowest amount reported for franchisees with three or more territories was \$\frac{546,694546,755}{2}\$ and the highest was
- 2. One-half of all franchisees in each category had greater sales than the median figure, and the other half had lower sales.
- 3. The calculation of this average disregards the franchisees that had sales lower than the 25th percentile or higher than the 75th percentile.

Some franchisees have sold this amount. Your individual results may differ. There is no assurance that you will sell as much.

Written substantiation for this financial performance representation will be made available to you upon reasonable request.

Other than the preceding financial performance representation, we do not make any financial performance representations. We also do not authorize our employees or representatives to make any such representations either orally or in writing. If you are purchasing an existing outlet, however, we may provide you with the actual records of that outlet. If you receive any other financial performance information or projections of your future income, you should report it to the franchisor's management by contacting Heather Nykolaychuk at 19000 MacArthur Boulevard, Suite 100, Irvine, California 92612, telephone (949) 404-1100, the Federal Trade Commission, and the appropriate state regulatory agencies.

ITEM 20. OUTLETS AND FRANCHISEE INFORMATION

ITEM 20. TABLE NO. 1 SYSTEMWIDE OUTLET SUMMARY FOR YEARS ENDING DECEMBER 31, 2021, 2022 AND, 2023 AND 2024

Outlet Type	Year	Outlets at the Start of the Year	Outlets at the End of the Year	Net Change
Franchised	2021	1144	1238	+94
Franchised	2022	1238	1298	+60
	2023	1298	1362	+64
Company Owned	20214	<u> 01362</u>	<u> </u>	<u>0+4</u>
Company-Owned	2022	0	0	0
	2023	0	0	0
Total Outlets	20214	<u>11440</u>	<u>12380</u>	<u>+940</u>
Total Outlets	2022	1238	1298	+60
	2023	1298	1362	+64
	<u>2024</u>	<u>1362</u>	<u>1366</u>	<u>+4</u>

ITEM 20. TABLE NO. 2 TRANSFERS OF OUTLETS FROM FRANCHISEES TO NEW OWNERS OTHER THAN BUDGET BLINDS FOR YEARS ENDING DECEMBER 31, 2021, 2022 AND, 2023 AND 2024

State	Year	Number of Transfers
	2021	1
Alabama		
	2022	0
Alabama	2023	0
Arizona	202 <mark>1</mark> 4	<u>20</u>
	2022	3
Arizona	2023	4
-Arkansas	202 <mark>1</mark> 4	₽5

State	Year	Number of Transfers
	2022	2
Arkansas	2023	0
'alifornia	20214	44 <u>0</u>
	2022	4
<u>California</u>	2023	3
olorado	20214	<u>49</u>
	2022	3
<u>Colorado</u>	2023	0
onnecticut	20214	<u>01</u>
omoviour	2022	0
Connecticut	2023	1
Jelaware	202+4	0
	2022	0
<u>Delaware</u>	2023	1
lorida	20244	<u>50</u>
	2022	6
<u>Florida</u>	2023	5
leorgia	20214	4 <u>3</u>
ooigiu	2022	5
<u>Georgia</u>	2023	1
l awaii	202 1 4	4 <u>3</u>
	2022	0
<u>Hawaii</u>	2023	1
laho	20214	0
	2022	0
<u>Idaho</u>	2023	0
linois	202 <u>14</u>	1
	2022	2
<u>Illinois</u>	2023	6
owa	20244	<u>03</u>

State	Year	Number of Transfers
	2022	0
<u>Iowa</u>	2023	1
ndiana	20214	4 <u>2</u>
indiana .	2022	0
<u>Indiana</u>	2023	1
ansas	20214	θ <u>2</u>
edisus	2022	0
Kansas	2023	0
Centucky	20214	0
	2022	2
<u>Kentucky</u>	2023	3
. ouisiana	202 1 <u>4</u>	0
ousima	2022	0
Louisiana	2023	2
Aaryland	20214	<u>θ1</u>
•	2022	0
Maine	<u>2023</u>	<u>0</u>
	<u>2024</u>	<u>1</u>
	2022	0
<u>Maryland</u>	2023	2
Aassachusetts	20214	61
Tassacitasetts	2022	0
Massachusetts	2023	10
Aichigan	20214	14
	2022	2
<u>Michigan</u>	2023	3
	20214	4 <u>1</u>
Ainnesota	2022	10
Minnesota	2023	0
	202 <u>14</u>	0

State	Year	Number of Transfers
Aississippi		
	2022	1
<u>Mississippi</u>	2023	0
Aissouri	202 <mark>1</mark> 4	1
Hissouri	2022	4
<u>Missouri</u>	2023	0
Aontana	202 <u>14</u>	<u>0</u> 1
Tontana	2022	0
<u>Montana</u>	2023	0
Vebraska	202 <mark>1</mark> 4	0
veoraska	2022	0
<u>Nebraska</u>	2023	0
Vevada	202 <u>14</u>	0
tevada	2022	3
Nevada	2023	0
	20214	0
New Hampshire	_	
New Hampshire	2022	1
1 to w Train points	2023	0
New Mexico	20214	
N	2022	1
New Mexico	2023	0 2
New Jersey	20214	
	2022	3
New Jersey	2023	4
Vew York	202 1 <u>4</u>	θ <u>3</u>
	2022	2
New York	2023	1
Vorth Carolina	202 <mark>14</mark>	<u>25</u>
	2022	0
North Carolina	2023	1

State	Year	Number of Transfers
Ohio	20214	4 <u>3</u>
Olio	2022	1
Ohio	2023	1
Oklahoma	202 <u>14</u>	<u>04</u>
OKIUNOMU	2022	2
Oklahoma	2023	0
Oregon	202 1 <u>4</u>	<u>θ1</u>
oregon	2022	1
Oregon	2023	1
Pennsylvania	20214	3
i Omisyrvania	2022	2
<u>Pennsylvania</u>	2023	4
Rhode Island	202 <mark>1</mark> 4	<u> 45</u>
	2022	0
Rhode Island	2023	0
South Carolina	202 1 4	1
	2022	1
South Carolina	2023	0
Tennessee	202 1 4	<u>3</u> _
	2022	2
Tennessee	2023	0
Texas	20214	<u>27</u>
10AdS	2022	11
<u>Texas</u>	2023	2
Utah	20214	<u> </u>
<u> </u>	2022	0
<u>Utah</u>	2023	1
Virginia	202 <u>14</u>	5 <u>1</u>
, ng	2022	0

State	Year	Number of Transfers
Virginia	2023	2
Washington	202 <mark>1</mark> 4	<u>20</u>
_	2022	2
Washington	2023	7
Wisconsin	202 <mark>1</mark> 4	<u> 10</u>
	2022	7
Wisconsin	2023	0
Total	202 1 4	65 <u>1</u>
	2022	83
<u>Total</u>	2023	69
	2024	<u>87</u>

ITEM 20. TABLE NO. 3 STATUS OF FRANCHISED OUTLETS FOR YEARS ENDING DECEMBER 31, 2021, 2022 AND 2024

State	Year	Outlets at Start of Year	Outlets Opened	Termina- tions	Non- Renewals	Reacquired by Franchisor	Ceased Operations - Other Reasons	Outlets at End of the Year
AL	2021	14	θ	0	0	0	0	14
	2022	14	1	0	0	0	0	15
<u>AL</u>	2023	15	1	0	1	0	0	15
AK	20214	<u>215</u>	<u>01</u>	0	0	0	0	<u>216</u>
	2022	2	0	0	0	0	0	2
<u>AK</u>	2023	2	0	0	0	0	0	2
AR	20214	7 2	0	0	0	0	<u>40</u>	6 <u>2</u>
	2022	6	0	0	0	0	0	6
<u>AR</u>	2023	6	0	0	0	0	0	6
AZ.	202 <mark>1</mark> 4	23 <u>6</u>	<u>20</u>	0	0	0	0	<u>256</u>
	2022	25	1	0	0	0	0	26
<u>AZ</u>	2023	26	1	0	0	0	0	27
CA	202 1 4	120 <u>27</u>	21 0	<u> 20</u>	0	0	2	137 <u>25</u>
	2022	137	11	2	0	0	1	144 ²¹
<u>CA</u>	2023	144	6	0	0	0	3	147
co	202 <u>14</u>	30 <u>147</u>	<u>16</u>	0	0	0	<u>03</u>	31 <u>150</u>
	2022	31	2	0	0	0	0	33
<u>CO</u>	2023	33	0	0	0	0	0	32 ⁴³ =

State	Year	Outlets at Start of Year	Outlets Opened	Termina- tions	Non- Renewals	Reacquired by Franchisor	Ceased Operations - Other Reasons	Outlets at End of the Year
CT	20244	<u> 1932</u>	0 2	0	0	0	0	<u> 1934</u>
	2022	19	1	0	0	0	1	19
<u>CT</u>	2023	19	2	0	0	0	0	21
ĐE	202 1 4	<u>621</u>	<u>01</u>	0	0	0	0	<u>622</u>
	2022	6	0	0	0	0	0	6
DE	2023	6	0	0	0	0	0	6
FL	20214	87 <u>6</u>	<u>30</u>	0	0	0	0	90 <u>6</u>
	2022	90	5	0	0	0	0	95
FL	2023	95	7	1	0	0	0	10243
GA	20244	37 <u>102</u>	1	1	0	0	<u>01</u>	37 <u>101</u>
	2022	37	3	0	0	0	0	41 ³²
<u>GA</u>	2023	41	1	0	0	0	1	41
Ш	202 <mark>1</mark> 4	<u>341</u>	<u> 40</u>	0	0	0	<u>01</u>	<u>440</u>
	2022	4	1	0	0	0	0	5
<u>HI</u>	2023	5	0	0	0	0	0	5
II)	20214	7 <u>5</u>	0	0	0	0	0	7 <u>5</u>
117	2022	7	0	0	0	0	0	7
ID	2023	7	0	0	0	0	0	7
<u>ш</u>	20244	4 6 7	<u>20</u>	0	0	0	0	4 <u>8</u> 7
	2022	48	2	0	0	0	0	50
IL.	2023	50	1	0	0	0	0	51
IN.	20244	<u> 1851</u>	<u>21</u>	0	0	0	0	20 <u>52</u>
	2022	20	0	0	0	0	0	20

State	Year	Outlets at Start of Year	Outlets Opened	Termina- tions	Non- Renewals	Reacquired by Franchisor	Ceased Operations - Other Reasons	Outlets at End of the Year
<u>IN</u>	2023	20	4	0	0	0	0	24
IA	20214	10 <u>24</u>	2	0	0	0	0	<u> 1226</u>
	2022	12	0	0	0	0	0	12
<u>IA</u>	2023	12	4	2	0	0	0	14
KS	20214	<u>914</u>	<u> </u>	0	0	0	<u> 01</u>	<u>914</u>
	2022	9	0	0	0	0	0	9
<u>KS</u>	2023	9	0	0	0	0	0	9
KY	20244	10 <u>9</u>	0	0	0	0	0	10 <u>9</u>
	2022	10	2	0	0	0	0	12
KY	2023	12	0	0	0	0	0	12
LA	202 <u>14</u>	<u> 14<u>12</u></u>	0	0	0	0	0	<u> 14<u>12</u></u>
	2022	14	1	0	0	0	0	15
LA	2023	15	1	0	0	0	0	16
ME	20214	<u>616</u>	<u> 01</u>	0	0	0	0	617
	2022	6	0	0	0	0	0	6
ME	2023	6	0	0	0	0	0	6
MD	20214	35 <u>6</u>	<u>20</u>	0	0	0	0	37 <u>6</u>
	2022	37	2	0	0	0	0	39
MD	2023	39	0	0	0	0	0	39
MA	20244	<u>31<u>39</u></u>	<u>60</u>	0	0	0	<u>01</u>	37 <u>38</u>
	2022	37	0	0	0	0	0	37
<u>MA</u>	2023	37	2	0	0	0	0	39
MI	20244	36 <u>39</u>	4 <u>1</u>	0	0	0	0	40
	2022	40	3	1	0	0	0	42
1		1		1		1	1	1

State	Year	Outlets at Start of Year	Outlets Opened	Termina- tions	Non- Renewals	Reacquired by Franchisor	Ceased Operations - Other Reasons	Outlets at End of the Year
<u>MI</u>	2023	42	4	0	0	0	0	46
MN	20214	30 46	<u>30</u>	€2	0	0	0	<u>3344</u>
	2022	33	0	0	0	0	0	33
MN	2023	33	3	0	1	0	0	35
MS	20244	4 <u>35</u>	<u>21</u>	0	<u> 01</u>	0	<u> </u>	<u>630</u>
	2022	6	0	0	0	0	0	6
MS	2023	6	0	1	0	0	0	5
MO	20214	19 <u>5</u>	0	0	0	0	0	19 <u>5</u>
	2022	19	0	0	0	0	0	19
MO	2023	19	0	0	0	0	0	19
MT	20214	<u> 519</u>	0 2	0	0	0	0	<u>521</u>
	2022	5	0	0	0	0	0	5
<u>MT</u>	2023	5	0	0	0	0	0	5
NE	202 1 4	4 <u>5</u>	<u> 40</u>	0	0	0	0	5
	2022	5	0	0	0	0	0	5
<u>NE</u>	2023	5	0	0	0	0	0	5
NV	202 <mark>14</mark>	10 <u>5</u>	0	0	0	0	0	<u> 105</u>
	2022	10	0	0	0	0	0	10
NV	2023	10	0	0	0	0	0	10
NH	202 <u>14</u>	10	0	0	0	0	<u>0</u> 1	10 9
	2022	10	0	0	0	0	0	10
<u>NH</u>	2023	10	0	0	0	0	0	10
NJ	20214	30 <u>10</u>	<u>70</u>	0	0	0	0	37 <u>10</u>
	2022	37	3	0	0	0	0	40

State	Year	Outlets at Start of Year	Outlets Opened	Termina-	Non- Renewals	Reacquired by Franchisor	Ceased Operations - Other Reasons	Outlets at End of the Year
NJ	2023	40	2	0	0	0	0	42
NM	20244	<u>542</u>	4 <u>2</u>	<u>01</u>	0	0	€2	<u>641</u>
	2022	6	0	0	0	0	0	6
NM	2023	6	0	0	0	0	0	6
NY	20214	4 <u>5</u> 6	<u>30</u>	0	0	0	0	4 <u>8</u> <u>6</u>
	2022	48	5	0	0	0	0	53
NY	2023	53	4	0	0	0	1	56
NC	202 1 4	36 <u>56</u>	3	0	0	0	<u>01</u>	39 <u>58</u>
	2022	39	0	0	0	0	0	39
NC NC	2023	39	3	0	0	0	0	42
ND	20214	<u>342</u>	<u>03</u>	0	0	0	0	<u>345</u>
	2022	3	0	0	0	0	0	3
ND	2023	3	0	0	0	0	0	3
ОН	20214	4 <u>3</u> <u>3</u>	<u>50</u>	0	0	0	0	4 <u>83</u>
	2022	48	1	0	0	0	1	48
<u>OH</u>	2023	48	4	0	0	0	0	52
OK	20244	<u>552</u>	<u>20</u>	0	0	0	94	7 <u>48</u>
	2022	7	0	0	0	0	0	7
<u>OK</u>	2023	7	1	0	0	0	0	8
OR	20214	19 <u>8</u>	<u>01</u>	0	0	0	0	<u>199</u>
	2022	19	1	0	0	0	0	20
OR	2023	20	0	0	0	0	0	20
PA	20244	4 <u>920</u>	<u>50</u>	0	0	0	0	5 4 <u>20</u>
	2022	54	4	0	0	0	0	58

State	Year	Outlets at Start of Year	Outlets Opened	Termina- tions	Non- Renewals	Reacquired by Franchisor	Ceased Operations - Other Reasons	Outlets at End of the Year
	2023	58	6	0	0	0	0	64
<u>PA</u>								
RI	202 1 <u>4</u>	7 <u>64</u>	<u>02</u>	0	0	0	0	7 <u>66</u>
	2022	7	1	0	0	0	0	8
<u>RI</u>	2023	8	0	0	0	0	0	8
SC	20214	<u>198</u>	<u>30</u>	0	0	0	0	<u>228</u>
	2022	22	0	0	0	0	0	22
<u>SC</u>	2023	22	1	0	0	0	0	23
SD	20214	<u>523</u>	<u>01</u>	<u>01</u>	0	0	0	<u>523</u>
	2022	5	0	0	0	0	0	5
SD	2023	5	0	0	0	0	0	5
TN	20214	26 <u>5</u>	<u>30</u>	0	0	0	0	29 <u>5</u>
	2022	29	0	0	0	0	0	28 ³²
<u>TN</u>	2023	28	5	0	0	0	0	33
TX	20214	78 <u>33</u>	6 1 <u>1</u>	0	0	0	2 ₄ <u>0</u>	82 ¹ <u>34</u>
	2022	82	10	0	0	0	0	93 ²¹
<u>TX</u>	2023	93	6	2	0	0	1	96
UT	20214	<u>896</u>	0 <u>3</u>	€2	0	0	θ <u>1</u>	<u>896</u>
	2022	8	0	0	0	0	0	8
<u>UT</u>	2023	8	1	0	0	0	0	9
₩	20244	36 <u>9</u>	<u> 40</u>	0	0	0	0	37 <u>9</u>
	2022	37	1	0	0	0	0	38
<u>VA</u>	2023	38	1	0	0	0	0	39
VT	202 <u>14</u>	4 <u>39</u>	<u>20</u>	0	0	0	0	<u>339</u>

State	Year	Outlets at Start of Year	Outlets Opened	Termina- tions	Non- Renewals	Reacquired by Franchisor	Ceased Operations - Other Reasons	Outlets at End of the Year
	2022	3	0	0	0	0	0	3
<u>VT</u>	2023	3	0	0	0	0	0	3
₩A	20214	4 <u>2</u> <u>3</u>	0	0	0	0	0	4 <u>2</u> <u>3</u>
	2022	42	0	0	0	0	0	42
WA	2023	42	1	0	0	0	0	43
WA, DC	20214	<u>043</u>	0	0	0	0	0	<u>043</u>
	2022	0	1	0	0	0	0	1
<u>WA,</u> DC	2023	1	0	0	0	0	0	1
WV.	20244	41	0	0	0	0	0	4 <u>1</u>
	2022	4	1	0	0	0	0	5
WV	2023	5	0	0	0	0	0	5
WI	202 1 4	27 <u>5</u>	7 <u>0</u>	0	0	0	0	<u>34</u> <u>5</u>
	2022	34	3	0	0	0	0	37
WI	2023	37	6	0	0	0	0	43
₩¥	20244	4 <u>43</u>	<u> 40</u>	0	0	0	0	<u>543</u>
	2022	5	0	0	0	0	0	5
<u>wy</u>	2023	5	0	0	0	0	0	5
Totals	20244	<u>1144<u>5</u></u>	<u>1020</u>	<u>30</u>	0	0	<u>50</u>	<u>12385</u>
	2022	1238	66	3	0	0	3	1298
Totals	2023	1298	78	6	2	0	6	1362
	2024	<u>1362</u>	<u>35</u>	<u>7</u>	<u>1</u>	<u>0</u>	<u>23</u>	<u>1366</u>

1: Two outlets opened in 2021, and the same two outlets closed in 2021.

^{21:} One territory was relocated from California to Texas.

<u>32</u>: One territory was relocated from Tennessee to Georgia.

^{43:} One territory was relocated from Colorado to Florida.

ITEM 20. TABLE NO. 4 STATUS OF COMPANY-OWNED OUTLETS FOR YEARS ENDING DECEMBER 31, 2021, 2022 AND, 2023 AND 2024

State	Year	Outlets at Start of Year	Outlets Opened	Outlets Reacquired from Franchisee	Outlets Closed	Outlets Sold to Franchisee	Outlets at End of the Year
Totals	20242	0	0	0	0	0	0
	202 <mark>2</mark> 3	0	0	0	0	0	0
	202 <mark>34</mark>	0	0	0	0	0	0

ITEM 20. TABLE NO. 5 PROJECTED OPENINGS AS OF DECEMBER 31, 20245

State	Franchise Agreements Signed But Outlets Not Opened	Projected New Franchised Outlets in the Next Fiscal Year	Projected New Company-Owned- Owned Outlet in the Next Fiscal Year	
Alabama	4 <u>0</u>	<u>21</u>	0	
Alaska	0	0	θ	
Arizona	0	0	θ	
Arkansas Arizona	0	1	0	
California	<u>53</u>	2	0	
<u>Colorado</u> Connecticut	<u>20</u>	1	0	
Connecticut	0	0	0	
Delaware	0	0	θ	
Florida	1	1	0	
Georgia	0	1	0	
Hawaii	0	0	θ	
Idaho	0	0	θ	
Illinois	4 <u>2</u>	1	0	
Indiana	0	1	0	
<u>Iowa</u> Kansas	0	1	0	
<u>Kansas</u> <u>Kentucky</u>	0	1	0	
<u>Kentucky</u> <u>Maine</u>	0	1	0	
Louisiana Maryland	0	1	0	
Maine	0	θ	θ	
Maryland	0	0	θ	
Massachusetts	0	<u>01</u>	0	
Michigan	0	<u>01</u>	0	
Minnesota	0	<u>01</u>	0	
Mississippi	0	1	0	

State	Franchise Agreements Signed But Outlets Not Opened	Projected New Franchised Outlets in the Next Fiscal Year	Projected New Company-Owned- Owned Outlet in the Next Fiscal Year
Missouri	<u>01</u>	<u>2</u> 1	0
Montana	θ	θ	θ
Nebraska New Jersey	0	1	0
Nevada	θ	0	0
New Hampshire	θ	θ	θ
New Jersey	4	4	0
New Mexico	θ	θ	θ
New York	0	2	0
North Carolina	<u> 12</u>	0	0
North Dakota	0	<u>01</u>	0
Ohio	<u>4<u>3</u></u>	1	0
Oklahoma	0	<u>01</u>	0
Oregon	θ	θ	0
Pennsylvania Oregon	<u>20</u>	1	0
Rhode Island Pennsylvania	0	<u>02</u>	0
South Carolina	θ	θ	θ
South Dakota	θ	θ	θ
Tennessee South Carolina	<u>03</u>	1	0
Texas	<u>2</u> 1	2	0
Utah	θ	θ	θ
Vermont	0	<u>0</u> 1	0
Virginia	<u> </u>	0	0
Washington	θ	θ	θ
Washington, DC	θ	0	0
West Virginia	θ	θ	θ
Wisconsin West Virginia	0	1	0
Wyoming Totals	<u> 017</u>	<u>032</u>	0
Totals	20	27	0

Attached to this disclosure document as Exhibit C is a list of all current franchisees with the address and telephone number of each of their Businesses as of January 59, 20245.

Attached to this disclosure document as Exhibit D is the name, last known city and state, and telephone number of each franchisee whose franchise has, during the most recently completed fiscal year, been terminated, canceled, not renewed, or otherwise voluntarily or involuntarily ceased to do business or who has not communicated with us within ten weeks of the issuance date of this disclosure document. Exhibit D lists 1431 terminated franchises and 6987 transferred franchises.

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

Some of our franchisees signed confidentiality clauses within the past three fiscal years. In some instances, current and former franchisees signed provisions restricting their ability to speak openly about their experience with us. You may wish to speak with current and former franchisees, but be aware that not all of such franchisees will be able to communicate with you.

ITEM 21. FINANCIAL STATEMENTS

Attached as Exhibit B are our audited financial statements as of and for the years ended December 31, 2024, 2023, and 2022 and 2021.

ITEM 22. CONTRACTS

The following agreements are proposed for use in this state in connection with the franchise we offer:

TITLE OF AGREEMENT	EXHIBIT/ SCHEDULE#	SIGNED BY	
Franchise Agreement	Exhibit A	You and us	
Personal Covenant and Guarantee	Schedule 1 to Exhibit A	All people having direct or indirect "Control"* over Franchisee or a direct or indirect beneficial ownership interest in Franchisee.	
Consent to Transfer and Assumption of Franchise Agreement	Exhibit G	You, new franchisee and us	
Veterans' Addendum to Franchise Agreement	Exhibit H	You (only if you are a veteran) and us	
Existing Franchisees' Addendum to Renewal Franchise Agreement	Exhibit I	You (only if you are an existing franchisee) and us	

Secured Promissory Note	Exhibit J	You (Obligor)
Secured Promissory Note	EXMIDIL J	i You (Obligor)

TITLE OF AGREEMENT	EXHIBIT/ SCHEDULE#	SIGNED BY	
General Security Agreement	Exhibit K	You (Pledgor) and us	
Master Services Agreement	Exhibit L	You and us	

^{*&}quot;Control" means possession of the direct or indirect power to direct or cause the direction of your management and policies, whether through the ownership of voting securities, by contract, or otherwise.

ITEM 23. RECEIPT

Attached, as the last page of this disclosure document is a receipt. Please sign it, date it as of the date you receive the disclosure document and return it to us. A duplicate of the receipt is attached for your records.

The seller(s) of this franchise are:

Employee Salespersons:

Shawna Bergstrom, 19000 MacArthur Blvd, Suite 100, Irvine, CA 92612, (949) 880-2574 Aaron Cady, 19000 MacArthur Blvd, Suite 100, Irvine, CA 92612, (949) 404-1058 Bryan Cranfill, 19000 MacArthur Blvd, Suite 100, Irvine, CA 92612, (949) 404-1100 Lisa McGill, 19000 MacArthur Blvd, Suite 100, Irvine, CA 92612, (949) 404-1066 Troy Molen, 19000 MacArthur Blvd, Suite 100, Irvine, CA 92612, (866) 219-7254 Matt Newman, 19000 MacArthur Blvd, Suite 100, Irvine, CA 92612, (949) 404-1100 Ralph Rooney, 19000 MacArthur Blvd, Suite 100, Irvine, CA 92612, (866) 879-8312 Jessica Sproule, 19000 MacArthur Blvd, Suite 100, Irvine, CA 92612, (949) 404-1100

In addition to the above salespersons who are our employees, we also use a network of brokers to sell our franchises. If a broker was involved in the sale of this franchise, that individual's name is listed in the receipt at the end of this disclosure document.

STATE SPECIFIC ADDENDA

California

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.

Neither the franchisor, nor any person identified in Item 2 of this 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 the person from membership in the association or exchange.

California Business and Professions Code §§ 20000 through 20043 (Franchise Relations Act) provide rights to the franchisee concerning termination, transfer or non-renewal of a franchise. If the franchise agreement contains a provision that is inconsistent with the law, the law will control.

The franchise agreement provides for termination upon bankruptcy. This provision may not be enforceable under federal bankruptcy law (11 U.S.C.A. Sec. 101 et seq.).

The franchise agreement contains a covenant not to compete that continues after the termination of the franchise. This provision may not be enforceable under California law.

Under both the California Franchise Relations Act and the Franchise Investment Law, a provision in a franchise agreement that requires you to waive your rights under either or both of these laws is void. Any release of claims that the franchisor asks you to sign will specifically exclude claims under these franchise laws.

Unless the transaction is exempt under the statute, Section 31125 of the California Corporations Code requires the franchisor to give the franchise a special disclosure document before soliciting a proposed material modification of an existing franchise.

The franchise agreement requires binding arbitration. The arbitration will occur in Orange County, California, with the costs being determined according to the rules of the American Arbitration Association.

The franchise agreement contains a liquidated damages clause. Under Civil Code Section 16711 certain liquidated damages clauses are unenforceable.

The earnings claims figures do not reflect the costs of sales, operating expenses, or other costs or expenses that must be deducted from the gross revenue or gross sales figures to obtain your net income or profit. You should conduct an independent investigation of the costs and expenses you will incur in operating your franchise business. Franchisees or former franchisees, listed in the Disclosure Document, may be one source of this information.

OUR WEBSITE ADDRESS IS WWW.BUDGETBLINDS.COM. OUR WEBSITE HAS NOT BEEN REVIEWED OR APPROVED BY THE CALIFORNIA DEPARTMENT OF FINANCIAL PROTECTION AND INNOVATION. ANY COMPLAINTS CONCERNING THE CONTENT OF THIS WEBSITE MAY BE DIRECTED TO THE CALIFORNIA DEPARTMENT OF FINANCIAL PROTECTION AND INNOVATION AT WWW.DFPI.CA.GOV.

THE CALIFORNIA FRANCHISE INVESTMENT LAW REQUIRES THAT A COPY OF EACH PROPOSED AGREEMENT RELATING TO THE GRANT OF THE FRANCHISE BE DELIVERED TOGETHER WITH THE DISCLOSURE DOCUMENT AT LEAST 14 DAYS PRIOR TO EXECUTION OF THE AGREEMENT.

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.

Any provision of a franchise agreement, franchise disclosure document, acknowledgement, questionnaire, or other writing, including any exhibit thereto, Any provision of a franchise agreement, franchise disclosure document, disclaiming or denying any of the following shall be deemed contrary to public policy and shall be void and unenforceable:

- (a) Representations made by the franchisor or its personnel or agents to a prospective franchisee.
- (b) Reliance by a franchisee on any representations made by the franchisor or its personnel or agents.
- (c) Reliance by a franchisee on the franchise disclosure document, including any exhibit thereto.
 - (d) Violations of any provision of this division.

Hawaii

HAWAII DISCLAIMER

THESE FRANCHISES WILL BE/HAVE BEEN FILED UNDER THE FRANCHISE INVESTMENT LAW OF THE STATE OF HAWAII. FILING DOES NOT CONSTITUTE APPROVAL, RECOMMENDATION OR ENDORSEMENT BY THE DIRECTOR OF REGULATORY AGENCIES OR A FINDING BY THE DIRECTOR OF REGULATORY AGENCIES THAT THE INFORMATION PROVIDED HEREIN IS TRUE, COMPLETE AND NOT MISLEADING.

THE FRANCHISE INVESTMENT LAW MAKES IT UNLAWFUL TO OFFER OR SELL ANY FRANCHISE IN THIS STATE WITHOUT FIRST PROVIDING TO THE PROSPECTIVE FRANCHISEE, OR SUBFRANCHISOR, AT LEAST SEVEN DAYS PRIOR TO THE EXECUTION BY THE PROSPECTIVE FRANCHISEE, OF ANY BINDING FRANCHISE OR OTHER AGREEMENT, OR AT LEAST SEVEN DAYS PRIOR TO THE PAYMENT OF ANY CONSIDERATION BY THE FRANCHISEE, OR SUBFRANCHISOR, WHICHEVER OCCURS FIRST, A COPY OF THE OFFERING CIRCULAR, TOGETHER WITH A COPY OF ALL PROPOSED AGREEMENTS RELATING TO THE SALE OF THE FRANCHISE.

THIS OFFERING CIRCULAR 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.

Registered agent in Hawaii authorized to receive service of process:

Commissioner of Securities Department of Commerce and Consumer Affairs Business Registration Division 335 Merchant Street Honolulu, HI 96813

(1) Item 1 is amended to add the following:

The name and address of our agent in this state authorized to receive service of process is: the Commissioner of Securities of the Department of Commerce and Consumer Affairs, 335 Merchant Street, Honolulu, Hawaii 96813.

(2) Item 5 of the disclosure document is modified to include the following paragraph:

On request of the Commissioner of Securities of the Department of Commerce and Consumer Affairs, we have agreed to defer collection of all initial fees until we have performed all our pre-opening obligations.

(3) Item 17, Summary column for (i) is amended to add the following:

Under Hawaii law, on termination or refusal to renew the franchise, you are entitled to be compensated for the fair market value, at the time of the termination or expiration of the franchise, of your inventory, supplies, equipment and furnishings purchased from us or a supplier we designated; except that personalized materials that have no value to us need not be compensated for. If we refuse to renew the franchise for the purpose of converting your business to one we own and operate, we, in addition to the remedies described above, will compensate you for the loss of goodwill. We may deduct from the compensation reasonable costs incurred in removing, transporting and disposing of your inventory, supplies, equipment and furnishings under this requirement, and may offset from the compensation any moneys you owe us.

(4) Item 20 is amended to add the following:

Registrations are effective or proposed registrations will shortly be on file in the states of California, Hawaii, Illinois, Indiana, Maryland, Michigan, Minnesota, New York, North Dakota, Rhode Island, South Dakota, Virginia, Washington and Wisconsin.

Proposed registrations or filings for these franchises are or will be shortly on file in no other state.

No states have refused, by order or otherwise, to register these franchises.

No states have revoked or suspended the right to offer these franchises.

There are no states in which a proposed registration of these franchises has been withdrawn.

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

Illinois

Many states have statutes concerning the relationship between franchisor and franchisee. These statutes deal with such matters as renewal and termination of franchises. Provisions of this sort will prevail over inconsistent terms in a franchise agreement. Illinois has such a statute, Illinois Franchise Disclosure Act of 1987, 815 ILCS 705/1 et seq.

The franchise agreement provides for termination upon bankruptcy. A provision in a franchise agreement that terminates the franchise upon bankruptcy of the franchisee may not be enforceable under Title 11, U.S. Code § 101.

Item 17v (Choice of Forum) is amended to state "None for equitable/injunctive relief and California for arbitration/mediation proceedings" under the heading for "Summary."

The franchise agreement includes a choice of law clause designating another state's law as the governing law. Under Illinois law, a franchise agreement may not provide for a choice of law of any state other than Illinois. Accordingly, Item 17 w. is amended to state "none" under the heading for "Section in franchise agreement" and "not applicable" under the heading for "Summary."

Section 41 of the Illinois Franchise Disclosure Act provides that any condition, stipulation or provision purporting to bind any person acquiring any franchise to waive compliance with the Illinois Franchise Disclosure Act or any other law of Illinois is void.

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

Maryland

Amendment to Item 17 of the disclosure document:

Item 17m (Transfer) is amended to add the following statement:

The general release required as a condition of transfer does not apply to any liability under the Maryland Franchise Registration and Disclosure Law.

Item 17u (Dispute Resolution by Arbitration or Mediation) is amended to add: "Franchisee may bring a lawsuit for claims arising under the Maryland Franchise Registration and Disclosure Law." under the heading "Summary".

Item 17v (Choice of Forum) is amended to state "None for equitable/injunctive relief and California for arbitration/mediation proceedings, and Maryland for a lawsuit for claims arising under the Maryland Franchise Registration and Disclosure Law" under the heading for "Summary."

The franchise agreement provides for termination upon bankruptcy. This provision may not be enforceable under federal bankruptcy law (11 U.S.C.A. Sec. 101 et seq.).

The franchise agreement says that we may require you to sign a release of claims as a condition of renewal or transfer of your franchise. The release will not apply to any liability under the Maryland Franchise Registration and Disclosure Law.

Under the franchise agreement, you must disclaim the occurrence and/or acknowledge the non-occurrence of acts that might constitute a violation of the Maryland Franchise law. These representations are not intended to nor do they act as a release, estoppel or waiver of any liability incurred under the Maryland Franchise Registration and Disclosure Law.

Any claims arising under the Maryland Franchise Registration and Disclosure law must be brought within three years after the franchise is granted.

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.

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.

Minnesota

Amendments to Item 17 of the Disclosure Document:

Minnesota Statute 80C.21 and Minnesota Rule 2860.4400(J) prohibit the franchiser 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 (1) any of the franchisee's rights as provided for in Minnesota Statute 80C or (2) franchisee's rights to any procedure, forum, or remedies provided for by the laws of the jurisdiction.

Item 17v (Choice of Forum) is amended to state "none" under the heading for "Section in franchise agreement" and "none" under the heading for "Summary."

The franchise agreement requires binding arbitration. The arbitration will occur in a state other than Minnesota, with costs being borne by the non-prevailing party. Under Minnesota Statutes 80C.21 and Minnesota Rule Part 2860.4400J, this provision may not in any way invalidate or reduce any of the franchise owner's rights that are listed in Chapter 80C of the Minnesota Statutes.

The franchise agreement requires application of the laws of a state other than Minnesota. Under Minnesota Statutes 80C.21 and Minnesota Rule Part 2860.4400J, this may not in any way invalidate or reduce any of the franchise owner's rights that are listed in Chapter 80C of the Minnesota Statutes.

With respect to franchises governed by Minnesota law, the franchiser will comply with Minn. Minnesota Statute. Sec. 80C.14, Subds. 3, 4, and 5 Subd. 3-5, which require,—(except in certain specified cases,) that a franchise be given 90 days notice of termination (with 60 days to cure) and 180 days notice of the franchise will not be unreasonably withheld.

The franchise agreement requires you to sign a release of claims as a condition of transferring a franchise. Minn. Rule 2860.4400J prohibits us from requiring you to sign a release of claims arising under the Minnesota Franchise Law. Therefore, any release we require you to sign does not apply to claims arising under the Minnesota Franchise Law.

Minnesota considers it unfair to not protect the franchisee's right to use the trademarks. Refer to Minnesota Statute 80C.12 Subd. 1(G). The franchiser will protect the 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 the name.

The franchise agreement provides that we are entitled to a temporary injunction or decree of specific performance without bond if we can demonstrate to a court of competent jurisdiction that there is substantial likelihood of your breach or threatened breach of any of the terms of the Agreements. The Agreements are amended to provide that we are entitled to seek a temporary injunction or decree of specific performance under these circumstances, not that we are necessarily entitled to obtain this relief.

Minnesota Rules 2860.4400(D) prohibits a franchisor from requiring a franchisee to assent to a

general release.

The franchisee cannot consent to the franchisor obtaining injunctive relief. The franchisor may seek injunctive relief. See Minnesota Rule 2860.4400(J) also, a court will determine if a bond is required.

Any limitations of claims section in the franchise agreement must comply with Minn. Stat. Sec. The Limitations of Claims section must comply with Minnesota Statute 80C.17, Subd. 5.

NSF checks are governed by Minnesota Statute 604.113, which puts a cap of \$30 on service charges.

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

New York

1. The following information is added to the cover page of the Franchise Disclosure Document:

INFORMATION COMPARING FRANCHISORS IS AVAILABLE. CALL THE STATE ADMINISTRATORS LISTED IN EXHIBIT A OR YOUR PUBLIC LIBRARY FOR RESOURCES OR INFORMATION. REGISTRATION OF THIS FRANCHISE BY NEW YORK STATE DOES NOT MEAN THAT NEW YORK STATE RECOMMENDS IT OR HAS VERIFIED THE INFORMATION IN THIS FRANCHISE DISCLOSURE DOCUMENT. IF YOU LEARN ANYTHING IN THIS FRANCHISE DISCLOSURE DOCUMENT IS UNTRUE, CONTACT THE FEDERAL TRADE COMMISSION AND THE APPROPRIATE STATE OR PROVINCIAL AUTHORITY. THE FRANCHISOR MAY, IF IT CHOOSES, NEGOTIATE WITH YOU ABOUT ITEMS COVERED IN THE FRANCHISE DISCLOSURE DOCUMENT. HOWEVER, THE FRANCHISOR CANNOT USE THE NEGOTIATING PROCESS TO PREVAIL UPON A PROSPECTIVE FRANCHISEE TO ACCEPT TERMS THAT ARE LESS FAVORABLE THAN THOSE SET FORTH IN THIS FRANCHISE DISCLOSURE DOCUMENT.

2. The following is to be added at the end of Item 3:

Except as provided above, the following applies to the franchisor, its predecessor, a person identified in Item 2, 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 that is 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 ten years 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.

- C. No such party has been convicted of a felony or pleaded nolo contendere to a felony charge or, within the ten years 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.
- 3. The following is added to the end of the "Summary" sections of Item 17(c), titled "Requirements for a franchisee to renew or extend," and Item 17(m), entitled "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; this proviso intends that the nonwaiver provisions of General Business Law Sections 687(4) and 687(5) be satisfied.
- 4. The following language replaces the "Summary" section of Item 17(d), titled "Termination by a franchisee": "You may terminate the agreement on any grounds available by law."
- 5. The following is added to the end of the "Summary" sections of Item 17(v), titled "Choice of forum," and 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 the franchisee by Article 33 of the General Business Law of the State of New York.
- 6. Franchise Questionnaires and Acknowledgements--No statement, questionnaire, or acknowledgment signed or agreed to by a franchise 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. Receipts--Any sale made must be in compliance with § 683(8) of the Franchise Sale Act (N.Y. Gen. Bus. L. § 680 et seq.), which describes the time period a Franchise Disclosure Document (offering prospectus) must be provided to a prospective franchisee before a sale may be made. New York law requires a franchisor to provide the Franchise Disclosure Document at the earliest of the first personal meeting, ten (10) business days before the execution of the franchise or other agreement, or the payment of any consideration that relates to the franchise relationship.

North Dakota

In North Dakota, the disclosure document is amended as follows to conform to North Dakota law:

Item 17r is amended to add the following: "To the extent that covenants not to compete

apply to periods after the term of the franchise, they are generally considered unenforceable in the State of North Dakota. Covenants not to compete such as those mentioned above are generally considered unenforceable in the State of North Dakota."

Item 17u (Dispute Resolution by Arbitration or Mediation) is amended to omit any reference to the location of mediation or arbitration.

Item 17v (Choice of Forum) is amended to state "none" under the heading for "Section in franchise agreement" and "none" under the heading for "Summary."

Item 17w (Governing Law) is amended to state "none" under the heading for "Section in franchise agreement" and "none" under the heading for "Summary."

The franchise agreement includes a waiver of the right to a jury trial. That requirement will not apply to North Dakota franchises and is deemed deleted in each place it appears in the disclosure document and franchise agreement.

The franchise agreement includes a waiver of exemplary and punitive damages. That requirement will not apply to North Dakota franchises and is deemed deleted in each place it appears in the disclosure document and franchise agreement.

Rhode Island

The Rhode Island Securities Division requires the following specific disclosures to be made to prospective Rhode Island franchisees:

In spite of the provisions of Item 17v and Item 17w of the disclosure document, any litigation arising under the franchise agreement will take place in Rhode Island or other place mutually agreed to by the franchisee and franchisor.

To the extent required by 19-28.1-14 of the Rhode Island Franchise Investment Act, the Agreements will be governed by the laws of the State of Rhode Island.

South Dakota

The franchise agreement includes a covenant not to compete after termination of the franchise. Covenants not to compete upon termination or expiration of the franchise agreement are generally unenforceable in the State of South Dakota, except in certain instances provided by law. The franchise agreement provides for arbitration in a state other than South Dakota. Under South Dakota law, arbitration must be conducted at a mutually agreed upon site in accordance with 11 of the Commercial Arbitration Rules of the American Arbitration Association.

The franchise agreement designates the law of a state other than South Dakota as the governing law, except that the arbitration clause is to be construed under the Federal Arbitration Act and trademark issues are to be construed under the Lanham Act. Franchise registration, employment, covenants not to compete, and other matters of local concern will be governed by the laws of the State of South Dakota, but contractual and all other matters will be subject to application, construction, enforcement, and interpretation under the governing law specified by the franchise agreement.

Under South Dakota law, any provision in a franchise agreement which designates

jurisdiction or venue or requires the franchisee to agree to jurisdiction or venue outside South Dakota is void with respect to any cause of action which is governed by the law of South Dakota.

Under South Dakota law, termination provisions covering breach of the franchise agreement, failure to meet performance and quality standards, and failure to make royalty payments contained in the disclosure document and franchise agreement must afford a franchisee thirty (30) days written notice with an opportunity to cure the default prior to termination. Under SDCL 37-5B-21, any condition, stipulation or provision purporting to waive compliance with any provision of this chapter or any rule or order under it is void.

Any acknowledgment, provision, disclaimer or integration clause or a provision having a similar effect in a franchise agreement does not negate or act to remove from judicial review any statement, misrepresentation or action that would violate the South Dakota franchise law or a rule or order under the South Dakota franchise law.

Virginia

The following statements are added to Item 17.h.

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.

Washington

Item 3 of the FDD is hereby amended to include the following:

State of Washington, King County Superior Court, In Re: Franchise No Poaching Provisions (Budget Blinds, LLC) (Civil Action File No. 18-2-57778-1 SEA).

In January 2018, the Attorney General of Washington initiated the "In re Franchise No Poaching Provisions Investigation," which included investigation of the hiring practices of franchisors and franchisees in Washington, including Budget Blinds, LLC. Specifically, the Attorney General asserted that provisions in franchise agreements that restrict a franchisee's ability to solicit or hire employees from the franchisor or other franchisees constitute a contract, combination or conspiracy in restraint of trade in violation of the Consumer Protection Act, RCW 19.86.030. On December 20, 2018, we entered into an Assurance of Discontinuance ("AOD") with Washington whereby we agreed to refrain from including in our franchise agreement in the future any provisions that purport to restrict a franchisee's ability to solicit or hire employees from Budget Blinds, LLC or other franchisees. Before entering into the AOD, we had already removed from our franchise agreement a provision that Washington would have asked us to remove. We have never enforced this provision in the past and, pursuant to the AOD, we agreed not to enforce this provision in any of our existing franchise agreements in the future. The AOD also required that we endeavor to amend these existing franchise agreements to remove that provision. We entered into the AOD voluntarily, to expedite our continued franchise operations in Washington, and we do not agree or concede that any claim made by Washington had merit.

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. The State of Washington has a statute, Franchisee Bill of Rights. RCW 19.100.180, which may supersede provisions in the franchise agreement inor 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 which may that supersede the franchise agreement inor related agreements concerning your relationship with the franchisor. Franchise agreement provisions, including the areas of termination and renewal 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 shallwill 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.

In the event of a conflict of laws, the provisions of the Washington Franchise Investment Protection Act, Chapter 19.100 RCW shall prevail.

- 4. General Release. A release or waiver of rights executed by ain the franchise agreement or related agreements purporting to bind the franchisee shall not include rights 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 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 Washington Franchise Investment Protection Act, or rights or remedies under the Act such as a right to a jury trial, may not be enforceable.

In Washington, provisions of the franchise agreement which unreasonably limit the statute of limitations or remedies under the Washington Franchise Investment Act, such as the right to jury trial, may not be enforceable.

- <u>6.</u> <u>Transfer Fees.</u> Transfer fees are collectable <u>only</u> to the extent that they <u>reflect reflect</u> the franchisor's reasonable estimated or actual costs in effecting a transfer.
- <u>7.</u> <u>Termination by Franchisee.</u> 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.
- 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 acknowledgement signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.
- 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.

EXHIBIT A

FRANCHISE AGREEMENT, STATE ADDENDUM AND SCHEDULES



FRANCHISE AGREEMENT

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FRANCHISE AGREEMENT

T	his Franchis	se Agr	eement	("Aş	greement")	is	made	as	0
	(the	"Effectiv	e Date"),	by Buo	dget Blinds, 1	LLC, a	Californi	a limit	ed
liability company	y ("Franchisor")), and							
a(n)				prop	osing to do b	usines	s in the sta	ate of	
	as	Budget	Blinds	of					
("Franchisee"), beginning said operation on					(the	"Opei	rating Date	e").	

Franchisor is engaged in the administration and development of programs for the operation of retailers of window coverings using the System and Marks, as well as other proprietary information owned by, and identified with, Franchisor. Franchisor is the owner of the Marks, the System, and all rights in respect of each of them. Franchisor's activities in general, and its franchise program in particular, are undertaken to develop, maintain, and enhance the Marks and Franchisor's overall reputation in retail sales and related services relating to window coverings.

Franchisee wishes to be franchised by the Franchisor to use the System, the Marks, and the goodwill of Franchisor to conduct the Franchised Business. Franchisor is willing to grant to Franchisee a franchise for the System and the Marks, in accordance with the provisions of this Agreement, the Manual and the Handbook, as amended from time to time, on the terms and conditions set forth below.

Franchisee acknowledges that, in the administration of this Agreement and in taking actions with respect to its relationship with Franchisee, Franchisor must take into account the needs of all people operating under the Marks, the effect upon those people as a whole, and the need to protect the Marks for the benefit of those people and Franchisor.

1. **DEFINITIONS**

1.1 Affiliate

An "Affiliate" of Franchisor or Franchisee, as the case may be, means all people in the following categories when they are conducting business activities related to Franchisor or Franchisee: (a) all people who Control, are Controlled by, or are under common Control with, Franchisor or Franchisee; (b) all direct or indirect shareholders, partners, members, or owners of Franchisor or Franchisee, regardless whether they Control Franchisor or Franchisee; and (c) all officers, directors, employees, and agents of Franchisor or Franchisee and of Franchisor's or Franchisee's other Affiliates.

1.2 Company-Owned Operation

The term "Company-Owned Operation" or "COO" means a business or businesses similar to some or all aspects of the Franchised Business owned and operated by Franchisor or its Affiliate for its own account.

1.3 Control

The term "Control" means the possession, direct or indirect, of the power to direct or cause the direction of the management and policies of a person or entity, whether through the ownership of voting securities, by contract or otherwise.

1.4 Franchised Business

The term "Franchised Business" means maintaining and operating a retail operation for the sale of Products to residential and light commercial customers and, with Franchisor's approval, larger commercial customers located in the Territory, in accordance with the System and using the goodwill associated with the Marks, all upon the terms and conditions stated in this Agreement. For purposes of this Agreement, a customer is located in the Territory if the location where the Franchised Business's services will be performed is located in the Territory.

1.5 Gray Area

The term "Gray Area" means an area adjoining the Territory that is not part of any other franchisee's territory, nor an area served by the Company-Owned Operation.

1.6 Gross Revenue

The term "Gross Revenue" means the aggregate of all revenues, sales and other income of Franchisee from whatever source derived, including Gray Area, regardless of whether collected by Franchisee, arising out of, in connection with or relating to the Franchised Business including, without limitation: (a) income from the sale of products or other items; (b) income from any services provided; and (c) all proceeds from any business interruption insurance, but excluding (i) all refunds and discounts made in good faith to a customer; (ii) any sales, use, retail sales and equivalent taxes which are collected by Franchisee for or on behalf of any governmental or other public body and actually remitted to such body; and (iii) the value of any coupon, voucher or other allowance authorized by Franchisor and issued or granted to customers of Franchised Business which is received or credited by Franchisee in full or partial satisfaction of the price of any product or service offered in connection with the Franchised Business. Franchisor reserves the right to institute policies in the Manual or otherwise in writing regarding the inclusion in Gross Revenue of any pre-paid goods and services (including, without limitation, gift cards and gift certificates) and delivery and redemption thereof.

1.7 Handbook

The term "Handbook" means Franchisor's Confidential Operations Handbook to be referenced by Franchisee in operating the Franchised Business. The Handbook will be made available on Franchisor's electronic portal. The Handbook includes all amendments and supplements prescribed by Franchisor from time to time.

1.8 Key Account

The term "Key Account" means any (a) potential or existing commercial customer that has multiple sites, offices, or retail premises, (b) any home improvement retail or wholesale outlet, construction company, contractor, or similar business whose clientele includes potential customers for window coverings, and (c) referral sources that offer to refer customers to Franchisor for a fee.

1.9 Manager

The term "Manager" means the employee or agent of Franchisee who has been designated by Franchisee as the person responsible for the day-to-day operation of the Franchised Business and who has successfully completed initial training. If Franchisee is an individual, Franchisee may be the Manager.

1.10 <u>Manual</u>

"Manual" is the Confidential Operations Manual consisting of the collection of policies and procedures (regardless of title) to be adhered to by Franchisee in performing under this Agreement. The Manual will be made available on Franchisor's electronic portal. The Manual includes all amendments and supplements prescribed by Franchisor from time to time.

1.11 <u>Marks</u>

The term "Marks" means BUDGET BLINDS® and all other proprietary marks registered or pending with the United States Patent and Trademark Office, as well as all common law trademarks and service marks, trade names, logotypes, insignias, designs and other commercial symbols which Franchisor uses and authorizes others to use to identify the Franchised Business.

1.12 Materials

The term "Materials" means all forms, contracts, agreements, signs, displays, stationery, and other items permitted or required by Franchisor to be used in the operation of the Franchised Business.

1.13 Products

The term "Products" means any products approved to be sold under the Marks including window coverings and all components of window coverings.

1.14 Showroom

The term "Showroom" means a fixed retail location for the display and/or sale of Products and services associated with the Franchised Business.

1.15 **System**

The term "System" means a comprehensive marketing and operational system, as amended

from time to time, prescribed by Franchisor to be used in the conduct of the Franchised Business, as described in this Agreement, the Manual and the Handbook. The System includes, among other things, the Marks and certain advertising, marketing and sales programs and techniques, Franchisor-controlled telephone numbers, training programs and materials, artwork, graphics, and layouts, slogans, names, and titles, text, and other intellectual property that Franchisor makes available to Franchisee. Franchisor, in its sole discretion, may improve and/or change the System from time to time (including adding to, deleting, or modifying elements of the System, establishing categories or classifications of franchisees, and amending the Manual and/or the Handbook) for the intended purpose of making the System more effective, efficient, economical, or competitive, adapting to or taking advantage of competitive conditions, opportunities, technology, materials or local marketing needs and conditions, enhancing the reputation or public acceptance of the System, and/or better serving the public.

1.16 Territory

The term "Territory" means the geographic area described in the attached Schedule 2, which is defined by U.S. Postal Service ZIP Codes (the boundaries of which are subject to adjustment by the Postal Service).. The Territory is either a Tier 1 Territory, a Tier 2 Territory or a Tier 3 Territory. The Territory Tier is stated in Schedule 2.

1.17 Tier 1 Territory

The term "Tier 1 Territory" means a Territory with a minimum of 36,000 households.

1.18 <u>Tier 2 Territory</u>

The term "Tier 2 Territory" means a Territory with between 25,000 and less than 36,000 households.

1.19 Tier 3 Territory

The term "Tier 3 Territory" means a Territory with less than 25,000 households.

1.20 Transfer

The term "Transfer" means any direct or indirect sale, assignment, transfer, conveyance, delegation of duties, gift, declaration of trust, pledge, mortgage, hypothecation, or other encumbrance, voluntarily or involuntarily, by operation of law or otherwise, whether as a single transaction or as part of a series of transactions, of any interest in a person, this Agreement, or all or substantially all of the assets of a person.

2. THE FRANCHISED BUSINESS

2.1 Grant of Franchise

Franchisor grants to Franchisee, and Franchisee accepts, a franchise ("Franchise") to

participate in and use the System by conducting the Franchised Business solely within the Territory in strict accordance with this Agreement and the Manual, from the Operating Date until the end of the Term, unless sooner terminated. **Nothing contained in this Agreement may be interpreted as a guarantee of success.** Franchisee retains the right to conduct businesses and perform services other than the Franchised Business, but subject to the restrictions on engaging in competitive activities under Section 8.10, and subject to all other applicable provisions of this Agreement and the Manual. Franchisee may not use the Marks, all or any part of the System, or any of Franchisor's other proprietary information in connection with any other businesses or services without the express prior written permission of the President or other executive officer of Franchisor, which permission, if granted, will bring the other businesses or services within the scope of the Franchised Business.

2.2 <u>Limited Exclusivity</u>

- (a) Except as provided in paragraphs (b), (c), (d) and (e) of this Section, during the Term, Franchisor will not establish or operate within the Territory, or license any third party to establish or operate within the Territory, any other business that both sells and installs window coverings using the System and the Marks.
- (b) Franchisee may not contract with Key Accounts. Franchisee agrees that, from time to time, Franchisor may enter into agreements with Key Accounts that contemplate performance in multiple territories, including the Territory, of sales and/or installations of, or other services regarding, window coverings. If Franchisee wishes to service Key Accounts in the Territory as Franchisor's subcontractor, it shall sign Franchisor's then-current Master Services Agreement which shall govern all work performed by Franchisee for Key Accounts. Franchisee may choose whether to service any particular Key Account on a case by case basis. If Franchisee chooses to opt out with respect to any Key Account in the Territory, or if Franchisee fails to provide sales, installations, or other services to a particular Key Account in the Territory on any two occasions in a 12-month period, Franchisor may provide or grant others the right to provide sales, installations, or other services with respect to that particular Key Account in the Territory for the remainder of the term.

We reserve the right to contract with Significant Key Accounts. A Significant Key Account is a Key Account that, in our determination, is of such significance that it represents a potentially substantial benefit to the System as a whole. In such cases, we or a suitably qualified franchisee approved by us may contract with the Significant Key Account for our or its own account. We or the qualified franchisee may, but are not obligated to, offer you the opportunity to perform some or all of the measuring and installation services as our subcontractor, for reasonable compensation. We may also subcontract with other franchisees or third parties to service the Significant Key Account in the Territory without compensation to you. Franchisee agrees that neither the direct provision by Franchiser or a franchisee or designee of Franchiser of services to Significant Key Account customers in the Territory, nor Franchiser contracting with another party to provide such services, shall constitute a violation of the grant of license contained in this Agreement or any other provision of this Agreement. Franchisee disclaims any right to compensation or consideration for work performed by others in the Territory pursuant to this Section.

A customer in the Territory with a job that is too large for Franchisee to undertake or that Franchisee chooses not to service shall be deemed to be a Key Account for purposes of this Section 2.2(b) even if that Key Account is limited to the Territory.

- (c) Franchisee acknowledges that, from time to time, opportunities may arise to participate in joint marketing efforts with other BUDGET BLINDS® franchisees. If Franchisee is afforded the opportunity to participate in these joint marketing efforts but declines to do so, the participating BUDGET BLINDS® franchisee(s) will be required to offer any leads for the Territory generated as a result of the joint marketing effort to Franchisee on reasonable terms and conditions (including maximum lead fees per referral) specified from time to time in the Manual. If the participating franchisee complies with Franchisor's guidelines on the offering terms for the leads and Franchisee declines to accept the lead on the terms offered, then the participating franchisee will not be required to turn over the lead to Franchisee and the participating franchisee may instead work the lead in the Territory without compensation to Franchisee.
- (d) Franchisee agrees that if, as a result of Franchisee's default of this Agreement and as an alternative to termination, Franchisor withholds customer leads generated on Franchisee's behalf by Franchisor as described in sections 8.11(e) and 10.6 of this Agreement, Franchisor may provide or grant other franchisees the right to provide sales, installations, or other services with respect to those customer leads in the Territory until Franchisee cures the breach.
- (e) Except to the limited extent expressly provided in paragraph (a) of this Section, the rights granted to Franchisee under this Agreement are non-exclusive and Franchisor expressly reserves all other rights, including the exclusive, unrestricted rights, directly and indirectly, itself and through its employees, representatives, franchisees, licensees, assigns, agents, and others: (i) to own and operate, and to franchise others to own and operate, businesses that sell and install window coverings using the System and the Marks at any location outside the Territory, (ii) to solicit, sell to, and service Key Accounts and the clients of those Key Accounts, wherever located (including within the Territory), subject to compliance with paragraph (b) of this Section and Section 8.16, (iii) to acquire or be acquired by a company that operates and/or licenses businesses that sell and/or install window coverings within the Territory without using the System and the Marks, (iv) to acquire or be acquired by a manufacturer of window coverings, (v) to sell window coverings through any other means that do not involve both the System and the Marks, and (vi) to advertise and promote the System and the Marks at any location within or outside the Territory.

2.3 Reserved Rights

Nothing contained in this Agreement will accord Franchisee any right, title or interest in or to the Marks, System, operational techniques, service concepts, proprietary information, or goodwill of Franchisor, except only those rights granted by this Agreement.

2.4 Area and Scope of Operation

Franchisee will only conduct its Franchised Business within the Territory and must maintain a business address within the Territory even if Franchisee operates out of its own home located outside the Territory. Unless Franchisee will operate out of its own home (in which case Franchisee must still maintain a business address within the Territory and any advertising of the Franchised Business must display the business address within the Territory and not Franchisee's home address), its office must be located within the Territory. Any warehouse or other facilities must be located within the Territory.

Except as to Gray Area, Franchisee may provide sales and services only with respect to locations within the Territory. Franchisee must (i) diligently and effectively promote, market, and engage in the Franchised Business within the Territory, (ii) develop, to the best of its ability, the potential for the Franchised Business from within the Territory, (iii) operate the Franchised Business so as to maximize the total gross revenues of the Franchised Business, and (iv) devote and focus its full-time attention and efforts to that promotion and development.

Unless otherwise instructed by Franchisor, Franchisee may operate in Gray Area. Any operations in Gray Area are subject to sale of the territory to other franchisees, to initiation of a Company-Owned Operation in the Gray Area, and to Franchisor's rules and regulations, including that any advertising in Gray Area (including in telephone directories) can only include Franchisor's toll-free telephone number, and not the local telephone number of Franchisee.

Franchisee does not receive any right of first refusal or other rights of any type to a Gray Area by virtue of operations in that Gray Area. Franchisor may sell any Gray Area territory at any time, without advance notice to Franchisee. Upon notice from Franchisor, Franchisee must immediately cease all marketing activities in the Gray Area. Franchisor may give a notice to cease marketing without regard to whether the Gray Area has been sold to another franchisee. After Franchisor gives notice to cease marketing, Franchisee may (for a maximum of 30 days) complete installations of window coverings for which orders were completed before Franchisor gave Franchisee notice to cease marketing in the area.

Franchisee's Initials:	
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3. LOCATION OF BUSINESS

3.1 Principal Place of Business

Franchisee's principal place of business is at the following location:

3.2 Office and/or Warehouse

The franchise granted by this Agreement contemplates that Franchisee will operate a business that is primarily mobile. Franchisee may, without further approval from Franchisor, use an office and/or warehouse, provided that the office/warehouse is located within the Territory.

3.3 Showroom

Franchisee does not have to establish a Showroom, but if it decides to do so: (i) the

Showroom must be located within the Territory; (ii) Franchisee must ensure the Showroom complies with Franchisor's written specifications and other requirements for Showrooms set forth in the Manual and/or the Handbook; and (iii) the Showroom requires Franchisor's prior written approval. If Franchisee wishes to establish a Showroom, Franchisee will find and submit to Franchisor, for Franchisor's approval, a location for the Showroom and such information regarding the Showroom location as Franchisor may require.

Franchisor will have 14 days from receipt of all the requested information to approve or disapprove the Showroom location. Franchisor has the right to grant or withhold approval of any proposed Showroom location in its business judgment. Any proposed relocation of the Showroom in the future will be subject to the same approval process as set forth above. Franchisee acknowledges and agrees that Franchisor's consent to the location, and any information regarding the location communicated to Franchisee regarding the standard site selection criteria for Showroom locations, does not constitute a representation or warranty of any kind, express or implied, as to the suitability of the location for a Showroom or for any other purpose. Franchisor's recommendation or consent to the location indicates only that Franchisor believes that the location falls within the acceptable criteria for Showroom locations that Franchisor has established at the time of the consent to the location. Franchisee acknowledges and agrees that Franchisee's selection of the location is based on Franchisee's own independent investigation of the suitability of the location and that Franchisor's approval is not a guarantee or promise of success.

Franchisee may display and offer for sale all Products that have been approved for sale by franchisees of Franchisor. Unless otherwise approved in writing by Franchisor (which consent may be withheld arbitrarily or otherwise in Franchisor's sole discretion), Franchisee may not sell any products other than Products that have been approved for sale by all franchisees of Franchisor. Franchisee acknowledges that Franchisor may have other franchisees in the same general area of Franchisee's Showroom and that Franchisor may consider the interests of all franchisees in deciding whether to allow additional products to be sold from the Showroom.

To ensure no sales are made in the territories of other franchisees and to avoid misunderstandings when customers are quoted a price for Products that are different than the prices of other franchisees, Franchisee must as a preliminary matter first determine if the customer is from another franchisee's contracted territory. If so, Franchisee must refer the customer to the franchisee in whose territory the customer is located and provide such franchisee's name and contact information and must not quote any prices, sales terms or other information to the customer. Franchisee will not be compensated for these referrals but will provide them as a means to protect the goodwill of the BUDGET BLINDS® brand and the Marks.

4. PAYMENTS BY FRANCHISEE

4.1 Franchise Fee

If Franchisee is not a party to another franchise agreement with Franchisor, Franchisee will pay to Franchisor an Initial Franchise Fee of \$19,950. Franchisee will receive the BUDGET BLINDS® Start-Up Package (listed in Schedule 3 to this Agreement) when the Initial Franchise Fee is paid in full. The Initial Franchise Fee is payable in a lump sum in lawful money of the

United States of America upon signing of this Agreement by Franchisee. The Initial Franchise Fee is not refundable.

4.2 Territory Fee

If Franchisee is purchasing the Territory from Franchisor (rather than an existing franchisee) Franchisee also will pay Franchisor a Territory Fee of \$70,000. The Territory Fee is payable in a lump sum in lawful money of the United States of America upon signing of this Agreement by Franchisee. The Territory Fee is not refundable.

4.3 **Continuing Royalty**

- (a) Throughout the Term of this Agreement, Franchisee will pay a Continuing Royalty calculated each month in arrears equal to the greater of 3.5% of Gross Revenue for the previous month or: \$2,500 for a Tier 1 Territory, \$1,875 for a Tier 2 Territory or \$1,250 for a Tier 3 Territory.
 - (b) Until December 31, 2025, the Continuing Royalty will be discounted as follows:

	Tier 1	Tier 2	Tier 3
	Territory	Territory	Territory
First month	\$500	\$375	\$250
Second month	\$1,000	\$750	\$500
Third month	\$1,500	\$1,125	\$750
Fourth month	\$2,000	\$1,500	\$1,000
Fifth month	\$2,500	\$1,875	\$1,250

With effect from January 1, 2026, the Continuing Royalty will be as set forth in Section 4.3(a) with no phase-in. The above phase-in will cease on December 31, 2025 even if Franchisee has not completed the full phase-in schedule.

If Franchisee renews this Agreement, the amount of Continuing Royalty throughout the renewal term will be the Continuing Royalty provided for in the then-current form of Franchise Agreement being issued by Franchisor.

(c) In spite of the Continuing Royalty rate described in paragraph (a), above, if Franchisee purchased an existing BUDGET BLINDS® business from another franchisee, as a result of which this Agreement was issued to Franchisee, then Franchisee will continue to pay the Continuing Royalty paid by the prior franchisee for the remainder of the Term of the prior franchisee's franchise agreement. Once the remainder of the Term of the prior franchisee's franchise agreement has expired, Franchisee will pay the Continuing Royalty set forth in paragraph (a) above.

4.4 National Advertising Fund

(a) Throughout the Term of this Agreement, Franchisee will pay Franchisor a monthly National Advertising Fee in the amount specified below for each Territory. The amount of the National Advertising Fee is as follows:

TIME PERIOD	MONTHLY NATIONAL ADVERTISING FEE
From Operating Date until there are 1,500 franchised Territories Nationwide	Tier 1 Territory - \$1,000 Tier 2 Territory - \$750
	Tier 3 Territory - \$500
Once there are 1,500 franchised Territories	Tier 1 Territory - \$1,500
Nationwide	Tier 2 Territory - \$1,125
	Tier 3 Territory - \$750

- (b) Payments of National Advertising Fees are not refundable.
- (c) Franchisor may in the future establish the BUDGET BLINDS® National Support Services Network, under which qualified representatives will be able to respond to inquiries from customers of BUDGET BLINDS® franchisees. The costs for these services may be reimbursed partially or wholly from the National Advertising Fund ("Fund").
- (d) On a national or regional basis, Franchisor may impose an additional assessment upon some or all of its franchisees for special designated advertising or promotional activities if 2/3 of all affected BUDGET BLINDS® franchisees agree to that assessment in writing.
- (e) The National Advertising Fees will be contributed to the Fund for such national, regional, local and other advertising and public relations programs and initiatives as Franchisor, in its sole discretion, may deem necessary or appropriate for the promotion or protection of the System. The Fund is not a trust or escrow account, and Franchisor has no fiduciary obligation to Franchisee, or to any franchisees, with respect to the Fund. Franchisor has the absolute right to direct the creative concepts, materials, endorsements and media used in the advertising and public relations programs, as well as the placement and allocation of the programs.
- (f) The Fund will be used and expended for website development and maintenance, public relations, media costs, commissions, digital marketing, market research costs, creative costs and production costs including, without limitation, the costs of creating promotions and artwork, printing costs and other costs relating to advertising, promotional and public relations programs and initiatives undertaken by Franchisor. Franchisor reserves the right to place and develop such advertisements and promotions and to market on behalf of the System, either directly or through advertising agencies retained or formed for such purpose.
- (g) The Fund will be accounted for separately from the other funds of Franchisor. The Fund may not be used to defray any of Franchisor's general operating expenses, except for any reasonable salaries that Franchisor may incur in activities reasonably related to the Fund's advertising and promotional programs (including, without limitation, conducting market research,

managing programs supported by the Fund, and retaining outside agencies), and an administrative fee of 15% of the annual aggregate National Advertising Fees received by Franchisor. Any sums remaining in the Fund at the end of a fiscal year must carry over in the Fund to the next fiscal year.

- (h) Franchisee acknowledges and agrees that the Fund is intended to maximize general public recognition and patronage of businesses for the benefit of the System as a whole, and that Franchisor undertakes no obligation in administering the Fund to ensure that any particular Franchisee benefits directly or pro-rata from the placement or conduct of such advertising and promotion.
- (i) The Fund may not be used for any initiative intended solely to market the sale of franchises. Franchisee acknowledges and agrees, however, that certain activities supported by the Fund, including, without limitation, maintenance of the website, public relations activities, and community involvement activities, may include information about franchising opportunities.
- (j) No interest on unexpended National Advertising Fees will be imputed for the benefit of or payable to Franchisee and no interest on Franchisor expenditures in excess of National Advertising Fees collected will be imputed for the benefit of, or payable to, Franchisor.
- (k) Franchisor will determine the cost, form of media, content, format, production, timing, location (including regional or local concentration and seasonal exposure) and all other matters relating to advertising, public relations and promotional campaigns.
- (l) On or before March 31 of each year, if requested in writing by Franchisee, Franchisor will deliver to Franchisee a summary statement of receipts and expenditures of the Fund relating to the preceding calendar year, certified to be correct by an officer of Franchisor.

4.5 Technology Fee

Throughout the Term of this Agreement, Franchisee will pay Franchisor, in advance, a monthly Technology Fee in the amount specified in the Manual. The Technology Fee is applied towards the cost of operating, upgrading and supporting Franchisor's technology platforms including Franchisor's proprietary customer relations management software, or any successor or replacement thereof. Because changes to technology are dynamic and not predictable within the Initial Term, and in order to provide for inevitable but unpredictable changes to technological needs and opportunities, the Technology Fee is subject to change from time to time. Payments of Technology Fee are not refundable.

4.6 <u>Convention Fee</u>

Franchisor may hold a convention of franchisees on an annual basis or at such other interval as Franchisor may from time to time determine ("Convention"). Franchisee will pay Franchisor a Convention registration fee ("Convention Fee") for one individual to attend Convention. The amount of the Convention Fee will vary depending upon the location of the city and venue where the Convention will be conducted. The Convention Fee is payable in advance and will may be charged monthly. The Convention Fee does not cover the costs associated with travel, lodging or other miscellaneous expenses associated with the Convention. Convention Fees for additional

persons attending Convention will be collected at time of registration.

4.7 Means and Time of Payment of Continuing Fees

Franchisee must authorize Franchisor to withdraw Continuing Royalty fees, National Advertising Fees, Technology Fees and all other payments due under this Agreement directly from Franchisee's bank account. Funds to cover fees must be available for withdrawal from Franchisee's bank account from the first day of each month in which payment is due. Franchisee must immediately make arrangements with its bank to authorize these withdrawals. Franchisee must sign any document required by Franchisor to enable its payment to Franchisor of Continuing Royalties, National Advertising Fees, Technology Fees and any other ongoing fees by electronic funds transfer, pre-arranged draft, sweep of its bank account, or any other method of funds transfer, at Franchisor's option.

4.8 Late or Insufficient Funds Fee

Late or dishonored payments or payments not paid in full due to insufficient funds will be subject to a late or insufficient funds fee in the amount set forth in the Manual.

4.9 Late Reporting Administrative Fee

If Gross Revenues are not timely reported as required under Section 8.6(b), a late reporting administrative fee will be assessed in the amount set forth in the Manual.

4.10 No Accord or Satisfaction

If Franchisee pays, or Franchisor otherwise receives, a lesser amount than the full amount provided for under this Agreement for any payment due under this Agreement, the payment or receipt will be applied against the earliest amount due Franchisor. Franchisor may accept any payment in any amount without prejudice to Franchisor's right to recover the balance of the amount due or to pursue any other right or remedy. No statement on any payment or in any letter accompanying any payment or elsewhere will constitute or be construed as an accord or satisfaction.

4.11 Fees For Optional Referrals

Unless Franchisee has advised Franchisor in writing of its election not to participate in a particular referral program or Key Account program, Franchisee must pay the referral fees required by the program for any customer referrals Franchisee receives from the program. All referral fees payable as a result of Franchisee's participation in a particular referral program managed by Franchisor are payable to Franchisor at the times specified for the program, but no more frequently than monthly.

4.12 Consumer Price Index

Each fixed amount payable under this Agreement may be increased on April 1 annually by

he increase, if any, in the Consumer Price Index for All Urban Consumers for the prior year ended December 31.	

5. TERM

5.1 Initial Term

The initial term of this Agreement (the "Term") is ten (10) years from the Operating Date, unless sooner terminated under the provisions of this Agreement.

In the event this Agreement is executed in connection with a renewal of an existing franchise agreement or with the grant of a second additional term, Section 5.2 below is deemed deleted and is of no force or effect.

5.2 Additional Term

- (a) Subject to the terms and conditions contained in this Section 5.2, Franchisee may extend its franchise relationship for two additional five-year terms, upon the following conditions:
 - (i) Franchisor will notify Franchisee of the expiration date of the Term of this Agreement and will transmit to Franchisee a copy of its then current franchise agreement and franchise disclosure document approximately 180 days before the expiration of the Term. If the franchise disclosure document will expire prior to the commencement of the additional term, Franchisor will redisclose Franchisee with its renewal franchise disclosure document.
 - (ii) Franchisee acknowledges and agrees that Franchisor may, at the time of renewal of this Agreement, reevaluate the Territory for purposes of determining whether the Territory should be classified as a Tier 1, Tier 2 or Tier 3 Territory having regard to Franchisor's then-current criteria for territory tiers.
 - (iii) After receipt by Franchisee of the then current franchise disclosure document and franchise agreement complete in all material respects, but not later than 30 business days prior to expiration of the Term, Franchisee will sign and return the then current franchise agreement. Upon receipt, Franchisor will sign the agreement and return a fully signed copy to Franchisee. The new agreement will become effective concurrently upon expiration of the Term of this Agreement. If Franchisee fails or refuses to sign and return to Franchisor the new franchise agreement within the time frame stated in this Section, all of Franchisee's rights and options to enter into an additional franchise agreement will expire.
 - (iv) Franchisee will pay a \$5,000 renewal fee at the time the new franchise agreement is signed by Franchisee.

- (v) On the Operating Date of the new franchise agreement, Franchisee and its Affiliates may not be in default under this or any other agreement with Franchisor and its Affiliates, and Franchisee must have materially performed all of its obligations under this Agreement over the life of this Agreement.
- (b) If Franchisor ceases granting franchises in the state in which the Franchised Business is operating, Franchisor will notify Franchisee at least 180 days before expiration of the Term of that cessation, whereupon Franchisee's right to enter into a new franchise agreement will be terminated in its entirety at the end of the Term.

If Franchisor determines not to grant an additional franchise agreement by reason of a default by Franchisee which is incurable or has not been cured by Franchisee within the applicable time period or failure of Franchisee to fully perform its obligations under this Agreement, Franchisor will give Franchisee notice of its intention not to grant an additional term (i) within the minimum time required by the jurisdictional authorities or (ii) in the absence of a specific period, within 30 days after Franchisee gives its notice of its wish to enter into a new franchise agreement but not less than 90 days before the termination date of this Agreement.

(c) After the signing by Franchisee of a subsequent franchise agreement, and before the effective date of the new franchise agreement, Franchisee will bring its Franchised Business into full compliance with the standards then applicable to new BUDGET BLINDS® franchisees.

5.3 Notice of Expiration Required by Law

If applicable law requires that Franchisor give a longer period of notice to Franchisee than provided in this Agreement prior to the expiration of the Term, Franchisor will give the additional required notice. If Franchisor does not give the required additional notice, this Agreement will remain in effect on a month-to-month basis only until Franchisee has received the required additional notice.

6. INTELLECTUAL PROPERTY

6.1 Marks

(a) Franchisor grants to Franchisee the right during the Term to use and display the Marks in accordance with the provisions contained in this Agreement and in the Manual, solely in the operation of the Franchised Business. Franchisee acknowledges that Franchisor prescribes minimum standards respecting the nature and quality of the goods and services used by Franchisee in which the Marks are used. Franchisee agrees to be responsible for and to supervise all of its employees and agents to insure the proper use of the Marks in compliance with this Agreement. Franchisee will use the Marks solely in the Franchised Business and may not use or display the Marks in the operation of any business, the performance of any other service, or the conduct of any other activity outside the scope of the Franchised Business. Franchisee agrees that all of Franchisee's use of the Marks under this Agreement inures to the benefit of Franchisor. Nothing in this Agreement will give Franchisee any right, title, or interest in or to any of the Marks, except

a mere privilege and franchise during the term to display and use the Marks strictly according to the limitations provided in this Agreement and the Manual. Franchisee agrees that all art work, graphics, layouts, slogans, names, titles, text, or similar Materials incorporating, or being used in connection with, the Marks which may be created by Franchisee, its employees, agents and subcontractors and any other party with whom Franchisee contracts to have the Materials produced will become the sole property of Franchisor, including copyright and trademark rights, and Franchisee agrees on behalf of itself, its employees, its agents, its subcontractors, and any other party with whom it may contract to have the Materials produced, to promptly sign any and all appropriate documents in this regard. Franchisee agrees to join with Franchisor in any application to enter Franchisee as a registered or permitted user, or the like, of the Marks with any appropriate governmental agency or entity. Upon termination of this Agreement for any reason, Franchisor may immediately apply to cancel Franchisee's status as a registered or permitted user and Franchisee will consent in writing to the cancellation and will join in any cancellation petition. The expense of any of the foregoing recording activities will be borne by Franchisor.

- (b) Franchisor has advised Franchisee that the name "BUDGET BLINDS®" may have been used by other people in the conduct of a window coverings business prior to Franchisor's registration of its Mark and that those prior users may have the legal right to continue to use the name "BUDGET BLINDS®" in the geographical area in which they have used it. Franchisor has further advised Franchisee that the mechanisms for determining whether a particular trade name is being used by another person (i) vary substantially from locale to locale and Franchisor cannot assure Franchisee that the name "BUDGET BLINDS®" is not currently being used in the Territory; (ii) may require a search of local trademark and Mark registration records, fictitious business name filings, or both, or some other records maintained by city, county, or state agencies or entities; and (iii) may be imperfect and fail to reveal some protected uses. Franchisee understands that, before signing this Agreement and accepting the Territory, Franchisee should have obtained advice from local counsel regarding the appropriate search and protection mechanisms and have conducted an appropriate search and investigation in the Territory to determine whether there is any prior user of the name "BUDGET BLINDS®".
- (c) The name "BUDGET BLINDS®" may be in use by other businesses in the United States who are not Franchisor's franchisees or in any way affiliated with Franchisor. Franchisee acknowledges that Franchisee is responsible for finding out whether the name "Budget Blinds" is already being used in the Territory. As a material part of the consideration for Franchisor's grant of a franchise to Franchisee, Franchisee waives any claim that Franchisor is liable to Franchisee for damages or losses resulting from any prior use of the name "BUDGET BLINDS®" by anyone else. Nothing in the preceding sentence, however, will be considered to limit a party's respective obligations under Section 6.6 below.

6.2 Acts in Derogation of the Franchisor's Rights

(a) Franchisee agrees that the Marks are the exclusive property of Franchisor. Franchisee now asserts no claim and will hereafter assert no claim to any goodwill, reputation or ownership by virtue of Franchisee's licensed use of the Marks or otherwise. Ownership and title of the Marks and Franchisor's manuals, bulletins, instruction sheets, forms, methods of operation, and goodwill are and will remain vested solely in Franchisor, and Franchisee's right of use is only

co-extensive with the Term of this Agreement. Franchisee acknowledges that the material and information now and from now on provided and/or revealed to Franchisee under this Agreement (including the contents of the Manual and the Handbook) are confidential trade secrets of Franchisor and are revealed in confidence, and Franchisee will keep and respect the confidences so reposed, both during and after the Term of this Agreement. Franchisor expressly reserves all rights with respect to the Marks, confidential trade secrets, methods of operation, and other proprietary information, except as expressly granted to Franchisee in this Agreement or in the Manual. Franchisor will disclose its trade secrets to Franchisee by loaning to Franchisee for the Term of this Agreement the Manual and other written materials containing the trade secrets, through training and assistance provided to Franchisee, and by and through the performance of Franchisor's other obligations under this Agreement. Franchisee acknowledges that Franchisor is the sole owner of all proprietary information and trade secrets, that the information is being imparted to Franchisee only by reason of its special status as a Franchisee of the System, and that the trade secrets are not generally known to the space organizer industry or public at large and are not known to Franchisee except by reason of the disclosure. Franchisee further acknowledges that it will acquire no interest in the trade secrets, other than the right to use them in the development and operation of the Franchised Business during the Term of this Agreement. In addition, Franchisee acknowledges that the use or duplication of the trade secrets except as expressly permitted by this Agreement will constitute an unfair method of competition and that Franchisor will suffer irreparable injury by it. Franchisee agrees that it will not do or permit any act or in derogation of any of the rights of Franchisor in the Marks, either during or after the Term of this Agreement, and that Franchisee will use the Marks only for the uses and in the manner franchised under and as provided in this Agreement. Furthermore, Franchisee and its employees and agents will not engage in any acts or conduct that impairs the goodwill associated with the Marks.

In connection with the operation of the Franchised Business, Franchisee agrees that at all times and in all advertising, promotions, signs, and other display materials, on its letterheads, business forms, and at all authorized business sites, in all of its business dealings related to them and to the general public, it will identify the Franchised Business under a fictitious business name, approved by Franchisor, together with the words "AN INDEPENDENTLY OWNED AND OPERATED FRANCHISEE" or any other similar designation that is prescribed by Franchisor, all in the form, size, and style as prescribed in the Manual and the Handbook. In its sole discretion, Franchisor retains the right to deny the use of certain words or phrases in the fictitious business name. Franchisee will file and keep current a "Fictitious Business Name Statement" (or similar document) with respect to its fictitious business name in the county or other designated region in which Franchisee is conducting business and at any other places as may be required by law. Prior to beginning business under the Marks, Franchisee will supply evidence satisfactory to Franchisor that Franchisee has complied with relevant laws regarding the use of fictitious business names. Franchisor must approve in advance the total appearance of the fictitious business name (and other identifying words). Franchisee further agrees that it will not identify itself as (i) Franchisor, (ii) a subsidiary, parent, division, shareholder, partner, joint venturer, agent, or employee of Franchisor or other owner of the Marks or (iii) any of Franchisor's other franchisees. If Franchisee is a corporation, Franchisee will not use in its corporate name either the Marks or any words confusingly similar thereto.

6.3 Use and Modification of Marks

Franchisor may add to, substitute, or modify any or all of the Marks from time to time, by directive in the Manual. Franchisee will accept, use, display, or cease using, as may be applicable, the Marks, including any modified or additional trade names, trademarks, Marks, logotypes, and commercial symbols, and will within 30 days of receiving notification, begin to implement the changes and use its best efforts to complete the changes as soon as practicable at its own expense. On the expiration or sooner termination of this Agreement, Franchisor may, if Franchisee does not do so, sign in Franchisee's name and on Franchisee's behalf any and all documents necessary, in Franchisor's judgment, to end and cause a discontinuance of the use by Franchisee of the Marks and fictitious business name registrations and Franchisor is hereby irrevocably appointed and designated as Franchisee's attorney-in-fact to do so.

6.4 <u>Use of Other Trademarks</u>

Franchisee may not use or display or permit the use or display of trademarks, trade names, Marks, insignias or logotypes, other than the fictitious business name (i) in any advertisement that contains the words "BUDGET BLINDS®" or any other Marks; (ii) in or on any place of business of Franchisee in any manner that is reasonably visible from outside the place of business; or (iii) in any computer system used at any place of business of Franchisee, or otherwise in connection with the Franchised Business, in any manner that could lead any person to believe that the other trademarks, trade names, Marks, insignias, or logotypes or the products or services with which they are associated are owned or offered by the Franchisor or its Affiliates, except as otherwise expressly permitted in this Agreement or in the Manual.

6.5 Prohibition Against Disputing Franchisor's Rights

Franchisee may not, during or after the Term of this Agreement, in any way, dispute or impugn the validity of the Marks, the rights of Franchisor to the Marks, or the right of Franchisor or other franchisees of Franchisor to use the Marks.

6.6 Mark Infringement Claims and Defense of Marks

If Franchisee receives notice or otherwise becomes aware of any claim, suit, or demand against it by any party other than Franchisor or its affiliates, on account of any alleged infringement, unfair competition, or similar matter arising from Franchisee's use of the Marks in accordance with the terms of this Agreement, Franchisee will promptly notify Franchisor of the claim, suit, or demand. Franchisee may not settle or compromise any such claim, suit, or demand by a third party without the prior written consent of Franchisor. Franchisor will defend, compromise, or settle at its discretion any such claim, suit or demand at Franchisor's cost and expense, using attorneys selected by Franchisor, and Franchisee agrees to cooperate fully in the matter. Provided that Franchisee has fully complied with the obligations of this Section, Franchisor will indemnify Franchisee against all judgments resulting from any claim, suit, or demand arising from Franchisee's use of the Marks in accordance with the terms of this Agreement. Franchisor will have the sole discretion to determine whether a similar trademark or Mark being used by a third party is confusingly similar to the Marks being used by Franchisee and whether and what subsequent action, if any, should be undertaken with respect to the similar trademark or service

mark.

6.7 <u>Use of Marks on the Internet</u>

- Franchisee may not develop, create, generate, own, franchise, lease, or use in any manner any computer medium or electronic medium (including any Internet home page, landing page, e-mail address, Web site, bulletin board, newsgroup or other Internet-related medium) which in any way uses or displays, in whole or part, the Marks, or any of them, or any words, symbols, or terms confusingly similar to any of them without Franchisor's express prior written consent, and then only in the manner and in accordance with the procedures, policies, standards, and specifications that Franchisor establishes from time to time. Without limiting the generality of the foregoing, Franchisee will not cause, permit or allow the Marks, or any of them, or any words, symbols or terms confusingly similar to any of them, be used or displayed in whole or part: (i) as, or as a part of, an Internet domain name; (ii) as, or as a part of, a uniform resource locator (or "URL," the unique address assigned to each page of a Web site) at any level or address; or (iii) on or in connection with any Internet home page, Web site, bulletin board, newsgroup, chat-group, buddy list, instant messenger, meta-tag (or the comparable identifier in any future technology) or other Internet- related activity, without Franchisor's express prior written consent, and then only in the manner and in accordance with the procedures, policies, standards, and specifications that Franchisor establishes from time to time. Franchisee may not link to or frame any part of Franchisor's Web site (including the Franchisee Page, if any) to any other Web site or authorize any third party to link to or frame any part of Franchisor's Web site (including the Franchisee Page, if any) without Franchisor's express prior written consent, and then only in the manner and in accordance with the procedures, policies, standards, and specifications that Franchisor establishes from time to time.
- (b) Except as provided below, Franchisee may not use, nor authorize any third party to use, the Marks to advertise, promote, offer, or sell any goods or services through the Internet, if those goods or services are the same as or similar to those (i) which are offered at or from the Franchised Business; (ii) which bear any of the Marks; or (iii) which are otherwise offered or sold under the Marks. Franchisee may, however, use the Marks to sell goods or services through the Internet in compliance with the Manual or with Franchisor's prior written consent, but then only in the manner and in accordance with the procedures, policies, standards, and specifications that Franchisor establishes from time to time.
- (c) Franchisor is the owner of, and will retain all right, title, and interest in and to the domain name "BUDGET BLINDS®", the URL: "www.budgetblinds.com," all existing and future domain names, URLs, addresses and subaddresses (including the Franchisee Page subaddresses), all computer programs and computer code (e.g., HTML, Java) used for or on Franchisor's Web site, excluding any computer programs and computer code owned by third parties (collectively, "Software"), all text, images, sounds, files, video, designs, animations, layout, color schemes, trade dress, concepts, methods, techniques, processes and data prepared for, used on or in connection with, displayed on, or collected from or through Franchisor's Web site (collectively, "Content), and all intellectual property rights in or to any of them.

6.8 Use of Marks in Social Media

- (a) Franchisee may not promote the Franchised Business or use the Marks in any manner on any social media site existing now or in the future (including, without limitation, on blogs, vlogs, Facebook, LinkedIn, Twitter, Instagram, Flickr, Tumblr, Pinterest, Google+, Vine and Snap Chat) or on file-, audio- or video-sharing sites, other than in accordance with Franchisor's written standards. Franchisor has final authority over all social media marketing, and Franchisee must comply with Franchisor's brand standards regarding use of social media in the operation of the Franchised Business. Franchisee may not post communications about the Franchised Business or the System that would disclose the System's confidential or proprietary information, violate any relevant laws, regulations or guidelines or violate the terms of use imposed by the social media site. Franchisee may not post communications about the Franchised Business or the System on any public-facing social media site that is not authorized by Franchisor for use by Franchisee. Franchisee must ensure that policies it adopts for its employees' social media use are consistent with the requirements for social media advertising set forth herein.
- (b) Franchisor is under no obligation to provide Franchisee with access to branded social media pages or other social media assets. Any social media pages or other social media assets that Franchisor, in its sole discretion, chooses to make available to Franchisee will be provided only on condition that Franchisee updates them regularly. Any such social media pages or other social media assets maintained by Franchisee shall be deemed "advertising" and shall be subject to all terms of this Section 6.8. Franchisor has the right, but not the obligation, to conduct social media campaigns on behalf of all, or any subset of, Franchisees via local social media.

6.9 Copyrights

Franchisee acknowledges that Franchisor owns the worldwide copyrights and other intellectual property rights to all components of the System that are original works of authorship subject to copyright, including, without limitation, the Manual, the Handbook, marketing materials, website text, artwork, photographs, musical compositions, sound recordings, audiovisual works, computer software, and architectural designs (collectively, the "Copyrighted Materials"). Franchisee acknowledges and agrees that it may not make translations, copies, adaptations of or modifications to the Copyrighted Materials without the prior written consent of Franchisor.

Neither this Agreement nor the operation of the Franchised Business in any way gives Franchisee any interest in the Copyrighted Materials other than the right to use the Copyrighted Materials solely in connection with the Franchised Business, solely in accordance with the terms and conditions of this Agreement and solely during the term of this Agreement.

Franchisee acknowledges that Franchisor will own the copyrights and all other rights to translations, modifications and adaptations of or to the Copyrighted Materials made by Franchisee from time to time. Franchisee hereby assigns to Franchisor its copyrights and economic rights and waives any moral rights and similar rights with respect to the translated, modified or adapted Copyrighted Materials, and agrees to execute any all instruments and documents, render such assistance and perform such acts and things as may, in the opinion of Franchisor, be necessary or advisable in the furtherance of such assignment and waiver. Franchisee will require the same

assignment, waiver and covenant in favor of Franchisor by Franchisee's officers and employees and by any independent contractors or other third parties who translate, modify or adapt the Copyrighted Materials.

7. INSTRUCTION AND OPERATING ASSISTANCE

7.1 <u>Initial Training</u>

- (a) Unless the Initial Franchise Fee was waived under Section 4.1, immediately before the Operating Date, Franchisor will provide training to Franchisee's principal(s) (or, with Franchisor's approval, other approved designee(s)), in the System, including instruction in measuring and installation of window coverings, sales and marketing techniques, advertising techniques, availability and differences of window covering products, and Franchisor's policies and procedures ("Initial Training"). Franchisor will determine the duration of and the time(s) and place(s) at which the Initial Training will be conducted. The attendee(s) must complete all components of Initial Training to Franchisor's satisfaction before the Operating Date. Franchisor will provide the Initial Training to additional responsible management people as requested by Franchisee, subject to the provisions of Section 7.2. All attendees must complete the full class to Franchisor's satisfaction. Before beginning the Initial Training, attendees must deliver to Franchisor a signed confidentiality agreement in the form included in the Manual. At or immediately before Initial Training (unless the Initial Franchise Fee was waived under Section 4.1), Franchisor will provide Franchisee with the BUDGET BLINDS® Start-Up Package, comprised of those items enumerated in Schedule 3 to this Agreement.
- (b) As part of the BUDGET BLINDS® Start-Up Package, Franchisor will provide Franchisee with a \$1,000 travel voucher to attend Initial Training. Franchisee is responsible for all costs of transport, accommodation, meals and incidental expenses in excess of \$1,000.

7.2 Additional Attendees

Provided there is sufficient room in an Initial Training class, Franchisor will allow additional responsible management people designated by Franchisee to attend Initial Training. People attending Initial Training must have a demonstrable relationship to the management and operation of the Franchised Business by Franchisee. Prior to beginning training, each person must deliver to Franchisor a signed confidentiality agreement in the form included in the Manual. Franchisor will not assess a training fee for Franchisee's principal(s) or approved designee attendee. Franchisor reserves the right to assess a reasonable charge for training additional attendees. At Franchisor's discretion, any additional trainees may not be allowed to participate in field trips or vendor visits during the Initial Training. All attendees must complete the full class to Franchisor's satisfaction.

7.3 Staff Training

Franchisee and the Franchisee's management personnel attending Initial Training are responsible for training Franchisee's other staff and other management personnel in connection with their respective roles/positions at the Franchised Business. Franchisee may utilize certain of Franchisor's confidential information and proprietary materials, including the Manual and the Handbook, when conducting training but only to the extent necessary to conduct such training and

only pursuant to Franchisor's confidentiality terms and conditions.

7.4 Start-Up Package

Franchisee will receive the BUDGET BLINDS® Start-Up Package described in Schedule 3 to this Agreement if the Initial Franchise Fee is paid in full.

7.5 Staff Training Courses

- (a) Franchisor may make available to Franchisee, from time to time, optional staff training courses, seminars, conferences, or other programs, in a suitable location in Franchisor's discretion. Franchisor may charge a reasonable fee for such optional courses. Franchisor reserves the right to exclude prospective trainees from any further training courses who have not attended prerequisite Franchisor training courses.
- (b) Upon reasonable notice, Franchisor may require attendance of designated personnel of Franchisee at training courses, seminars, conferences or other programs other than Initial Training that are considered by Franchisor to be relevant or appropriate to the successful operation of the System. Franchisor will charge no fees for required training courses, seminars, conferences, or other programs.
- (c) In connection with any staff training courses described in Sections 7.5(a) and 7.5(b) above, Franchisee will pay the travel, hotel and meal expenses for Franchisee's attendees.

7.6 Continuing Assistance

Representatives of Franchisor will be available on an ongoing basis during normal business hours for consultation and guidance with respect to the operation and management of the Franchised Business. In addition to the Handbook, Franchisor may from time to time provide Franchisee with additional materials and/or training relating to the Franchised Business.

7.7 On-Site Assistance

If Franchisee requires and requests additional on-site assistance from Franchisor, subject to the availability of Franchisor's personnel, Franchisor may provide Franchisee with such assistance at Franchisor's then-current training fee, plus expenses, including Franchisor's travel and lodging expenses, as Franchisor deems necessary in its sole discretion.

7.8 Convention

Franchisor may, at its option, hold a convention or meeting of franchisees annually or at such other interval as Franchisor shall determine. Franchisee will pay the Convention Fee set forth in Section 4.6 and the travel, hotel and meal expenses for Franchisee and Franchisee's attendees.

The Convention Fee is payable even if Franchisee does not attend the Convention. Franchisee must stay at the Convention host hotel if rooms are available.

7.9 Proprietary Materials

At Initial Training or other training programs (if any), Franchisor will provide to Franchisee proprietary information for use in connection with the training of Franchisee's staff. At Initial Training, Franchisor will grant Franchisee electronic access to the Manual and the Handbook for Franchisee's use during the Term of this Agreement. Franchisor may also from time to time make available to Franchisee for purchase certain materials relevant to the System and the Franchised Business. Franchisee may not, and may not allow its employees or others, to copy, reproduce, disseminate, or otherwise reveal to third parties any of the foregoing proprietary information and related materials without Franchisor's express prior written consent.

7.10 Equipment, Tools, Supplies and Inventory

Franchisor shall recommend the standard equipment, tools, supplies and inventory for use by Franchisee and sources for purchasing such items.

7.11 <u>Initial Promotion and Advertising</u>

Franchisor shall assist Franchisee in developing the initial post-opening promotion of the Franchised Business. Franchisor will, from time to time, provide Franchisee with promotional and advertising information.

8. OPERATION OF BUSINESS

8.1 Franchisee Operational Requirements

- (a) <u>Manager</u>. Franchisee will employ or engage the services of, on a full time basis, at least one Manager who will devote his or her entire time and attention during normal business hours, as defined in the Manual, to the management, operation and development of the Franchised Business in a manner that maximizes gross revenues in a manner consistent with sound marketing and business practices and will not engage in any other business activity requiring his or her active participation during normal business hours.
- (b) <u>Vehicle</u>. At any time after the Effective Date, but before the Operating Date, Franchisee must purchase or lease at Franchisee's expense a motor vehicle meeting Franchisor's standards, as set forth in the Manual and the Handbook (a "Vehicle") for use in the Franchised Business. As part of the BUDGET BLINDS® Start-Up Package, Franchisor provides signage displaying the BUDGET BLINDS® logo. Franchisee must retain (at Franchisee's expense) a capable vendor to affix the signage to the Vehicle and provide a photograph of the fully wrapped Vehicle. Placement of the signage on the Vehicle must be in accordance with the specifications of Franchisor as described in the Manual and the Handbook. Any subsequent modifications to the Mark and distinctive logo on the side of the Vehicle will be at Franchisee's expense. Franchisee will be responsible for all operating and other expenses associated with the Vehicle. Franchisee will deliver to Franchisor a copy of the bill of sale or lease for the Vehicle within ten

days after Franchisee purchases or leases it. Franchisee must at all times maintain a policy of comprehensive liability insurance that meets specifications stated in the Manual, with Franchisor as an additional named insured. The insurance requirements of the preceding sentence will survive so long as Franchisee uses the Vehicle in any business operating under the fictitious business names. If this Agreement is terminated, for whatever reason, Franchisee will immediately remove the name and logo of BUDGET BLINDS from the Vehicle and cease any further use of that name, logo and Marks.

(c) Approved Vendors.

Franchisee must purchase Products only from Franchisor or vendors designated by Franchisor (which may include Affiliates of Franchisor). Franchisee is prohibited from manufacturing its own Products. If Franchisee purchases from a vendor other than Franchisor, an Affiliate of Franchisor or an approved vendor, Franchisor has the right, at its option, in lieu of termination, to redirect Gray Area and national account leads that would otherwise be directed to Franchisee to another compliant franchisee of Franchisor's choice. In addition, Franchisee will be required to purchase from approved vendors sample books, marketing materials, marketing services, and other items necessary to sell window coverings, as well as stationery and business cards containing Franchisor's proprietary Marks. In order to protect the System and its good standing with vendors, Franchisee must pay vendors on time and notify Franchisor of any amounts payable to vendors more than 90 days past due.

If Franchisee wishes to purchase Products for which there is a System-wide need that is not met by Franchisor's then-current approved vendors from another vendor, Franchisee must first submit to Franchisor a written request for such approval. Franchisee must not purchase any Products from any vendor until, and unless, such vendor has been approved in writing by Franchisor. Franchisor shall have the right to require that its representatives be permitted to inspect the supplier's facilities, and that samples from the supplier be delivered, either to Franchisor or to an independent laboratory designated by Franchisor for testing and evaluation. Franchisor reserves the right to charge a reasonable fee for its evaluation and inspection and the actual cost of the testing must be paid by the vendor. Franchisor may also require that the vendor comply with such other requirements as Franchisor may deem appropriate. Nothing in the foregoing shall be construed to require Franchisor to consider or approve any particular vendor, nor to require Franchisor to make available to prospective vendors, standards and specifications, which Franchisor shall have the right to deem confidential.

(d) Technology and Computer Systems. Franchisor has the right to mandate certain brands, types, makes, and/or models of communications, computer systems, software and hardware including without limitation: (1) back office and point of sale systems, mobile devices, data, audio, video, and voice storage, retrieval, and transmission systems for use at the Franchised Business, between or among Franchised Businesses, and between and among Franchisee's Franchised Business and Franchisor, its designee, and/or Franchisee; (2) physical, electronic, and other security systems; (3) printers and other peripheral devices; (4) archival back-up systems; and (5) Internet access mode (e.g., form of telecommunications connection) and speed (collectively, the "Computer System"). Franchisee must purchase or lease, and thereafter maintain, the Computer System, and comply with Franchisor's requirements,

specifications, and policies concerning the use of technology, as they may be specified in this Agreement, or specified or modified in the Manual or the Handbook or otherwise in writing.

(i) Franchisor's Use of Data

Franchisor shall have the right at any time to retrieve and use such data and information from Franchisee's Computer System relating to the Franchised Business from Required Programs (defined below in subsection (ii)) that Franchisor deems necessary or desirable, including, without limitation, the uses identified in Section 8.1(d) above. In view of the contemplated interconnection of computer systems and the necessity that such systems be compatible with each other, Franchisee expressly agrees that it must strictly comply with Franchisor's standards and specifications for all items associated with Franchisee's Computer System and will otherwise operate its Computer System in accordance with Franchisor's standards and specifications. To ensure full operational efficiency and optimum communication capability between and among equipment and computer systems installed by Franchisee, Franchisor, and other franchisees, Franchisee agrees, at its expense, that Franchisee must keep its Computer System in good maintenance and repair, and, at its expense, and following the determination that Franchisor shall have the right to make, to the effect that same will prove economically or otherwise beneficial to all System franchisees, that Franchisee must promptly install such additions, changes, modifications, substitutions, and/or replacement to Franchisee's computer hardware, software, telephone, and power lines, and other related facilities, as Franchisor directs periodically in writing. Franchisee must provide to Franchisor, upon Franchisor's request, all email lists and customer lists used or maintained by Franchisee on the Computer System or elsewhere.

(ii) Required Programs

Franchisor has the right, but not the obligation, to develop or have developed for it, or to designate, any or all of the following: (a) software programs and accounting system software that Franchisee must use in connection with the Computer System ("Required Programs"); (b) updates, supplements, modifications, or enhancements to the Required Programs; (c) the tangible media upon which Franchisee must record or receive data; (d) the database file structure of Franchisee's Computer System; (e) an electronic portal for informational assistance which may include, without limitation, the Manual, Handbook, training, other assistance materials, and management reporting solutions; and (f) answering service requirements.

(iii) Upgrades and Access

Franchisee agrees to use the Computer System and Required Programs in the manner that Franchisor requires. Franchisor may charge a reasonable software license fee for any Required Programs. Franchisee agrees to

implement and periodically update and make other changes to the Computer System as Franchisor requests in writing, which shall not be more often than one upgrade per year (collectively, "Computer Upgrades"). Franchisee will enter into any software license and maintenance agreements for the Required Programs that Franchisor prescribes. Franchisee will comply with Franchisor's written specifications (whether in the Manual, Handbook or otherwise) with respect to the Computer System and the Required Programs, and with respect to Computer Upgrades, at Franchisee's own expense.

Franchisee agrees to afford Franchisor unimpeded access to its Computer System and data contained in the Required Programs in the manner, form, and at the times that Franchisor requests. Franchisee must provide Franchisor with user identifications and passwords required to access files and other information contained onin the Computer SystemRequired Programs.

Because changes to technology are dynamic and not predictable within the Term, and in order to provide for inevitable but unpredictable changes to technological needs and opportunities, Franchisee agrees: (a) that Franchisor will have the right to establish, in writing, reasonable new standards to address new technologies and data security, whether published in the Manual or Handbook or otherwise in writing, and that Franchisor has the right to implement those changes in technology into the System; and (b) to abide by Franchisor's new standards (and with Franchised Business audits conducted by Franchisor or its designee to confirm Franchisee's compliance) as if this Section, and other technology provisions in this Agreement, were periodically revised for that purpose.

(e) Extranet/Electronic Portal. Franchisee must comply with Franchisor's requirements (as set forth in the Manual or the Handbook or otherwise in writing) with respect to establishing and maintaining telecommunications connections between Franchisee's Computer System and Franchisor's Extranet and/or electronic portal and/or such other computer systems as Franchisor may reasonably require. The term "Extranet" means a private network based upon Internet protocols that will allow users inside and outside of Franchisor's headquarters to access certain parts of Franchisor's computer network via the Internet. Franchisor may establish an Extranet and/or electronic portal (but is not required to do so or to maintain an Extranet and/or electronic portal). Franchisee must comply with Franchisor's requirements (as set forth in the Manual or the Handbook or otherwise in writing) with respect to connecting to the Extranet and/or electronic portal, and utilizing the Extranet and/or electronic portal in connection with the operation of the Franchised Business. The Extranet and/or electronic portal may include, without limitation, the Manual, the Handbook, training and other assistance materials, and management reporting solutions (both upstream and downstream, as Franchisor may direct).

Franchisee must purchase and maintain such computer software and hardware (including but not limited to telecommunications capacity) as may be required to connect to and utilize the Extranet and/or electronic portal. Franchisor reserves the right to require Franchisee to contribute a reasonable amount toward the cost of the Extranet's and/or electronic portal's maintenance and further development. If Franchisee fails to comply with any policy or procedure governing the

Extranet and/or electronic portal, Franchisor may temporarily suspend Franchisee's access to all or any aspect of the Extranet and/or electronic portal (such as a chat room, bulletin board, listserv or similar feature) until Franchisee fully cures the breach. Franchisee will not have any claim against Franchisor or any affiliate arising from such suspension from the Extranet and/or electronic portal pursuant to this Section 8.1(e), and Franchisee hereby waives any such claim it may at any time have and releases Franchisor and its affiliates from any liability arising therefrom.

Franchisee and Franchisor shall each be responsible for protecting their own interests in relation to electronic communications. Franchisor shall have no liability to Franchisee on any basis, whether in contract, tort (including negligence) or otherwise, in respect of any error, damage, loss, or omission arising from or in connection with electronic communication of information.

- Handbook or otherwise, Franchisee must immediately resolve any customer complaints regarding the quality of products or services of the Franchised Business or any similar complaints. When any customer complaints cannot be immediately resolved, Franchisee must use reasonable efforts to resolve the customer complaints as soon as practical. If Franchisor determines that its intervention is necessary or desirable to protect the System or the goodwill associated with the System, or if Franchisor believes that Franchisee has failed adequately to address or resolve any customer complaints, Franchisor may, without Franchisee's consent, resolve any complaints and charge Franchisee an amount sufficient to cover Franchiser's reasonable costs and expenses in resolving the customer complaints, which amount Franchisee must pay Franchisor immediately on demand. It is strictly prohibited to use a deposit received from a customer for the purchase of product for any other purpose, including the placement of product orders for other customers.
- (g) <u>Taxes</u>. Franchisee will pay any and all personal property, income, sales, use, excise, ad valorem and other taxes, regardless of source or nature, which may be imposed, levied, assessed or charged on, against, or in connection with, the Franchised Business or any product or service sold or furnished by Franchisee under this Agreement or otherwise, by any federal, state, county, municipal, or other governmental agency or subdivision which may have jurisdiction over the Franchised Business or the products or services offered in connection with it.
- (h) <u>Staffing</u>. From time to time, Franchisee will hire the additional full-time and part-time staff that Franchisee considers necessary to operate the Franchised Business properly. Although Franchisor may make recommendations to Franchisee (in the Handbook or otherwise) concerning employees, Franchisor and Franchisee are not joint employers of Franchisee's employees and other personnel. Franchisor does not and will not share or codetermine any of Franchisee's employees' essential terms and conditions of employment. More specifically, in no case does Franchisor have any authority to determine or set Franchisee's employees': (1) wages, benefits and other compensation; (2) hours of work and scheduling; (3) the assignment of duties to be performed; (4) the supervision of the performance of duties; (5) work rules and directions governing the manner, means, and methods of the performance of duties and the grounds for discipline; (6) the tenure of employment, including hiring and discharge; and/or (7) working conditions related to the safety and health of employees. Franchisee alone has sole authority to determine any or all of Franchisee's employees' essential terms and conditions of employment. Franchisee will indemnify Franchisor (according to Section 13.3, below) for any actual or alleged

claim that Franchisor and Franchisee are joint employers of any Franchisee employee or personnel and all claims arising out of or relating to Franchisee's employees and Franchisee's hiring, firing, and discipline decisions concerning those employees.

8.2 Manual and Handbook

- (a) Franchisee will operate the Franchised Business in accordance with the Manual and the Handbook. Franchisor will have the right to modify the Manual and the Handbook at any time by the addition, deletion or other modification of the provisions of the Manual and the Handbook. Franchisor agrees that although the modifications to the Manual and the Handbook may be material in that they may have an effect on the operation of the Franchised Business, they may not conflict with or materially alter the terms of this Agreement. All additions, deletions or modifications will be effective the next business day after notification is posted on Franchisor's electronic portal.
- (b) All additions, deletions or modifications to the Manual and the Handbook will be equally applicable to all similarly situated Franchisees. The Manual and the Handbook, as modified or amended from time to time, will not alter Franchisee's fundamental status and rights under this Agreement. References to the Manual or the Handbook made in this Agreement, or in any amendments or exhibits to this Agreement, will be considered to mean the Manual or the Handbook, as the case may be, as amended from time to time.
- (c) Except as specifically permitted by Franchisor, at no time may Franchisee, or its employees or agents, make, or cause to be made, any copies or reproductions of all or any portion of the Manual or the Handbook or disclose the terms of either of them to any other person except employees and agents of Franchisee when required in the operation of the Franchised Business.

8.3 <u>Local Area Marketing</u>

- (a) Franchisee must use best efforts to promote and advertise the Franchised Business and participate in any local marketing and promotional programs that Franchisor establishes from time to time. In addition to the National Advertising Fee in Section 4.4, Franchisor requires that Franchisee invest in the amount specified in the Manual on local marketing and promotion. Such amount shall not exceed 10% of Franchisee's gross revenue.
- (b) Franchisee has the right to conduct such advertising and promotions of the Franchised Business as Franchisee in its reasonable discretion desires, provided that:
 - (i) Franchisee must advertise and promote only in a manner that will reflect favorably on Franchisor, Franchisee, the products and services and the good name, goodwill and reputation thereof;
 - (ii) Franchisee must submit all proposed advertising and promotions to Franchisor for its approval, which approval may not be unreasonably withheld or unduly delayed. Franchisee may not use any advertising or promotions until Franchisor has given its written approval of such advertising or promotions;
 - (iii) if Franchisee operates a Showroom, Franchisee must prominently display, at its expense, in and on the Showroom, signs of such nature, form, color, number, location, size and content as Franchisor may direct or approve in

- writing from time to time. Such signs must be purchased from suppliers approved by Franchisor; and
- (iv) Franchisee hereby acknowledges that all rights, including, without limitation, all intellectual property rights, in all advertising and promotional material prepared by or on behalf of Franchisor are and will at all times remain the property of Franchisor.

8.4 <u>Telephone Numbers and Advertising</u>

- (a) Franchisor will operate a toll free telephone number to be used for the conduct of the Franchised Business. All advertising relating to the Franchised Business will include this toll free number.
- (b) At its expense, Franchisee will obtain and maintain a telephone service for the Franchised Business. Franchisee may insert this telephone number in its directory listings, business cards, and stationery in conjunction with the Franchised Business, but may otherwise advertise this telephone number only with Franchisor's prior written consent. If Franchisee operates the Franchised Business from Franchisee's residence, the business number must be separate from Franchisee's personal (residential) telephone number. If Franchisee is engaged in businesses other than the Franchised Business, Franchisee must maintain different telephone numbers and may make no reference to the Franchised Business in any listings in respect of the other businesses. At the time of termination of this Agreement, for any reason, Franchisee will comply with the provisions of Section 12.1(b) below, with respect to telephone numbers.
- (c) Upon termination of this Agreement, for any reason, Franchisor will retain or change the telephone number relating to the Franchised Business in its sole discretion and Franchisee will do all things necessary or appropriate to transfer the telephone number to Franchisor, including paying any outstanding accounts with any directories and telephone service providers, and will not provide a call forwarding or telephone number referral with respect to any retained or disconnected telephone number. At any time during the Term of this Agreement, Franchisor may require Franchisee to sign a telephone supersedure form applicable to the telephone number relating to the Franchised Business. Furthermore, upon termination, Franchisee will not indicate in any manner it was previously affiliated with Franchisor.
- (d) Franchisor may impose other requirements concerning telephones and telephone numbers in the Manual. Among other requirements that may be imposed in the Manual, Franchisor may require that Franchisee's telephones be answered by a live person (either an employee of Franchisee or an answering service) during regular business hours, rather than using a telephone answering machine and that Franchisee utilize call tracking technology as may be prescribed by Franchisor in the Manual.

8.5 Insurance

Franchisee will have in effect on the Operating Date and maintain during the Term a commercial general liability insurance policy and all other insurance in the types and amounts as

are specified in the Manual. All policies of insurance to be maintained by Franchisee will contain a separate endorsement naming the Franchisor, and if required, its affiliated companies, as additional insured parties. The policies of insurance will not be subject to cancellation or modification except after 30 days prior written notice to the Franchisor. Franchisee will cause certificates of insurance or other evidence of insurance coverage in the form Franchisor requests showing compliance with the above requirements to be delivered to the Franchisor annually upon renewal and at any other times that Franchisor requests. If Franchisee does not maintain the insurance coverage required in the Manual, Franchisor may purchase the policies of insurance it considers to be required and Franchisee will reimburse Franchisor for all costs of the insurance.

8.6 Reporting, Data, Records and Rights of Inspection

- (a) Franchisor may, from time to time, specify in the Manual or otherwise in writing the information that Franchisee will collect and maintain on the Computer System (as defined in Section 8.1(d)) and Franchisee will provide to Franchisor such reports as Franchisor may from time to time prescribe in the Manual. All data pertaining to the Franchised Business, and all data created or collected by Franchisee in connection with the System, or in connection with Franchisee's operation of the Franchised Business (including without limitation data pertaining to or otherwise concerning the Franchised Business's customers) or otherwise provided by Franchisee (including, without limitation, data uploaded to, or downloaded from, Franchisee's Computer System) is and will be owned exclusively by Franchisor without compensation to Franchisee. Copies and originals of such data must be provided to Franchisor on Franchisor's request. Franchisor by this Agreement licenses use of such data back to Franchisee for the Term of this Agreement, at no additional cost, solely for Franchisee's use in connection with the Franchised Business.
- (b) Franchisee will submit monthly Gross Revenue reports for the immediately preceding calendar month by the date, in the form and via the method prescribed by Franchisor in the Manual or as otherwise prescribed by Franchisor in writing.
- (c) Franchisee will submit monthly profit and loss statements for the immediately preceding calendar month by the date, in the form and via the method prescribed by Franchisor from time to time in the Manual or otherwise in writing.
- (d) Franchisee will maintain during the Term, and for a period of 36 months following expiration or termination of this Agreement for any reason, complete and accurate records of all Gross Revenue and Product purchases related to the Franchised Business, in the form and manner specified by Franchisor in the Manual. Franchisee shall perform timely reconciliation of all Gross Revenue and profit and loss statements and provide copies to Franchisor on request. Franchisor shall have the right to inspect or audit, or cause to be inspected or audited the financial books, records, bookkeeping and accounting records, tax returns, documents or other materials (collectively, "Documents") in respect of the Franchised Business, including the right, without limitation, to have a person on the premises to check, verify and tabulate Gross Revenue and Product purchases, and/or to examine and make copies of all accounting and business records and procedures. Franchisor may require electronic records be provided in lieu of an in-person inspection or audit. If required by Franchisor, Franchisee will also provide

Franchisor, at Franchisee's sole cost and expense, with a certification from Franchisee's accountant that profit and loss statements and statements of Gross Revenue are true and correct. In the event that any such audit or inspection shall disclose an understatement of Gross Revenue, Continuing Royalty or other material financial information related to the Franchised Business, Franchisee shall pay to Franchisor, within fourteen (14) days after receipt by Franchisee of the inspection or audit report, the Continuing Royalty and other sums due on account of such understatement. Further, if such audit or inspection is made necessary by the failure of Franchisee to furnish Documents as herein required, or if it is determined by any such audit or inspection that Franchisee's records and procedures were insufficient to permit a proper determination of Gross Revenue or Product purchases for any year or part thereof to be made, Franchisee shall immediately take such steps as may be necessary to remedy such default in accordance with any Franchisor requirement and Franchisee shall promptly pay to Franchisor all costs incurred in connection with such audit or inspection, including, without limitation, charges of an accountant and the travel expenses, room, board and compensation of employees of Franchisor or its designee who performed the audit or inspection. If Franchisee's records and procedures were insufficient to permit a proper determination of Product purchases, Franchisor shall have the right to deliver to Franchisee an estimate, made by Franchisor, of Product purchases from other than approved vendors for the period under consideration and Franchisee shall immediately pay to Franchisor, as liquidated damages and not a penalty, such sums that would otherwise have been paid to Franchisor by approved vendors in the form of rebate had Franchisee purchased Product from the approved vendors instead of unapproved vendors. Any such estimate shall be final and binding on Franchisee.

- (e) Within 60 days after each of Franchisee's fiscal years end, Franchisee will furnish Franchisor with (i) a detailed profit and loss statement in Franchisor's required form together with a balance sheet for the Franchised Business for the previous fiscal year, (ii) a statement of Gross Revenue for the previous fiscal year, and (iii) a list of Franchisee's business offices (including the addresses and telephone numbers of each), along with any further information Franchisor reasonably requests. All of the financial statements and information will be prepared according to the guidelines prescribed by Franchisor in the Manual, and will be certified by Franchisee, or in the case of a corporate Franchisee, by Franchisee's Chief Executive Officer or Chief Financial Officer, as being true and correct.
- (f) Within 30 days after filing of Franchisee's annual federal tax return, Franchisee will furnish Franchisor with a copy of such tax return.
- (g) Franchisor may, at any time, use any financial report or statement, or any information derived from them, in aggregate form, as part of Franchisor's disclosure document or similar document.
- (h) Franchisor and/or its representatives shall have the right at all times during normal business hours, without notice to Franchisee, to inspect the Showroom (if any) to determine whether it is in compliance with the requirements of the Manual and the Showroom addendum and examine the manner in which Franchisee is conducting its business. In the event of any such inspection, Franchisee and its personnel shall cooperate fully.

8.7 Review

Upon reasonable prior written notice, Franchisor will have the right to send representatives at reasonable intervals during normal business hours, into Franchisee's principal place of business or other offices to inspect Franchisee's operations, business methods, services, , management, and administration, to determine the quality and the faithfulness of Franchisee's compliance with the provisions of this Agreement and the Manual.

8.8 Compliance with Laws

Franchisee will (i) operate the Franchised Business in compliance with all applicable laws, rules and regulations of all governmental authorities, some of which are subject of specific policies set forth in the Manual and which policies must be strictly adhered to; (ii) comply with all applicable wage and hour and other laws and regulations of the federal, state, or local governments; (iii) prepare and file all necessary tax returns; (iv) pay promptly all taxes imposed upon Franchisee or upon its business or property; and (v) at all times comply with the applicable licensing requirements if any, of a State Contractor's License Board (or its equivalent) and other appropriate organizations. Franchisee represents and warrants that it will obtain and maintain all necessary permits, certificates and/or licenses necessary to conduct the Franchised Business in the Territory. Franchisee will immediately notify Franchisor of any litigation, arbitration, disciplinary action, criminal proceeding, or any other legal proceeding or action brought against or involving Franchisee, or any entity affiliated with Franchisee, or any agent, employee, owner, director or partner of Franchisee, which notification will include all relevant details concerning the proceedings, according to the procedures described in the Manual.

8.9 Pricing

Franchisee is solely responsible for determining the prices of Products and services offered by the Franchised Business, however, Franchisee is required to comply with any maximum or minimum resale pricing restrictions Franchisor may implement so long as such pricing does not violate applicable law.

8.10 No Competing Businesses

- (a) Franchisee acknowledges that, under this Agreement, Franchisee will receive valuable specialized training, trade secrets, and confidential information, including information regarding the operational, sales, promotional and marketing methods and techniques of the System. Franchisee acknowledges that this specialized training, trade secrets, and confidential information provide a competitive advantage and will be valuable to Franchisee in the development and operation of the Franchised Business, and that gaining access to this specialized training, trade secrets and confidential information is, therefore, a primary reason why Franchisee is entering into this Agreement.
- (b) In consideration for this specialized training, trade secrets, confidential information, and rights, Franchisee covenants that, except as otherwise approved in writing by Franchiser, Franchisee will not during the Term, either directly or indirectly, for itself or through,

on behalf of, or in conjunction with any people, partnership, or corporation:

- (i) Divert, or attempt to divert, any business or customer of the Franchised Business to any "Competitor" (as defined below), by direct or indirect inducement or otherwise, or do or perform, directly or indirectly, any other act injurious or prejudicial to the goodwill associated with the Marks and the System. For purposes of this Agreement, a "Competitor" is a business that derives revenues from the direct or indirect retail sale of window coverings or other products similar to those sold by the Franchisor or any of its franchisees.
- (ii) Own, maintain, operate, engage in, or have any financial or beneficial interest in (including any interest in corporations, partnerships, trusts, unincorporated associations, or joint ventures), advise, assist, or make loans to, any Competitor located within the United States, its territories or commonwealths, or any other country, province, state, or geographic area in which Franchisor has used, sought registration of, or registered the Marks or similar marks, or operates or licenses others to operate a business under the Marks or similar marks.
- (c) For a continuously uninterrupted period of two years, beginning with the "expiration date" specified below, Franchisee will not, directly or indirectly, for itself, or through, on behalf of, or in conjunction with any other person:
 - (i) Divert, or attempt to divert, any business or customer of the Franchised Business to any Competitor, by direct or indirect inducement or otherwise, or do or perform, directly or indirectly, any other act injurious or prejudicial to the goodwill associated with the Marks and the System.
 - (ii) Own, maintain, operate, engage in, or have any financial or beneficial interest in (including any interest in corporations, partnerships, trusts, unincorporated associations or joint ventures), advise, assist, or make loans to, any Competitor that is, or is intended to be, located within, or within a 25 mile radius of, the Territory or the territory of any BUDGET BLINDS® business in existence or under development as of the expiration date of this Section.

For purposes of this Section, the "expiration date" is the date that this Agreement expires without renewal or is terminated (regardless of the reason for termination), or that Franchisee transfers all of its interest in this Agreement.

(d) Franchisee acknowledges that each of the covenants contained in this Section is a reasonable limitation as to time, geographical area, and scope of activity to be restrained, and do not impose a greater restraint than is necessary to protect the goodwill or other business interests of Franchisor. Each of the covenants in this Section will be construed as independent of any other covenant or provision of this Agreement. If all or any portion of a covenant in this Section is held

unreasonable or unenforceable by a court or agency having valid jurisdiction in an unappealed final decision to which Franchisor is a party, Franchisee expressly agrees to be bound by any lesser covenant subsumed within the terms of the covenant that imposes the maximum duty permitted by law, as if the resulting covenant were separately stated in and made a part of this Section. This Section will not apply to the ownership of less than a 1% beneficial interest in the outstanding equity securities of any publicly held company.

- (e) Franchisee understands and acknowledges that Franchisor may, in its sole discretion, reduce the scope of any covenant in this Section without Franchisee's consent, effective immediately upon notice to Franchisee. Franchisee agrees that any covenant as so modified will be fully enforceable, and Franchisee covenants that it will comply with the modified covenant.
- (f) Franchisee expressly agrees that the existence of any claims it may have against Franchisor, whether or not arising from this Agreement, will not constitute a defense to the enforcement by Franchisor of the covenants in this Section.
- (g) Franchisee must require and obtain signing of covenants similar to those set forth in this Section (including covenants applicable upon the termination of a person's employment with Franchisee) from its Manager. Additionally, at Franchisor's request, Franchisee will require and obtain signing of similar covenants to those identified in the preceding sentence from any personnel of Franchisee who have received or will have access to training from Franchisor. Franchisee will also require all people who Control Franchisee or who own (directly or indirectly) 10% or more of Franchisee to sign similar covenants. Any covenants required under this Section will be substantially in the form of this Section.

8.11 Franchisor's Web Site

- (a) Franchisor has established and will maintain from time to time one or more sites on the Internet that may, among other things, facilitate orders, provide information about the System and the products and services that are offered at businesses operated under the Marks, and allow end-users to locate a nearby business operated under the Marks ("Franchisor's Web site"). Franchisor has sole discretion and control over the design and content of Franchisor's Web site. Franchisor may, at its sole option, from time to time, without prior notice to Franchisee: (i) change, revise, or eliminate the design, content and functionality of Franchisor's Web site, (ii) make operational changes to Franchisor's Web site, (iii) change or modify the URL and/or domain name of Franchisor's Web site, (iv) substitute, modify, or rearrange Franchisor's Web site, at Franchisor's sole option, including in any manner that Franchisor considers necessary or desirable to, among other things, (A) comply with applicable laws, (B) respond to changes in market conditions or technology, and (C) respond to any other circumstances, (v) limit or restrict end-user access (in whole or in part) to Franchisor's Web site, and (vi) disable or terminate Franchisor's Web site without any liability to Franchisee.
- (b) Franchisor may link Franchisor's Web site to the Web sites of third parties, including electronic service providers, Franchisor's Affiliates and other providers of goods and services. Franchisor may also permit third parties to link (including linked to interior pages of Franchisor's Web site, including the Franchisee Page) and frame Franchisor's Web site (including

the Franchisee Page). Franchisor may place legal notices, disclaimers, Franchisor's Marks, corporate logos and slogans, advertisements, endorsements, trademarks, and other identifying information on Franchisor's web site, all of which may be modified, expanded, or eliminated at Franchisor's option. Further, Franchisor may establish or participate in programs whereby Franchisor refers end-users to other Web sites, or Franchisor receives referrals from other Web sites. All consideration (monetary and non-monetary) received by Franchisor on account of the placement or sale of advertisements, endorsements, and sponsorships on Franchisor's Web site (including any Franchisee Page), and all consideration (monetary and non-monetary) received by Franchisor on account of affiliate programs, will belong only to Franchisor. Franchisor may also establish programs that encourage repeat visits to Franchisor's Web site by end-users.

- (c) Franchisor's Web site may include one or more interior pages that identify BUDGET BLINDS® franchisees operating under the Marks, including the Franchised Business, by among other things, geographic region, address, telephone numbers, and other appropriate matters. Franchisor's Web site may also include one or more interior pages dedicated to franchise sales by Franchisor and/or relations with Franchisor's investors.
- (d) Franchisor may, from time to time, establish one or more interior pages on Franchisor's Web site dedicated in whole or in part to the Franchised Business ("Franchisee Page"). Franchisor may permit Franchisee to customize or post certain information to the Franchisee Page, subject to Franchisee's compliance with the procedures, policies, standards, and specifications that Franchisor may establish from time to time. Any modifications (including customizations, alterations, submissions, or updates) to the content made by Franchisee for any purpose will be considered to be a "work made for hire" under the copyright laws, and therefore, Franchisor will own the intellectual property rights in and to the modifications. To the extent any modification does not qualify as a work made for hire as outlined above, Franchisee assigns those modifications to Franchisor for no additional consideration and with no further action required and will sign any further assignments as Franchisor may request.
- (e) Without limiting Franchisor's general unrestricted right to permit, deny and regulate Franchisee's participation on Franchisor's Web site in Franchisor's sole discretion, if Franchisee breaches this Agreement, or any other agreement with Franchisor or its affiliates, Franchisor may disable or terminate the Franchisee Page and remove all references to the Franchised Business on Franchisor's Web site or redirect customer leads to other franchisees pursuant to Section 2.2(d) until the breach is cured.
- (f) Franchisor has no control over the stability or maintenance of the Internet generally. As a result, Franchisor is not responsible for damage or loss caused by errors of the Internet. Furthermore, Franchisor is not liable for any direct, indirect, special, incidental, exemplary or consequential damages arising out of the use of, or the inability to use, Franchisor's Web site or the Internet, including loss of profits, goodwill, or savings, downtime, or damage to or replacement of programs and data, whether based in contract, tort, product liability, or otherwise.

8.12 E-mail, Internet, Social Media and Other Media

(a) Franchisee must comply with Franchisor's requirements and policies (as described

in the Manual, Handbook or otherwise in writing) with respect to all digital media (including, but not limited to, Franchisor's web site) in connection with the Franchised Business and in connection with discussing, advertising, or disseminating any information, or otherwise having a presence, on the Internet, in social media or any other media, regarding the Franchised Business. Such activities include, without limitation, participation in any Internet blogs, vlogs or social media sites. Any such activities which are not expressly permitted in the Manual, the Handbook or otherwise in writing, or for which Franchisee has not previously received approval from Franchisor, will be subject to Franchisor's prior approval.

- (b) Franchisee may advertise and promote the Franchised Business via social media, which must be comprised of pages, communications and content located on third party platforms using the Marks as specified by Franchisor (collectively, "Franchisee's Social Media"), provided that Franchisor is granted administrator access rights to Franchisee's Social Media. All uses of Franchisee's Social Media pages and communication channels and uses must be established in accordance, and at all times be in compliance with, the Manual and Handbook.
- (c) Franchisee agrees not to transmit or cause any other party to transmit consumer advertisements or solicitations by e-mail or other digital media without Franchisor's prior written consent as to: (a) the content of such advertisements or solicitations; and (b) Franchisee's plan for transmitting such advertisements. In addition to any other provision of this Agreement, Franchisee agrees that it will be solely responsible for complying with any laws pertaining to sending e-mails, including but not limited to the Controlling the Assault of Non-Solicited Pornography and Proprietary Marketing Act of 2003 (known as the CAN-SPAM Act of 2003).
- (d) Franchisee must promptly discontinue any advertising or promotion using social media, whether or not previously agreed to by Franchisor, upon notice from Franchisor that it reasonably considers that such use of social media does not conform to the System standards. Upon the expiration or termination of this Agreement, Franchisee will assign ownership (to the extent Franchisor does not already own them) of all domain names, account names, handles, and user names used by Franchisee in its business under this Agreement and Franchisee will take all such actions as Franchisor reasonably requires to disassociate Franchisee from any such names and social media pages.

8.13 Electronic Commerce

Franchisor may, at its sole option, use Franchisor's Web site or another Web site created for the purpose, to engage in "Electronic Commerce". The term "Electronic Commerce" means offering and selling merchandise and services associated with the Marks, and receiving and accepting orders and payment for that merchandise and services, directly or indirectly, through any means of electronic communication, including receiving and accepting orders over the Internet. Upon Franchisor's request, Franchisee will be required to participate in Electronic Commerce and will sign Franchisor's then-current electronic commerce participation agreement, which will, among other things: (i) state the terms on which Franchisee and Franchisor will share program revenues and expenses; (ii) authorize Franchisor, from time to time, to establish, and thereafter modify, procedures, policies, protocols and standards and specifications that govern Electronic Commerce and use of end-user information; (iii) require specified computer (hardware and

software) and communications equipment; and (iv) authorize Franchisor to disable or terminate end-users' ability to place orders or schedule appointments with Franchisee during any period that Franchisee is in breach of this Agreement or any other agreement with Franchisor or its Affiliates.

8.14 Franchisor Electronic Portal

- (a) Franchisor may establish and maintain, at its option, either a series of "private" pages on Franchisor's Web site (described in Section 8.11) or electronic portal through either of which Franchisor, franchisees of Franchisor, and their respective employees may communicate with each other, and through which Franchisor may disseminate the Manual and the Handbook, updates to them, and other confidential information. Franchisor will have sole discretion and control over all aspects of the electronic portal, including the content and functionality of the electronic portal. Franchisor will have no obligation to maintain the electronic portal indefinitely, and may dismantle it at any time without liability to Franchisee.
- (b) If Franchisor establishes an electronic portal, Franchisee will have the privilege to use the electronic portal, subject to Franchisee's strict compliance with the standards and specifications, protocols and restrictions (collectively, "Franchisor Protocols") that Franchisor may establish from time to time. The Franchisor Protocols may relate to, among other things, (i) the use of abusive, slanderous or otherwise offensive language in electronic communications, (ii) communications between or among Franchisees that endorse or encourage breach of any franchisee's franchise agreement, (iii) confidential treatment of materials that Franchisor transmits via the electronic portal, (iv) password protocols and other security precautions, (v) grounds and procedures for Franchisor's suspending or revoking a Franchisee's access to the electronic portal, and (vi) a privacy policy governing Franchisor's access to and use of electronic communications that franchisees post to the electronic portal. Franchisee acknowledges that, as administrator of the electronic portal, Franchisor can technically access and view any communication that any person posts on the electronic portal. Franchisee further acknowledges that the electronic portal and all communications that are posted to it will become Franchisor's property, free of any claims of privacy or privilege that Franchisee or any other person may assert.
- (c) Franchisee will establish and continually maintain (during all times that the electronic portal is established and until the termination of this Agreement) an electronic connection (the specifications of which will be specified in the Handbook) with the electronic portal that allows Franchisor to send messages to and receive messages from Franchisees, subject to the Franchisor Protocols.
- (d) If Franchisee breaches this Agreement or any other agreement with Franchisor or its Affiliates, Franchisor may disable or terminate Franchisee's access to the electronic portal without Franchisor having any liability to Franchisee, and in which case Franchisor will only be required to provide Franchisee a paper copy of the Manual and the Handbook and any updates to them, unless Franchisee is not otherwise entitled to the Manual or the Handbook.

8.15 Change in Status Processing

Requests for (i) change of fictitious business name, (ii) changes in designated Manager or

(iii) other changes in status as may be specified from time to time by Franchisor, will be made on the form as designated by Franchisor in the Manual.

8.16 Key Accounts

- (a) Franchisee acknowledges that to competitively attract and effectively service Key Accounts, Franchisor may need to establish policies governing the manner in which Key Accounts will be serviced. Franchisee will comply with all Key Account policies.
- (b) Franchisee further acknowledges that Key Account policies to be established by Franchisor may obligate Franchisee to pay to Franchisor a lead referral fee or a percentage of the job in exchange for referral of leads from the Key Account. Franchisee may also be required to be certified by Franchisor as meeting the criteria to effectively service the Key Account. Franchisor may charge a reasonable fee for such certification. Franchisee acknowledges that Franchisor makes no representation or warranty that any specified amount of Key Account business will be provided within the Territory.

8.17 Vendor Allowances

Franchisee acknowledges and agrees that Franchisor shall have the right to collect and retain all manufacturing allowances, marketing allowances, rebates, commissions, credits, monies, payments or benefits (collectively, "Allowances") offered by vendors to Franchisor or its affiliates based upon Franchisee's (and other franchisees') purchases of Products and other goods and services. Franchisee acknowledges that such Allowances are additional consideration for the rights granted by Franchisor to Franchisee under this Agreement and that Franchisor has exclusive right, title and interest in and to any and all such Allowances. Franchisee further acknowledges that Franchisor is entitled to collect, retain and utilize any or all such Allowances without restriction (unless otherwise instructed by the vendor).

8.18 Privacy

- With regards to Privacy Information (defined below) Franchisee and Franchisor (a) must comply with their obligations under applicable Privacy Law. "Privacy Information" means all information that identifies, relates to, describes, is reasonably capable of being associated with, or could reasonably be linked, directly or indirectly, with a particular consumer or household. Privacy Information includes but is not limited to, the following if it identifies, relates to, describes, is reasonably capable of being associated with, or could reasonably be linked, directly or indirectly, with a particular consumer or household: identifiers such as a real name, alias, postal address, unique personal identifier, online identifier, Internet Protocol address, email address, account name, social security number, driver's license or state identification card number, passport number, signature, physical characteristics or description, telephone number, insurance policy number, bank account number, credit card number, debit card number or any other financial information, medical information or health insurance information; characteristics of protected classifications under state or federal law; commercial information, including records of personal property, products or services purchased, obtained or considered, or other purchasing or consuming histories or tendencies; biometric information; Internet or other electronic network activity information including, but not limited to, browsing history, search history, and information regarding a consumer's interaction with an Internet Web site, application, or advertisement; geolocation data; audio or electronic information; professional or employment-related information; education information that is not publicly available personally identifiable information as defined in the Family Educational Rights and Privacy Act (20 USC § 1232g; 34 CFR Part 99); and inferences drawn from any of the information identified in this subsection to create a profile about a consumer reflecting the consumer's preferences, characteristics, psychological trends, predispositions, behavior, attitudes, intelligence, abilities and aptitudes. "Personal Information" does not include publicly available information that is lawfully made available to the general public from federal, state or local government records. "Publicly available" does not mean biometric information collected by a business about a consumer without the consumer's knowledge. "Privacy Law" means any local, state or federal data privacy or data security law or regulation.
- (b) <u>Use of Privacy Information</u>. In no circumstances shall Franchisee or Franchisor ever sell the Privacy Information. Franchisee further agrees not to access, use or process the

Privacy Information, except in the furtherance of its rights and obligations under this Agreement but at all times in compliance with Privacy Law. Franchisee shall be solely liable for any and all violations of Privacy Law that may arise from its failure to comply with this provision.

- (c) <u>Privacy Information Requests</u>. To the extent Franchisor does not have the ability to address requests made under applicable Privacy Law by individuals that are the subject of any of the Privacy Information, Franchisee shall, upon Franchisor's request, provide reasonable assistance to Franchisor in responding to such requests.
- (d) <u>Audits</u>. During the term of this Agreement, at Franchisor's request and subject to reasonable notice, Franchisee shall provide Franchisor with information sufficient to establish its compliance with the obligations set forth in this Section 8.18 and the applicable Privacy Laws.

8.19 PCI DSS Compliance

Franchisee must comply with the Payment Card Industry Data Security Standards (PCI DSS) as these standards may be revised and modified by the Payment Card Industry Security Standards Council (PCISSC) or such successor replacement organization, and/or in accordance with other standards as we may specify. In addition, if we require, you must submit annually to us a fully completed copy of your PCI Attestation of Compliance on the then-current PCISSC form or such successor or replacement form(s) and/or processes.

8.20 Nondisclosure and Confidentiality

Franchisee acknowledges that it has had no part in the creation or development of nor does it have any property or other rights or claims of any kind in or to any element of the System, the Marks or any matters dealt within the Manual or the Handbook. Franchisee also acknowledges that all disclosures made to Franchisee relating to the System, including, without limitation, the specifications, standards, procedures and the entire contents of the Manual and the Handbook, are communicated to Franchisee solely on a confidential basis and as trade secrets, in which Franchisor has a substantial investment and a legitimate right to protect against unlawful disclosure. Accordingly, Franchisee agrees to maintain the confidentiality of all such information during the term of this Agreement and at any time thereafter and may not disclose any portions of the Manual or the Handbook or any information whatsoever with respect to Franchisee's or Franchisor's business affairs or the System, other than as may be required to enable Franchisee to conduct its business. Franchisee further agrees not to use any such information in any other business or in any manner not specifically approved in advance in writing by Franchisor.

8.21 Ethical Business Conduct and Civility

Franchisee agrees to adhere to good business practices, observing high standards of civility, honesty, integrity, fair dealing and ethical business conduct and good faith in all business dealings with customers, vendors, Franchisee's employees, Franchisor's employees and other franchisees. Franchisee must not engage in deceptive, misleading, unethical, abusive or derogatory practices or conduct that may have a negative impact on the reputation and goodwill associated with the Marks and the System.

9. ASSIGNMENT

9.1. Assignment by Franchisor

Franchisor may Transfer this Agreement, or all or any part of its rights, privileges, and obligations under this Agreement, to any other person, provided that, in respect to any Transfer resulting in the subsequent performance by the assignee of the functions of the Franchisor: (i) at the time Franchisor Transfers this Agreement, Franchisor reasonably believes that the transferee is financially responsible and economically capable of performing the delegated obligations of Franchisor; and (ii) the transferee of Franchisor expressly assumes and agrees to perform the obligations. Following the Transfer by Franchisor, Franchisor will be relieved of all obligations or liabilities then existing or thereafter able to be asserted under this Agreement.

9.2. Assignment by Franchisee

- (a) This Agreement is being entered into in reliance upon and in consideration of the singular personal skills and qualifications of Franchisee (if Franchisee is an individual) or the people who directly or indirectly Control Franchisee or directly or indirectly own (in this context, an "Equity Holder") a beneficial interest in Franchisee (if Franchisee is person other than an individual), and the trust and confidence reposed by Franchisor in Franchisee and its Equity Holders. Franchisee and its Equity Holders each covenant to actively and substantially participate in the ownership and operation of the Franchised Business.
- (b) Without the prior written consent of Franchisor and subject to Franchisor's right of first refusal provided for in Section 9.3, neither Franchisee nor any Equity Holder may Transfer any interest in Franchisee, this Agreement, or all or substantially all of the assets of Franchisee used in connection with the Franchised Business. As further clarification of the foregoing restrictions, Franchisee may not sub-franchise or attempt to sub-franchise this Agreement, or a portion but not all of Franchisee's rights under this Agreement, without the express prior written permission of Franchisor. Any Transfer or purported Transfer in violation of this Section will be void.
- (c) Franchisor may withhold its consent to a sub-licensing of all or part of Franchisee's interest in the Agreement for any reason whatsoever in Franchisor's sole discretion. If Franchisee or any of its owners proposes to make any other form of Transfer, and if Franchisor elects not to exercise its right of first refusal (or if the right of first refusal is not applicable to the proposed Transfer, as provided in this Agreement), Franchisor may withhold or condition Franchisor's consent to any Transfer, as Franchisor deems appropriate, based on the circumstances of the Transfer or otherwise. If Franchisor believes that the terms and conditions of any Transfer would not be in the best interests of the Franchisor, the proposed transferee or the BUDGET BLINDS® System, Franchisor may refuse to consent to such Transfer. Without limitation, Franchisor may consider the effect that the Transfer and the prospective transferees will have or may reasonably be expected to have on the reputation or business operations of the Franchised Business, the Marks, the System, or Franchisor, or any of Franchisor's Affiliates. Additionally, it will not be unreasonable for Franchisor to impose, among other things, the following conditions precedent to

its consent to any Transfer:

- (i) The proposed assignee of the interest to be subjected to the Transfer will complete Franchisor's application for a franchise agreement, and Franchisee and the proposed assignee will fully disclose in writing all of the terms and conditions of the proposed Transfer.
- (ii) The proposed assignee(s) of the interest to be subjected to the Transfer demonstrate(s) that it has or they have the skills, qualifications, and economic resources necessary, in Franchisor's reasonable judgment, to conduct the business contemplated by this Agreement. Among other things, this may require the possession of certain skills and qualifications of the prospective transferee, including experience in or ability to learn the window coverings business, financial and operational skills and qualifications, economic resources, reputation and character of the prospective transferees, and the ability of the prospective transferee(s) to fully and faithfully conduct the Franchised Business as contemplated by this Agreement. Without limiting the generality of the foregoing, if a contractor's license is required in the state in which the Territory is located, the proposed assignee or one or more of the principal officers, shareholders or directors of the proposed assignee must qualify for, and obtain, or otherwise obtain for the benefit of the Franchised Business such as through an employee of Franchisee, such contractor's license prior to the effective date of the Transfer.
- (iii) The proposed assignee of the interest to be subjected to the Transfer expressly assumes in writing for the benefit of Franchisor all of the obligations of Franchisee under this Agreement.
- (iv) If the proposed Transfer will result in a new Franchisee under this Agreement, the new Franchisee signs the then current form of Franchise Agreement being used by Franchisor and pays the then current initial franchise fee under the franchise agreement.
- (v) As of the date of the proposed Transfer, Franchisee is in full compliance with all of its obligations to Franchisor, whether under this Agreement or under any other agreement, arrangement, or understanding with Franchisor and pays the then-current initial franchise fee under the franchise agreement.
- (vi) Franchisee, assignee and each shareholder of a corporate assignee sign the then current form of Consent to Transfer and Assumption of Franchise Agreement.
- (vii) Franchisee pays to Franchisor a non-refundable transfer fee equal to the amount then being charged by Franchisor. In addition, if the proposed

assignee of the interest to be subjected to the Transfer was already in Franchisor's lead database at the time of first contact between Franchisee (or its Equity Holder) and the proposed assignee, then Franchisor may require Franchisee to pay the referral fee then being charged by Franchisor plus the amount of any broker fees that Franchisor must pay a third-party (not an employee of Franchisor).

(d) If Franchisee is not an individual, Franchisee will provide Franchisor at the Effective Date with a copy of Franchisee's governing documents (such as articles of incorporation, bylaws, operating agreement, or partnership agreement) and all other agreements among the Equity Holders (such as buy/sell agreements). If Franchisee is a corporation or other entity that issues capital stock, Franchisee will provide Franchisor at the Effective Date with a prototype stock certificate. As a condition to entering into the Franchise Agreement, a Franchisee that issues capital stock will be required to place the following legend on all stock certificates:

"The transfer of this stock is subject to the terms and conditions of that certain Franchise Agreement dated_between this corporation and BUDGET BLINDS, LLC. Reference is made to that Franchise Agreement and the restrictive provisions contained in them and as may be otherwise described in the Articles of Incorporation and by-laws of this corporation."

(e) The cumulative Transfer in any 12 consecutive month period of 25% or more of the ownership interests or voting power in Franchisee will be considered to be a Transfer for purposes of this Article 9.

9.3. Right of First Refusal

Except as provided in Sections 9.4, 9.5, and 9.6, the right of Franchisee or its Equity Holders to Transfer any interest in this Franchise Agreement will be subject to Franchisor's right of first refusal with respect thereto. Franchisor may exercise the right of first refusal in the following manner:

- (a) Franchisee will deliver to Franchisor a written notice setting forth (i) all of the terms and conditions of any bona fide offer relating to a proposed Assignment by Franchisee; and (ii) all available information concerning the proposed assignee of the interest proposed to be subject to a Transfer.
- (b) Within ten days after Franchisor's receipt of the notice (or if Franchisor requests additional information, within ten days after receipt of the additional information), Franchisor may either consent or withhold its consent to the Transfer, in accordance with Section 9.2 or, at its option, may accept the Transfer itself or on behalf of its nominee upon the terms and conditions specified in the notice.
- (c) If Franchisor elects not to exercise the right of first refusal and consents to the Transfer, Franchisee will for a period of 90 days, and subject to the provisions of Section 9.2, be free to complete the proposed Transfer upon the terms and conditions specified in the notice. If, however, the terms are materially changed, or if the 90-day period expires, Franchisor will again

have the right of first refusal with respect to the offer and Franchisee will again be required to comply with Section 9.3(a) above.

9.4. Transfers to Family Members

An individual Franchisee or an Equity Holder, may with Franchisor's consent, which will not be unreasonably withheld, Transfer the Franchised Business or an equity interest in Franchisee to the person's spouse, parent, sibling, niece, nephew, descendant, or spouse's descendant provided that adequate provision is made for the management of the Franchised Business and the transferor guarantees, in form and substance satisfactory to Franchisor, the performance of the transferee's obligations under this Agreement.

9.5. Transfers to Affiliated People

Franchisee or an Equity Holder may, without the consent of Franchisor, upon 30 days prior written notice to Franchisor, Transfer the Franchised Business or an equity interest in Franchisee to a person (other than an individual) entirely owned by natural person(s) making the Transfer in the same proportionate amount of ownership as before the Transfer, provided that adequate provision is made for the management of the Franchised Business and that the transferor guarantees, in form and substance satisfactory to Franchisor, the performance of the transferee's obligations under this Agreement. No transfer fee will be payable in respect of a Transfer under this Section.

9.6. <u>Transfers Upon Death or Incapacity</u>

In spite of any of the foregoing, upon the death or legal incapacity of Franchisee or an Equity Holder that is an individual, the person's interest in this Agreement or its equity interest in the Franchisee will Transfer in accordance with the person's will or, if the person dies intestate, in accordance with laws of intestacy governing the distribution of the person's estate, provided that adequate provision is made for the management of the Franchised Business and the transferee is one or more of the decedent's spouse, parents, siblings, nieces, nephews, descendants, or spouse's descendants. A Transfer under this Section will be free from Franchisor's right of first refusal provided in Section 9.3, and no transfer fee will be payable in respect of a Transfer pursuant to this Section. Any subsequent Transfer will be subject to all provisions of this Article 9.

If Franchisor determines, in its reasonable judgment, that the heirs, personal representatives, or conservators, as applicable, are not capable of operating the Franchised Business, Franchisor may immediately begin operating the Franchised Business on behalf of Franchisee pending a Transfer to a qualified buyer. For this management assistance, Franchisor may charge Franchisee a fee equal to 8% of the gross sales during Franchisor's operation of the Franchise and the wages or salary for an interim Manager.

10. DEFAULT AND TERMINATION

10.1 General

- (a) Franchisor may unilaterally terminate this Agreement upon Franchisee's material breach of this Agreement or upon the occurrence of any of the conditions listed in Section 10.2. The listing in Section 10.2 of some conditions as constituting specific grounds for termination does not imply that other material breaches of this Agreement are not also good cause for termination, even though some of the conditions listed in Section 10.2 parallel obligations of Franchisee described elsewhere in this Agreement. Franchisor will exercise its right to terminate this Agreement in the manner described in this Article 10.
- (b) In spite of anything contained in this Agreement to the contrary, in those circumstances under which Franchisor may terminate this Agreement, Franchisor may in its sole discretion, offer to Franchisee an alternative remedy to termination of this Agreement. If Franchisee declines Franchisor's alternative offer, Franchisor may proceed to terminate this Agreement.
- (c) Notwithstanding anything to the contrary in this Agreement, in those circumstances under which Franchisor may terminate this Agreement for Franchisee's default, Franchisor may exercise all remedies available to it at law or in equity, including seeking specific performance and damages (including direct, indirect, special, incidental, or consequential damages). All rights and remedies provided in this Agreement are in addition to and not in substitution of the rights and remedies available to a party at law or in equity.

10.2 Termination Without Opportunity to Cure

The obligations of Franchisor under this Agreement are contingent upon the non-occurrence of each of the conditions described below. Franchisor may terminate this Agreement immediately upon notice to Franchisee, without prior opportunity to cure, upon the occurrence of any of the following conditions, each of which constitutes grounds for immediate termination of this Agreement without notice or opportunity to cure (except as specifically stated in these conditions):

- (a) To the extent permitted by law, if Franchisee or the Franchised Business is declared bankrupt or judicially determined to be insolvent, or if all or a substantial part of the assets used by Franchisee in connection with the Franchised Business are assigned to or for the benefit of any creditor, or if Franchisee admits Franchisee's inability to pay his debts as they come due.
- (b) If Franchisee Abandons the Franchised Business. The term "Abandon" means failure to operate the Franchised Business for a period of seven consecutive days (without Franchisor's prior written consent) during a time that Franchisee is required to operate the Franchised Business under the terms of this Agreement, or any shorter period under which it is not unreasonable under the facts and circumstances for Franchisor to conclude that Franchisee does not intend to continue to operate the Franchised Business. A repeated pattern of failure to operate the Franchised Business for periods of less than seven consecutive days may result in the Franchised Business being considered Abandoned if in the judgment of Franchisor the closure adversely impacts the Franchised Business. The Franchised Business will not be considered Abandoned if the failure to operate is due to acts of God or other matters beyond the control of Franchisee (other than Franchisee's inability to procure money), provided that Franchisee gives notice of any cessation of operations to Franchisor promptly after the initial occurrence of the event

resulting in the cessation of operations (and in any event within ten days) and Franchisor acknowledges in writing that the cessation of operations is due to one of the foregoing causes and provided further that Franchisee re-establishes the Franchised Business and is fully operational within 120 days after the initial occurrence of the event resulting in the cessation of operations or any longer period that Franchisor permits.

- (c) If Franchisor and Franchisee agree in writing to terminate this Agreement.
- (d) If Franchisor discovers that Franchisee made any material misrepresentations relating to the acquisition of the Franchised Business, or if Franchisee engages in conduct that reflects materially and unfavorably upon the operation and reputation of the Franchised Business or the Marks.
- (e) If Franchisee fails, for a period of 10 days after notification of noncompliance, to comply with any federal, state or local law or regulation applicable to the operation of the Franchised Business.
- (f) If Franchisee, after curing any breach in accordance with Section 10.3 commits the same breach, whether or not the breach is corrected after notice.
- (g) If Franchisee repeatedly fails to comply with one or more requirements of this Agreement, whether or not corrected after notice.
- (h) If the Franchised Business or business premises of the Franchisee are seized, taken over, or foreclosed by a government official in the exercise of the official's duties, or seized, taken over, or foreclosed by a creditor, lienholder, or lessor, if a final judgment against Franchisee for more than \$10,000 remains unsatisfied for 30 days (unless a supersedeas or other appeal bond has been filed), or a levy of signing has been made upon the franchise granted by this Agreement or upon any property used in the Franchised Business, and it is not discharged within five days after the date of the levy.
- (i) If Franchisee is convicted of a felony, of a misdemeanor involving moral turpitude, or of other criminal misconduct which is relevant to the operation of the Franchised Business.
- (j) If Franchisee fails to pay any Continuing Royalty or other amounts due to Franchisor within five days after receiving written notice that the fees are overdue.
- (k) If Franchisor makes a reasonable determination that continued operation of the Franchised Business by Franchisee will result in an imminent danger to public health or safety.
- (l) If any other franchise agreement between Franchisor and Franchisee is terminated by Franchisor because of breach or default by Franchisee or failure of a condition to continued effect of the franchise agreement.
- (m) If Franchisee applies a deposit from a customer intended to be used to purchase Product for that customer's order for any other purpose.

(n) If Franchisee purchases more than 10% of its Products from unapproved vendors in violation of Section 8.1(c).

10.3 Termination Subject to Opportunity to Cure

Except for failure of the conditions listed in Section 10.2, above, or as otherwise expressly provided in this Agreement, Franchisee will have 30 days after Franchisor's written notice within which to cure any breach of this Agreement, and to provide evidence of the cure to Franchisor. If any default is not cured within that time period, or any longer time period that applicable law requires or that Franchisor specifies in the written notice, this Agreement and all rights granted by it will thereupon automatically terminate without further notice or opportunity to cure.

10.4 Description of Default

The description of any breach, default, or failure of a condition in any notice served by Franchisor upon Franchisee will in no way preclude Franchisor from specifying additional or supplemental breaches, defaults, or failures of conditions (including matters discovered after the termination is effective) in any action, arbitration, mediation, hearing, or suit relating to this Agreement or the termination of this Agreement.

10.5 Statutory Limitations

In spite of anything to the contrary in this Article 10, if any valid, applicable law or regulation of a competent governmental authority having jurisdiction over this Agreement or the parties limits Franchisor's right to terminate this Agreement or requires longer notice periods than those stated in this Agreement, and if the parties are prohibited by law from agreeing to the shorter periods stated in this Agreement, then Franchisor will conform to the requirements of those laws and regulations, but only to the extent necessary to bring Franchisor's actions within the requirements of the law or regulation.

10.6 Alternative Remedies

In those circumstances under which Franchisor may terminate this Agreement, Franchisor may in its sole discretion: (a) redirect customer leads generated by Franchisor on Franchisee's behalf to other franchisees as contemplated in Section 2.2(d); and/or (b) grant to Franchisee, in lieu of immediate termination of this Agreement, (i) an extended period of time (not to exceed six months from the last day of the cure period otherwise applicable to the breach) to cure the breach which gave rise to Franchisor's right to terminate, (ii) an option to reimburse Franchisor up to \$1,000 for investigating the breach of this Agreement, or (iii) if the breach consists of the offer or sale of window coverings in the territory assigned to another franchisee of Franchisor, require Franchisee to pay, as liquidated damages, and not a penalty, an amount equal to 100% of the total gross sales generated by sales in the other franchisee's territory (which shall be used in Franchisor's discretion to reimburse the other franchisee for the value of the business diverted, including lost goodwill, and to compensate Franchisor for its costs of investigating Franchisee's breach). Franchisee acknowledges that Franchisor's election to grant an extended cure period or to permit a reimbursement will not operate as a waiver of any of Franchisor's other rights under this

11. DISPUTE RESOLUTION

11.1 Alternate Dispute Resolution

Except for the disputes described in Section 11.2 of this Agreement and except as otherwise specifically modified by this Article 11, any dispute between Franchisor and any of its Affiliates, on the one hand, and Franchisee and any of its Affiliates, on the other, arising out of, relating to or referencing this Agreement or its breach in any way, including any claim sounding in tort arising out of the relationship created by this Agreement, and any claim that this Agreement or any other of its parts is invalid, illegal or otherwise voidable or void, is subject to the dispute resolution provisions described in Article 11 of this Agreement.

11.2 Disputes Not Subject To Alternate Dispute Resolution

Franchisee acknowledges that it is important that Franchisor be able to use reasonable efforts to protect the Marks, the System, and the integrity of the Marks and the System. To that end, Franchisor may, at its option, seek injunctive or other equitable relief to enforce the provisions of Article 6 (Intellectual Property), Section 7.9 (Proprietary Materials), Section 8.10 (No Competing Businesses), or Section 12.1 (Franchisee's Obligations Following Termination or Expiration) of this Agreement, or the provisions of any separate confidentiality or non-disclosure agreement between Franchisor or its Affiliates (on the one hand) and Franchisee or its Affiliates (on the other hand) in the Court specified by Section 11.6.

11.3 Option to Mediate Dispute

- (a) In the event of a dispute between the parties, either party may initiate a mediation procedure in accordance with this Section 11.3 by making a written request for mediation with the Judicial Arbitration and Mediation Service ("JAMS"), the National Franchise Mediation Program administered by the CPR Center for Dispute Resolution of New York, or any other mediation service mutually agreed to by the parties. Any mediation will be conducted according to the procedures of the selected mediation service.
- (b) The object of any mediation subject to this Section 11.3 is to assist the parties in reaching a mutually acceptable resolution of the dispute. The mediation will, in all circumstances, be consistent with the rights and obligations created by this Agreement and will not be premised on the derogation or diminution of those rights or disregard of those rights. The mediation process will begin promptly and be concluded expeditiously, unless the parties mutually agree otherwise. Any and all discussions, negotiations, findings or other statements by the mediator and/or the parties made in connection with the mediation will be privileged and confidential and will not be admissible into evidence in any litigation or arbitration.
- (c) All mediation proceedings will take place in Orange County, California, or if Franchisor so elects, in the county where the principal place of business of Franchisee is then located. The fees of the mediator will be borne equally by Franchisor and Franchisee, and all other

expenses relating to the mediation will be borne by the party incurring them.

11.4 Arbitration

- (a) Except disputes not subject to alternative dispute resolution as described in Section 11.2 above, any dispute between Franchisor or any of its Affiliates (on the one hand) and Franchisee or any of its Affiliates (on the other hand) arising out of or relating to this Agreement or its breach, including any claim that this Agreement or any of its parts, is invalid, illegal or otherwise voidable or void, which has not been resolved in accordance with Section 11.3 above, will be resolved by submission to arbitration conducted by a single impartial arbitrator appointed by JAMS according to its Comprehensive Arbitration Rules and Procedures, or any other single impartial arbitrator mutually agreed to by the parties.
- (b) All issues relating to arbitrability or the enforcement of the agreement to arbitrate contained in this Article 11 will be governed by the Federal Arbitration Act (9 U.S.C. 1 et seq.) and the federal common law of arbitration. All hearings and other proceedings will take place in Orange County, California, or if Franchisor so elects, in the county where the principal place of business of Franchisee is then located. The fees of the arbitrator will be borne equally by Franchisor and Franchisee, and all other expenses relating to the arbitration will be borne by the party incurring them.
- (c) This arbitration provision is self-executing and will remain in full force and effect after expiration or termination of this Agreement. Any arbitration will be conducted on an individual, and not a class-wide or multiple plaintiffs, basis. If either party fails to appear at any properly-noticed arbitration proceeding, an award may be entered against the party by default or otherwise in spite of the failure to appear. Judgment upon an arbitration award may be entered in any court having jurisdiction and will be binding, final, and not subject to appeal. No punitive or exemplary damages will be awarded against Franchisor, Franchisee, or entities related to either of them, in an arbitration proceeding or otherwise, and are waived.

11.5 **Business Judgment**

The parties recognize, and any arbitrator or judge is affirmatively advised, that certain provisions of this Agreement describe the right of Franchisor to take (or refrain from taking) action in the exercise of its business judgment, based on its assessment of the overall best interests of all people operating under the Marks. Where that discretion has been exercised, and is supported by the business judgment of Franchisor, neither an arbitrator nor a judge may substitute his or her judgment for the judgment exercised by Franchisor unless the arbitrator or judge finds that Franchisor has exercised its judgment or discretion without any reasonable business basis for it. Whenever Franchisor has a right and/or the discretion to take or withhold an action, or to grant or decline to grant Franchisee a right to take or withhold an action, except as otherwise expressly and specifically provided in this Agreement, Franchisor may make that decision or exercise its right and/or discretion on the basis of Franchisor's judgment of what is in the best interests of the System. Franchisor's judgment of what is in the best interests of the System, at the time Franchisor's decision is made or Franchisor's right or discretion is exercised, can be made without regard to whether: (a) other reasonable alternative decisions or actions, or even arguably preferable

alternative decisions or actions, could have been made by Franchisor; (b) Franchisor's decision or the action taken promotes Franchisor's financial or other individual interest; (c) Franchisor's decision or the action taken applies differently to Franchisee and one or more other franchisees or Franchisor's company-owned or affiliate-owned operations; or (d) Franchisor's decision or the action taken is adverse to Franchisee's interests. Franchisor will have no liability to Franchisee for any such decision or action. Franchisor and Franchisee intend that the exercise of Franchisor's right or discretion will not be subject to limitation or review. If applicable law implies a covenant of good faith and fair dealing in this Agreement, Franchisor and Franchisee agree that such covenant will not imply any rights or obligations that are inconsistent with a fair construction of the terms of this Agreement and that this Agreement grants Franchisor the right to make decisions, take actions and/or refrain from taking actions not inconsistent with Franchisee's rights and obligations under this Agreement.

11.6 Venue, Submission to Court, Limitation of Damages

In view of the fact that the books, records and business personnel of Franchisor are located in Orange County, California, and in order to minimize disruption or interference with operation of (and Franchisor's support to) all persons operating under the Marks, Franchisee and Franchisor agree as follows:

- (a) All court proceedings arising out of or relating to this Agreement (including matters described in Section 11.2 above) will be brought in, and only in, the United States District Court for the Central District of California. No individual or entity (whether named or otherwise designated) will be joined as a party to those proceedings if that joinder has the effect of destroying federal court jurisdiction, unless that individual or entity is a necessary party to the proceeding as a matter of law. Where there is no United States District Court having jurisdiction over the dispute, the proceeding may be initiated in, and only in, a state court of competent jurisdiction in and for Orange County, California. In either case, Franchisor and Franchisee consent to the exclusive exercise of jurisdiction by those courts.
- (b) The parties agree that all disputes submitted to the court under Section 11.2 will be tried to the court sitting without a jury, in spite of any state or federal constitutional or statutory rights or provisions.
- (c) No punitive or exemplary damages will be awarded against either Franchisor or Franchisee, or any affiliates of either of them, in any proceeding arising under Section 11.2, and all claims to punitive or exemplary damages are waived by both parties.

11.7 <u>Independence of Provisions</u>

The provisions of this Article 11 are independent of any other covenant or provision of this Agreement. If any part of this Article 11 is held to be indefinite, invalid, unconscionable, or otherwise unenforceable by a court of competent jurisdiction, the indefinite, invalid, unconscionable, or unenforceable provision will be considered deleted, and the remaining parts of this Article 11 will continue in full force and effect. If the court determines that deletion of portions of this Article 11 would lead to an unintelligible provision, the parties request the court to modify

or interpret the provisions to the minimum extent necessary to have them comply with the law while retaining the essence of the parties' agreement.

12. FURTHER OBLIGATIONS AND RIGHTS OF THE PARTIES UPON TERMINATION OR EXPIRATION

12.1 Franchisee's Obligations following Termination or Expiration

- (a) In the event of termination or expiration of this Agreement, whether by reason of Franchisee's breach, default, non-renewal, lapse of time, or other cause, in addition to any other obligations provided for in this Agreement, Franchisee will immediately discontinue the use and/or display in any manner of the Marks and all Materials containing or bearing the Marks. Franchisee will not thereafter operate or do business under the Marks or any other name or in any manner that might tend to give the general public the impression that Franchisee is in any way associated or affiliated with Franchisor, or any of the businesses conducted by Franchisor. In that event, Franchisee will not thereafter use, in any manner, or for any purpose, directly or indirectly, any of Franchisor's trade secrets, procedures, techniques, or materials acquired by Franchisee by virtue of the relationship established by this Agreement, including (i) any training or other materials, manuals, bulletins, instruction sheets, or supplements to any of them; or (ii) any forms, advertising matter, Marks, devices, insignias, slogans, or designs used from time to time in connection with the Franchised Business.
- (b) Among the steps that Franchisee must take as a result of termination or expiration of this Agreement as described in Section 12.1(a) above, Franchisee will promptly take the following steps:
 - (i) Franchisee will remove at Franchisee's expense identifying Marks on the Vehicle and all other signs erected or used by Franchisee and bearing the Marks, or any word or mark indicating that Franchisee is associated or affiliated with Franchisor.
 - (ii) Franchisee will erase or obliterate from letterheads, stationery, printed matter, advertising or other forms used by Franchisee the Marks and all words indicating that Franchisee is associated or affiliated with Franchisor.
 - (iii) Franchisee will permanently discontinue all advertising to the effect that Franchisee is associated or affiliated with Franchisor.
 - (iv) Franchisee will refrain from doing anything that might indicate that Franchisee is or ever was an authorized franchisee of the Marks or the System, including indicating, directly or indirectly, that Franchisee was licensed to use the Marks or any other distinctive System features or that Franchisee at any time operated under any name, word, or mark associated or affiliated with Franchisor.

- (v) If Franchisee engages in any business thereafter, Franchisee will use trade names, Marks, or trademarks (if any) which are significantly different from the Marks and use sign formats (if any) which are significantly different in color and type face and take all necessary steps to ensure that its Affiliates observe the foregoing obligations.
- (vi) Assign to Franchisor all interest and right to use all telephone numbers and all listings applicable to the Franchised Business in use at the time of the termination and take all action necessary to change all telephone numbers immediately and change all listings as soon as possible including payment of any outstanding invoices payable to telephone service providers.
- (vii) At the option of Franchisor, Franchisee will assign to Franchisor all rights to all e-mail addresses, URLs, domain names, Internet listings, and Internet accounts related to the Franchised Business. Furthermore, Franchisee will sign any forms or documents that Franchisor considers necessary to appoint Franchisor as Franchisee's attorney-in-fact with full power and authority for the sole purpose of assigning these rights to Franchisor.
- (c) If Franchisee fails to make or cause to be made any removal or change described in Section 12.1(b) above, then Franchisor may, after 15 days written notice, enter upon Franchisee's premises upon which the Franchised Business was being conducted without being considered guilty of trespass or any other tort, and make or cause to be made the required changes at the expense of Franchisee, which expense Franchisee agrees to pay Franchisor promptly upon demand. Franchisee irrevocably appoints Franchisor as its lawful attorney upon termination of this Agreement with authority to file any document in the name of and on behalf of Franchisee for the purpose of terminating any and all of Franchisee's rights in the fictitious business name and any of the Marks.

12.2. Rights of Franchisor

The expiration or termination of this Agreement will be without prejudice to any rights of Franchisor against Franchisee and the expiration or termination will not relieve Franchisee of any of its obligations to Franchisor existing at the time of expiration or termination or terminate those obligations of Franchisee which, by their nature, survive the expiration or termination of this Agreement.

12.3. Franchisor's Right to Cure Defaults by Franchisee

In addition to all other remedies granted by this Agreement, if Franchisee defaults in the performance of any of its obligations or breaches any term or condition of this Agreement or any related agreement involving third parties, Franchisor may, at its election, immediately or at any time thereafter, without waiving any claim for breach under this Agreement and without notice to Franchisee, cure the default for the account of and on behalf of Franchisee, and all costs or expenses (including attorney fees) incurred by Franchisor on account of curing the default will be due and payable by Franchisee to Franchisor on demand.

12.4. Waiver and Delay

No waiver by Franchisor of any breach or series of breaches or defaults in performance by Franchisee and no failure, refusal, or neglect of Franchisor either to exercise any right, power, or option given to it under this Agreement or to insist upon strict compliance with or performance of Franchisee's obligations under this Agreement or the Manual and the Handbook, will constitute a waiver of the provisions of this Agreement or the Manual and the Handbook with respect to any subsequent breach of the same or any other provision of this Agreement or the Manual and the Handbook, or a waiver by Franchisor of its right at any time thereafter to require exact and strict compliance with the provisions of this Agreement or the Manual and the Handbook.

12.5 Attorney Fees and Expenses

In the event of any arbitration (including any petition for confirmation, modification, or vacation of the award) or litigation (including appeals) arising out of or relating to this Agreement, the breach or alleged breach of this Agreement, or the relationship of the parties, then the prevailing party will be reimbursed by the losing party for all costs and expenses incurred in connection with them, including reasonable attorney fees for the services rendered to the prevailing party.

13. GENERAL CONDITIONS AND PROVISIONS

13.1 Relationship of Franchisee to Franchisor

The parties intend by this Agreement to establish between Franchisor and Franchisee the relationship of franchisor and franchisee. It is further agreed that Franchisee has no authority to create or assume in Franchisor's name or on behalf of Franchisor, any obligation, express or implied, or to act or purport to act as agent or representative on behalf of Franchisor for any purpose whatsoever. Neither Franchisor nor Franchisee is the employer, employee, agent, partner, fiduciary, or co-venturer of or with the other, each being independent. Franchisee agrees that it will not hold itself out as the agent, employee, partner, or co-venturer of Franchisor. All employees or agents hired or engaged by or working for Franchisee will be only the employees or agents of Franchisee and will not for any purpose be considered employees or agents of Franchisor, nor subject to Franchisor's control, and in particular, Franchisor will have no authority to exercise control over the hiring or termination of employees, independent contractors, or others who work for Franchisee, their compensation, working hours or conditions, or the day-to- day activities of those people, except to the extent necessary to protect the Marks. Franchisee agrees to respond to customer indications of dissatisfaction with services rendered by Franchisee in a diligent and professional manner and agrees to cooperate with representatives of Franchisor in any investigation undertaken by Franchisor of complaints respecting Franchisee's activities. Each of the parties agrees to file its own tax, regulatory, and payroll reports with respect to its respective employees or agents and operations, and to indemnify the other party against any liability by virtue of the tax, regulatory, and payroll reports filed by the party.

13.2 No Liability

Franchisor shall not be responsible or otherwise liable for any injury, loss, or damage suffered by any person or property directly or indirectly arising out of Franchisee's operation of the Franchised Business. Franchisor will have no liability for Franchisee's obligations to pay third parties, including any landlords and product vendors.

13.3 **Indemnity**

Except as otherwise expressly provided in Section 6.6, Franchisee agrees to defend, and indemnify Franchisor and its Affiliates and designees against all costs and expenses actually incurred by them or for which they are liable, including attorney fees, court costs, losses, liabilities, damages, claims and demands of every nature, and including those incurred under a settlement entered into in good faith, arising out of or in connection with the Franchised Business, including any claim or controversy arising out of (i) any Transfer by Franchisee referred to in Section 9.2, (ii) acts or omissions of Franchisee which are not in strict compliance with this Agreement and the Manual, (iii) acts or omissions of Franchisee which tend to create an impression that the relationship between the parties is other than one of Franchisor and Franchisee, or (iv) any acts or omissions of Franchisee's employees. In spite of the foregoing, Franchisee will have no obligation to indemnify Franchisor, or its Affiliates or designees against costs or expenses arising from the conduct of Franchisor found to be willful, malicious or grossly negligent.

13.4 Survival of Covenants

The covenants contained in this Agreement that by their terms require performance by the parties after the expiration or termination of this Agreement will be enforceable in spite of the expiration or other termination of this Agreement.

13.5 Successors and Assigns

This Agreement will be binding upon and benefit the successors and assigns of Franchisor and Franchisee and their respective heirs, executors, administrators, successors, and assigns, subject to the restrictions on Assignment by Franchisee contained in this Agreement.

13.6 Joint and Several Liability

If Franchisee consists of more than one person, the obligation and liabilities to Franchisor of each person are joint and several.

13.7 Counterparts

This Agreement may be signed in any number of copies, each of which will be considered to be an original, and all of which together will be considered to be one and the same instrument.

13.8 Notices

(a) All notices which the parties may be required or may desire to give under or in connection with this Agreement will be in writing and will be sent either by certified mail, return

receipt requested, postage prepaid, or by reliable overnight delivery service, addressed as follows:

(i) If to Franchisor, to:

BUDGET BLINDS, LLC 19000 MacArthur Boulevard, Suite 100 Irvine, CA 92612 Attention: President

With a copy to:

HOME FRANCHISE CONCEPTS, LLC 19000 MacArthur Boulevard, Suite 100 Irvine, CA 92612 Attention: General Counsel

- (ii) If to Franchisee, to the attention of the Manager at the address indicated in Section 16.2(c).
- (b) Notices sent in accordance with this Section 13.8 will be considered given three business days after deposit with the United States Postal Service or the next business day after deposit with a reliable overnight delivery service.
- (c) The addresses given in this Agreement for notices may be changed at any time by either party by written notice given to the other party as provided in this Agreement. If the address to which notices are otherwise required to be given under this Section 13.8 is known or believed by the person giving notice no longer to be valid, notices will also be sent to the last known valid address of the party receiving the notice.

13.4 Franchisor's Discretion

Whenever Franchisor has a right and/or the discretion to take or withhold an action, or to grant or decline to grant Franchisee a right to take or withhold an action, except as otherwise expressly and specifically provided in this Agreement, Franchisor may make that decision or exercise its right and/or discretion on the basis of Franchisor's judgment of what is in the best interests of the System. Franchisor's judgment of what is in the best interests of the System, at the time Franchisor's decision is made or Franchisor's right or discretion is exercised, can be made without regard to whether: (a) other reasonable alternative decisions or actions, or even arguably preferable alternative decisions or actions, could have been made by Franchisor; (b) Franchisor's decision or the action taken promotes Franchisor's financial or other individual interest; (c) Franchisor's decision or the action taken applies differently to Franchisee and one or more other franchisees or Franchisor's company-owned or affiliate-owned operations; or (d) Franchisor's decision or the action taken is adverse to Franchisee's interests. Franchisor will have no liability to Franchisee for any such decision or action. Franchisor and Franchisee intend that the exercise of Franchisor's right or discretion will not be subject to limitation or review. If applicable law

implies a covenant of good faith and fair dealing in this Agreement, Franchisor and Franchisee agree that such covenant will not imply any rights or obligations that are inconsistent with a fair construction of the terms of this Agreement and that this Agreement grants Franchisor the right to make decisions, take actions and/or refrain from taking actions not inconsistent with Franchisee's rights and obligations under this Agreement.

14. CONSTRUCTION OF AGREEMENT

14.1 Governing Law

The United States Arbitration Act (9 U.S.C. 1 et seq.) will govern jurisdictional issues respecting arbitration of disputes under this Agreement. The Lanham Act (15 U.S.C. 1051 et seq.) will govern any issue involving the Marks. To the extent applicable, the laws of the state where Franchisee is domiciled will govern all issues involving (i) modification of this Agreement while it is in effect, (ii) the maximum rate of interest that may be charged under this Agreement, and (iii) enforcement of post-termination non- competition provisions. Except as otherwise provided in Article 10 and this Section, this Agreement and the legal relations among the parties will be governed by and construed in accordance with the laws of the State of Texas. Franchisee waives, to the fullest extent permitted by law, the rights and protections that might be provided through the laws of any state relating to franchises or business opportunities, other than those of the state in which the Territory is located.

14.2 Entire Agreement

This Agreement and all exhibits to this Agreement constitute the entire agreement between the parties and supersede any and all prior negotiations, understandings, representations, and agreements. Nothing in this or in any related Agreement, however, is intended to disclaim the representations Franchisor made in the franchise disclosure document.

14.3 Modification

This Agreement cannot be modified or changed except by (i) written instrument signed by all of the parties, or (ii) by Franchisor's reduction of the scope of any of Franchisee's obligations under this Agreement, which may be done without Franchisee's consent and which will be effective immediately upon notice.

14.4 <u>Titles for Convenience Only</u>

Section titles used in this Agreement are for convenience only and will not be considered to affect the meaning or construction of any of the terms, provisions, covenants, or conditions of this Agreement.

14.5 Gender

All terms used in any one number or gender will extend to mean and include any other number and gender as the facts, context, or sense of this Agreement or any Section may require.

14.6 Severability

Nothing contained in this Agreement will be construed as requiring the commission of any act contrary to law. Whenever there is any conflict between any provisions of this Agreement or the Manual or the Handbook and any present or future statute, law, ordinance, regulation, or judicial decision, contrary to which the parties have no legal right to contract, the statute, law, ordinance, regulation, or judicial decision will prevail, but in that event the provision of this Agreement or the Manual or the Handbook thus affected will be curtailed and limited only to the extent necessary to bring it within the requirements of the law. If any part, Section, sentence, or clause of this Agreement or the Manual or the Handbook is held to be indefinite, invalid, or otherwise unenforceable, the indefinite, invalid or unenforceable provision will be considered deleted, and the remaining parts will continue in full force and effect, unless the provision pertains to the payment of fees under Article 4, in which case this Agreement will terminate.

14.7 No Third Party Beneficiaries

This Agreement is not intended to benefit any other person except the named parties. No other person may claim any rights under this Agreement by virtue of so-called "third party beneficiary rights" or otherwise.

14.8 Examples Not Exclusive

The verb "to include" (in all its tenses and variations, such as "including) is always used in a non-exclusive sense (as if followed by one of the phrases "without limitation" or "but not limited to). The failure to list a particular example after a variation of the word "including" is not to be construed as an indication that the example is excluded.

14.9 "Person" Inclusive

The term "person" means all forms of juridical persons, including individuals, partnerships, corporations, trusts, unincorporated associations, and governmental entities.

15. SUBMISSION OF AGREEMENT

The submission of this Agreement to Franchisee does not constitute an offer, and this

Agreement will become effective only upon the signing of this Agreement by both Franchisor and Franchisee. This Agreement will not be binding on Franchisor unless and until it has been accepted and signed by the President or other executive officer of Franchisor. This Agreement may not become effective until and unless Franchisee has been furnished by Franchisor with any disclosure, in written form, required under or according to applicable law.

16. ACKNOWLEDGMENTS AND REPRESENTATIONS OF FRANCHISEE

16.1 Certain Acknowledgments and Representations of Franchisee

- (a) If required, Franchisee is a duly licensed state contractor under the laws of the state within which the Territory is situated (or has otherwise made arrangements to operate under an existing state contractor's license in accordance with applicable law) and is in compliance with all applicable laws, rules, and regulations of authorities having jurisdiction.
- (b) Franchisee understands and acknowledges (i) that all people operating under the Marks and the System benefit from uniform and ethical standards of quality, appearance, and service described in and required by the Manual and the Handbook, and (ii) the necessity of operating the Franchised Business under the standards stated in the Manual. Franchisee represents that it has the capabilities, professionally, financially, and otherwise, to comply with the standards of Franchisor.
- (c) If Franchisee is not an individual, Franchisee is duly incorporated or organized and is qualified to do business in the Territory.
- (d) The signing of this Agreement by Franchisee will not constitute or violate any other agreement or commitment to which Franchisee is a party.
- (e) Any individual signing this Agreement on behalf of Franchisee is duly authorized to do so and the Agreement will constitute a valid and binding obligation of the Franchisee and, if applicable, all of its partners, if Franchisee is a partnership.
- (f) Franchisee has (or if Franchisee is not an individual, Franchisee's principals have) carefully read this Agreement and all other related documents to be signed by Franchisee concurrently or in conjunction with the signing of this Agreement. Franchisee has had the opportunity to obtain the advice of legal counsel in connection with the signing and delivery of this Agreement, understands the nature of this Agreement, and intends to comply with this Agreement and to be bound by this Agreement.
- (g) The formation of this Agreement and the disclosures made in connection with the relationship described in this Agreement are governed in part by the franchise relations acts, the franchise investment laws, the franchise disclosure laws and the regulations promulgated under those laws and regulations in the states in which Franchisor and its franchisees do or intend to do business. Those laws, regulations, and disclosure requirements have been implemented for the protection and benefit of franchisees and prospective franchisees. Franchisee acknowledges that it has been advised to obtain legal advice and counsel to evaluate

the opportunity of becoming a franchisee of Franchisor and the benefits and duties of this Agreement. Franchisee acknowledges that it has chosen to enter into this Agreement solely based upon its independent judgment as to its needs at a time when other franchise and franchise opportunities were available. No promises or assurances have been made by Franchisor other than as explicitly stated in this Agreement.

16.2 Additional Information Respecting Franchisee

- (a) Attached as Schedule 4 is a schedule containing complete information respecting the owners, partners, members, officers, and directors, as the case may be, of Franchisee.
- (b) Unless otherwise disclosed to Franchisor in writing, Franchisee's financial and other records will be maintained at Franchisee's principal place of business indicated in Section 3.1.
 - (c) The name and business address of Franchisee's Manager is:

Franchisee will deliver, under Section 13.8, written notice of any change in this information after the Effective Date.

- (d) Franchisee has delivered to Franchisor complete and accurate copies of all organizational documents relating to Franchisee, including (as appropriate) all partnership agreements, certificates of partnership, Articles or certificates of incorporation, by-laws, shareholder agreements, and operating agreements, as well as all amendments, side letters, and other items modifying any of those documents.
- (e) The Term (as described in Section 5.1) of this Agreement expires on December 31, 2035.

[SIGNATURES FOLLOW]

IN WITNESS TO WHICH, the parties to this Agreement have signed it on or as of the dates indicated below:

	FRANCHISOR BUDGET BLINDS, LLC
Date:	By: Heather Nykolaychuk, President 19000 MacArthur Boulevard, Suite 100 Irvine, CA 92612
Sign here if Franchisee is an individual:	
	FRANCHISEE
Date:	
Print Name:	
Print Address:	

Sign here if Franchisee is a company:

FRANCHISEE

Print Company Name:			
Date:		By:	
	Print Name:		
	Print Title:		
	Print Address:		

STATE SPECIFIC ADDENDUM TO FRANCHISE AGREEMENT

1. INTRODUCTION

This Addendum (Addendum) is effective on the same date as the Franchise Agreement (Agreement) to which it is attached. The parties to the Addendum are the parties to the Agreement. The purpose of this Addendum is to modify certain clauses of the standard Agreement to meet the requirements of regulatory agencies in particular states.

2. AGREEMENT

The parties agree as follows:

The parties agree as follows:

1.1 California

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

- a. California Business and Professions Code Sections 20000 through 20043 provide rights to Franchisee concerning termination, transfer and nonrenewal of the Franchise Agreement. The Federal Bankruptcy Code also provides rights to Franchisee concerning termination of the Franchise Agreement upon certain bankruptcy-related events. To the extent the Franchise Agreement contains a provision that is inconsistent with these laws, these laws will control.
- b. If Franchisee is required in the Franchise Agreement to execute a release of claims, such release will exclude claims arising under the California Franchise Investment Law and the California Franchise Relations Act.
- c. If the Franchise Agreement requires payment of liquidated damages that is inconsistent with California Civil Code Section 1671, the liquidated damage clause may be unenforceable.
- d. If the Franchise Agreement contains a covenant not to compete which extends beyond the expiration or termination of the Franchise Agreement, the covenant may be unenforceable under California law.
- e. If the Franchise Agreement requires litigation, arbitration or mediation to be conducted in a forum other than the State of California, the requirement may be unenforceable under California law.
- f. If the Franchise Agreement requires that it be governed by a state's law, other than the State of California, such requirement may be unenforceable.

- g. If the Franchise Agreement requires an interest rate greater than 10% per annum (the highest amount allowed in California), such interest rate will be reduced to 10% per annum.
- h. Nothing in this or in any related agreement, however, is intended to disclaim the representations Franchisor made in the franchise disclosure document that Franchisor furnished to Franchisee.
- i. 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.
- <u>j.</u> <u>The last two paragraphs of Section 16.1 in the Franchise Agreement are deleted in their entirely and not applicable in the State of California.</u>

2.1. Hawaii

The following provisions apply to you if you live in Hawaii or your business will be located in Hawaii:

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

2.2. Illinois

The following provisions apply to you if your State is Illinois:

2.2.1. Governing Law

Illinois law governs the Franchise Agreement.

2.2.2. Jurisdiction and Venue

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, arbitration may take place outside of Illinois.

2.2.3. Termination and Non-Renewal

Franchisee's rights upon Termination and Non-Renewal are set forth in sections 19 and

20 of the Illinois Franchise Disclosure Act.

2.2.4. Waiver of Compliance with Illinois Franchise Disclosure Act Void

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

2.2.5. No Disclaimers

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

See the last page of this Exhibit for your required signature.

2.3. Maryland

The following provisions apply to you if you live in Maryland or the Franchised Business will be located in Maryland:

2.3.1. Release of Claims

The Agreement says that we may require you to sign a release of claims as a condition of transfer of your franchise. The release will not apply to any liability arising under the Maryland Franchise Registration and Disclosure Law.

2.3.2. Disputes Not Subject To Alternate Dispute Resolution

Section 11.2 (Disputes Not Subject To Alternate Dispute Resolution) of the Franchise Agreement is amended to read as follows:

Except for claims subject to arbitration, a franchisee may sue in Maryland for claims arising under the Maryland Franchise Registration and Disclosure Law.

2.3.3. Venue

Section 11.6(a) (Venue, Submission to Court, Limitation of Damages) of the Franchise Agreement is deleted.

The franchise agreement is amended to state that all representations requiring prospective franchisees to assent to a release, estoppel or waiver of liability are not intended to nor will they act as a release, estoppel or waiver of any liability incurred under the Maryland Franchise Registration and Disclosure law.

2.3.4 Statements, Questionnaires and Acknowledgements

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.

2.3.5 Fee Deferral

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.

2.4. Minnesota

The following provisions apply to you if your State is Minnesota:

2.4.1. Release of Claims

The Agreement says that we may require you to sign a special release of claims as a condition of transfer of your franchise. The release will not apply to any claim arising under Minn. Stats. Chapter 80C.

2.4.2. Arbitration Venue

Section 11.4 (Arbitration) of the Agreement requires binding arbitration of any dispute. The arbitration will occur in a state other than Minnesota, with costs being borne according to the Rules for Commercial Arbitration of the American Arbitration Association. Under Minnesota Statutes § 80C.21 and Minnesota Rule Part 2860.4400J, this Section may not in any way invalidate or reduce any of the franchise owner's rights that are listed in Chapter 80C of the Minnesota Statutes.

2.4.3. Venue

Section 11.6(a) (Venue, Submission to Court, Limitation of Damages) of the Agreement is amended to read as follows:

No individual or entity (whether named or otherwise designated) will be joined as a party to those proceedings if that joinder has the effect of destroying federal court jurisdiction, unless that individual or entity is a necessary party to the proceeding as a matter of law. Where there is no United States District Court having jurisdiction over the dispute, the

proceeding may be initiated in a state court of competent jurisdiction. In either case, Franchisor and Franchisee consent to the exclusive exercise of jurisdiction by those courts.

2.4.4. Trademark

Notwithstanding anything to the contrary contained in this Agreement, Franchisor will protect Franchisee's right to use the Franchisor's trademarks, service marks, trade names, logotypes or other commercial symbols licensed under this Agreement or indemnify Franchisee from any loss, costs or expenses arising out of any claim, suit or demand regarding the use thereof.

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

2.5. New York

The following provision applies to you if your State is New York:

2.5.1. Governing Law

The following sentence is added at the end of Section 14.1 (Governing Law) of the Agreement:

The foregoing choice of law should not be considered to be a waiver of any right conferred upon you by the General Business Law of the State of New York, Article 33.

2.6. North Dakota

The following provisions apply to you if your State is North Dakota:

2.5.1. Mediation and Arbitration Venue

The Agreement requires mediation and arbitration to take place in California. The North Dakota Securities Commissioner has held that franchise agreements providing that the parties must agree to the mediation or arbitration of disputes at a location that is remote from the site of the franchisee's business is "unfair, unjust, or inequitable to North Dakota franchisees." To the extent required by applicable law, the requirement of out-of-state mediation and arbitration is deleted from the franchise agreement.

2.5.2. Venue

Section 11.6(a) (Venue, Submission to Court, Limitation of Damages) of the Agreement is revised to read as follows:

No individual or entity (whether named or otherwise designated) will be joined as a party to those proceedings if that joinder has the effect of destroying federal court jurisdiction, unless that individual or entity is a necessary party to the proceeding as a matter of law. Where there is no United States District Court having jurisdiction over the dispute, the proceeding may be initiated in a state court of competent jurisdiction. In

either case, Franchisor and Franchisee consent to the exclusive exercise of jurisdiction by those courts.

2.5.3. Submission to Court

is deleted.

Section 11.6(b) (Venue, Submission to Court, Limitation of Damages) of the Agreement

2.5.4. Limitation of Damages

is deleted.

Item 11.6(c) (Venue, Submission to Court, Limitation of Damages) of the Agreement

2.5.5. Bankruptcy

A provision in the Agreement that terminates the franchise upon bankruptcy of the

franchise may not be enforceable under Title 11, United States Code Section 101.

2.5.6 Non-Competition Covenant

Covenants not to compete such as those contained in Section 8.10(c) (No Competing Businesses) are generally considered unenforceable in the State of North Dakota.

2.5.7 Governing Law

The last sentence of Section 14.1 (Governing Law) is deleted.

2.7. Rhode Island

The following provisions apply to you if your State is Rhode Island:

2.7.1. Arbitration Venue and Governing Law

To the extent required by Section 19-28.1-14 of the Rhode Island Franchise Investment Act and the Federal Arbitration Act, the election of a California litigation venue and choice of law is deleted from the agreement. 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."

2.8. Washington

The following provisions apply to you if your State is 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.

<u>1.</u> <u>Conflict of Laws.</u> In the event of a conflict of laws, the provisions of the Washington Franchise Investment Protection Act, chapter 19.100 RCW will prevail.

The state of Washington has a statute,2. Franchisee Bill of Rights. RCW 19.100.180 which may supersede provisions in the franchise agreement inor 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 which may that supersede the franchise agreement inor related agreements concerning your relationship with the franchisor including the areas of termination and renewal. Franchise agreement provisions, including those summarized in Item 17 of the Franchise Disclosure Document, are subject to state law.

of your franchise.

<u>3.</u> <u>Site of Arbitration, Mediation, and/or Litigation.</u> In any arbitration <u>proceedingor mediation</u> involving a franchise purchased in Washington, the arbitration <u>or mediation</u> site <u>shallwill</u> be either in the state of Washington, or in a place mutually agreed upon at the time of the arbitration <u>or mediation</u>, or as determined by the arbitrator.

or mediator at the time of arbitration or mediation. In the event of a conflict of laws, the provisions addition, if litigation is not precluded by the franchise agreement, a franchise may bring an action or proceeding arising out of or in connection with the sale of franchises, or a violation of the Washington Franchise Investment Protection Act, Chapter 19.100 RCW shall prevailin Washington.

- 4. General Release. A release or waiver of rights executed by ain the franchise agreement or related agreements purporting to bind the franchisee shall not include rights 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 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 Washington Franchise Investment Protection Act, or rights or remedies under the Act such as a right to a jury trial, may not be enforceable.
- <u>6.</u> <u>Transfer Fees.</u> Transfer fees are collectable <u>only</u> to the extent that they <u>reflect</u> 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).
- <u>11.</u> <u>Franchisor's Business Judgement.</u> <u>Provisions in the franchise agreement or related</u> 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.
- 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.
- <u>16.</u> <u>Questionnaires and Acknowledgments.</u> No statement, questionnaire, or acknowledgement signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.
- <u>Prohibitions on Communicating with Regulators.</u> 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 franchise is working with a franchise broker, franchisees are advised to carefully evaluate any information provided by the franchise broker about a franchise.

Further, Section 16.1 of the Franchise Agreement is deleted and replaced with the following:

16.1 Certain Acknowledgments and Representations of Franchisee

If required, Franchisee is a duly licensed state contractor under the laws of the state within which the Territory is situated (or has otherwise made arrangements to operate under an existing state contractor's license in accordance with applicable law) and is in compliance with all applicable laws, rules, and regulations of authorities having jurisdiction.

Franchisee understands and acknowledges (i) that all people operating under the Marks and the System benefit from uniform and ethical standards of quality, appearance, and service described in and required by the Manuals, and (ii) the necessity of operating the Franchised Business under the standards stated in the Manuals.

If Franchisee is not an individual, Franchisee is duly incorporated or organized and is qualified to do business in the Territory.

The signing of this Agreement by Franchisee will not constitute or violate any other agreement or commitment to which Franchisee is a party.

Any individual signing this Agreement on behalf of Franchisee is duly authorized to do so and the Agreement will constitute a valid and binding obligation of the Franchisee and, if applicable, all of its partners, if Franchisee is a partnership.

The undersigned does hereby acknowledge receipt of this addendum.

3. INCORPORATION OF FRANCHISE AGREEMENT

The terms and conditions of the Agreement are incorporated into this Addendum by reference except to the extent that they conflict with the terms and conditions of this Addendum. If there is a conflict, the terms and conditions of this Addendum will govern.

IN WITNESS TO THE FOREGOING, the parties to this Addendum sign and deliver it.

FRANCHISOR
BUDGET BLINDS, LLC

By:______
Heather Nykolaychuk, President
19000 MacArthur Boulevard, Suite 100

Irvine, CA 92612

Sign here if Franchisee is an individual:	
	FRANCHISEE
Date:	
Print Name:	
Sign here if Franchisee is a company:	
	FRANCHISEE
Print Company Name:	
Date:	By:

Print Name:

Print Title:

PERSONAL COVENANT AND GUARANTEE

(To be signed by franchisee's spouse, if any, and by all owners, if franchisee is a company.)

In return for the signing by Franchisor of this Franchise Agreement, and of other good and valuable consideration, the receipt and sufficiency of which are acknowledged, the undersigned covenant and agree as follows:

- A. The undersigned represent to Franchisor that the undersigned are all of the people having direct or indirect "Control" (as defined in the Franchise Agreement) or a direct or indirect beneficial ownership interest in Franchisee.
- B. The undersigned, individually and jointly, will (i) comply with and be bound by all provisions of the Franchise Agreement and any other agreement between Franchisor and Franchisee to the same extent as if each of them were the Franchisee, and (ii) not engage in any activities not permitted to the Franchisee under the Franchise Agreement (whether in their own behalf or in any capacity on behalf of any entity).
- C. Any controversy or claim arising out of this Personal Covenant and Guarantee, or any breach of it, will be submitted to mediation and arbitration in accordance with Section 11 of the Franchise Agreement.
- D. If any other people obtain direct or indirect Control of Franchisee or a direct or indirect beneficial interest in Franchisee, the undersigned will cause those people to sign and deliver to Franchisor a counterpart of this Personal Covenant and Guarantee.
- E. This Personal Covenant and Guarantee will be governed in accordance with the laws of the same state whose laws govern the Franchise Agreement.

Signature	Signature	<u> </u>
Name:		Address
Address:		

DESCRIPTION OF TERRITORY

by th	The Te				ranchisee coi	nsists of the	follo	owing ZIP Co	des (as defin	ed
The ."	Franchised	Business	will	be	commonly	identified	as	"BUDGET	BLINDS®	of
The T	Territory is a	Γier [1/2/3]	Territor	ry.						

BUDGET BLINDS® START-UP PACKAGE

The Start-Up Package consists of the following:

- 1. Travel voucher for \$1,000 to attend Initial Training.
- 2. Personalized web site with link to the BUDGET BLINDS® web site.
- 3. All pertinent window covering samples (subject to availability from the vendors).
- 4. Work Vehicle logo (Franchisee pays for installation on the service vehicle).
- 5. 25 Personalized Yard Signs
- 6. Marketing materials (includes 500 multi-purpose tri-folds, which can be used for direct mail and as brochures, 2,500 door/rack sliders, and 100 Design Guides). Also includes private access to Franchisor's own personal "Create Your Own Ad" web site (used for creating ads for various types of media, e.g. newsprint, coop mailers, flyers, etc.)
- 7. Stationery (includes 500 each of letterhead, envelopes, business cards, and invoices)
- 8. Polo Shirts with Franchisor's service mark embroidered.

SCHEDULE OF NAMES AND ADDRESSES OF OWNERS AND PRINCIPAL OFFICERS, AS APPLICABLE

	prospective franchise ddress of the Franchise		ial (sole propriet	orship), list belo	w the name
addresses and a	e prospective franchis respective percentage ial interest in the Franc	ownership into	erests of each pe	erson who owns	a direct of
a. c					
b. d		%			%
					%

3. If the prospective franchisee is respective titles of each individual who Franchisee, including officers, direct individuals on additional sheets attache	o has ors,	or will have m	anagement	authority	with	respe	ct to
a. Title:		c.Title:					
b. Title:		d.Title:					
FRANCHISEE INITIAL HERE]]	[]			

EXHIBIT B

FINANCIAL STATEMENTS



Budget Blinds, LLC

Financial Statements

As of and for the Years Ended December 31, 2024 and 2023

Budget Blinds, LLC Index

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Report of Independent Auditors

To the Management and Board of Directors of JM Family Enterprises, Inc.

Opinion

We have audited the accompanying financial statements of Budget Blinds, LLC (the "Company"), which comprise the balance sheets as of December 31, 2024 and 2023, and the related statements of operations, of member's equity and of cash flows for the years then ended, including the related notes (collectively referred to as the "financial statements").

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

Basis for Opinion

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

Responsibilities of Management for the Financial Statements

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

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

Auditors' Responsibilities for the Audit of the Financial Statements

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



In performing an audit in accordance with US GAAS, we:

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

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

Miami, Florida February 20, 2025

+ RICEHATERHOUSE CHERS !!

Budget Blinds, LLC Balance Sheets

	D	ecember 31, 2024	December 31 2023	
Assets				
Current assets				
Cash	\$	4,458,706	\$	4,388,950
Accounts receivable, net of allowance for credit losses of \$70,121 in 2024 and \$30,848 in 2023		20,002		197,302
Notes receivable current, net of allowance for credit losses of \$105,597 in 2024 and \$33,317 in 2023		1,168,788		1,686,008
Rebates receivable, net of allowance for credit losses of \$103,020 in 2024 and \$— in 2023		4,690,283		5,551,380
Prepaid expenses		738,723		164,277
Straight-line royalty assets, current		142,379		1,142,889
Total Current assets		11,218,881		13,130,806
Notes receivable long-term, net of allowance for credit losses of \$99,253 in 2024 and \$98,664 in 2023		2,405,524		3,202,321
Property and equipment, net		2,899,365		2,680,676
Straight-line royalty assets, long-term		23,573,760		23,228,012
Other assets		3,237		<u>—</u>
Total Assets	\$	40,100,767	\$	42,241,815
Liabilities and Member's equity				
Current liabilities				
Accounts payable	\$	16,466	\$	206,613
Accrued liabilities		757,124		1,974,138
Advertising advances and deposits		1,581,773		975,811
Deferred revenue		542,863		396,331
Total Current liabilities		2,898,226		3,552,893
Total Liabilities		2,898,226		3,552,893
Commitments and Contingencies (Note 6)				
Member's equity				
Member's equity		331,100,381		292,581,793
Due from Parent		(293,897,840)		(253,892,871)
Total Member's equity		37,202,541		38,688,922
Total Liabilities and Member's equity	\$	40,100,767	\$	42,241,815

Statements of Operations

		For the Years Ended			
	De	ecember 31, 2024	December 31, 2023		
Revenue					
Gross sales rebates	\$	37,445,286	\$	37,154,313	
Royalty income		29,900,030		28,814,638	
Continuing franchise fees		22,774,549		21,787,651	
Initial franchise fees		2,107,684		4,459,106	
Other sales		482,192		440,522	
Total Revenue		92,709,741		92,656,230	
Operating expenses					
Selling and advertising		17,483,146		18,572,998	
Operating and administrative		35,532,011		34,927,708	
Loss on disposal of assets		_		947,539	
Foreign exchange loss (gain)		329,147		(85,013)	
Other operating income		(8,488)		_	
Total Operating expenses		53,335,816		54,363,232	
Income from operations		39,373,925		38,292,998	
Other income (expense)					
Interest income		160,578		175,173	
Other expense, net		(1,015,915)		(1,736,151)	
Total Other income (expense)		(855,337)		(1,560,978)	
Net income	\$	38,518,588	\$	36,732,020	

Budget Blinds, LLC Statements of Member's Equity

	Member's equity	Due from Parent	Total Equity
Balances at December 31, 2022	\$ 255,849,773	\$ (218,515,678)	\$ 37,334,095
Advances to Parent	_	(58,827,645)	(58,827,645)
Allocations from Parent	_	23,450,452	23,450,452
Net income	36,732,020		36,732,020
Balances at December 31, 2023	292,581,793	(253,892,871)	38,688,922
Advances to Parent	_	(64,556,426)	(64,556,426)
Allocations from Parent	_	24,551,457	24,551,457
Net income	38,518,588		38,518,588
Balances at December 31, 2024	\$ 331,100,381	\$ (293,897,840)	\$ 37,202,541

Budget Blinds, LLC Statements of Cash Flows

	For the Years Ended			Ended
	December 31, December 2024 2023			ecember 31, 2023
Cash flows from operating activities:				
Net income	\$	38,518,588	\$	36,732,020
Adjustments to reconcile Net income to Net cash provided by operating activities				
Depreciation		1,308,039		1,219,339
Provision for credit losses		612,809		91,180
Loss on disposal of assets				947,539
Foreign exchange (gain) loss		329,147		(85,013)
Other				368,558
Decrease (increase) in assets:				
Accounts receivable		(548,819)		459,112
Notes receivable		1,201,200		(1,010,609)
Rebates receivable		758,077		903,026
Prepaid expenses		(574,446)		(28,394)
Straight-line royalty assets		654,762		(1,239,778)
Other assets		(3,237)		_
Increase (decrease) in liabilities:				
Accounts payable		(190,147)		(898,985)
Accrued liabilities		(1,214,905)		345,004
Advertising advances and deposits		605,962		(429,407)
Deferred revenue		146,532		(189,955)
Net cash provided by operating activities		41,603,562		37,183,637
Cash flows from investing activities:				
Purchase of property and equipment		(915,398)		(2,023,574)
Net cash used in investing activities		(915,398)		(2,023,574)
Cash flows from financing activities:				
Advances to Parent		(65,169,865)		(58,827,645)
Allocation from Parent		24,551,457		23,450,452
Net cash used in financing activities		(40,618,408)		(35,377,193)
Net increase (decrease) in cash		69,756		(217,130)
Cash at beginning of period		4,388,950		4,606,080
Cash at end of period	\$	4,458,706	\$	4,388,950
Supplemental cash flow information:	•	5 00 1	<u></u>	= 0.00
Accrued capital expenditures	\$	5,091	\$	7,200
Transfer of property and equipment from Parent		613,439		_

Budget Blinds, LLC Notes to the Financial Statements

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Budget Blinds, LLC Notes to the Financial Statements

1. THE COMPANY

Budget Blinds, LLC ("BB" or the "Company") is a California limited liability company that was organized on November 24, 2015 and sells franchises for the sale and installation of blinds and window coverings. The Company is a wholly-owned subsidiary of Home Franchise Concepts, LLC ("Parent"). The Parent is a wholly-owned subsidiary of JM Franchise Holdings, Inc. which is a wholly-owned subsidiary of JM Family Enterprises, Inc. ("Ultimate Parent").

	United States	Canada	Mexico	Total Territories
BB	1,383	121	1	1,505

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation

The Financial Statements are prepared in accordance with accounting principles generally accepted in the United States of America ("GAAP"). Accounting Standards Codification ("ASC") 220 requires a separate statement of comprehensive income. However, as Net income is the only material component of comprehensive income, the Company elected not to include a separate statement of comprehensive income because it would not be meaningful to the users of the Financial Statements All amounts within the Notes to the Financial Statements are presented in dollars unless otherwise specified.

Fiscal Year

The Company has a calendar year ending annually on December 31.

Use of Estimates

The preparation of Financial Statements is in conformity with GAAP and requires management to make certain estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the Financial Statements, and the reported amounts of revenues and expenses during the reporting periods. Actual results could materially differ from those estimates. The estimates considered significant include the estimate of allowance for credit losses related to accounts, notes and rebates receivable, and the allocation of the Parent's expenses to the Company.

The financial position of the Company as of December 31, 2024 and 2023, and the results of its operations and cash flows for the years then ended may have differed had the Company not been affiliated with its Parent, specifically, the allocation of the operating costs by the Parent to the Company, see Note 7 – Related Party Transactions for more information.

Significant Accounting Policies

Fair Value Measurements

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date under market conditions.

Notes to the Financial Statements

Fair value measurements are categorized in three levels based on the types of significant inputs used, as follows:

Level 1	Unadjusted quote prices in active markets for identical assets or liabilities
Level 2	Observable inputs available at measurement date other than quoted prices included in Level 1
Level 3	Unobservable inputs that cannot be corroborated by observable market data

The Company's financial instruments consist of cash, accounts receivable, notes receivable, rebates receivable, and accounts payable. The fair values of cash, accounts receivable, rebates receivable and accounts payable approximate their carrying amounts because of the short maturity of these items. The Company's notes receivable approximates their fair value upon issuance as the interest on these instruments is tied to or approximates current market rates and are subsequently measured at amortized cost.

Cash

The Company considers cash on hand, deposits in banks and short-term highly liquid investments as cash. The Company maintains cash in bank accounts and has not experienced any depository losses and believes there is not significant credit risk exposure of the cash. As of December 31, 2024 the Company has the following uninsured deposits:

Depository Country	Insured By	Insured Deposit Maximum (Local Currency)	Insured Deposit Maximum (USD)	Uninsured Deposits (USD)
United States	Federal Deposit Insurance Corporation (FDIC)	US\$250,000	\$ 250,000	\$ 1,752,472
Canada	Canadian Deposit Insurance Corporation	C\$100,000	\$ 69,520	\$ 2,386,714

The Balance Sheets Cash balances also include advertising advances and deposits received from franchisees for the purpose of national advertising ("NAF") of \$2,021,080 and \$1,740,859 as of December 31, 2024 and 2023, respectively. The Company's policy is to designate these NAF funds in separate bank accounts as the terms of the respective franchise agreements require the Company to spend the cash on advertising costs to benefit the franchisees.

Accounts Receivable, Net, Notes Receivable, Net, and Rebates Receivable, Net

Accounts receivable, net of the allowance for credit losses, and Rebates receivable, net of allowance for credit losses represent the estimated net realizable value. The Company's primary accounts receivable are due from vendor rebates and franchisees. Provisions for credit losses are recorded based on management's judgment regarding historical losses, specific customer circumstances and general economic conditions. Accounts receivable are written off when they are deemed uncollectible.

During the years ended December 31, 2024 and 2023, four product suppliers generated \$31,671,327, or 85%, and \$31,254,626, or 84%, respectively, of the Company's Gross sales rebates on the Statements of Operations. As of December 31, 2024 and 2023, the Company has \$3,619,503, or 77%, and \$4,386,699, or 79%, respectively, of Rebates receivable related to these same suppliers on the Balance Sheets.

Notes receivable, net of the allowance for credit losses, consist of loans made to certain franchisees typically for a purchase of initial or additional franchise territories. Provisions for credit losses are recorded based on the Company's judgment regarding historical losses, specific

Notes to the Financial Statements

customer circumstances and general economic conditions. At the point the Company determines balances are uncollectible, the Company will discontinue recognition of interest income related to financing receivables. Interest income on these notes is accrued using the simple interest method.

Property and Equipment, Net

Property and equipment are recorded at cost less accumulated depreciation. Depreciation is computed using the straight-line method over their estimated useful lives as follows:

Property and Equipment Type	Useful Life
Computer software	3 - 5 years
Vehicles	5 years

Depreciation expense related to property and equipment is included in Operating and administrative expenses on the Statements of Operations. Routine repair and maintenance costs are expensed when incurred. Major replacements and improvements are capitalized.

The Company also capitalizes certain costs incurred in connection with developing or obtaining internal-use software. Capitalized software costs are included in Property and equipment, net on the Balance Sheets and are amortized over the expected useful life, typically three to five years. Software costs that do not meet the capitalization criteria are expensed. See Note 4 – Property and Equipment, Net for more information.

Impairment of Long-Lived Assets

The Company reviews the carrying amount of long-lived assets when events or circumstances indicate that the carrying amount may not be recoverable. If the carrying amount is not recoverable, the Company records an impairment charge for the excess of the carrying amount over the fair value. The Company determines fair value based on discounted projected future operating cash flows of the Company over their remaining service life using a risk adjusted discount rate that is commensurate with the inherent risk.

Advertising Advances and Deposits Liability

The Company is responsible for national advertising as required by franchise agreements. When the collected advertising revenues have not been fully spent (revenue collected from franchisees exceeds cash payments for advertising costs), the Company accrues the difference required to be incurred in the future as Advertising advances and deposits on the Balance Sheets. See the Advertising policy below for more details.

Equity

The Company engages in various intercompany transactions with its Parent which are presented in the Due from Parent balance of Member's equity on the Balance Sheets. These transactions relate to cash transfers with the Parent, net of allocated costs.

Revenue

<u>Initial franchise fees</u> – consist of fees paid by franchisees at the start of the franchise or area development agreement. Each of these fees are fixed and nonrefundable and are due at the time the agreement is entered into. As allowed by ASC 606 and ASC 952 for private companies, preopening services provided to a franchisee are distinct from the franchise license and are recognized as a single performance obligation. This performance obligation is considered complete and revenue recognized typically when the franchisee has completed their initial training which is normally within six months of entering into the agreement. A deferred revenue liability is recorded

Budget Blinds, LLC Notes to the Financial Statements

for deposits of initial franchise fees that have not yet been recognized in Deferred revenue on the Balance Sheets.

Royalty income – are the franchisee royalty fees that are included in the franchise agreements. The fixed rate royalty is a flat fixed fee due monthly as determined based on the franchise agreement. Certain franchise agreements may contain clauses that allow for escalations of the fixed fees during a new franchisee ramp-up period, or periodically for inflation. The performance obligation for the fixed rate royalty is the Company providing continued access to the brand intellectual property and proprietary processes, vendor relationships, and area exclusivity over the franchise agreement term. As such, the total contract value of the fixed rate royalty revenue is calculated and recognized straight-line across the franchise agreement term. The amount of the fixed rate royalty invoiced to the franchisees compared to the straight-line revenue amount recognized is recorded in Straight-line royalty assets, current and long-term on the Balance Sheets. Any increase related to inflationary changes are prospectively adjusted.

<u>Continuing franchise fees</u> – consist of service fees, renewal and transfer fees, and NAF fees paid by franchisees, as determined by the franchise agreements. The service fees relate to the performance obligations for the Company to provide monthly access to services that may include IT support, phone and call center support, and other related services. These fees are typically fixed per the franchise agreements and do not have predetermined escalation amounts. These fees are recognized monthly as the franchise utilizes the right to access the services.

Renewal and transfer fees are related to an existing franchisee renewing a franchise agreement for another term as specified by the franchise agreement, or transferring all or a portion of their agreed territories. These fees are determined by the franchise agreement and are recognized upon execution of the renewal or transfer agreement.

The franchisees are contractually obligated to contribute NAF fees for the purpose of providing national advertising for the benefit of the franchisees. Fixed rate NAF fees are recognized as revenue in the month due. The franchise agreements allow the Company to retain a certain percentage of NAF fees for consideration of the administration of the brand advertising fund.

During the years ended December 31, 2024 and 2023, the Company recorded \$17,778,868 and \$17,580,193 of NAF revenue in Continuing franchise fees on the Statements of Operations.

<u>Gross sales rebates</u> – consists of rebates received based upon franchisee purchases with certain vendors that the Company has negotiated. The Company's performance obligation for vendor rebates is satisfied upon the sale of a vendor's product to the Company's franchisees. The vendor rebate revenue is recorded in the period the franchisee's purchase was made based upon vendor sales information.

<u>Other sales</u> – consists primarily of franchisee interest income, franchisee late fee income and franchise training-related revenues. In the normal course of business the Company offers franchisees promissory notes primarily related to financing initial franchise fees. The Company recorded \$397,094 and \$373,895 of interest income on these promissory notes in the years ended December 31, 2024 and 2023, respectively, which are presented in this caption on the Statements of Operations.

Advertising

The Company expenses advertising production costs when the advertising first takes place. Other advertising costs are expensed as incurred. Advertising expenses were \$629,960 and \$536,627 for the years ended December 31, 2024 and 2023, respectively, and are included in Selling and advertising expenses on the Statements of Operations.

Budget Blinds, LLC Notes to the Financial Statements

Foreign Currency

The Company's functional currency is the United States dollar. For certain franchises located in Canada, transactions are denominated in the Canadian dollar. Assets and liabilities denominated in foreign currencies are adjusted to functional currency based on the period-end exchange rates. Revenue and expenses have been adjusted using the weighted average exchange rates for the respective year and the impact arising from the translation is recorded in Foreign exchange loss (gain) on the Statements of Operations

Income Taxes

The Company is considered a disregarded entity for federal income tax purposes and is included in the federal income tax return and certain state income tax returns filed by the Ultimate Parent. As such, the Company does not record a provision for federal or state income taxes for financial reporting purposes.

3. NOTES RECEIVABLE, NET

Notes receivables are due from certain franchisees primarily related to financing initial franchise fees and are collateralized by the franchise territory. The notes typically bear interest at rates ranging from 9% to 10% with original maturities ranging from six months to five years.

A summary of notes receivable expected maturities, less allowance for credit losses is as follows:

Y	ears	Ending	December 31,	

2025	\$ 1,274,385
2026	1,036,572
2027	821,999
2028	536,857
2029	104,649
Thereafter	4,700
Total notes receivable	3,779,162
Less: Total allowance for credit losses	(204,850)
Total notes receivable, net of allowance for credit losses	3,574,312
Less: Notes receivable current, net of allowance for credit losses	(1,168,788)
Notes receivable long-term, net of allowance for credit losses	\$ 2,405,524

4. PROPERTY AND EQUIPMENT, NET

Property and equipment, net consists of the following for the years ended:

	 12/31/2024	 12/31/2023
Computer software	\$ 6,127,664	\$ 4,464,831
Vehicles	66,073	66,073
Property and equipment	6,193,737	4,530,904
Less: Accumulated depreciation	(3,299,463)	(1,991,424)
Property and equipment, net of accumulated depreciation	2,894,274	2,539,480
Development in progress	5,091	141,196
Property and equipment, net	\$ 2,899,365	\$ 2,680,676

Notes to the Financial Statements

Depreciation expense is included in Operating and administrative expenses on the Statements of Operations as follows for the years ended:

	1	2/31/2024	1	12/31/2023
Depreciation expense	\$	1,308,039	\$	1,219,339

During the year ended December 31, 2023, the Company recorded a loss of \$947,539 included in Loss on disposal of assets on the Consolidated Statements of Operations that consists of the net book value of obsolete computer software.

5. ACCRUED LIABILITIES

Accrued liabilities consist of the following for the years ended:

	12	/31/2024	1	2/31/2023
Accrued compensation	\$	504,704	\$	564,102
Accrued accounts payable		131,913		1,336,003
Other		120,507		74,033
Accrued liabilities	\$	757,124	\$	1,974,138

6. COMMITMENTS AND CONTINGENCIES

Legal Proceedings

As of December 31, 2024, the Company has no lawsuits, actions, or other legal proceedings pending claims that the Company believes would have a material impact on the Financial Statements. However, the Company could, from time to time, be involved in litigation proceedings arising out of its normal course of business.

7. RELATED PARTY TRANSACTIONS

Parental Operating Expense Allocation

Certain operating expenses are incurred by the Parent and are allocated to the Company for services such as legal, IT, finance, marketing, and human resources. These expenses are allocated based on the percentage of overall gross profit contributed to the Parent.

The Parent allocated the following amounts which were charged to the Company's operations, with most of the expenses included in Operating and administrative expenses on the Statements of Operations for the years ended:

	12/31/2024	 12/31/2023
Parental Operating Expense Allocation	\$ 24,551,457	\$ 23,450,452

Parental Operating Leases Allocation

The Parent also leases the corporate office and training facilities and allocates a portion of its operating lease expense to the Company. The Parent allocated the following operating lease expense amounts (included in the total allocation described above in Parental Operating Expense Allocation that are included in Operating and administrative expenses on the Statements of Operations for the years ended:

	1:	2/31/2024	1	2/31/2023
Parental Operating Leases Allocation	\$	1,070,015	\$	1,336,890

Budget Blinds, LLC Notes to the Financial Statements

Equity

The Company has a net Due from Parent position presented as a component of Member's equity on the Balance Sheets resulting from various intercompany transactions with the Parent as follows:

	12/31/2024	12/31/2023
Due from Parent	\$ (293,897,840)	\$ (253,892,871)

8. RETIREMENT PLAN

The Company is a participant in its Parent's defined contribution 401(k) plan that covers eligible employees. Eligible employees are able to contribute, subject to IRS limitations on total annual contributions, up to 100% of eligible base compensation and bonuses, as defined in the plan, to various investment funds. The Company matches, in cash, what an employee contributes at a rate of 100% of the first 3%, and 50% of the next 2%, with immediate vesting. The Company records employer match contributions in Operating and administrative expenses on the Statements of Operations as follows during the years ended:

	12/	31/2024	 12/31/2023
Employer contribution match expenses	\$	585,143	\$ 637,566

9. REVENUE FROM CONTRACTS WITH CUSTOMERS

Disaggregation of Revenue

Revenues disaggregated by the timing of when goods and services are transferred consist of the following during the years ended:

	12/31/2024	 12/31/2023
Revenue recognized over time	\$ 51,576,499	\$ 49,916,939
Revenue recognized at a point in time	41,133,242	42,739,291
Total Revenue	\$ 92,709,741	\$ 92,656,230

Revenues disaggregated by geographic region consist of the following during the years ended:

	12/31/2024	12/31/2023
United States customers	\$ 89,111,295	\$ 88,738,765
Canada customers	3,598,446	3,917,465
Total Revenue	\$ 92,709,741	\$ 92,656,230

Straight-Line Royalty Assets

The Company has certain franchise agreements that contain fixed rate royalty amounts that escalate over a specified period of time. As such, the Company has recorded a deferred contract asset that represents the difference in timing of invoicing of the royalty compared to the total contract value recognized straight-line across the contract term. The total royalty asset amount recorded is as follows for the years ended:

	 12/31/2024	 12/31/2023
Straight-line royalty assets, current	\$ 142,379	\$ 1,142,889
Straight-line royalty assets, long-term	23,573,760	23,228,012
Straight-line royalty assets	\$ 23,716,139	\$ 24,370,901

Budget Blinds, LLC Notes to the Financial Statements

10. SUBSEQUENT EVENTS

Subsequent events have been evaluated by the Company through February 20, 2025, the date these Financial Statements were available to be issued. No subsequent events have occurred that would require recognition on the Financial Statements or disclosure in the Notes to the Financial Statements.

Financial Statements

As of and for the Year Ended December 31, 2022



Financial Statements
As of and for the Year Ended December 31, 2022

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Independent Auditor's Report

To the Member of Budget Blinds, LLC Irvine, California

Opinion

We have audited the financial statements of Budget Blinds, LLC (a California Limited Liability Company and a wholly owned subsidiary of Home Franchise Concepts, LLC) (the Company), which comprise the balance sheet as of December 31, 2022, and the related statements of earnings, equity, and cash flows for the year then ended, and the related notes to the financial statements.

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

Basis for Opinion

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

Responsibilities of Management for the Financial Statements

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

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



Auditor's Responsibilities for the Audit of the Financial Statements

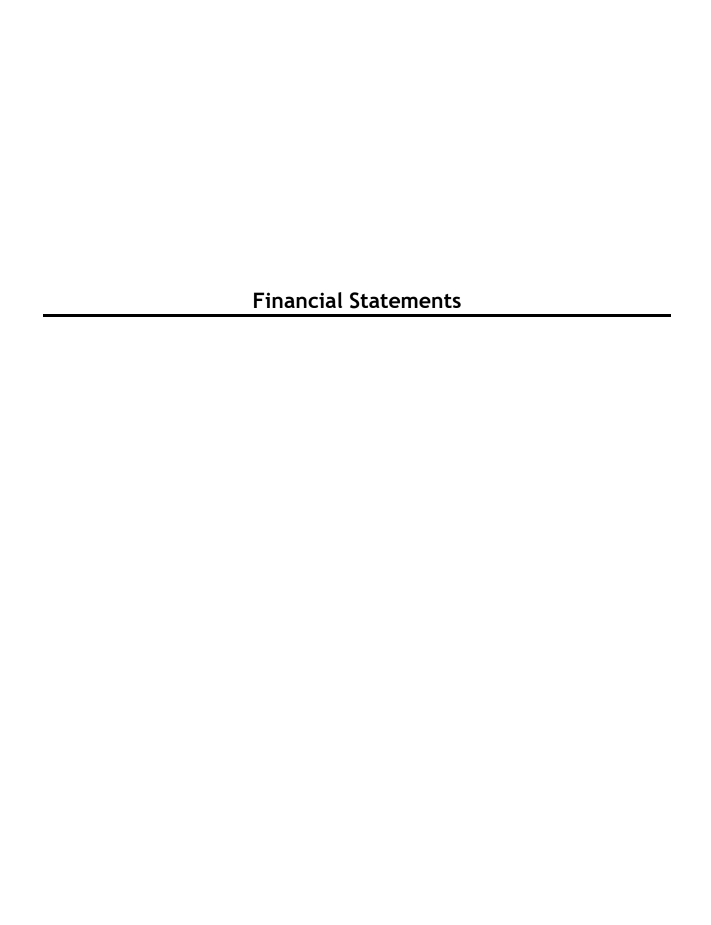
Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance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

In performing an audit in accordance with GAAS, we:

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

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

BDO USA, LLP February 23, 2023



Balance Sheet

December 31,	2022
Assets	
Current assets Cash (\$2,341,772 restricted) Accounts receivable, net of allowance for doubtful	\$ 4,606,080
accounts of \$21,374 Current maturities of notes receivable, net of	603,710
allowance for doubtful accounts of \$23,834 Rebates receivable Prepaid expenses	1,103,023 6,454,406 135,883
Total current assets	12,903,102
Notes receivable, net of current maturities and allowance for doubtful accounts of \$49,276 Straight-line royalty assets Property and equipment, net	2,833,568 23,499,681 2,991,880
Total assets	\$ 42,228,231
Liabilities and Equity	
Current liabilities Accounts payable Advertising advances and deposits Accrued liabilities Deferred revenue	\$ 1,280,698 1,405,218 1,621,934 586,286
Total current liabilities	4,894,136
Total liabilities	4,894,136
Commitment and Contingencies (Note 7)	
Equity Member's equity Due from Parent	255,849,773 (218,515,678)
Total equity	37,334,095
Total liabilities and equity	\$ 42,228,231

Statement of Earnings

For the year ended December 31,		2022
Davisavia		
Revenue Initial franchise fees	\$	1 6 10 12 1
	Ş	4,648,424 26,313,464
Royalty income Continuing franchise fees		23,730,326
Gross sales rebates		37,809,043
Other sales		924,001
		<u> </u>
Total revenue		93,425,258
Operating expenses		
Selling and advertising		20,843,265
Operating and administrative		27,691,795
Total operating expenses		48,535,060
Earnings from operations		44,890,198
Other income (expense)		
Interest income, net		370,870
Other Income		1,519
Loss on disposal of equipment		(776)
Foreign exchange loss		(122,754)
Total other income		248,859
Net earnings	\$	45,139,057

Statement of Equity

	Member's Equity	Due from Parent	Total
Balance at January 1, 2022	209,245,753	(176,280,761)	32,964,992
Advances to Parent		(42,234,917)	(42,234,917)
Contributions	1,464,963	-	1,464,963
Net earnings	45,139,057	-	45,139,057
Balance at December 31, 2022	\$ 255,849,773	\$ (218,515,678)	\$ 37,334,095

Statement of Cash Flows

For the year ended December 31,	2022	2022
Cash flows from operating activities		
Net earnings		45,139,057
Adjustments to reconcile net earnings to net cash		73,137,037
and restricted cash provided by		
operating activities:		
Depreciation		628,242
Provision (recovery) for bad debt		8,281
Loss on sale of equipment		776
Decrease (increase) in:		770
Accounts receivable		(63,481)
Notes receivable		140,987
Rebates receivable		118,622
Prepaid expense		(2,383
·		` •
Straight-line royalty assets		(1,588,434)
Increase (decrease) in:		460.060
Accounts payable		469,860
Advertising advances and deposit Accrued liabilities		620,832
		90,670
Deferred revenue		(884,556)
Not each and restricted each provided by encusting		
Net cash and restricted cash provided by operating activities		11 670 172
activities		44,678,473
Cash flows from investing activities		
Cash flows from investing activities		(1 202 974)
Purchases of property and equipment		(1,292,876)
Net cash and restricted cash used in investing activities		(1,292,876)
<u></u>		(1)=1=,010)
Cash flows from financing activities		
Advances to Parent, net		(42,234,917)
		(12,23 1,717)
Net cash and restricted cash used in financing activities		(42,234,917)
<u></u>		(12)20 1) (11)
Increase in cash and restricted cash		1,150,680
Cash and restricted cash - beginning of year		3,455,400
east and resulted east. Seging or year		5, 100, 100
Cash and restricted cash - end of year		\$ 4,606,080
·		
Supplemental disclosure of non-cash investing and		
financing activities:		
Transfer of property and equipment net, from Parent		\$ 1,464,963
		+ .,,,,

Notes to Financial Statements

1. The Company

Budget Blinds, LLC (the "Company") was originally incorporated in California in October 1992 for the purpose of selling franchises for the operation of alternate window coverings retail franchises. The Company is a wholly-owned subsidiary of Home Franchise Concepts, LLC ("HFC, LLC" or "Parent"). HFC, LLC is a wholly-owned subsidiary of JM Franchise Holdings, Inc. which is a wholly owned subsidiary of JM Family Enterprises, Inc. ("Ultimate Parent").

As of December 31, 2022, the Company has 1,437 total franchises located throughout the United States and Canada, including 120 total franchises located in Canada. During 2022, the Company derived approximately 6% of its total revenue from franchises located in Canada. The Company's corporate office and accounting records are located in Irvine, California.

The financial position of the Company as of December 31, 2022, and the results of its operations and cash flows for the year then ended may have differed had the Company not been affiliated with its Parent. Specifically, the allocation of the operating costs by the Parent to the Company may have differed had the Company not been affiliated with its Parent. See Note 9.

2. Summary of Significant Accounting Policies

Basis of Presentation

The Company maintains its records, and the accompanying financial statements have been prepared, on the accrual basis of accounting in accordance with accounting principles generally accepted in the United States of America ("GAAP").

Accounting 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 reported amounts of revenues and expenses during the reporting period. Actual results could materially differ from those estimates. Company estimates considered significant include the estimate of allowance for doubtful accounts related to accounts, notes and rebates receivable and the allocation of the Parent's expenses to the Company (Note 9).

The significant accounting policies and practices followed by the Company are set forth below:

Fair Value Measurements

The Company follows accounting guidance that defines fair value, establishes a framework for measuring fair value in accordance with GAAP and expands disclosures about fair value measurements. Management believes the carrying amount of financial instruments approximates their fair value. The carrying amounts of cash, restricted cash, accounts and rebates receivable, and due to/from Parent approximates their fair value due to the short-term nature of these instruments. The carrying value of the Company's notes receivable approximates their fair value as the interest is tied to or approximates market rates.

Notes to Financial Statements

Cash

The Company considers cash on hand, deposits in banks and short-term highly liquid investments as cash.

The Company maintains some of its cash in U.S. noninterest-bearing transaction accounts which are insured by the Federal Deposit Insurance Corporation up to a maximum of \$250,000 per depositor. As of December 31, 2022, the Company's uninsured deposits in its deposit accounts with a U.S. bank totaled approximately \$352,773.

The Company maintains some of its cash in deposit accounts with a Canadian bank, which are insured by the Canadian Deposit Insurance Corporation up to a maximum of \$100,000 Canadian Dollars ("CAD") (approximately \$73,780 as of December 31, 2022 in U.S. dollars) per depositor. As of December 31, 2022, the Company's uninsured deposits in its deposit accounts with a Canadian bank totaled approximately \$1,587,755 in U.S. dollars.

The Company has not experienced any losses in such accounts, and believes it is not exposed to any significant credit risk on cash.

Restricted Cash

Restricted cash includes advertising advances and deposits from franchisees for the purpose of national and regional advertising ("NAF"). The use of these funds is restricted for advertising costs to benefit the franchisees. The funds cannot be utilized for the Company's advertising expenses in connection with the sale of franchises.

Accounts, Notes and Rebates Receivable

Accounts and rebates receivable consist of a) amounts due from franchise owners for continuing fees that are collected monthly, b) receivables for vendor rebates, c) receivables for advertising reimbursements from franchise owners and miscellaneous receivables and are stated at the amount management expects to collect from outstanding balances. Management provides for probable uncollectible amounts through a charge to earnings and an increase in the allowance for doubtful accounts based on its assessment of the current status of individual accounts. Balances that are still outstanding after management has used reasonable collection efforts are written off through the allowance account.

Notes receivable consist of company loans made to franchise owners for a purchase of initial or additional franchises (Note 3). At the point management determines balances are uncollectible, management will discontinue recognition of interest income related to financing receivables. Interest income on financed receivables is accrued as earned using the simple interest method.

The Company has recognized \$24,500,379 or 65% of gross sales rebates revenue from three product suppliers for the years ended December 31, 2022. The Company has approximately \$4,855,660 or 75% of rebates receivable from these suppliers as of December 31, 2022.

Property and Equipment

Property and equipment are recorded at cost less accumulated depreciation and amortization. Depreciation is computed using the straight-line method over their estimated useful lives. Certain costs incurred in connection with developing or obtaining internal-use software are recorded at cost and are included in property and equipment on the accompanying balance sheet. Depreciation begins

Notes to Financial Statements

once the software is available for its intended use over its estimated useful life. Expenditures that materially increase the asset life are capitalized, while ordinary maintenance and repairs are charged to operations as incurred.

Depreciation and amortization is based on the estimated useful life and is calculated as follows:

Computer Software: 3-5 years Fixture and Equipment: 3-5 years Vehicles: 5 years

Impairment of Long-Lived Assets

The Company reviews long-lived assets held and used and capitalized software for impairment whenever circumstances indicate that the carrying amount of assets may not be fully recoverable. If so indicated, the Company assesses the recoverability of long-lived assets by determining whether the carrying value of an asset over its remaining life can be recovered based upon management's best estimate of the undiscounted future operating cash flows (excluding interest charges) related to the long-lived asset or group of assets and liabilities in which the long-lived asset generates cash flows. If the sum of such undiscounted cash flows is less than the carrying value of the asset (group), there is an indicator of impairment. The amount of impairment, if any, represents the excess of the carrying value of the asset (group) over fair value. Fair value is determined by market price, if available, or an estimate of projected future operating cash flows discounted using a rate that reflects market participant assumptions. Long-lived assets to be disposed of are reported at the lower of carrying amount or fair value less costs to sell. Capitalized projects are amortized using the straight-line method. Research and development costs, training costs and software maintenance costs are expensed as incurred.

Foreign Currency Adjustments

Some of the Company's transactions with Canadian franchisees utilize the Canadian dollar as the functional currency with respect to royalties, NAF and media remittances. Revenue and expenses have been adjusted using average exchange rates for the year. Monetary assets denominated in foreign currencies are adjusted to reflect period-end exchange rates. The aggregate foreign currency translation loss was \$(122,754) for the year ended December 31, 2022.

Equity

The Company engages in various intercompany transactions with its Parent. Accordingly, management has elected to present net advances to/from Parent as a component of equity in the accompanying balance sheet.

Advertising

The Company expenses the production costs of advertising the first time the advertising takes place. The Company incurs both consumer and franchise advertising costs, which totaled \$274,075 for the year ended December 31, 2022 and are included in selling and advertising expenses on the accompanying statement of earnings.

Notes to Financial Statements

Income Taxes

The Company is considered a disregarded entity for federal income tax purposes and is included in the federal income tax return and certain state income tax returns filed by the Ultimate Parent. The Company does not record a provision for federal or state income taxes for financial reporting purposes.

Revenue Recognition

The Company follows Accounting Standards Codification ("ASC") 606, Revenue from Contract with Customers, ("ASC 606") for revenue recognition. The core principle of ASC 606 is built on the contract between a vendor and a customer for the provision of goods and services, and attempts to depict the exchange of rights and obligations between the parties in the pattern of revenue recognition based on the consideration to which the vendor is entitled. To accomplish this objective, the standard requires five basic steps: (i) identify the contract with the customer, (ii) identify the performance obligations in the contract, (iii) determine the transaction price, (iv) allocate the transaction price to the performance obligations in the contract, and (v) recognize revenue when (or as) the entity satisfies a performance obligation. (See Note 10)

The Company adopted Accounting Standards Update ("ASU") 2021-02, Franchisors - Revenue from Contracts with Customers - Private Company Accounting Alternative (the "Accounting Alternative") effective January 1, 2021 and elected the Accounting Alternative practical expedient offered thereunder. The Accounting Alternative permits the Company to account for pre-opening services provided to a franchisee as distinct from the franchise license and to recognize the pre-opening services as a single performance obligation. Upon the adoption of this Accounting Alternative, revenue and related expenses for pre-opening services provided to a franchisee are deferred until the franchisee and franchisee personnel complete their initial training, typically within six months of entering into the franchise agreement.

Initial Franchise Fees

Initial franchise fees consist of fees paid by franchisees at the start of the agreement, area development fees, and renewal fees. The fixed non-refundable fee, as determined by the signed development and/or franchise agreement, is due at the time the development agreement is entered into, and/or when the franchise agreement is signed, and generally does not include a finance component. Initial franchise fees are made up of performance obligations for training, access to plans, access to vendors and Company specific pricing, area exclusivity, and the right to use the Company's intellectual property over the term of the agreement. Initial franchise fee revenue is recognized upon substantial performance of material contractual obligations as set forth in the development and/or franchise agreement, typically the completion of training. Deferred revenue consists of deposits for franchise fees in which substantial performance of material obligations has not been achieved.

Royalty Income

Franchise royalty income consists of fixed fees paid by franchisees, as determined by the signed franchise agreement which are billed and due monthly. Additionally, the franchise agreements contain fixed royalty escalation clauses whereby the royalty amounts are increased during the first several years of the franchise agreement, which is included in straight-line royalty assets on the accompanying balance sheet. Royalty income is made up of performance obligations for the

Notes to Financial Statements

continuing right to use the Company's intellectual property, access to vendors and Company specific pricing, and area exclusivity.

Continuing Franchise Fees

Continuing franchise fees consist of fees paid by franchisees, as determined by the signed franchise agreement which are billed and due monthly. The performance obligations for these fees are for monthly access to services related to IT, help desk, and telephone. These fees are fixed in nature and do not have pre-determined escalation amounts. In accordance with ASC 606, these fees are recognized over time on a monthly basis as the franchise utilizes the right to access the aforementioned services.

The Company also receives advertising funds from the franchisees to provide national and regional advertisements for the benefit of the franchisees (NAF). These advances and deposits are based on a fixed amount for each franchisee and are restricted and segregated. The Company presents advertising contributions received from franchisees as franchise advertising fee revenue and records all expenses of the advertising fund within franchise expenses, resulting in an increase in revenues and expenses on the statement of earnings, with no change to the balance sheet unless the advertising was underspent. When underspent (revenue exceeds cash payments for advertising), the advertising fund will accrue the difference from collections received and amount owed. In addition, the franchise agreements allow the Company to retain a percentage of the advertising deposits as compensation for its administration over the accounts. During the years ended December 31, 2022, the Company received \$2,532,103 as compensation for its administration over the accounts, which is included in continuing franchise fees on the accompanying statement of earnings.

Gross Sales Rebates

The Company receives vendor rebates primarily from window covering suppliers. These rebates are generally covered by binding agreements, which are signed agreements between various vendors and the Company. Under ASC 606, the Company's performance obligation for vendor rebates is satisfied upon the sale of a vendor's product through the Company's franchisees. As such, revenue is estimated and recorded upon receipt of franchisee sales information from the vendor.

Other Sales

Other sales consist primarily of fees to attend the Company's annual convention. These fees are from both vendors and franchisees and are paid in advance of the annual convention. The performance obligation for the convention fees is to plan and hold the Company's annual convention. Convention fees are therefore recognized in the month the convention is held.

Cost to Obtain Contracts

The Company incurs costs that are directly attributable to obtaining a contract, for example broker fees, referral fees, and training fees. Cost to obtain contracts is recognized upon substantial performance of material contractual obligations as set forth in the franchise agreement, typically the completion of training. Costs are included in selling and advertising expenses on the accompanying statement of earnings.

Notes to Financial Statements

3. Notes Receivable

Notes receivable relates to the Company financing a portion of the initial franchise fees from the sale of franchises. The notes are collateralized by the franchise territory. The notes generally bear interest at rates ranging from 4% to 10% with maturities generally ranging from eighteen months to five years. A summary of notes receivable principal maturities follows:

Years ending December 31,		
2023	\$	1,126,857
2024	•	1,033,354
2025		954,632
2026		641,779
2027		239,788
Thereafter		13,291
Notes receivable		4,009,701
Less: allowance for doubtful accounts		(73,110)
Notes receivable, net of allowances for doubtful accounts		3,936,591
Less: current maturities, net of allowances for doubtful accounts		(1,103,023)
Notes receivable, net of current maturities and allowances for doubtful accounts	\$	2,833,568

4. Prepaid Expenses

Prepaid expenses consist of the following as of December 31:

	2022	2022
Prepaid convention Marketing supplies Others	\$ 6,024 52,561 77,298	\$ 6,024 52,561 77,298
Prepaid expenses	\$ 135,883	\$ 135,883

Prepaid convention represents costs incurred in advance of the annual convention to be held during the following year.

Marketing supplies consist of brochures, door hangers and other marketing supplies.

Notes to Financial Statements

5. Property and Equipment

Property and equipment, net consists of the following as of December 31:

	2022
Computer software	\$ 4,594,790
Vehicles	66,073
Property and equipment	4,660,863
Less accumulated depreciation	(1,792,360)
Property and equipment, net of accumulated depreciation	2,868,503
Construction in progress	123,377
Property and equipment, net	\$ 2,991,880

In 2022, the Parent transferred \$1,884,467 in fixed assets with an accumulated depreciation of \$419,504 to the Company, which is shown as a contribution in the accompanying statement of equity. Depreciation expense charged to operations for the year ended December 31, 2022 is \$628,242 and is included in operating and administrative expenses on the accompanying statement of earnings.

6. Accrued Liabilities

Accrued liabilities consist of the following as of December 31:

	2022
Accrued compensation	\$ 649,100
Accrued accounts payable Accrued training costs	905,043 67,791
Accrued liabilities	\$ 1,621,934

7. Commitments and Contingencies

Operating Lease

The Parent leases the Company's headquarters and allocates a portion of its rent expense to the Company (Note 9). The total rent expense incurred by the Parent for this property was \$2,008,423 for the year ended December 31, 2022 of which \$1,402,605 for the year ended December 31, 2022 was allocated to the Company and is included in operating and administrative expenses on the accompanying statement of earnings.

Notes to Financial Statements

Legal Proceedings

The Company currently has no lawsuits, actions, or other legal proceedings pending claims that would have a material impact on the financial statements. However, the Company could, from time to time, be involved in litigation proceedings arising out of its normal course of business.

8. Retirement Plan

The Company is a participant in its Parent's defined contribution 401(k) plan as part of a controlled group that covers eligible management and office employees. Contributions to the Plan by the Company are based on the employees' contributions subject to certain limitations. The Company contributed \$704,900 during the year ended December 31, 2022 which is included in operating and administrative expenses on the accompanying statement of earnings.

9. Related Party Transactions

Certain operating expenses are incurred by the Parent and are allocated to the Company. During the year ended December 31, 2022, the Company's Parent allocated \$19,062,338 in expenses to the Company which was charged to the Company's operations, with most of the expenses included in operating and administrative expenses, on the accompanying statement of earnings.

At December 31, 2022 the Company had a net receivable due from its Parent in the amount of \$218,515,678 which resulted from various intercompany transactions. These amounts are presented as a component of equity in the accompanying balance sheet.

10. Revenue from Contracts with Customers

Disaggregation of Revenue

Information regarding revenues disaggregated by the timing of when goods and services are transferred consist of the following for the year ended December 31:

	2022
Revenue recognized over time Revenue recognized at a point in time	\$ 49,277,340 44,147,918
Total Revenue	\$ 93,425,258

Information regarding revenues disaggregated by geographic region consist of the following:

For the year ended December 31,	
Revenue recognized from customers in the United States Revenue recognized from customers in Canada	\$ 90,552,778 2,872,480
Total Revenue	\$ 93,425,258

Notes to Financial Statements

11. Subsequent Events

Subsequent events have been evaluated by management through February 23, 2023, the date these financial statements were available to be issued.

EXHIBIT C

CURRENT FRANCHISEES

Balance Sheets

December 31,		2022		2021
Assets				
Current assets				
Cash (\$2,341,772 and \$1,544,734 restricted in 2022				
and 2021, respectively)	Ş	4,606,080	\$	3,455,400
Accounts receivable, net of allowance for doubtful				
accounts of \$21,374 and \$81,189 for		(02.740		507.547
2022 and 2021, respectively Current maturities of notes receivable, net of		603,710		507,567
allowance for doubtful accounts of \$23,834 and				
\$21,269 for 2022 and 2021, respectively		1,103,023		1,093,609
Rebates receivable		6,454,406		6,573,028
Prepaid expenses		135,883		133,500
Total current assets		12,903,102		11,763,104
				,, -
Notes receivable, net of current maturities and				
allowance for doubtful accounts of \$49,276 and \$48,837 for 2022 and 2021, respectively		2 022 540		2 024 042
Straight-line royalty assets		2,833,568 23,499,681		3,024,912 21,911,247
Property and equipment, net		2,991,880		863,059
				·
Total assets	Ş	42,228,231	Ş	37,562,322
Liabilities and Equity				
Current liabilities				
Accounts payable	Ş	1,280,698	Ş	810,838
Advertising advances and deposits Accrued liabilities		1,405,218 1,621,934		784,386 1,531,264
Deferred revenue		586,286		1,470,842
Science icreme		555,255		., 170,0 12
Total current liabilities		4,894,136		4,597,330
Total liabilities		4,894,136		4,597,330
Commitment and Contingencies (Note 7)				
F. W				
Equity		255 040 772		209,245,753
Member's equity		255,849,773 (218,515,678.)		
		(218,515,678)	4	(176,280,761)
Member's equity				
Member's equity Due from Parent		(218,515,678)	,	(176,280,761)

Statements of Earnings

For the years ended December 31,	2022		2021
Revenue			
Initial franchise fees	\$ 4,648,424	\$	5,954,608
Royalty income	26,313,464		24,727,895
Continuing franchise fees	23,730,326		22,188,079
Gross sales rebates	37,809,043		36,453,335
Other sales	924,001		952,544
Total revenue	93,425,258		90,276,461
Operating expenses			
Selling and advertising	20,843,265		21,902,780
Operating and administrative	27,691,795		24,719,244
Total analytics almosas	40 E3E 040		46 (22 024
Total operating expenses	48,535,060		46,622,024
Farnings from operations	44 900 109		12 651 127
Earnings from operations	44,890,198		43,654,437
Other income (expense)			
Interest income, net	370,870		342,879
Other Income '	1,519		-
Loss on disposal of equipment	(776)		_
Foreign exchange (loss) gain	(122,754)		47,781
Total other income	248,859		390,660
Net earnings	\$ 45,139,057	Ş	44,045,097

Statements of Equity

	Member' Equity	s- Due from Parent	Total
Balance at January 1, 2021	\$ 165,200,	656 \$ (134,133,660)	\$ 31,066,996
Advances to Parent		- (42,147,101)	(42,147,101)
Net earnings	44,045,	097 -	44,045,097
Balance at December 31, 2021	209,245,	753 (176,280,761)	32,964,992
Advances to Parent		(42,234,917)	(42,234,917)
Contributions	1,464,	963 -	1,464,963
Net earnings	4 5,139,	057 -	45,139,057
Balance at December 31, 2022	\$ 255,849,	773 \$ (218,515,678)	\$ 37,334,095

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

Statements of Cash Flows

For the years ended December 31,	2022	202 1
Cash flows from operating activities		
Net earnings	\$ 45,139,057	\$ 44 , 045
Adjustments to reconcile net earnings to net cash	4 12,121,221	4 11,515
and restricted cash provided by		
operating activities:		
Depreciation	628,242	43
Provision (recovery) for bad debt	8,281	(14
Loss on sale of equipment	776	(-
Decrease (increase) in:		
Accounts receivable	(63,481)	44
Notes receivable	140,987	1,36
Rebates receivable	118,622	(57
Prepaid expense	(2,383)	27
Straight-line royalty assets	(1,588,434)	 (1,9 1
Increase (decrease) in:	(1,000,101)	(.,
Accounts payable	469,860	4
Advertising advances and deposit	620,832	8
	,	
	90.670	32
Accrued liabilities Deferred revenue Net cash and restricted cash provided by operating	90,670 (884,556)	3 <u>2</u> 55
Accrued liabilities Deferred revenue Net cash and restricted cash provided by operating activities		
Accrued liabilities Deferred revenue Net cash and restricted cash provided by operating activities Cash flows from investing activities	(884,556) 44,678,473	44,637
Accrued liabilities Deferred revenue Net cash and restricted cash provided by operating activities	(884,556)	55 44,637
Accrued liabilities Deferred revenue Net cash and restricted cash provided by operating activities Cash flows from investing activities	(884,556) 44,678,473	44,637 (854
Accrued liabilities Deferred revenue Net cash and restricted cash provided by operating activities Cash flows from investing activities Purchases of property and equipment Net cash and restricted cash used in investing activities	(884,556) 44,678,473 (1,292,876)	55
Accrued liabilities Deferred revenue Net cash and restricted cash provided by operating activities Cash flows from investing activities Purchases of property and equipment Net cash and restricted cash used in investing activities Cash flows from financing activities	(884,556) 44,678,473 (1,292,876) (1,292,876)	44,637 (854 (854
Accrued liabilities Deferred revenue Net cash and restricted cash provided by operating activities Cash flows from investing activities Purchases of property and equipment Net cash and restricted cash used in investing activities	(884,556) 44,678,473 (1,292,876)	44,637 (854
Accrued liabilities Deferred revenue Net cash and restricted cash provided by operating activities Cash flows from investing activities Purchases of property and equipment Net cash and restricted cash used in investing activities Cash flows from financing activities	(884,556) 44,678,473 (1,292,876) (1,292,876)	44,637 (854 (854 (42,147
Accrued liabilities Deferred revenue Net cash and restricted cash provided by operating activities Cash flows from investing activities Purchases of property and equipment Net cash and restricted cash used in investing activities Cash flows from financing activities Advances to Parent, net	(884,556) 44,678,473 (1,292,876) (1,292,876) (42,234,917) (42,234,917)	44,637 (854 (854 (42,147 (42,147
Accrued liabilities Deferred revenue Net cash and restricted cash provided by operating activities Cash flows from investing activities Purchases of property and equipment Net cash and restricted cash used in investing activities Cash flows from financing activities Advances to Parent, net Net cash and restricted cash used in financing activities Net cash and restricted cash used in financing activities	(884,556) 44,678,473 (1,292,876) (1,292,876) (42,234,917) (42,234,917) 1,150,680	44,637 (854 (854 (42,147 (42,147
Accrued liabilities Deferred revenue Net cash and restricted cash provided by operating activities Cash flows from investing activities Purchases of property and equipment Net cash and restricted cash used in investing activities Cash flows from financing activities Advances to Parent, net	(884,556) 44,678,473 (1,292,876) (1,292,876) (42,234,917) (42,234,917)	44,637 (854 (854 (42,147 (42,147
Accrued liabilities Deferred revenue Net cash and restricted cash provided by operating activities Cash flows from investing activities Purchases of property and equipment Net cash and restricted cash used in investing activities Cash flows from financing activities Advances to Parent, net Net cash and restricted cash used in financing activities Net cash and restricted cash used in financing activities	(884,556) 44,678,473 (1,292,876) (1,292,876) (42,234,917) (42,234,917) 1,150,680	44,637 (85 (85 (42,147 (42,147 1,630 1,810
Accrued liabilities Deferred revenue Net cash and restricted cash provided by operating activities Cash flows from investing activities Purchases of property and equipment Net cash and restricted cash used in investing activities Cash flows from financing activities Advances to Parent, net Net cash and restricted cash used in financing activities Increase in cash and restricted cash Cash and restricted cash - beginning of year Cash and restricted cash - end of year	(884,556) 44,678,473 (1,292,876) (1,292,876) (42,234,917) (42,234,917) 1,150,680 3,455,400	44,637 (85- (85- (42,147 (42,147 1,63(1,819
Accrued liabilities Deferred revenue Net cash and restricted cash provided by operating activities Cash flows from investing activities Purchases of property and equipment Net cash and restricted cash used in investing activities Cash flows from financing activities Advances to Parent, net Net cash and restricted cash used in financing activities Increase in cash and restricted cash beginning of year	(884,556) 44,678,473 (1,292,876) (1,292,876) (42,234,917) (42,234,917) 1,150,680 3,455,400	44,637 (854 (854 (42,147 (42,147 1,636 1,819

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

Notes to Financial Statements

1. The Company

Budget Blinds, LLC (the "Company") was originally incorporated in California in October 1992 for the purpose of selling franchises for the operation of alternate window coverings retail franchises. The Company is a wholly-owned subsidiary of Home Franchise Concepts, LLC ("HFC, LLC" or "Parent"). HFC, LLC is a wholly-owned subsidiary of JM Franchise Holdings, Inc. which is a wholly owned subsidiary of JM Framily Enterprises, Inc. ("Ultimate Parent").

As of December 31, 2022, the Company has 1,437 total franchises located throughout the United States and Canada, including 120 total franchises located in Canada. During 2022 and 2021, the Company derived approximately 6% of its total revenue from franchises located in Canada. The Company's corporate office and accounting records are located in Irvine, California.

The financial position of the Company as of December 31, 2022 and 2021, and the results of its operations and cash flows for the years then ended may have differed had the Company not been affiliated with its Parent. Specifically, the allocation of the operating costs by the Parent to the Company may have differed had the Company not been affiliated with its Parent. See Note 9.

2._Summary of Significant Accounting Policies

Basis of Presentation

The Company maintains its records, and the accompanying financial statements have been prepared, on the accrual basis of accounting in accordance with accounting principles generally accepted in the United States of America ("GAAP").

Accounting 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 reported amounts of revenues and expenses during the reporting period. Actual results could materially differ from those estimates. Company estimates considered significant include the estimate of allowance for doubtful accounts related to accounts, notes and rebates receivable and the allocation of the Parent's expenses to the Company (Note 9).

The significant accounting policies and practices followed by the Company are set forth below:

Fair Value Measurements

The Company follows accounting guidance that defines fair value, establishes a framework for measuring fair value in accordance with GAAP and expands disclosures about fair value measurements. Management believes the carrying amount of financial instruments approximates their fair value. The carrying amounts of cash, restricted cash, accounts and rebates receivable, and due to/from Parent approximates their fair value due to the short-term nature of these instruments. The carrying value of the Company's notes receivable approximates their fair value as the interest is tied to or approximates market rates.

Notes to Financial Statements

Cash

The Company considers cash on hand, deposits in banks and short-term highly liquid investments as cash. The Company maintains some of its cash in U.S. noninterest-bearing transaction accounts which are insured by the Federal Deposit Insurance Corporation up to a maximum of \$250,000 per depositor. As of December 31, 2022, the Company's uninsured deposits in its deposit accounts with a U.S. bank totaled approximately \$352,773.

The Company maintains some of its cash in deposit accounts with a Canadian bank, which are insured by the Canadian Deposit Insurance Corporation up to a maximum of \$100,000 Canadian Dollars ("CAD") (approximately \$73,780 as of December 31, 2022 in U.S. dollars) per depositor. As of December 31, 2022, the Company's uninsured deposits in its deposit accounts with a Canadian bank totaled approximately \$1,587,755 in U.S. dollars.

The Company has not experienced any losses in such accounts, and believes it is not exposed to any significant credit risk on cash.

Restricted Cash

Restricted cash includes advertising advances and deposits from franchisees for the purpose of national and regional advertising ("NAF"). The use of these funds is restricted for advertising costs to benefit the franchisees. The funds cannot be utilized for the Company's advertising expenses in connection with the sale of franchises.

Accounts, Notes and Rebates Receivable

Accounts and rebates receivable consist of a) amounts due from franchise owners for continuing fees that are collected monthly, b) receivables for vendor rebates, c) receivables for advertising reimbursements from franchise owners and miscellaneous receivables and are stated at the amount management expects to collect from outstanding balances. Management provides for probable uncollectible amounts through a charge to earnings and an increase in the allowance for doubtful accounts based on its assessment of the current status of individual accounts. Balances that are still outstanding after management has used reasonable collection efforts are written off through the allowance account.

Notes receivable consist of company loans made to franchise owners for a purchase of initial or-additional franchises (Note 3). At the point management determines balances are uncollectible, management will discontinue recognition of interest income related to financing receivables. Interest income on financed receivables is accrued as earned using the simple interest method.

The Company has recognized \$24,500,379 or 65% and \$26,495,331, or 73% of gross sales rebates revenue from three product suppliers for the years ended December 31, 2022 and 2021, respectively. The Company-has approximately \$4,855,660 or 75% and \$4,853,213, or 74%, of rebates receivable from these suppliers as of December 31, 2022 and 2021, respectively.

Property and Equipment

Property and equipment are recorded at cost less accumulated depreciation and amortization.

Depreciation is computed using the straight-line method over their estimated useful lives. Certain costs-incurred in connection with developing or obtaining internal-use software are recorded at cost

Notes to Financial Statements

and are included in property and equipment on the accompanying balance sheets. Depreciation begins oncethe software is available for its intended use over its estimated useful life. Expenditures that materiallyincrease the asset life are capitalized, while ordinary maintenance and repairs are charged to operationsas incurred.

Depreciation and amortization is based on the estimated useful life and is calculated as follows:

Computer Software: 3-5 years
Fixture and Equipment: 3-5 years
Vehicles: 5 years

Impairment of Long-Lived Assets

The Company reviews long-lived assets held and used and capitalized software for impairment whenever circumstances indicate that the carrying amount of assets may not be fully recoverable. If so indicated, the Company assesses the recoverability of long-lived assets by determining whether the carrying value of an asset over its remaining life can be recovered based upon management's best estimate of the undiscounted future operating cash flows (excluding interest charges) related to the long-lived asset or group of assets and liabilities in which the long-lived asset generates cash flows. If the sum of such undiscounted cash flows is less than the carrying value of the asset (group), there is an indicator of impairment. The amount of impairment, if any, represents the excess of the carrying value of the asset (group) over fair value. Fair value is determined by market price, if available, or an estimate of projected future operating cash flows discounted using a rate that reflects market participant assumptions. Long-lived assets to be disposed of are reported at the lower of carrying amount or fair value less costs to sell. Capitalized projects are amortized using the straight-line method. Research and development costs, training costs and software maintenance costs are expensed as incurred.

Foreign Currency Adjustments

Some of the Company's transactions with Canadian franchisees utilize the Canadian dollar as the functional currency with respect to royalties, NAF and media remittances. Revenue and expenses have been adjusted using average exchange rates for the year. Monetary assets denominated in foreign currencies are adjusted to reflect period-end exchange rates. The aggregate foreign currency translation loss and gain was \$(122,754) and \$47,781 for the years ended December 31, 2022 and 2021, respectively. Equity

The Company engages in various intercompany transactions with its Parent. Accordingly, management has elected to present net advances to/from Parent as a component of equity in the accompanying balance sheets.

Advertising

The Company expenses the production costs of advertising the first time the advertising takes place. The Company incurs both consumer and franchise advertising costs, which totaled \$274,075 and \$610,973 for the years ended December 31, 2022 and 2021, respectively, and are included in selling and advertising expenses on the accompanying statements of earnings.

Notes to Financial Statements

Income Taxes

The Company is considered a disregarded entity for federal income tax purposes and is included in the federal income tax return and certain state income tax returns filed by the Ultimate Parent. The Company does not record a provision for federal or state income taxes for financial reporting purposes.

Revenue Recognition

The Company follows Accounting Standards Codification ("ASC") 606, Revenue from Contract with Customers, ("ASC 606") for revenue recognition. The core principle of ASC 606 is built on the contract between a vendor and a customer for the provision of goods and services, and attempts to depict the exchange of rights and obligations between the parties in the pattern of revenue recognition based on the consideration to which the vendor is entitled. To accomplish this objective, the standard requires five basic steps: (i) identify the contract with the customer, (ii) identify the performance obligations in the contract, (iii) determine the transaction price, (iv) allocate the transaction price to the performance obligations in the contract, and (v) recognize revenue when (or as) the entity satisfies a performance obligation. (See Note 10)

The Company adopted Accounting Standards Update ("ASU") 2021-02, Franchisors - Revenue from Contracts with Customers - Private Company Accounting Alternative (the "Accounting Alternative") effective January 1, 2021 and elected the Accounting Alternative practical expedient offered thereunder. The Accounting Alternative permits the Company to account for pre-opening services provided to a franchisee as distinct from the franchise license and to recognize the pre-opening services as a single performance obligation. Upon the adoption of this Accounting Alternative, revenue and related expenses for pre-opening services provided to a franchisee are deferred until the franchisee and franchisee personnel complete their initial training, typically within six months of entering into the franchise agreement.

Initial Franchise Fees

Initial franchise fees consist of fees paid by franchisees at the start of the agreement, area development fees, and renewal fees. The fixed non-refundable fee, as determined by the signed development and/or franchise agreement, is due at the time the development agreement is entered into, and/or when the franchise agreement is signed, and generally does not include a finance component. Initial franchise fees are made up of performance obligations for training, access to plans, access to vendors and Company-specific pricing, area exclusivity, and the right to use the Company's intellectual property over the term-of the agreement. Initial franchise fee revenue is recognized upon substantial performance of material contractual obligations as set forth in the development and/or franchise agreement, typically the completion of training. Deferred revenue consists of deposits for franchise fees in which substantial performance of material obligations has not been achieved.

Royalty Income

Franchise royalty income consists of fixed fees paid by franchisees, as determined by the signed franchise agreement which are billed and due monthly. Additionally, the franchise agreements contain fixed royalty escalation clauses whereby the royalty amounts are increased during the first several years of the franchise agreement, which is included in straight-line royalty assets on the accompanying balance sheets. Royalty income is made up of performance obligations for the

Notes to Financial Statements

continuing right to use the Company's intellectual property, access to vendors and Company specificpricing, and area exclusivity.

Continuing Franchise Fees

Continuing franchise fees consist of fees paid by franchisees, as determined by the signed franchise agreement which are billed and due monthly. The performance obligations for these fees are for monthly access to services related to IT, help desk, and telephone. These fees are fixed in nature and do not have pre-determined escalation amounts. In accordance with ASC 606, these fees are recognized over time on a monthly basis as the franchise utilizes the right to access the aforementioned services.

The Company also receives advertising funds from the franchisees to provide national and regional advertisements for the benefit of the franchisees (NAF). These advances and deposits are based on a fixed amount for each franchisee and are restricted and segregated. The Company presents advertising contributions received from franchisees as franchise advertising fee revenue and records all expenses of the advertising fund within franchise expenses, resulting in an increase in revenues and expenses on the statements of earnings, with no change to the balance sheets unless the advertising was underspent. When underspent (revenue exceeds cash payments for advertising), the advertising fund will accrue the difference from collections received and amount owed. In addition, the franchise agreements allow the Company to retain a percentage of the advertising deposits as compensation for its administration over the accounts. During the years ended December 31, 2022 and 2021, the Company received \$2,532,103 and \$2,409,051, respectively, as compensation for its administration over the accounts, which is included in continuing franchise fees on the accompanying statements of earnings.

Gross Sales Rebates

The Company receives vendor rebates primarily from window covering suppliers. These rebates are generally covered by binding agreements, which are signed agreements between various vendors and the Company. Under ASC 606, the Company's performance obligation for vendor rebates is satisfied upon the sale of a vendor's product through the Company's franchisees. As such, revenue is estimated and recorded upon receipt of franchisee sales information from the vendor.

Other Sales

Other sales consist primarily of fees to attend the Company's annual convention. These fees are from both vendors and franchisees and are paid in advance of the annual convention. The performance obligation for the convention fees is to plan and hold the Company's annual convention. Convention fees are therefore recognized in the month the convention is held.

Cost to Obtain Contracts

The Company incurs costs that are directly attributable to obtaining a contract, for example broker fees, referral fees, and training fees. Cost to obtain contracts is recognized upon substantial performance of material contractual obligations as set forth in the franchise agreement, typically the completion of training. Costs are included in selling and advertising expenses on the accompanying statements of earnings.

Notes to Financial Statements

3. Notes Receivable

Notes receivable relates to the Company financing a portion of the initial franchise fees from the sale offranchises. The notes are collateralized by the franchise territory. The notes generally bear interest atrates ranging from 4% to 10% with maturities generally ranging from eighteen months to five years. A summary of notes receivable principal maturities follows:

Years ending December 31,				
2023			\$	1,126,857
2024				1,033,354
2025				954,632
2026				641,779
2027				239,788
<u>Thereafter</u>				13,291
Notes receivable				4,009,701
Less: allowance for doubtful accounts				(73,110)
Ecss. attendince for doubtrat accounts				(73,110)
Notes receivable, net of allowances for doubtful accounts				3,936,591
				3,733,371
Less: current maturities, net of allowances for doubtful accounts	5			(1,103,023)
Notes receivable, net of current maturities and allowances for d	oubtful	accounts	Ş	2,833,568
4. Prepaid Expenses				
Prepaid expenses consist of the following as of December 31:				
Treputa expenses consist of the following as of Becchiber 51.				
		2022		2021
Prepaid convention	\$	6,024	\$	-
Prepaid training costs		-		4,447
Marketing supplies		52,561		92,949
<u>Others</u>		77,298		36,104
Propaid expenses	\$	135,883	Ş	122 500
Prepaid expenses	÷	133,003	⇒	133,500

Prepaid convention represents costs incurred in advance of the annual convention to be held during the following year.

Marketing supplies consist of brochures, door hangers and other marketing supplies.

Notes to Financial Statements

5. Property and Equipment

Property and equipment, net consists of the following as of December 31:

	2022	2021
Furniture and equipment Computer software Vehicles	\$ - 4,594,790 66,073	\$ 5 9,270 1,541,907 66,073
Property and equipment Less accumulated depreciation	4,660,863 (1,792,360)	1,667,250 (825,231)
Property and equipment, net of accumulated depreciation	2,868,503	842,019
Construction in progress	123,377	21,040
Property and equipment, net	\$ <u>2,991,880</u>	\$ 863,059

In 2022, the Parent transferred \$1,884,467 in fixed assets with an accumulated depreciation of \$419,504 to the Company, which is shown as a contribution in the accompanying statements of equity. Depreciation expense charged to operations for the years ended December 31, 2022 and 2021 is \$628,242 and \$135,279, respectively, and is included in operating and administrative expenses on the accompanying statements of earnings.

6. Accrued Liabilities

Accrued liabilities consist of the following as of December 31:

		2022		2021
Accrued compensation Accrued accounts payable Accrued training costs	\$	649,100 905,043 67,791	\$	659,442 779,363 92,459
Accrued liabilities	Ş	1,621,93 4	<u>\$</u>	1,531,264

7. Commitments and Contingencies

Operating Lease

The Parent leases the Company's headquarters and allocates a portion of its rent expense to the Company (Note 9). The total rent expense incurred by the Parent for this property was \$2,008,423 and \$1,349,021 for the years ended December 31, 2022 and 2021, respectively, of which \$1,402,605 and \$1,009,479 for the years ended December 31, 2022 and 2021, respectively, was allocated to the Company and is included in operating and administrative expenses on the accompanying statements of earnings.

Notes to Financial Statements

Legal Proceedings

The Company currently has no lawsuits, actions, or other legal proceedings pending claims that would have a material impact on the financial statements. However, the Company could, from time to time, be involved in litigation proceedings arising out of its normal course of business.

8. Retirement Plan

The Company is a participant in its Parent's defined contribution 401(k) plan as part of a controlled-group that covers eligible management and office employees. Contributions to the Plan by the Company-are based on the employees' contributions subject to certain limitations. The Company contributed \$704,900 and \$338,714 during the years ended December 31, 2022 and 2021, respectively, which is included in operating and administrative expenses on the accompanying statements of earnings.

9. Related Party Transactions

Certain operating expenses are incurred by the Parent and are allocated to the Company. During the years ended December 31, 2022 and 2021, the Company's Parent allocated \$19,062,338 and \$18,267,865, respectively, in expenses to the Company which was charged to the Company's operations, with most of the expenses included in operating and administrative expenses, on the accompanying statements of earnings.

At December 31, 2022 and 2021, the Company had a net receivable due from its Parent in the amount of \$218,515,678 and \$176,280,761, respectively, which resulted from various intercompany transactions. These amounts are presented as a component of equity in the accompanying balance sheets.

10. Revenue from Contracts with Customers

101 Nevenue II om Gondraets With Gastomers			
Disaggregation of Revenue			
Information regarding revenues disaggregated by the timing	of when goods	and	services are
	ана	services are	
transferred consist of the following for the years ended December	oer 31:		
	2022		2021
			_
Revenue recognized over time	\$ 49,277,340	\$	46,139,024
Revenue recognized at a point in time	44,147,918	•	44,137,437
nevende recognized at a point in time	11,111,111		1 1, 137 , 137
Total Devenue	¢ 02 425 250	ė	00 274 444
Total Revenue	\$ 93,425,258	>	90,276,461
Information regarding revenues disaggregated by geographic reg	ion consist of the follo	wing	
mornation regarding revenues alsaggregated by geograpme reg	, ion consist or the rout	, , , , , , , , , , , , , , , , , , ,	
For the years ended December 31,	2022		2021
Revenue recognized from customers in the United States	\$ 90,552,778	Ş	87,720,091
Revenue recognized from customers in Canada	2,872,480		2,556,370
			· · · · · · · · · · · · · · · · · · ·
Total Revenue	\$ 93,425,258	\$	90,276,461
· otal November	Ţ /5, 125, 2 50	7	75,275, 101

Notes to Financial Statements

11. Subsequent Events

Subsequent events have been evaluated by management through February 23, 2023, the date these financial statements were available to be issued.

EXHIBIT C

CURRENT FRANCHISEES

Current Franchises

Tota								
	Company	Start Date	Owner	Address	City	State	Zip	Phone
	Alabama		Matthew Jones and Rebecca	1624 James Burt			3683	(224)
	Budget Blinds of Auburn	5/1/2018	Jones	Pkw	Auburn	Alabama	0	(334) 569-6459
	· ·		Matthew Jones and Rebecca	1624 James Burt			3683	(334)
	Budget Blinds of Lake Martin	11/1/2018	Jones	Pkwy 402 Main Avenue	Auburn	Alabama	0 3505	569-6459 (256)
	Budget Blinds of Cullman	12/1/2015	Joshua Smith and Emily Smith	SW	Crane Hill	Alabama	5	727-6550
	Dudget Diade of Contessille	4/1/2022	Jack of Carith and Fasil Carith	402 Main Avenue	Cullman	Alabama	3505	(256)
	Budget Blinds of Guntersville Budget Blinds of Dothan and	4/1/2022	Joshua Smith and Emily Smith	Southwest 87 Tranquility	Cuilman	Alabama	5 <u>3254</u>	727-6550 (334)
_	Enterprise	<u>1/1/2024</u>	Coju Enterprises LLC	Lane	<u>Destin</u>	<u>Alabama</u>	1	489-2823
	Budget Blinds of The Shoals	7/1/2018	Thackerson Enterprises Corporation	421 Gerrard Drive	Florence	Alabama	3563 0	(256) 263-4300
	Budget Blinds of Baldwin	77172010	Oorporation	183 Northshore		Alabama	3654	(251)
	County	10/1/2016	TDFAITH L.L.C.	Place Unit A	Gulf Shores	Alabama	2	948-7626
	Budget Blinds of Madison	6/1/2006	Thomas Jeffrey Wright and Elizeth Z. Wright	795 Burwell Road	Harvest	Alabama	3574 9	(256) 489-5530
			Thomas Jeffrey Wright and				3574	(256)
	Budget Blinds of Athens Budget Blinds of Huntsville	5/1/2018	Elizeth Z. Wright	795 Burwell Road 2218 Rosebrooke	Harvest	Alabama	9 3580	489-5530 (256)
	East	9/1/2017	Inspired Design, Inc.	Drive SW	Huntsville	Alabama	3	429-9890
	Budget Blinds of Scottsboro	3/1/2023	Inspired Design Inc	2218 Rosebrooke Dr. SW	Huntevillo	Alahama	3580 3	(256) 429-9890
	and Sand Mountain	3/1/2023	Inspired Design, Inc.	4553 Seedtick	Huntsville	Alabama	3800	(205)
	Budget Blinds of Tuscaloosa	7/1/2021	SpinWill Tuscaloosa LLC	Road	Lakeland	Alabama	2	349-1987
	Budget Blinds of West Mobile	2/1/2004	Glen Johnson and Karen Johnson	901-B Butler Dr.	Mobile	Alabama	3669 3	(251) 666-8241
	Baaget Billias of West Westinosile		Glen Johnson and Karen		Widdlic		3669	(251)
	Budget Blinds of South Mobile	6/1/2004	Johnson	901-B Butler Dr.	Mobile	Alabama	3	666-8241
	Budget Blinds of Birmingham	12/21/199 5	Steve Thackerson and Michelle Thackerson	2130 Columbiana Road	Vestavia	Alabama	3521 6	(205) 824-3300
	Budget Blinds of NE		Steve Thackerson and Michelle	2130 Columbiana			3521	(205)
15 16	Birmingham	11/1/2014	Thackerson	Road	Vestavia	Alabama	6	824-3300
	Alaska							
	Alaska			3705 Arctic Blvd			9950	(907)
	Budget Blinds of Anchorage	5/1/2013	Jeffrey Rychard	#2313	Anchorage	Alaska	3	743-8900
2	Budget Blinds of Fairbanks	3/1/2011	LeRoy Petersen and Debbie Petersen	924 Kellum St Unit 202	Fairbanks	Alaska	9970 1	(907) 328-9926
_		0,1,2011		3.mc202	- Canadamic	7.0000		020 0020
	Arizona							
	D 1 (D) 1 (O 1	01110010		1050 N Fairway			8532	(623)
	Budget Blinds of Goodyear	3/1/2013	Cristy Contesso	dr Suite F 104 1050 N Eliseo C.	Avondale	Arizona	3	281-5405
				Felix Jr.			_	
	Budget Blinds of Surprise	9/1/2015	Cristy Contesso and Jim Velon	Way Fairway Dr Suite 114F 104	Avondale	Arizona	8532 3	(623) 399-8809
	Budget Blinds of South		Onoty Contosso and onn voion	2233 N. Park	Avolidato	7 11 12 OT 10	8439	(623)
-	Glendale Budget Blinds of Northern	12/1/2021	Window to the Sol, LLC	Meadows Dr.	Buckeye	Arizona	6 9600	336-6042
	Arizona	11/1/2007	Custom Window Coverings, LLC	3130 East Route 66	Flagstaff	Arizona	8600 4	(928) 707-2199
				3130 East Route	•		8600	(928)
-	Budget Blinds of Prescott Budget Blinds of White	12/1/2008	Custom Window Coverings, LLC	3130 East Route	Flagstaff	Arizona	4 8600	772-4407 (928)
	Mountains	3/1/2013	Custom Window Coverings, LLC	66	Flagstaff	Arizona	4	536-2015
		54/1/2006	Ed Ponton Comeron Contra and	2800 Hualapai			8640	(028)
	Budget Blinds of Lake Havasu	54/1/2006 24	Ed Benton Cameron Gentry and Stetson Southwick	Mountain Rd.Road, Suite D.	Kingman	Arizona	8640 1	(928) 757-4142
	· ·			12445 N.	•		8565	(313)
	Budget Blinds of West Tucson	3/1/2021	Peter Hern	Stainsbury Place 9858 E	Marana	Arizona	3 8521	220-8467 (480)
	Budget Blinds of East Mesa	2/1/2012	Glaza Family Enterprise, Inc.	Retrograde Drive	Mesa	Arizona	2	497-7247
	Budget Blinds of Northwest Mesa	9/1/2018	Glaza Family Enterprise, Inc.	9858 E Retrograde Drive	Mesa	Arizona	8521 2	(480) 497-7247
	INICOG		Giaza i amily Emerphise, IIIC.	9858 E	IVICOG	Alizolia	8521	(480)
	Budget Blinds of Gilbert	12/1/2021	Glaza Family Enterprise, Inc.	Retrograde Drive	Mesa	Arizona	2	497-7247

Tota								
l I	Company	Start Date	Owner	Address 9657 West	City	State	Zip 8534	Phone (623)
	Budget Blinds of Peoria	12/1/2014	CAL CAL LLC	Seldon Lane	Peoria	Arizona	5	251-5988
			Peter Baldassi and Anette	1809 West			8504	(602)
-	Budget Blinds of SW Phoenix Budget Blinds of North	1/1/2005	Baldassi	McNiel Street 3102 East Palo	Phoenix	Arizona	8501	243-1983 (602)
	Phoenix	9/1/2022	Thirty Second Design, LLC	Verde Drive	Phoenix	Arizona	6	795-7419
				3102 East Palo			8501	(602)
	Budget Blinds of East Phoenix	9/1/2022	Thirty Second Design, LLC	Verde Drive	Phoenix	Arizona	6	795-7419
	Budget Blinds of North			3102 East Palo			8501	(602) 688-7669 795-
	Glendale	11/1/2023	Thirty Second Design, LLC	Verde Drive	Phoenix	Arizona	6	<u>7419</u>
								(480 <u>602</u>)
	Budget Blinds of Chandler	11/1/2023	Thirty Second Design, LLC	3102 East Palo Verde Drive	Phoenix	Arizona	8501 6	634-5627 795- 7419
	budget billius of Chandler	11/1/2023	Thirty Second Design, LLC	verde Diive	1 HOCHIX	Alizolia	0	(480602)
				3102 East Palo			8501	300-5099 <u>795</u> -
	Budget Blinds of Tempe	12/1/2023	Thirty Second Design, LLC	Verde Drive	Phoenix	Arizona	6	7419
	Budget Blinds of Central Phoenix	12/1/2023	Thirty Second Design, LLC	3102 East Palo Verde Drive	Phoenix	Arizona	8501 6	(480) 300-5099
		12/1/2020		3102 East Palo		7 1120110	<u>8501</u>	(602)
_	Budget Blinds of SW Phoenix	12/1/2024	Thirty Second Design, LLC	Verde Drive	Phoenix	<u>Arizona</u>	6	795-7419
	Budget Blinds of Prescott	3/1/2024	Kristopher Tyler Claridge and Melissa LaRee Claridge	6483 E. Hickory Grove	Prescott Valley	Arizona	<u>8631</u> 4	<u>(928)</u> 772-4407
-	244got Dillido OFF 10000tt	<u> </u>	siiooa Eartoo Olariago	4702 North 82nd	- TOOOK VAIIOY	THEOTIC	8525	(480)
	Budget Blinds of Scottsdale	5/1/2015	LTI of Colorado, Inc.	St.	Scottsdale	Arizona	1	999-5135
	Budget Blinds of Fountain Hills	5/1/2022	LTI of Colorado, Inc.	4702 North 82nd St.	Scottsdale	Arizona	8525 1	(480) 837-4975
	i illio	JI IIZUZZ	ETT OF COICEAUC, IIIC.	PMB 248-2160 E.	- COULOURIE	AHZUHA	8563	(520)
	Budget Blinds of Sierra Vista	8/1/2005	Seneca Enterprises, LLC	Fry Blvd.	Sierra Vista	Arizona	5	417-1095
				476 East			0.470	(000)
	Budget Blinds of Yuma	10/1/2024	Yuma BBlinds LLC	Riverside Drive B8	St. George	Arizona	<u>8479</u> 0	(928) 726-4171
-	<u>Baagot Billiao of Fama</u>		Turid Bolindo EEO	13289 E. Barcel	<u>01. 0001g0</u>	ritoria	8574	(520)
	Budget Blinds of EastTucson	7/1/2019	D&D Window Concepts, LLC	Way	Tucson	Arizona	7	771-0535
	Budget Blinds of South			6295 West Ocotillo Meadow			8575	(520) 775-0390 790-
	Tucson and Green Valley	8/1/2022	Desert Window Design LLC	Drive Drive	Tucson	Arizona	7	6180
	Budget Blinds of Superior,			7883 N Oracle	_		8570	(520)
-	Safford, and Red Rock	7/1/2023	Burger, LLC	Road 7883 N Oracle	Tucson	Arizona	4	790-6180
				Rd6295 West			8570	
		9/6/1994<u>4/</u>	Burger, Desert Window Design	Ocotillo Meadow			4 <u>857</u> <u>57</u>	(520)
<u>25</u>	Budget Blinds of North Tucson	1/2024	LLC	Drive 2442 S Alexis	Tuscon	Arizona	<u>57</u> 8536	790-6180
27	Budget Blinds of Yuma	6/1/2012	Jacob Dahl and Ivet Dahl	Drive	Yuma	Arizona	8530 5	(928) 726-4171
_	-	-	-	_	-	-	-	_
	Arkansas							
	Budget Blinds of West Little			5130 Quarry			7203	(501)
	Rock	11/1/2012	Lee Huff and Anna W. Huff	Drive	Conway	Arkansas	4 7072	353-7161
	Budget Blinds of South Fayetteville	4/1/2019	J.K. LOHR Enterprises, LLC	21559 Indian Creek Drive	Garfield	Arkansas	7273 2	(479) 751-6655
			•	21559 Indian			7273	(479)
	Budget Blinds of Fort Smith	1/1/2020	J.K. LOHR Enterprises, LLC	Creek Drive	Garfield	Arkansas	2	751-6655
	Budget Blinds of Springdale	7/1/2022	J.K. LOHR Enterprises, LLC	21559 Indian Creek Drive	Garfield	Arkansas	7273 2	(479) 751-6655
	Dauget Dimus of Optiliguale	11112022	o.ix. Loriix Lillerprises, LLO	21559 Indian	Janiola	Ainalisas	7273	(479)
	Budget Blinds of Rogers	7/1/2022	J.K. LOHR Enterprises, LLC	Creek Drive	Garfield	Arkansas	2	751-6655
6	Budget Blinds of Jonesboro	9/1/2014	Don Wilson and Lisa Wilson	813 Rolling Forest	Jonesboro	Arkansas	7240 4	(870) 932-0455
U	Padget Dillias of Jolieshold	3/ 1/2014	DOIT WITHOUT ATTU LISA WITHOUT	1 UIGSL	UUIIGODUIU	Ainalisas	+	302-0400
	California							
	Budget Blinds of San Luis			127 Ralph Beck			9342	(805)
	Obispo County	5/1/2021	First to Third LLC	Lane	Arroyo Grande	California	0	541-4000
	Dudget Diede of Tooleele	4/4/0040	Central Valley Door and Window	1015 1	Atuatar	Colifernia	9530	(209)
	Budget Blinds of Turlock Budget Blinds of West	4/1/2016	Coverings LLC	1815 Joeys Court 10901 Melocoton	Atwater	California	9331	661-9501 (661)
	Bakersfield	9/1/2017	Steve Williford	Ct.	Bakersfield	California	2	426-8577
	Budget Blinds of Mountain	0/4/004=		554	Delevent	0-11	9400	(650)
	View	3/1/2017	Kavya Enterprises LLC	551 cambridge st 1166 Sunnyhills	Belmont	California	9282	641-2400 (714)
	Budget Blinds of Fullerton	3/1/1996	Rick Sanchez	Ave	Brea	California	1	680-6042

Γ	Tota								
	1	Company	Start Date	Owner	Address	City	State	Zip	Phone
Ī				David M. Borja and Lisa	420 Beatrice			9451	(925)
		Budget Blinds of Antioch	8/1/2003	Sorrell-Borja	Court Suite G-2	Brentwood	California	3	691-4444
		Budget Blinds of Walnut Creek	2/1/2008	David M. Borja and Lisa Sorrell-Borja	420 Beatrice Court Suite G-2	Brentwood	California	9451 3	(925) 691-4444
-		Oleck	2/1/2000	David M. Borja and Lisa	420 Beatrice	Dientwood	Calliornia	9451	(925)
		Budget Blinds of San Ramon	10/1/2010	Sorrell-Borja	Court Suite G-2	Brentwood	California	3	691-4444
				·	826 Hollowbrook			<u>9451</u>	(925)
	_	Budget Blinds of Lafayette	<u>4/1/2024</u>	Farid Cazares-Garcia	<u>Drive</u>	Brentwood	<u>California</u>	3	962-7592
		Budget Blinds of Manteca	10/1/2021	Berenice Vera and Aleida Vera	3810 Standing Oak Drive	Ceres	California	9530 7	(209) 602-5501
-		budget billius of Manteca	10/1/2021	Defenice vera and Aleida vera	18502 De Bie	Oeres	California	9070	(562)
		Budget Blinds of Long Beach	7/1/2018	JKS Quality First Inc.	Ave	Cerritos	California	3	304-9379
					18502 De Bie			9070	(562)
-		Budget Blinds of Cerritos	4/1/2019	JKS Quality First Inc.	Ave 17914 San	Cerritos	California	3 9070	304-9379
		Budget Blinds of Diamond Bar	7/1/2021	LCB Collaborative LLC	Gabriel Ave	Cerritos	California	3	(626) 495-3809
F		Budget Blinds of Glendora	77172021	EGB GONASOTANYO EEG	17914 San	Comico	Gamorria	9070	(626)
		and San Dimas	6/1/2022	LCB Collaborative LLC	Gabriel Avenue	Cerritos	California	3	495-3809
		Budget Blinds of Granada	40/4/0000	Occalle Director O Decretor Local	40400	Objections alle	O a l'ifa ma l'a	9131	(818)
ŀ		Hills	10/1/2020	Scott's Blinds & Drapes, Inc.	10403 Larwin Ave	Chatsworth	California	9131	477-2144 (661)
		Budget Blinds of Valencia	6/1/2022	Scott's Blinds & Drapes, Inc.	10403 Larwin Ave	Chatsworth	California	1	254-6376
l				·	2525 Dominic			9592	(530)
Ļ		Budget Blinds of Chico	7/1/2003	Long Family Enterprises, Inc.	Drive, Suite C	Chico	California	8	343-3400
		Pudget Plinds of Paradica	12/1/2003	Long Family Enterprises Inc	2525 Dominic	Chico	California	9592 8	(530) 343-3400
ŀ		Budget Blinds of Paradise	12/1/2003	Long Family Enterprises, Inc. Rosario Buclatin Vizcaya	Drive, Suite C	Chico	Gamorila	9191	(619)
		Budget Blinds of Coronado	10/1/2004	Designs, Inc.	357 Corte Trova	Chula Vista	California	4	271-3347
		-		Raymond Deatherage and				9361	(559)
		Budget Blinds of Clovis	12/1/2007	Deanna Deatherage	1065 Holland	Clovis	California	2	360-7000
		Budget Blinds of Anaheim Hills	4/13/1994	Steve F. Hahn and Kelly J. Hahn	3270 Sterling Dr.	Corona	California	9288 2	(714) 777-4994
-		Timo	4/10/1004	Otovo 1 . Hariif and Itoliy 0. Hariif	OZTO Otoming Dr.	COTOTIA	Guillottila	9288	(714)
L		Budget Blinds of Orange	5/1/2003	Steve F. Hahn and Kelly J. Hahn	3270 Sterling Dr.	Corona	California	2	633-6073
		Dudget Diade of Dodding	1/1/2003	Gerald A. Bay and Kimberly A.	19182 Banner	Cattanusad	California	9602	(530) 226-9027
-		Budget Blinds of Redding	1/1/2003	Bay Gerald A. Bay and Kimberly A.	Way 19182 Banner	Cottonwood	California	9602	(530)
		Budget Blinds of Shasta	5/1/2003	Bay	Way	Cottonwood	California	2	226-9027
		D	0/4/0000		3959 Sepulveda	0.1.00	0 115	9023	(310)
		Budget Blinds of Culver City	9/1/2002	Ferrufino Trusty, Inc.	Blvd.	Culver City	California	0 9562	391-4410 (510)
		Budget Blinds of Berkeley	2/1/2022	Lal Bigzad and Samira Bigzad	165 Arbor Grove	Dixon	California	0	520-6686
	-							9562	(510)
	_	Budget Blinds of Richmond	2/1/2022	Lal Bigzad and Samira Bigzad	165 Arbor Grove	<u>Dixon</u>	<u>California</u>	0	520-6686
		Budget Blinds of Pleasanton	3/1/2013	Francoz Group, Inc.	11483 Silvergate Drive	Dublin	California	9456 8	(925) 397-0922
-		budget billius of Fleasafitoff	3/1/2013	Heather Tinder and David	7131 Mackinaw	Dubilii	California	9175	(951)
		Budget Blinds of Corona	7/1/2023	Martinez	Court	Eastvale	California	2	741-9492
		Budget Blinds of Rancho		Heather Tinder and David	7131 Mackinaw			9175	(909)
	-	Cucamonga	10/1/2024	Martinez Suman Shrestha and Lovila	5331 Florentino	<u>Eastvale</u>	California	<u>2</u> 9576	987-8388 (916)
		Budget Blinds of Elk Grove	5/1/2016	Shrestha	Loop	El Dorado Hills	California	2	691-2322
t		Budget Blinds of Buena Park			17440 Bushard			9270	(714)
Ļ		and Seal Bea	1/1/2021	S&L Window Specialists, Inc.	Street #10	Fountain Valley	California	8	840-8540
		Budget Blinds of Huntington Beach North	1/1/2021	S&L Window Specialists, Inc.	17440 Bushard Street #10	Fountain Valley	California	9270 8	(714) 840-8540
ŀ		Budget Blinds of Huntington	1/ 1/ Z UZ I	OGE WITHOW SPECIALISTS, ITTE.	17440 Bushard	i Julitaili Valley	Jamorila	9270	(714)
	_	Beach South	3/1/2023	S&L Window Specialists, Inc.	Street, #10	Fountain Valley	California	8	840-8540
ſ		B 1 (B) 1 (3) # 5	0141061=	Delia Mariscal and Mauricio	1483 East Via		0 117	9373	(559)
ŀ		Budget Blinds of North Fresno	3/1/2017	Mariscal	Marbella Drive	Fresno	California	9502	558-5848 (408)
		Budget Blinds of Morgan Hill	1/1/2018	Marteza Inc	545 5th Street	Gilroy	California	0	846-0004
ı						,		<u>9502</u>	(408)
L	_	Budget Blinds of Watsonville	2/1/2024	Marteza Inc	545 5th Street	Gilroy	<u>California</u>	0	846-0004
		Budget Blinds of Glendale	4/1/2019	Glendale Custom Blinds Inc.	350 W Loraine St, Unit 303	Glendale	California	9120 2	(818) 476-7995
ŀ		Budget Blinds of North	7/1/2013	Gigituale Gustom Diffus IIIC.	350 W. Loraine	Oleliuale	Jamorila	9120	(818)
L		Hollywood	6/1/2020	Glendale Custom Blinds Inc.	St., Unit 303	Glendale	California	2	476-7995
	Ţ	Budget Blinds of East	0/4/0000	IA IIZ Fatom de en les	11357 Pyrites	Cald Diver	Californi's	9567	(916)
ŀ		Sacramento Budget Blinds of North	6/1/2023	JAJK Enterprises, Inc.	Way, Suite A1 11357 Pyrites	Gold River	California	0 <u>9567</u>	936-0900 (916)
		Sacramento	<u>1/1/2024</u>	JAJK Enterprises, Inc.	Way, Suite A1	Gold River	California	<u>9307</u>	238-0095
-		_				_			

Tota								
I	Company	Start Date	Owner	Address	City	State	Zip	Phone
	Budget Blinds of Santa			163-B Aero			9311	(805)
	Barbara	3/14/1997	KS Wahlberg, Inc.	Camino	Goleta	California	7	962-4082
	Budget Blinds of Northridge	3/14/1995	Ara Khajik	10315 Woodley Avenue #134	Granada Hills	California	9134 4	(818) 831-1320
	Baaget Billias of Hortillage	0/14/1000	Brittney Anne Armacher and	21780 Cascade	Ordinada Fillio	Guillottiid	9594	(530)
	Budget Blinds of Grass Valley	7/1/2022	Sean Daniel Armacher	Crossing Road	Grass Valley	California	9	274-1122
	Budget Blinds of Bay Point		Isaias Hernandez and Araceli	25142 Belhaven			<u>9454</u>	<u>(925)</u>
_	and Pittsburg	<u>12/1/2024</u>	Hernandez	Street 11950 Old	<u>Hayward</u>	California	5	744-1124
	Budget Blinds of Healdsburg	5/1/2017	Graves Corp	Redwood Hwy	Healdsburg	California	9544 8	(707) 929-4043
	Baaget Billias of Floatassarg	97/1/20 <mark>21</mark>	Graves corp	9355 Harbin	ricaldobarg	Guillottila	9234	(909)
	Budget Blinds of Hesperia	<u>05</u>	Mike Tenberge	Avenue	Hesperia	California	5	392-1818
	Budget Blinds of Monterey						9502	(831)
	Bay	2/1/2009	Phillip Wilson	10 Tyler Court	Hollister	California	3	262-5248
	Budget Blinds of Tustin	2/1/2018	Megan Ewing and Andrew Ewing	18 f <u>F</u> airhaven	Ladera Ranch	California	9269 4	(714) 617-1817
	Budget Blinds of Coto de	2/1/2010	Megan Ewing and Andrew	18 fFairhaven	Laucia Nancii	Galifornia	9269	(949)
	Caza	7/1/2020	Ewing	rdRoad	Ladera Ranch	California	4	366-0000
			Megan Ewing and Andrew	18 fFairhaven	l <u>-</u> .		9269	(949)
	Budget Blinds of Mission Viejo	7/1/2020	Ewing Marcon Fusing and Andrew	rdRoad	Ladera Ranch	California	0000	366-0000
	Budget Blinds of Irvine	4/1/2024	Megan Ewing and Andrew Ewing	18 Fairhaven Road	Ladera Ranch	California	<u>9269</u> 4	<u>(949)</u> 262-3412
-	Dadgot Dillido of It villo	II II LULT		4915 Mamie	<u> </u>	Junorina	9071	(562)
	Budget Blinds of Whittier	6/1/2021	Russell Richey	Avenue	Lakewood	California	3	608-5824
	Budget Blinds of Lancaster	014:005	Michael Stevens and Victoria	101 =			9353	(661)
	West	2/1/2005	Stevens	104 East Ave K-4	Lancaster	California	5	722-9104
	Budget Blinds of Folsom	4/1/2024	Decker Enterprises, Inc.	3310 Swetzer Road	Loomis	California	<u>9565</u> 0	(916) 624-2249
_	budget billius of Folsoffi	4/1/2024	Decker Litterprises, Inc.	3310 Swetzer	LOOTHIS	Camorna	<u>9565</u>	(916)
_	Budget Blinds of Roseville	8/1/2024	Decker Enterprises, Inc.	Road	Loomis	California	<u>0</u>	624-2249
				3310 Swetzer			9565	(916)
_	Budget Blinds of Rocklin	8/1/2024	Decker Enterprises, Inc.	Road	Loomis	California	0000	624-2249
	Budget Blinds of Los Angeles	1/1/2007	Phillip Mirzoyan and Karo Banjarjian	819 N. Alexandria Ave.	Los Angeles	California	9002 9	(866) 222-4023
	Budget Billius of Eos Aligoics	1/1/2001	Phillip Mirzoyan and Karo	819 N. Alexandria	Los Angolos	Odillottila	9002	(866)
	Budget Blinds of Burbank	5/1/2007	Banjarjian	Ave.	Los Angeles	California	9	222-4023
			Phillip Mirzoyan and Karo	819 N. Alexandria			9002	(866)
	Budget Blinds of Westwood Budget Blinds of South	5/1/2007	Banjarjian	Ave.	Los Angeles	California	9 9004	222-4023
	Pasadena & Highland Park	1/1/2021	BB of HP LLC	6417 Repton St	Los Angeles	California	9004	(323) 458-6775
	1 doddona a rhghlana i ark	1/1/2021	BB 01111 EE0	6417 Repton	2007 trigoloo	Guillottiid	9004	(323)
	Budget Blinds of Monrovia	8/1/2022	BB of HP LLC	Street	Los Angeles	California	2	458-6775
		01410004	Patrick Lindemann and Mary	2011 2 1 2		0.115	9363	(209)
	Budget Blinds of Los Banos	3/1/2021	Lindemann	2011 Smokey Dr 14955 Coutolenc	Los Banos	California	5	710-4666
	Budget Blinds of Davis	11/1/2016	Benjamin Lang and Ashley Lang	Road	Magalia	California	9595 4	(530) 746-0588
	Baagot Billiao of Bavio	11/1/2010	Bonjamin Lang and Homey Lang	rtouu	magana	Camorria	9393	(831)
	Budget Blinds of Monterey	10/1/2018	Kathy Best LLC	163 Ora Court	Marina	California	3	775-0313
	Displace Displace CA49 9	E141000E	Dimensia lute conflete C	1147 Pescadero	Mileitee	Californi	9503	(408)
	Budget Blinds of Milpitas Budget Blinds of Rancho	5/1/2005	Dynamic Integration Corporation Bryan TenBerge and Mary	Street 6704 Blue River	Milpitas	California	5 9175	262-3064 (909)
_	Cucamonga	8/1/2004	TenBerge	Court	Mira Loma	California	9173 2	(909) 987-8388
	Budget Blinds of Newport						9269	(949)
	Beach	2/1/2007	HDIS, Inc.	27642 Esla	Mission Viejo	California	1	586-4949
	Dudget Diede of Ohio and		China Lilla Mindau Carada	23052-H Alicia			0000	(000)
	Budget Blinds of Chino and Chino Hills	1/1/2020	Chino Hills Window Coverings, Inc.	Parkway, Suite 234	Mission Viejo	California	9269 2	(909) 287-3511
	<u>OTHIO</u> I IIIIO	17 172020	mv.	26792 Vía San	MINOSIOTI VIOJO	Jamoriia	9269	(951)
	Budget Blinds of Riverside	12/1/2021	Cory Bryson	Jose	Mission Viejo	California	1	763-8945
	D 1 (D) 1 (O)		01: 12:11.145 1 0	23052-H Alicia			0000	(000)
	Budget Blinds of Ontario and Montclair	1/1/2024	Chino Hills Window Coverings,	Parkway, Suite 234	Mission Viejo	California	<u>9269</u> 6	(909) 287-3511
=	Budget Blinds of North	1/1/2024	<u>Inc.</u>	1700 McHenry	IVIIOSIUIT VIEJU	<u>Camorilla</u>	9535	(209)
	Modesto	8/1/2002	CCR Services, Inc.	Avenue, Unit 79	Modesto	California	0	551-3131
							9404	(650)
	Budget Blinds of Palo Alto	6/1/2021	Braida Inc.	2144 Garden Ter	Mountain View	California	0	250-5767
	Budget Blinds of Cupertino	6/1/2024	Praida Inc	2144 Garden	Mountain View	California	9404	(650) 250, 5767
	and Saratoga	6/1/2021	Braida Inc.	Terrace	Mountain View	California	0	250-5767 (951)
				38839 Autumn			9256	319-4855 404-
	Budget Blinds of Menifee	2/1/2019	SUPR LLC	Woods Rd	Murrieta	California	3	2275
-	Budget Blinds of San Jose	10/1/2022	Yao Hai Qin, Ho Chuen Fong,	2329 11th	Oakland	California	9460	(408)

Tota		24 4 10 4			au			-
1	Company North	Start Date	Owner Xiaochong Liu and Daoxi Hu	Address Avenue	City	State	Zip 6	Phone 816-5203
	Budget Blinds of San Jose		Yao Hai Qin, Ho Chuen Fong,	2329 11th			9460	(408)
-	Northeast Budget Blinds of East Santa	10/1/2022	Xiaochong Liu and Daoxi Hu	Avenue 17150 Taylor	Oakland	California	6 9546	816-5203 (707)
	Rosa	9/1/2014	LCLLC	Lane	Occidental	California	5	874-2500
	Budget Blinds of Napa	10/1/2018	LC LLC	17150 Taylor Lane	Occidental	California	9546 5	(707) 874-2500
	· ·			884 Muirfield	Cooldonia		9205	(760)
	Budget Blinds of Carlsbad	12/1/2015	Gatorback Investments, LLC	Drive 92058 884 Muirfield	Oceanside	California	8 9205	529-0014 (760)
	Budget Blinds of Oceanside	12/1/2015	Gatorback Investments, LLC	Drive	Oceanside	California	8	529-0014
	Budget Blinds of Vista	6/1/2017	Gatorback Investments, LLC	884 Muirfield Drive	Oceanside	California	9205 8	(760) 529-0014
			·	884 Muirfield			9205	(760)
	Budget Blinds of San Marcos Budget Blinds of North San	8/1/2017	Gatorback Investments, LLC	Drive 884 Muirfield	Oceanside	California	8 9205	529-0014 (760)
	Diego	9/1/2021	Gatorback Investments, LLC	Drive	Oceanside	California	8	529-0014
	Budget Blinds of Coachella Valley	8/1/2024	Gatorback Investments, LLC	884 Muirfield Drive	Oceanside	California	<u>9205</u> 8	<u>(760)</u> 320-1914
=	Budget Blinds of Central			7101 Rotherfield			9566	(530)
	Auburn/ Placerville Budget Blinds of Rancho	4/1/2019	JAJK Enterprises, Inc.	Court 7101 Rotherfield	Orangevale	California	2 9566	503-9093 (916)
	Cordova/East Elk	6/1/2020	JAJK Enterprises, Inc.	Court	Orangevale	California	2	306-0800
	Budget Blinds of Fair Oaks and Carmichael	4/1/2022	JAJK Enterprises, Inc.	7101 Rotherfield Court	Orangevale	California	9566 2	(916) 510-6555
	Budget Blinds of San			15 Santa Rosa	<u> </u>		9404	(415)
	Francisco Southwest Budget Blinds of San	10/1/2020	Stephanie Robbins	Ave 15 Santa Rosa	Pacifica	California	4 9404	578-4978 (415)
	Francisco West	4/1/2021	Stephanie Robbins	Ave	Pacifica	California	4	578-4978
	Budget Blinds of Coachella			3425 N. Indian Canyon Dr			9226	(760)
-	Valley	6/21/1994	Kathy Graham Enterprises, Inc.	Suite 6	Palm Springs	California	2	320-1914
	Budget Blinds of Pasadena	2/1/2018	Maria Gabriella Buonasorte	2581 E Colorado Blvd	Pasadena	California	9110 7	(626) 658-8854
	Budget Blinds of Pittsburg	3/1/2023	Rose Warau Maina	4322 Century Blvd	Pittsburg	California	9456 5	(925) 203-1016
			John Firestone and Pamela	8776 Helms			9173	(909)
	Budget Blinds of Fontana Budget Blinds of Southwest	12/1/2016	Firestone	Avenue #G 1540 Hawes	Rancho Cucamonga	California	9406	587-5566 (650)
	Redwood City	7/1/2018	David Scott Dickson	Court	Redwood City	California	1	503-9755
	Budget Blinds of Foster City	9/1/2021	David Scott Dickson	1540 Hawes Court	Redwood City	California	9406 1	(650) 503-9755
	•			4965 Topaz	,		0507	
	Budget Blinds of Rocklin Castro Valley and	41/1/20 <mark>01</mark>		Avenue 937 Marvin Gardens			9567 7 <u>957</u>	(916 <u>510</u>) 624-224 9 <u>468-</u>
	North Hayward	<u>24</u>	Decker Enterprises, Seashell Inc.	Way	Rocklin	California	<u>65</u>	<u>0970</u>
_	Budget Blinds of Roseville	6/1/2003	Decker Enterprises, Inc.	4965 Topaz Avenue	Rocklin	California	9567 7	(916) 624-2249
	Budget Blinds of Folsom	4/1/2018	Decker Enterprises, Inc.	4965 Topaz Avenue	Rocklin	California	9567 7	(916) 961-3460
			Decitor Enterprises, inc.	1433 Gregory		Gamornia	9492	(707)
	Budget Blinds of Petaluma Budget Blinds of West Santa	7/1/2018	Rennia Blinds, Inc.	Court 1433 Gregory	Rohnert Park	California	8 9492	766-0885 (707)
	Rosa	1/1/2019	Rennia Blinds, Inc.	Court	Rohnert Park	California	8	766-0885
	Budget Blinds of Central Marin	12/1/2021	Rennia Blinds, Inc.	1433 Gregory Court	Rohnert Park	California	9492 8	(415) 573-1186
	•			1433 Gregory			9492	(415)
	Budget Blinds of South Marin	12/1/2021	Rennia Blinds, Inc.	Court 9449 Eckerman	Rohnert Park	California	8 9566	573-1186 (916 925)
	Budget Blinds of Northwest	4 <u>6</u> /1/20 02	Paul Novaresi Phillip Sotelo and	Road 4912 Valley	Decedile Calida	California	1 953	944-470 0 <u>459-</u>
	Sacramento Martinez	<u>24</u>	Sandra Sotelo	Terrace Way 1408 Manera	Roseville Salida	California	9267	(949)
	Budget Blinds of Costa Mesa	9/1/2014	ELB Enterprises LLC	Ventosa 1408 Manera	San Clemente	California	3 9267	388-8330
	Budget Blinds of Laguna Niguel	2/1/2017	ELB Enterprises LLC	Ventosa	San Clemente	California	9267 3	(949) 933-4053
	Budget Blinds of San Clemente	10/1/2018	ELB Enterprises LLC	1408 Manera Ventosa	San Clemente	California	9267 3	(949) 933-4053
	Olemente	10/1/2010	EED EIREIMISES EEC	12695	Jan Diemente	Gamorilla		
	Budget Blinds of Rancho Penasquitos 2	9/1/1994	Linda Allen	Cloudbreak Avenue	San Diego	California	9212 9	(858) 538-2076
	•		Mehrdad Gieahchy and Kathy	11778 Pickford	, and the second		9213	(858)
	Budget Blinds of Miramar	5/1/2006	Marie Geiahchy	Rd	San Diego	California	1	271-6252

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1	Company	Start Date	Owner	Address	City	State	Zip	Phone
	Budget Blinds of Point Loma	8/1/2009	Barrett & Gettel, Incorporated	9069 Elbert Terrace	San Diego	California	9212 6	(858) 935-9187
	Budget Blinds of Downtown	0/1/2003	Darrett & Cetter, incorporated	6385 Lake Atlin	San Diego	California	9211	(619)
	San Diego	12/1/2015	David Kacsur and Renee Kacsur	Avenue	San Diego	California	9	363-4020
	Budget Blinds of Chula Vista	7/1/2021	JMR Window Coverings Inc	8209 Beacons Court	San Diego	California	9212 9	(619) 660-7565
	budget billius of Cridia vista	111/2021	JIVIN WINDOW COVERINGS INC	8209 Beacons	Sail Diego	California	9212	(619)
	Budget Blinds of Spring Valley	10/1/2021	JMR Window Coverings Inc	Court	San Diego	California	9	660-7565
	Budget Blinds of La Verne	8/1/2023	Chiofam LLC	988 Malakoff Road	San Dimas	California	9177 3	(909) 541-5764
	Budget Blinds of San	0/1/2023	Officially EEO	151 Vermont		Gamornia	9410	(415)
	Francisco Central	11/1/2006	Creative Diversions Inc.	Street Suite 7	San Francisco	California	3	621-6454
	Budget Blinds of San Francisco Soma	5/1/2007	Creative Diversions Inc.	151 Vermont Street Suite 7	San Francisco	California	9410 3	(415) 621-6454
	Budget Blinds of Central	0/1/2007	Gradina pivaraiona ma.	151 Vermont	Carrianologo	Camorria	9410	(415)
	Oakland	11/1/2020	Creative Diversions Inc.	Street - Ste 7	San Francisco	California	3	621-6454
	Budget Blinds of San			178 Meadowbrook			9413	(415)
	Francisco North	1/1/2021	Rock Solid Contractors	Drive	San Francisco	California	2	320-6738
				178			0442	(445)
	Budget Blinds of Burlingame	9/1/2021	Rock Solid Contractors	Meadowbrook Drive	San Francisco	California	9413 2	(415) 320-6738
							9413	(760)
-	Budget Blinds of Escondido	12/1/2021	Guilliam A. Leger	4324 26th Street 178	San Francisco	California	1	205-2184
				Meadowbrook			9413	(415)
	Budget Blinds of San Mateo	1/1/2022	Rock Solid Contractors	Drive	San Francisco	California	2	320-6738
	Dudget Dlinde of Con Cobriel	6/1/2010	IC Dlinda Inc	8701 Longden	Can Cabriel	California	9177	(626) 309-7588
_	Budget Blinds of San Gabriel	0/1/2010	JS Blinds Inc. Matthew McKee and Wilma	Avenue 6437 Mojave	San Gabriel	California	5 9512	(408)
	Budget Blinds of Los Gatos	3/1/2021	McKee	Drive	San Jose	California	0	438-6053
	Budget Blinds of Santa Clara	8/1/2021	MGG Enterprise LLC	3553 Ban Court	San Jose	California	9511 7	(408) 440-5101
	Budget Blinds of San Jose	0/1/2021	MGG Enterprise LLC	3333 Ball Coult	Sall Juse	California	9511	(408)
	West	8/1/2021	MGG Enterprise LLC	3553 Ban Court	San Jose	California	7	440-5101
	Budget Blinds of San Leandro	4/1/2019	Wiremile Corp.	2007 W. Avenue 133rd	San Leandro	California	9457 7	(510) 370-3360
	Budget Blinds of South	4/1/2013	wiletille Golp.	900 Doolittle	Sail Lealiulo	California	9457	(510)
	Hayward	5/1/2021	Wiremile Corp.	Drive, Suite 2A	San Leandro	California	7	370-3360
			Craig Collins and Sharon EagerYao Hai Qin, Ho Chuen	2435 Felt Street			9506	(8314 08)
	Budget Blinds of Santa	1 <u>0</u> /1/202 1	Fong, Xiaochong Liu and Daoxi	#62332 Belleview			2 945	438-8838 816-
	CruzJose North Budget Blinds of San Jose	2	Hu Van Hai Oire Ha Ohuara Fana	<u>Dr.</u>	Santa CruzLeandro	California	77	5203
	Northeast	10/1/2022	Yao Hai Qin, Ho Chuen Fong, Xiaochong Liu and Daoxi Hu	332 Belleview Dr.	San Leandro	California	94 <u>57</u> 7	(408) 816-5203
				342 Fitzpatrick			9206	(760)
-	Budget Blinds of Escondido	9/16/2024	C&C Window Treatments LLC	Road, Unit 103	San Marcos	California	9345	205-2184
	Budget Blinds of Santa Maria	1/1/2013	Bigfish 805, Inc.	PO Box 5804	Santa Maria	California	9345	(805) 739-8838
	-			12100 Wilshire			0000	
	Budget Blinds of Simi Valley and Moorpark	12/1/2023	Seper Blinds LLC	Boulevard 8th Floor	Santa Monica	California	9002 5	(805) 328-2889
	and moorpain		Sapar Billido EEO	9560 Galston	Santa moniou		9207	(619)
	Budget Blinds of La Mesa	12/1/2021	Russ Baugh LLC	Drive	Santee	California	1	842-7711
	Budget Blinds of Santa Cruz	9/5/2024	Aumkar LLC	307 Oak Creek Blvd.	Scotts Valley	<u>California</u>	<u>9506</u> 6	(831) 438-8838
_	Daugot Dimido di Guilla Giuz		, tolling LEV	1 Appian Way	SOURCE FORIOT	<u> </u>	9408	(650)
	Budget Blinds of Daly City	12/1/2019	SKHouse Enterprises LLC	Unit 713-2	South San Francisco	California	0	491-2020
	Budget Blinds of South San Francisco	6/1/2020	SKHouse Enterprises LLC	1 Appian Way Unit 713-2	South San Francisco	California	9408 0	(650) 491-2020
			·	7819 Thornton			9520	(209)
	Budget Blinds of Stockton	5/1/2004	RJS Group, Inc.	Rd.	Stockton	California	7	933-9442
	Budget Blinds of Livermore	10/1/2013	RJS Group, Inc.	7819 Thornton Rd.	Stockton	California	9520 7	(925) 371-1170
				7819 Thornton			9520	(209)
	Budget Blinds of Lodi	10/1/2023	RJS Group, Inc.	Rd 1326 La Bella	Stockton	California	7	933-9442
	Budget Blinds of San Jose	10/1/2011	Yan Qing Li	Ave.	Sunnyvale	California	9408 7	(408) 370-3878
			•	1030 E EI	,			
	Budget Blinds of Sunnyvale	8/1/2021	Seashell Inc.	Camino Real # 465	Sunnyvale	California	9408 7	(408) 478-7470
	Budget Blinds of Fremont	11/1/2022	Seashell Inc.	1030 E EI	Sunnyvale	California	9408	(408)
					,	1		1 \/

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Tota I	Company	Start Date	Owner	Address	City	State	Zip	Phone
				Camino Real # 465			7	478-2711
				1441 West 223rd			9050	(310)
	Budget Blinds of Palos Verdes	4/1/2011	Thomas Oku and Vivian Oku	Street	Torrance	California	1	944-9222
	Budget Blinds of Manhattan Beach	5/1/2011	Thomas Oku and Vivian Oku	1441 West 223rd Street	Torrance	California	9050 1	(310) 944-9222
	Dodged Diade of Managilla	F/4/0007		204 Feir Ober		O-life and a	9568	(707)
	Budget Blinds of Vacaville	5/1/2007	Toni Parkhurst	301 Epic Street	Vacaville	California	8 9568	447-2494 (707)
	Budget Blinds of Fairfield	5/1/2007	Toni Parkhurst	301 Epic Street	Vacaville	California	8	447-2494
	Budget Blinds of Vallejo	7/1/2023	Toni Parkhurst	301 Epic Street	Vacaville	California	9568 8	(707) 447-2494
	Budget Blinds of Canyon	8/1/2019	Adinath LLC	26902 Santa	Valencia	California	9135	(818) 233-8982
	Country Budget Blinds of Sherman	0/1/2019	Adinath LLC	Ynez Way 26902 Santa	Valencia	California	5 9135	(818)
	Oaks	2/1/2020	Adinath LLC	Ynez Way	Valencia	California	5	233-8982
	Budget Blinds of Woodland Hills	1/1/2021	Adinath LLC	26902 Santa Ynez Way	Valencia	California	9135 5	(818) 233-8982
	Budget Blinds of Thousand	7/1/2022	Adinath II C	26902 Santa	Valencie	California	9135	(818)
	Oaks	7/1/2022	Adinath LLC	Ynez Way 26902 Santa	Valencia	California	5 9135	233-8982 (818)
	Budget Blinds of Calabasas	7/1/2022	Adinath LLC Anthony Richerson and Kenda	Ynez Way 1258 Capistrano	Valencia	California	5 9208	233-8982 (760)
	Budget Blinds of Temecula	10/1/2014	Richerson	Lane	Vista	California	1	631-4427
	Budget Blinds of Fair Oaks	7/1/2018	Benjamin Lang and Ashley Lang	3816 Isabella Street	West Sacramento	California	9569 1	(530) 746-0588
	Budget Blinds of Garden	10 6/1/202	Denjamin Lang and Asmey Lang	5292 Horsham	West Sacramento	California	9268	(714)
	Grove	<u>14</u>	Wavehog, Inc.	Avenue 5292 Horsham	Westminster	California	3 9268	988-4923 (714)
-	Budget Blinds of Anaheim	2/1/2022	Wavehog, Inc.	Avenue	Westminster	California	3	988-4923
	Budget Blinds of Irvine	6/1/2023	VING Ventures, Inc.	13662 Milton Avenue	Westminster	California	9268 3	(949) 262-3412
	Budget Blinds of Santa			rttende	TTOUTHIOUT		9136	(310)
	Monica	1/1/2019	Seper Blinds LLC	23145 Cass Ave	Woodland Hills	California	9136	294-3538 (310)
	Budget Blinds of Malibu	6/1/2020	Seper Blinds LLC	23145 Cass Ave	Woodland Hills	California	4	294-3538
	Budget Blinds of Yuba City	10/1/2018	Tierni Martins and Gary Martins	2317 Idaho Way	Yuba City	California	9599 1	(530) 755-2292
			,	1450 Whyler			9599	(510)
-	Budget Blinds of Berkeley	2/1/2022	Lal Bigzad and Samira Bigzad	Road, Unit 6 1450 Whyler	Yuba City	California	3 9599	520-6686 (510)
-	Budget Blinds of Richmond	2/1/2022	Lal Bigzad and Samira Bigzad	Road, Unit 6	Yuba City	California	3	520-6686
147 <u>1</u> 50	Budget Blinds of Yucaipa	4/1/2009	John Brian English and Bonnie English	35385 Emerald Way	Yucaipa	California	9239 9	(909) 570-9781
			3 -					
	Colorado							
	Budget Blinds of Longmont	8/1/2007	Kassandra Bebo	19858 CR 1	Berthoud	Colorado	8051 3	(303) 485-1131
							8051	(970)
	Budget Blinds of Loveland Budget Blinds of the High	5/1/2009	Kassandra Bebo	19858 CR 1 1815 Delores	Berthoud	Colorado	3 8162	669-6118 (970)
	Country	7/1/2014	SCELR, Inc.	Way	Carbondale	Colorado	3	928-7700
	Budget Blinds of Highlands Ranch	1/1/2013	Sterling Stumf and Jonny Stumf	1065 Ridge Oaks Dr	Castle Rock	Colorado	8010 4	(720) 344-4188
				1659 Avenida Del		Coloredo	8010	(720)
	Budget Blinds of Castle Rock	9/1/2020	Kewley Ventures, LLC	Sol 384 E Garden of	Castle Rock	Colorado	4	214-2100
	Budget Blinds of Greater Colorado Springs Springs	3/1/2015	MDB Ltd.	the Gods Suite 160	Colorado Springs	Colorado	8090 7	(719) 301-7171
		3/1/2013	וווטט בנע.	384 E Garden of	Colorado Spilligs	Colorado		
	Budget Blinds of North Colorado Springs	12/1/2017	MDB Ltd.	the Gods Suite 160	Colorado Springs	Colorado	8090 7	(719) 301-7171
		12/1/2011	IVIDO LIU.	384 E. Garden of	Colorado Spilligs	Colorado		
	Budget Blinds of Southeast Colorado Springs	11/1/2021	MDB Ltd.	the Gods Suite 160	Colorado Springs	Colorado	8090 7	(719) 301-7171
					, ,		8022	(303)
	Budget Blinds of Central Park	4/1/2011	Blue Ridge Interiors LLC	902 Ivanhoe St 1455 Florida	Denver	Colorado	0 8130	321-4404 (970)
	Budget Blinds of Durango	6/1/2004	Toni Stansfield-Huwer	Road	Durango	Colorado	1	385-5700
	Budget Blinds of Fort Collins	5/1/2009	William Klas, Sukie Klas, and Christopher Todd Lyons	1925 Larkspur Drive	Fort Collins	Colorado	8052 1	(970) 372-4747
	Dauget Dillus of Fort Collins	J/ 1/2003	Children i odd Lydlis	טוועט	i ort comina	Joiordao	<u> </u>	UI 2-7171

Tota								
	Company	Start Date	Owner	Address	City	State	Zip	Phone
	Budget Blinds of Boulder	7/1/2007	Michael Manley and Christine Manley	4865 Sandy Ridge Ave	Frederick	Colorado	8050 4	(303) 449-7040
	budget billius of boulder	1/1/2007	Michael Manley and Christine	4865 Sandy	Tredeflox	Colorado	8050	(303)
	Budget Blinds of Arvada	1/1/2011	Manley	Ridge Ave	Frederick	Colorado	4	422-1234
	Budget Blinds of North Aurora	9/1/2019	Michael Manley and Christine Manley	4865 Sandy Ridge Avenue	Frederick	Colorado	8050 4	(303) 449-7040
	Budget Billius of North Adiora	3/1/2013	Michael Manley and Christine	4865 Sandy	1 Tedeflox	Colorado	8050	(303)
	Budget Blinds of Westminster	9/1/2019	Manley	Ridge Avenue	Frederick	Colorado	4	449-7040
	Budget Blinds of Grand Junction	1/1/2001	Sean Kreidler	2332 E Road	Grand Junction	Colorado	8150 7	(970) 242-1200
	Junction	1/1/2001	Sean Melalei	10442	Orana sunction	Colorado	8013	(303)
	Budget Blinds of Centennial	11/1/2013	SJH Holdings, LLC	Brookwood Pt	Highlands Ranch	Colorado	0	386-8868
	Budget Blinds of South Denver	9/1/2014	SJH Holdings, LLC	10442 Brookwood Pt	Highlands Ranch	Colorado	8013 0	(303) 386-8868
	Budget Blinds of East	3/1/2014	3311 Flordings, ELO	DIOOKWOOD I U	Tilgillatius Italicii	Colorado	8012	(720)
	Downtown Denver	11/1/2020	A+ Coverings, LLC	9108 Buck Hill Dr	Highlands Ranch	Colorado	6	490-2424
	Budget Blinds of West Downtown Denver and Wheat						8021	(303)
	Ridge	3/1/2005	Michael P. Zarlengo LLC	2050 Miller Street	Lakewood	Colorado	5	248-3453
							8021	(303)
	Budget Blinds of Lakewood Budget Blinds of West	6/1/2021	Michael P. Zarlengo LLC	2050 Miller Street 61 North Ranch	Lakewood	Colorado	5 8012	248-3453 (303)
	Littleton and Morrison	7/1/2022	RJane LLC	Road	Littleton	Colorado	7	238-5395
				61 North Ranch			8012	(303)
	Budget Blinds of Littleton	7/1/2022	RJane LLC	Road 11757 West Ken	Littleton	Colorado	7	238-5395
	Budget Blinds of Golden	6/1/2024	RJane LLC	Carvl F502	Littleton	Colorado	<u>8012</u> 7	(303) 238-5395
	Budget Blinds of			1414 Hawk			8140	(970)
	Montrose-Telluride	5/1/2010	Mile High Group LLC	Parkway #G 1414 Hawk	Montrose	Colorado	1 0140	240-0099
	Budget Blinds of Gunnison and Crested Butte	3/1/2022	Mile High Group LLC	Parkway, Suite 6	Montrose	Colorado	8140 1	(970) 240-0099
	4.14 0.10000 24.10			5708 Wild Berry			8013	(720)
	Budget Blinds of Parker	10/1/2020	Bailey Home Corp.	Ct.	Parker	Colorado	4	851-9098
	Budget Blinds of Pueblo	1/1/2019	C Bailey Enterprises, Inc.	589 E Industrial Blvd Ste F1	Pueblo West	Colorado	8100 7	(719) 423-7444
		., ., 2010	o Daney Enterprises, mer	589 E Industrial		00.0.000	8100	(719)
	Budget Blinds of Trinidad	12/1/2022	C Bailey Enterprises, Inc.	Blvd Ste F1	Pueblo West	Colorado	7	423-7444
	Budget Blinds of Bailey and Salida	2/1/2024	C Bailey Enterprises, Inc.	589 E Industrial Blvd Ste F1	Pueblo West	<u>Colorado</u>	<u>8100</u> 7	<u>(719)</u> 626-4486
_	- Canada	2/ 1/2021	5 Daniely Enterprises Interprises	2550 S Copper		<u> </u>	Ė	
	Budget Blinds of	40/4/0045	01 0 110	Frontage Rd Unit	Otensia et Occiona	Octoredo	8048	(970)
	Steamboat-Laramie	12/1/2015	Storm Peak Group, LLC Andrew Zarlengo and Tracey	214 10926 West	Steamboat Springs	Colorado	8002	879-6293 (303)
-	Budget Blinds of Golden	3/1/2005	Zarlengo	103rd Circle	Westminster	Colorado	4	898-3802
	Dudget Dliede of Driekter	0/4/0040	Is al Waltons and Englis Waltons	1224 Automation Drive Unit D	Mindon	Colorada	8055	(970)
	Budget Blinds of Brighton	8/1/2010	Joel Walters and Emily Walters	1224 Automation	Windsor	Colorado	0 8055	686-9190 (970)
32 33	Budget Blinds of Windsor	4/1/2012	Joel Walters and Emily Walters	Drive Unit D	Windsor	Colorado	0	686-9190
	Connecticut							
	Budget Blinds of Greenwich	12/1/2015	Bogdan Enterprises, LLC	14 Abbey Road	Darien	Connecticut	0682 0	(203) 580-3362
	Budget Blinds of Greenwich	12/1/2013	Doguan Enterprises, LLC	14 ADDEY ROBU	שמוכוו	Connecticut	0682	(203)
	Stamford/Rowayton	6/1/2017	Bogdan Enterprises, LLC	14 Abbey Road	Darien	Connecticut	0	580-3362
	Budget Blinds of Fairfield/Westport	5/1/2019	Kevin Fay and Jennifer Fay	16 Libby Lane	Darien	Connecticut	0682 0	(203) 227-2329
	Budget Blinds of	3/1/2019	Nevill Fay and Jenniller Fay	TO LIDDY Latte	Darien	Connecticut	0682	(475)
	Norwalk/Wilton	6/1/2019	Hellman LLC	12 Darien Close	Darien	Connecticut	0	277-4077
	Budget Blinds of West Hartford	6/1/2016	Tinamarie Boske and Alan	16 Ketchbrook	Ellington	Connections	0602	(860) 904-9691
	Budget Blinds of	6/1/2016	Boske Mark A. Sullivan and Laura M.	Lane 21 Granby Farms	Ellington	Connecticut	9 0603	(860)
	Glastonbury/Manchester	10/1/2018	Sullivan	Road	Granby	Connecticut	5	288-5505
	Dudget Dlinda of Manatarata	11/1/0040	Mark A. Sullivan and Laura M.	21 Granby Farms	Cranby	Connections	0603	(860)
	Budget Blinds of Manchester	11/1/2018	Sullivan Peter Pirulli and Deborah A.	Road	Granby	Connecticut	5 0646	288-5505 (203)
	Budget Blinds of Monroe	6/1/2003	Pirulli	18 Lyndon St.	Monroe	Connecticut	8	261-2779
	Durdont Director of \$495	44/4/0047	Peter Pirulli and Deborah A.	401	Manna	Commercial	0646	(203)
	Budget Blinds of Milford	11/1/2017	Pirulli Peter Pirulli and Deborah A.	18 Lyndon Street	Monroe	Connecticut	8 0646	261-2779 (203)
	Budget Blinds of New Haven	10/1/2023	Pirulli	18 Lyndon Street	Monroe	Connecticut	8	261-2779
	Budget Blinds of Old	6/1/2017	Coastal Window Treatments,	1712 Boston Post	Old Saybrook	Connecticut	0647	(860)

Tota								
	Company	Start Date	Owner LLC	Address	City	State	Zip 5	Phone 399-6442
	Saybrook		Coastal Window Treatments,	Road (Right Unit) 1712 Boston Post			0647	(860)
	Budget Blinds of Madison	7/1/2018	LLC	Road (Right Unit)	Old Saybrook	Connecticut	5	399-6442
	Budget Blinds of Mystic	8/1/2022	Coastal Window Treatments, LLC	1712 Boston Post Road	Old Saybrook	Connecticut	0647 5	(860) 399-6442
	budget billius of Mystic	12/31/201	LLC	499 Penfield Hill	Old Saybrook	Connecticut	0648	(860)
	Budget Blinds of Middletown	6	Bill Caruso and Lori Caruso	Rd	Portland	Connecticut	0	613-6266
	Budget Blinds of Wallingford	1/1/2023	Bill Caruso and Lori Caruso	499 Penfield Hill Rd	Portland	Connecticut	0648 0	(860) 613-6266
	Budget Billius of Wallingtord	1/1/2023	Vincent Ferraro and Karen	53 Thompson	1 Ortiana	Connecticut	0648	(203)
	Budget Blinds of Newtown	11/1/2008	Ferraro	Street	Shelton	Connecticut	4	426-2690
	Budget Blinds of Enfield	8/1/2012	Always Decorating Inc.	PO Box 1267	Somers	Connecticut	0607 1	(860) 265-3900
	Budgot Billido of Efficia	0/1/2012	7 anayo Boooraang mo.	1 0 Box 1201	Comerc	Comiodicat	0607	(860)
	Budget Blinds of Hartford	8/1/2023	Always Decorating Inc. Darrell LaPoint and Donna	21A South Road	Somers	Connecticut	1	265-3900
	Budget Blinds of Southington	5/1/2014	LaPoint Adam Piatek	79 Beverly Dr	Southington	Connecticut	0648 9	(860) 863-5930
				10 Moosehorn	- could migron		0609	(860)
	Budget Blinds of Litchfield	74/1/2017 24	John Kinsky Darrell LaPoint and June Kinsky Adam Piatek	Rd79 Beverly	West Craphy Couthington	Connections	<u>0064</u> 89	619-2811 <u>863-</u> 5930
	<u>County</u> <u>Cheshire</u>	<u>24</u>	June Kinsky Adam Platek	Drive 20 Farmstead	West Granby Southington	Connecticut	0609	<u>5930</u>
				Lane 118 Cooper			2 060	(860)
21	Budget Blinds of Simsbury Budget Blinds of Litchfield	9/1/2014	Van Cat Enterprises LLC	Ave	West Simsbury Weatogue	Connecticut	89 0609	408-1610 (860)
<u>22</u>	County	7/1/2017	John Kinsky and June Kinsky	10 Moosehorn Rd	West Granby	Connecticut	0	619-2811
	Delaware							
	Budget Blinds of Wilmington	44/4/0040	Dahad & Oasas Ohada	0.00-1-1-1-1-1	M. P.	Dalaman	1906	(302)
	East	11/1/2019	Robert & Caryn Chester	8 Cook Avenue 4380 Summit	Media	Delaware	3	516-1059
	Budget Blinds of South New			Bridge Road			1970	(410)
	Castle County	9/1/2008	Dale Lowman	Suite # 1	Middletown	Delaware	9	810-0657
	Budget Blinds of Dover	8/1/2017	Joseph Zohlmann, Jr. and Kristin Zohlmann	84 Willow Grove Mill Drive	Middletown	Delaware	1970 9	(302) 222-0796
			Anthony Rementer and	28348 Lewes			1996	(302)
	Budget Blinds of Lewes	8/1/2005	Christopher Rementer Anthony Rementer and	Georgetown Hwy 28348 Lewes	Milton	Delaware	1996	856-6799 (302)
	Budget Blinds of Seaford	2/1/2006	Christopher Rementer	Georgetown Hwy	Milton	Delaware	8	856-6799
	Budget Blinds of Wilmington			148 Quaker Hill			1954	(610)
<u>6</u>	West	5/1/2023	Camo Cans, LLC	Road	Morgantown	Delaware	3	643-4929
	Pictist of Octoorlis							
	District of Columbia			1434 Montana		District of	2001	(301)
1	Budget Blinds of Georgetown	7/1/2022	LB Enterprises LLC	Avenue Northeast	Washington	Columbia	8	560-6470
	Florida							
	Budget Blinds of The Florida Keys	9/1/2017	Big Pine Enterprises, Inc.	29541 Flying Cloud Ave	Big Pine Key	Florida	3304 3	(305) 676-2533
	Reys	3/1/2011	big i inc Enterprises, inc.	7000 W Palmetto	Dig I ilic itcy	Tionda	<u> </u>	070-2333
	Design to Director of March Davis	F /4 /00.40	Jeff Gottlieb and Elizabeth	Park Rd, Suite	David Datas	Florida	3343	(561)
	Budget Blinds of West Boca	5/1/2013	Gottlieb	210 1745 Avenida del	Boca Raton	Florida	3343	405-6370 (561)
	Budget Blinds of Boca	5/1/2021	Functionally Attuned Space, Inc.	Sol	Boca Raton	Florida	2	955-1490
	Budget Blinds of East Boca Raton	5/1/2021	Functionally Attuned Space, Inc.	1745 Avenida del Sol	Boca Raton	Florida	3343 2	(561) 955-1490
	Natori	3/1/2021	Turictionally Atturied Space, Inc.	1745 Avenida del	DOCA NAIOH	Tioliua	3343	(561)
	Budget Blinds of Delray	10/1/2023	Functionally Attuned Space, Inc.	Sol	Boca Raton	Florida	2	955-1490
	Budget Blinds of Palm Bay	5/13/2024	BB of Palm Bay LLC	1095 Wolverton E	Boca Raton	Florida	<u>3343</u> 4	(321) 574-6633
_	Budget Blinds of Coral	<u>5/10/2024</u>	DD OTT GITT DUY LLO	9190 Saddle	DOGG TALLOTT	rionda	3349	(954)
_	Springs	9/1/2024	CKM Anointed Group LLC	Creek Drive	Boca Raton	<u>Florida</u>	<u>6</u>	295-6154
	Budget Blinds of Naples	4/1/2022	CKC Family Investments, Inc.	27054 Serrano Way	Bonita Springs	Florida	3413 5	(239) 495-3280
				27054 Serrano			3413	(239)
	Budget Blinds of Naples East	4/1/2022	CKC Family Investments, Inc.	Way 27054 Serrano	Bonita Springs	Florida	5 3413	495-3280
	Budget Blinds of South Fort Myers	12/1/2022	CKC Family Investments, Inc.	Way	Bonita Springs	Florida	3413 5	(239) 495-3280
	Budget Blinds of Fort Myers			27054 Serrano			3413	(239)
-	North and Lehigh Acres Budget Blinds of Clearwater	4/1/2023 2/1/2012	CKC Family Investments, Inc. Happy To Decorate, Inc.	Way 1765 Clearwater	Bonita Springs Clearwater	Florida Florida	5 3375	495-3280 (727)
	Padget Pillus Of Oleat Water	41 11 4 V 1 A	riappy to Decotate, IIIc.	1700 Olcai Walci	Oloui watel	1 IOIIUā	JJ1 J	(141)

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I	Company	Start Date	Owner	Address	City	State	Zip	Phone
				Largo Rd. Suite 2			6	400-6870
	Budget Blinds of Seminole	9/1/2015	Happy To Decorate, Inc.	1765 Clearwater Largo Rd. Suite 2	Clearwater	Florida	3375 6	(727) 400-6870
	budget billius of Settilliole	9/1/2013	парру то ресогате, пс.	10244 Kabana	Cleal water	Tioliua	3471	(352)
_	Budget Blinds of Clermont	9/1/2013	Sunshine Window Fashions, Inc.	Blvd.	Clermont	Florida	4	835-0888
	Design Director (Occasion	4/4/0040	Stuart Marshall and Sheryl-Ann	3671 NW 111	0	Florida	3306	(954)
	Budget Blinds of Sunrise	4/1/2016	Marshall Stuart Marshall and Sheryl-Ann	Ave. 3671 NW 111	Coral Springs	Florida	5 3306	423-0777 (954)
	Budget Blinds of Davie	5/1/2018	Marshall	Avenue	Coral Springs	Florida	5	423-0777
				87 Tranquility			3254	(850)
	Budget Blinds of Destin Budget Blinds of Panama City	1/1/2015	BK Sansom Enterprises, LLC	Lane 87 Tranquility	Destin	Florida	3254	855-4670 (850)
	Beach	11/1/2015	BK Sansom Enterprises, LLC	Lane	Destin	Florida	1	855-4670
	Budget Blinds of Panama City		•	87 Tranquility			3254	(850)
	and Port St. Joe Budget Blinds of North St.	7/1/2023	Coju Enterprises LLC Samantha Roberts and Shaun	Lane	Destin	Florida	3422	533-2215 (727)
	Petersburg	9/1/2016	Roberts	2426 63rd Ter E	Ellenton	Florida	2	522-6695
				12431 McGregor			3391	(239)
	Budget Blinds of Cape Coral	1/1/2015	19 Fingers LLC	Blvd	Fort Myers	Florida	9	437-9915
	Budget Blinds of Punta Gorda	2/1/2019	19 Fingers LLC	12431 McGregor Blvd	Fort Myers	Florida	3391 9	(239) 437-9915
	•			5400 Fort Pierce	j		3495	(772)
	Budget Blinds of Fort Pierce	12/1/2020	Rolfsmeyer Ventures LLC	Blvd	Fort Pierce	Florida	1	801-5054
	Budget Blinds of Gainesville	8/1/2004	Bruce Dolsberry and Jody Dolsberry	3201 SW 42nd Street Suite 140	Gainesville	Florida	3260 8	(352) 367-4447
	Budget Blinds of Alachua and	0/1/2004	Bruce Dolsberry and Jody	3201 SW 42nd	Cumovino	. ionaa	3260	(352)
	High Springs	3/1/2023	Dolsberry	Street Suite 140	Gainesville	Florida	8	367-4447
	Budget Blinds of Aventura	11/1/2012	International Blinds, LLC	1985 South Park Road Bay 2	Hallandale	Florida	3300 9	(786) 320-6072
	budget billius of Averitura	11/1/2012	international billius, LLO	1985 South Park	i idilaliudie	Tioliua	3300	(786)
	Budget Blinds of Hallandale	2/1/2023	International Blinds, LLC	Road, Bay 2	Hallandale	Florida	9	320-6072
	Budget Blinds of West	11/1/0017	West Valueia Blinda III C	328 Lake Brittany	Lleathrou	Florido	3274	(386)
	Volusia Deland and Debary Budget Blinds of Daytona	11/1/2017	West Volusia Blinds, LLC	Ct. 328 Lake Brittany	Heathrow	Florida	6 3274	456-3233 (386)
	Beach	8/1/2022	Daytona-Ormond Blinds LLC	Ct.	Heathrow	Florida	6	271-4386
	Budget Blinds of	0/4/0047	M (A) (T) (671 West 18th	18.1	E	3301	(786)
	Hialeah Kendale Lakes	9/1/2017	Next Atlantic Trading, Inc.	Street 671 West 18th	Hialeah	Florida	3301	477-4388 (786)
	Budget Blinds of West Kendall	4/1/2018	Next Atlantic Trading, Inc.	Street	Hialeah	Florida	0	477-4388
	•		•	6655 SE Floral			3345	(772)
	Budget Blinds of Stuart Budget Blinds of Pembroke	8/1/2004	Gary Line	Terrace 3936 Mahogany	Hobe Sound	Florida	5 3302	781-8951 (754)
	Pines	2/1/2019	LDRR Solutions, LLC	Lane	Hollywood	Florida	1	202-5996
	Budget Blinds of Jacksonville		Roger W. Richmond and	7616 Sunwood			3225	(904)
	South Dudget Blinds of Jacksonville	5/1/2013	Michelle R. Richmond	Drive 4887 Reef Heron	Jacksonville	Florida	6 3225	236-4357
	Budget Blinds of Jacksonville West	10/1/2022	LaPlante Design LLC	Circle	Jacksonville	Florida	3225 7	(904) 414-3500
			•	402 Woldunn			3274	(407)
	Budget Blinds of Lake Mary	4/1/2008	Lenhart Ventures, Inc.	Circle	Lake Mary	Florida	6	323-5606
	Budget Blinds of Eustis	10/1/2020	Lenhart Ventures, Inc.	402 Woldunn Circle	Lake Mary	Florida	3274 6	(407) 323-5606
	•			402 Woldunn	,		3274	(352)
	Budget Blinds of Ocala	11/1/2020	Lenhart Enterprises, LLC	Circle	Lake Mary	Florida	6	867-1625
	Budget Blinds of Dunnellon	5/1/2021	Lenhart Enterprises, LLC	402 Woldunn Circle	Lake Mary	Florida	3274 6	(352) 867-1625
	244got 2mido oi 2dilliolloli		Lorinari Eritorphioco, LEO	402 Woldunn		. ionaa	3274	(352)
	Budget Blinds of North Ocala	1/1/2023	Lenhart Enterprises, LLC	Circle	Lake Mary	Florida	6	867-1625
	Budget Blinds of Clermont	1/1/2024	Lenhart Ventures, Inc.	402 Woldunn Circle	Lake Mary	Florida	<u>3274</u> 6	(352) 835-0888
-	Budget Blinds of Boynton	1/ 1/2024	Lorman vontures, inc.	<u>JIIOIO</u>	<u>Lake way</u>	rionad	3346	(561)
	Beach	9/1/2009	Sheldon Brian Jacobson	1415 N O St.	Lake Worth	Florida	0	807-7812
	Budget Blinds of Coral Springs	4/1/2021	AAA New Group LLC	5221 Beland Drive	Lake Worth	Florida	3346 7	(954) 295-6154
-	орнидо	41 1/2021	TO IT INOW CITCUP LLC	207 Waymouth	Eako YYUITI	Tionud	3277	(407)
	Budget Blinds of Apopka	7/1/2005	LC Intro, Inc.	Harbor Cove	Longwood	Florida	9	673-0006
	Dudget Dlinde of Learning	1/1/2006	I C Intro Inc	207 Waymouth	Longwood	Florido	3277	(407)
	Budget Blinds of Longwood	1/1/2006	LC Intro, Inc. Rize Incorporated of Central	Harbor Cove	Longwood	Florida	9 3275	673-0006 (407)
	Budget Blinds of Oviedo	1/1/2014	Florida	107 14th Street	Longwood	Florida	0	671-1261
	Dudget Dliede of Foot Ode 1	4/4/0044	Rize Incorporated of Central	107 14th	Language	Florido	3275	(407)
	Budget Blinds of East Orlando Budget Blinds of Port Orange	1/1/2014 10/1/2015	Florida Rize Incorporated of Central	AVENUE 107 14th Street	Longwood Longwood	Florida Florida	0 3275	671-1261 (407)
	budget billius of Fort Orange	10/1/2013	1420 incorporated of Central	101 14111 311661	Longwood	i iuiiua	JEIJ	(401)

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I	Company	Start Date	Owner	Address	City	State	Zip	Phone
			Florida				0	671-1261
			Rize Incorporated of Central				3275	(407)
	Budget Blinds of Titusville	11/1/2020	Florida	107 14th Street	Longwood	Florida	0	671-1261
	Pudget Plinds of Lady Lake	2/1/2021	I C Intro Inc	207 Waymouth Harbor Cove	Longwood	Florida	3277 9	(407) 673-0006
	Budget Blinds of Lady Lake Budget Blinds of Royal Palm	2/1/2021	LC Intro, Inc. Cynthia Williams and W.J.	13208 Marcella	Longwood	Florida	3347	(561)
	Beach	2/1/2011	Williams, Jr.	Blvd	Loxahatchee	Florida	0	629-5444
				20085 Stone Pine			3355	(352)
	Budget Blinds of Spring Hill	9/1/2018	Hannouneh LLC	Circle	Lutz	Florida	8	247-8389
	Budget Blinds of Homosassa	- 1410004		20085 Stone Pine			3355	(352)
	Springs Budget Blinds of Niceville and	7/1/2021	Hannouneh LLC	Circle 122 Long Pointe	Lutz	Florida	8 3256	247-8389 (850)
	Milton	12/1/2022	Cash Crab, LLC	Drive	Mary Esther	Florida	9	772-5463
	William	IL/ I/LVLL	Guori Grab, EEG	122 Long Pointe	mary Locator	Tionaa	3256	(850)
	Budget Blinds of Pensacola	12/1/2022	Cash Crab, LLC	Drive	Mary Esther	Florida	9	772-5463
				1520 Pine Island			3295	(321)
	Budget Blinds of Merritt Island	12/1/2015	Elaine Cook and Chris Cook	Rd	Merritt Island	Florida	3	392-0655
	Budget Blinds of Miami- Beach/East Miami	11/1/2007	Raul Chiappo	7290 NW 7th Street Unit 103	Miami	Florida	3312 6	(786) 228-9189
-	Deach/Last Wildini	11/1/2007	Naul Chiappo	4032 South West	Wildrill	i iuiua	3318	(786)
	Budget Blinds of Doral	8/1/2016	LASS Designs, LLC	149th Place	Miami	Florida	5	558-0343
	-		, , , , , , , , , , , , , , , , , , ,					(305)
				10535 NW 64th			3317	380-9032<u>614-</u>
	Budget Blinds of Kendall	10/1/2018	Amantea Group LLC	Way	Miami	Florida	8	6274
	Budget Blinds of Coral Gables	10/1/2018	Amantea Group LLC	10535 NW 64th Way	Miami	Florida	3317 8	(305) 380-9032
	Budget Blinds of West	10/1/2010	Amantea Group LLC	9020 SW 113th	IVIIAIIII	Tioliua	3318	(954)
	Pembroke Pines	12/1/2019	Brand Awareness, Inc.	Place Circle East	Miami	Florida	6	603-5201
	Budget Blinds of Kendale		,	7190 Southwest				
	Lakes Miami Beach and	10 <u>9</u> /1/202		66thSW 66			3314	(786)
	<u>Downtown</u>	<u>14</u>	Miami Modern Home LLC	Avenue 5139	Miami	Florida	3	505-1338
	Budget Blinds of Perdido Bay	8/1/2022	Scott Pfauth	Gardenbrook Blvd	Milton	Florida	5257 0	(850) 435-3544
	Budget Blinds of Fort Myers	0/1/2022	Scott i ladili	16687 Pistoia	IVIIICOTI	Tiolida	3411	(239)
	Coast	8/1/2004	Hollson International, Inc.	Way	Naples	Florida	0	390-7799
	Budget Blinds of Bonita			16687 Pistoia			3411	(239)
	Springs/North Naples	9/1/2004	Hollson International, Inc.	Way	Naples	Florida	0	390-7799
	Budget Blinds of East Fort Lauderdale	9/1/2006	Thomas Kay	4013 NE 6th Avenue	Oakland Park	Florida	3333 4	(954) 636-8222
	Budget Blinds of East	3/1/2000	Thomas Ray	4013 NE 6th	Odnialiu Faik	Tioliua	3333	(954)
	Pompano	10/1/2014	Thomas Kay	Avenue	Oakland Park	Florida	4	636-8222
	Budget Blinds of Pompano		,	4013 NE 6th			3333	(954)
	Beach	10/1/2018	Thomas Kay	Avenue	Oakland Park	Florida	4	636-8222
	Budget Blinds of Palm Coast	2/1/2023	M & S Legacy Investments, LLC	26205 Saint Lucia	Orange Beach	Florida	3656	(386) 446-1191
	Budget Billius of Failli Coast	2/1/2023	Rakesh Sharma and Ana Paula	Dr. 13526 Hidden	Orange Deach	Tioliua	3282	(321)
	Budget Blinds of St. Cloud	11/1/2015	Sharma	Forest Circle	Orlando	Florida	8	766-4023
			Rainier Mohamed and Reanna	643 woodland			3282	(321)
-	Budget Blinds of Palm Bay	10/1/2020	Deo	terrace Blvd	Orlando	Florida	8	574-6633
	Budget Blinds of Greater Orlando	5/1/2010	Sarah May and Steven May	2179 Stone St	Oviedo	Florida	3276 5	(407) 688-9715
	Offafido	3/1/2010	Sarah May and Steven May	2179 Storie St	Oviedo	FIUIIUA	3276	(407)
	Budget Blinds of Winter Park	5/1/2011	Sarah May and Steven May	2179 Stone St.	Oviedo	Florida	5	803-4614
	Budget Blinds of West Palm		,	3655 Vintage			3340	(561)
	Beach	7/1/2015	David Dunn and Wendy Dunn	Way	Palm Beach	Florida	5	355-4044
	District District	0/4/0040	Devid Device 1994 11 5	3655 Vintage	Dalas David	Florida	3340	(561)
	Budget Blinds of Jupiter	8/1/2018	David Dunn and Wendy Dunn Michael Marrou and Kerry	Way 324 Old Bluff	Palm Beach	Florida	5 3208	355-4044
	Budget Blinds of St. Augustine	10/1/2020	Marrou and Kerry	324 Old Bluπ Drive	Ponte Vidra	Florida	3208	(904) 209-9309
	Budget Blinds of Northern	10/1/2020	marrow	176 Elmwood	. Onto vidia	. Ionad	3225	(904)
	Jacksonville	5/1/2021	Impact Solution Designs, LLC	Drive	Saint Johns	Florida	9	515-6156
	Budget Blinds of Jacksonville			176 Elmwood			3225	(904)
	Beach	9/1/2022	Impact Solution Designs, LLC	Drive	Saint Johns	Florida	9	515-6156
	Rudget Blinds of Screents	4/1/2012	Mico Management Inc	5405 University Parkway Unit 106	Saracota	Florida	3420 1	(941) 342-0900
	Budget Blinds of Sarasota	4/1/2012	Mico Management Inc.	5405 University	Sarasota	i iuiiud	3420	(941)
	Budget Blinds of Venice	11/1/2019	Mico Management Inc.	Parkway Unit 106	Sarasota	Florida	1	342-0900
	<u> </u>		Donald DeVries and Patricia	200 Tollerton Ave			3225	(904)
	Budget Blinds of Orange Park	6/1/2020	DeVries	St.	St. Johns	Florida	9	337-5110
	Budget Blinds of St.	7/4/0000	Motthew C. D. takar	800 Pasadena	Ct Datambir	Floride	3370	(800)
	Petersburg Budget Blinds of Fort	7/1/2003 10/1/2016	Matthew S. Butcher Modern Room, Inc	Ave. S 1671 NW 144	St. Petersburg Sunrise	Florida Florida	7 3332	474-0552 (954)
	Duuget Diiilus UI I UI l	10/1/2010	MOUCHI NOUIII, IIIC	107 1 1999 144	Outilioc	i lullud	JJJZ	(304)

Tota								
1	Company	Start Date	Owner	Address	City	State	Zip	Phone
	Lauderdale			Ter, Suite 107			3	837-0601
	Budget Blinds of Weston	10/1/2016	Modern Room, Inc	1671 NW 144 Ter, Suite 107	Sunrise	Florida	3332 3	(954) 380-8636
	budget billius of Weston	10/1/2010	Wiodelli Roolli, Ilic	2533 Greer Road	Sullise	FIUIIUd	3230	(850)
	Budget Blinds of Tallahassee	8/1/2005	D.R. Blinds, Inc.	Suite 1	Tallahassee	Florida	8	668-4835
	Budget Blinds of Wakulla and			2533 Greer Road			3230	(850)
	Franklin Counties	4/1/2023	D.R. Blinds, Inc.	Suite 1	Tallahassee	Florida	8	668-4835
				3612 S Dale			0000	(0.4.0)
	Budget Blinds of Tampa Bay	7/1/2003	John Wells	Mabry Hwy Suite D	Tampa	Florida	3362 9	(813) 839-1400
	Budget Billius of Tallipa Bay	1/1/2003	John Wens		Ταπρα	1 ioriua	3362	(727)
	Budget Blinds of Dunedin	4/1/2023	Grayharp Enterprises LLC	6333 Nikki Lane	Tampa	Florida	5	943-8521
	Budget Blinds of Tarpon						3362	(727)
	Springs	4/1/2023	Grayharp Enterprises LLC	6333 Nikki Lane	Tampa	Florida	5	943-8521
	Budget Blinds of Central	4/1/2023	Craybara Enterprises II C	6222 Nikki Lana	Tomas	Florida	3362 5	(813) 915-6685
	Tampa	4/1/2023	Grayharp Enterprises LLC	6333 Nikki Lane 1100 Pegasus	Tampa	FIORIUA	5	910-0000
				Place 2151				
	Budget Blinds of Indian River			Harwick Circle			3296	(772)
	County	11/1/2016	Newapp Holdings, Inc.	SW	Vero Beach	Florida	<u>38</u>	202-7324
				1100 Pegasus				
				Place 2151 Harwick Circle			3296	(772)
	Budget Blinds of Port St. Lucie	5/1/2017	Newapp Holdings, Inc.	SW	Vero Beach	Florida	38	492-1244
				1100 Pegasus				
				Place 2151				
	Dodget Diade of Dealledon	40/4/0047	Name and Halffred Land	Harwick Circle	Vers Decel	Electric	3296	(321)
	Budget Blinds of Rockledge	10/1/2017	Newapp Holdings, Inc. John Raudenbush and	<u>SW</u> 12000 Old	Vero Beach	Florida	3 <u>8</u> 3341	446-7746 (561)
	Budget Blinds of Wellington	1/1/2007	Kimberlie Raudenbush	Country Road	Wellington	Florida	4	792-7501
	Budget Blinds of Land O	17 17 2007	Michael Wonderlin and Adriane	5645 Spectacular	Tromington	Tionad	3354	(813)
	Lakes	6/1/2018	Wonderlin	Bid Dr	Wesley Chapel	Florida	4	909-9000
			Michael Wonderlin and Adriane	5645 Spectacular			3354	(813)
	Budget Blinds of North Tampa	6/1/2018	Wonderlin	Bid Dr	Wesley Chapel	Florida	4	968-5050
	Budget Blinds of Brandon	6/1/2018	Michael Wonderlin and Adriane Wonderlin	5645 Spectacular Bid Dr	Wesley Chapel	Florida	3354 4	(813) 445-7121
	Budget Billius of Brandon	0/1/2010	Michael Wonderlin and Adriane	5645 Spectacular	wesley Chapel	1 ioriua	3354	(813)
	Budget Blinds of Lakeland	1/1/2020	Wonderlin	Bid Drive	Wesley Chapel	Florida	4	445-7121
	Budget Blinds of Key		Dennis J. Fraioli and Eleanor	2503 Bay Isle			3332	(786)
	Biscayne	9/1/2017	Crocetti-Fraioli	Drive	Weston	Florida	7	848-4598
				661 Garden Commerce				
				Parkway Suite			3478	(407)
	Budget Blinds of Windermere	11/1/2009	MARP, LLC	130	Winter Garden	Florida	7	841-9151
				661 Garden				
	Design to Differ to a CO and the			Commerce			0.470	(407)
	Budget Blinds of South Orlando	11/1/2009	MARP, LLC	Parkway Suite 130	Winter Garden	Florida	3478 7	(407) 841-9151
	Onlando	11/1/2003	WAITI, LEO	661 Garden	William Galdell	Tionua	,	041-3131
				Commerce				
	Budget Blinds of North			Parkway Suite			3474	(407)
	Lakeland	5/1/2017	MARP, LLC	130	Winter Garden	Florida	7	841-9151
	Budget Blinds of Winter Haven North	1/1/2020	CMJ Frihed, Incorporated	133 Audubon Road	Winter Haven	Florida	3388 4	(863) 220-3588
	HAVOIT NOILII	1/ 1/2020	Onio i filiou, ilicorpolateu	133 Audubon	VVIIILOI I I I I I I I I I I I I I I I I I	rionud	3388	(863)
	Budget Blinds of Lake Wales	7/1/2023	CMJ Frihed, Incorporated	Road	Winter Haven	Florida	4	220-3557
	Budget Blinds of Amelia Island		P&R Home Decor Enterprises,	97584 pirates			3209	(904)
10 <mark>2</mark> 1	& NE Jack	4/1/2012	LLC	point rd	Yulee	Florida	7	277-3652
						1		
	Georgia							
	Budget Blinds of Kennesaw	=1410000	Double Bee Home Solutions	5343 Camden			3010	(770)
	and Acworth	7/1/2020	Double Dee Heme Colutions	Lake Drive NW	Acworth	Georgia	2010	591-4592
	Budget Blinds of Dallas	1/1/2021	Double Bee Home Solutions LLC	5343 Camden Lake Drive NW	Acworth	Georgia	3010 1	(770) 591-4592
	Padder Dilling of Daligs	1/1/2021	LLO	LAKE DIIVE INVV	ACWUIUI	Georgia	- 1	(770)
				9785 Hunt Club			3002	962-2069 450-
	Budget Blinds of Conyers	7/1/2018	MHCJ GROUP, LLC	Way	Alpharetta	Georgia	2	6137
								(770)
	Dudget Dlinde of Charlesides	10/1/2020	MHCICBOURILLO	9785 Hunt Club	Alpharotta	Coorgia	3002	962-2069 <u>450-</u>
	Budget Blinds of Stockbridge Budget Blinds of Blairsville	10/1/2020 9/1/2002	MHCJ GROUP, LLC DeeDee's Blinds, Inc.	Way 566 Murphy	Alpharetta Blairsville	Georgia Georgia	3051	<u>6137</u> (706)
	שמעשבי שווועס טו שומווסעווופ	3/1/2002	prepers pilitus, ilic.	Joo Mulhily	שומווסאווופ	O c oryla	JUJI	(100)

Tota	Company	Start Date	Owner	Address	City	State	Zip	Phone
	Company	Otal C Dato	- Curio	Highway Suite	on, y	Otuto	2	745-0009
			Karia Danasia ara ad Kana	105			2044	(770)
	Budget Blinds of North Atlanta	12/1/2018	Kevin Ramminger and Karen Ramminger	1032 Creek Side Drive	Canton	Georgia	3011 5	(770) 720-7227
	244901240 01 101417 1441144	12/1/2010	Kevin Ramminger and Karen	1032 Creek Side	- Cultion	occ.g.u	3011	(770)
	Budget Blinds of Alpharetta	12/1/2018	Ramminger	Drive	Canton	Georgia	5	720-7227
	Budget Blinds of Canton	5/1/2021	Zitro Window Fashions LLC	5060 Sugar Pike Road Suite 103	Canton	Georgia	3011 5	(678) 445-5657
	Budget Billido of Gariton	0/1/2021	Two Twenty-Two Concepts,	Trodd Care 100	Culton	Coorgia	3180	(762)
	Budget Blinds of River City	8/1/2022	Corp.	1703 Smith Road	Columbus	Georgia	8	524-7714
	Budget Blinds of Lagrange and Phenix City	3/1/2023	Two Twenty-Two Concepts, Corp.	1703 Smith Road	Columbus	Georgia	3180 8	(762) 524-7714
	and i nonix oity	0/1/2020	Joseph Cardinal and Karin	5240 Scenic	Columbus	Ocorgia	3004	(678)
	Budget Blinds of Woodstock	4/1/2017	Cardinal	Valley Drive	Cumming	Georgia	0	540-1615
	Budget Blinds of Roswell	3/1/2021	Joseph Cardinal and Karin Cardinal	5240 Scenic Valley Drive	Cumming	Georgia	3004 0	(678) 240-9223
	Budget Blinds of Ellijay and	3/1/2021	Rod Gardiner and Elizabeth	738 Old Parker	Cullilling	Georgia	3053	(706)
_	Calhoun	10/1/2022	Gardiner	Terrace	<u>Ellijay</u>	<u>Georgia</u>	<u>6</u>	273-1650
	Budget Blinds of Grovetown	<u>12/1/2015</u>	Jeff Barrow and June Barrow	3460 Patron Drive	Grovetown	Coorgia	<u>3081</u> 3	<u>(706)</u> 550-8195
=	Budget Billius of Glovetowii	12/1/2013	Jeli ballow allu Julie ballow	83 River Mist	Giovetowii	Georgia	3054	(706)
_	Budget Blinds of Winder	2/1/2018	Barbara Ann Mooney	Circle	<u>Jefferson</u>	<u>Georgia</u>	9	510-1562
	Budget Blinds of Warner	8/1/2020	Crustal Davis Designs III C	116 Southwind Dr.	Kathleen	Capraia	3104 7	<u>(478)</u> 245-0615
_	Robins	0/1/2020	Crystal Dawn Designs LLC	402 Tree Summit	Katnieen	<u>Georgia</u>	<u></u>	<u>245-0615</u>
				Parkway575 Old				
	Budget Blinds of	0/4/0040	A collection is a second of	Norcross Rd,	D. L. 0-1	0	300 9	(678)
	Duluth/Peachtree Corners	8/1/2019	Aesthetic Living LLC	Suite M 402 Tree Summit	Duluth Lawrence ville	Georgia	<u>4</u> 6	374-1474
				Parkway NW575				
	Budget Blinds of			Old Norcross Rd,			3009	(678)
	Snellville/Loganville	6/1/2020	Aesthetic Living LLC	Suite M 402 Tree Summit	Duluth Lawrence ville	Georgia	<u>4</u> 6	374-1474
				Parkway575 Old				
	Budget Blinds of			Norcross Rd,			300 9	(678)
	Lawrenceville	8/1/2020	Aesthetic Living LLC	Suite M	<u>Duluth</u> Lawrenceville	Georgia	<u>4</u> 6	374-1474
				402 Tree Summit Parkway				
				Northwest575 Old				
			Window Treatments of West GA	Norcross Rd,			300 9	(770)
	Budget Blinds of Villa Rica	4/1/2022	LLC	Suite M 402 Tree Summit	Duluth Lawrence ville	Georgia	<u>4</u> 6	755-5812
				Parkway				
				Northwest575 Old				
	Budget Blinds of East Cobb and Smyrna	5/1/2022	Aesthetic Living LLC	Norcross Rd, Suite M	Duluth Lawrenceville	Coorgia	300 <mark>9</mark> 46	(404) 481-0582
	anu Sinyma	3/1/2022	Aestrietic Living LLC	402 Tree Summit	Duluth <u>Lawrenceville</u>	Georgia	40	401-0302
				Parkway-				
			Window Toroton de «CWant OA	Northwest 575 Old			2000	(770)
	Budget Blinds of Douglasville	5/1/2022	Window Treatments of West GA LLC	Norcross Rd, Suite M	Duluth Lawrenceville	Georgia	300 9 46	(770) 755-5812
		0/ 1/2022		3312 Hill	200000	ooo.g.u		
				Street 575 Old			0000	(770)
	Budget Blinds of Cumming	12/1/2023	Aesthetic Living LLC	Norcross Rd, Suite M	Duluth Lawrenceville	Georgia	300 9 46	(770) 212-2272
	Badgot Billido of Odiffilling	12/1/2020	7.0000 CIVING LLO	738 <u>575</u> Old	Saluti Lawronooviiio	Joorgia	=0	- 1 <i>L LL</i> <i>L</i>
	B	400000		Parker			3053	(706<u>678</u>)
	Budget Blinds of Ellijay and CalhounLilburn	1 <mark>02</mark> /1/202 24	Rod Gardiner and Elizabeth GardinerAesthetic Living LLC	Terrace Norcross Rd, Suite M	EllijayLawrenceville	Georgia	6 <u>300</u> 46	273-1650 894- 3876
 	Gairiouri LiiDulli	<u> </u>	Gardiner Acoustic Living LLC	3460 Patron	Lilijay Lawienceville	Georgia	40	<u> </u>
	Budget Blinds of			Drive 575 Old			3081	(706 678)
	Grovetown Tucker and	12/1/20 15	Jeff Barrow and June	Norcross Rd,	Crovotowal owner as tills	Coordia	3 <u>300</u> 46	550-8195 <u>894</u> -
	<u>Decatur</u>	<u>24</u>	BarrowAesthetic Living LLC	Suite M 83 River Mist	GrovetownLawrenceville	Georgia	3054	3876 (706)
_	Budget Blinds of Winder	2/1/2018	Barbara Ann Mooney	Circle	Jefferson	Georgia	9	510-1562
	Budget Blinds of Warner	01110000		116 Southwind	12.01		3104	(478)
-	Robins	8/1/2020	Crystal Dawn Designs LLC	Dr. 3415 Devoe	Kathleen	Georgia	3006	245-0615 (770)
	Budget Blinds of West Cobb	3/1/2015	JTR Home Ventures, LLC	Court	Marietta	Georgia	2	(770) 645-0780
	-		James Chance Hinton and				3006	(470)
	Budget Blinds of McDonough	12/1/2019	Jason Schwendinger	4235 Arley Ct	Marietta	Georgia	2	264-3492
	Budget Blinds of Peachtree	6/1/2020	James Chance Hinton and	4235 Arley Ct	Marietta	Georgia	3006	(470)

Tota								
I	Company	Start Date	Owner	Address	City	State	Zip	Phone
	City		Jason Schwendinger				2	264-3492
			Bryan Vernon and Brandi	105 Paces			3026	(770)
	Budget Blinds of Newnan	1/1/2020	Vernon	Landing Trail	Newnan	Georgia	3	252-2603
							2986	(803)
	Budget Blinds of Augusta	3/1/2022	R&J Hancock, LLC	2121 Maple Drive 9537 Rookwood	North Augusta	Georgia	0	335-2272
	Budget Blinds of Dalton and Northwest Georgia	8/1/2019	Matthew L. Sprayberry	Circle	Ooltewah	Georgia	3736 3	(423) 207-4532
	1401tifWest Georgia	0/1/2013	Matthew E. Oprayberry	1 North Godley	Concwaii	Ocorgia		201-4332
	Budget Blinds of Pooler and			Station Blvd Suite			3132	(912)
	Statesboro	9/1/2022	JCBE Enterprises LLC	A104	Pooler	Georgia	2	436-6806
				3013 E. Victory			3140	(912)
	Budget Blinds of Savannah	5/1/2013	Blind Ambition Enterprises, LLC	Drive	Savannah	Georgia	4	344-4200
	Budget Blinds of Golden Isles	11/1/2017	Jacob Page and Kelly Page	310 Long Point Circle	St. Mary's	Georgia	3155 8	(912) 289-8722
	Budget Billius of Coldell Isles	11/1/2017	oacob r age and reny r age	360 D Sharon	Ot. Wary 3	Ocorgia	3002	(770)
	Budget Blinds of Gainesville	11/1/1997	Jarvis S. Murphy	Industrial Way	Suwanee	Georgia	4	831-8114
	_			2420 Wilson Ave.		_	3179	(229)
	Budget Blinds of Tifton	9/1/2018	Amelia Elizabeth, LLC	North	Tifton	Georgia	4	796-4064
	Budget Blinds of Tucker	12/31/201	Doorhook & Hulotto Inc	4760 Hammermill Road - Suite 101	Tueker	Coorgio	3008	(678) 894-3876
-	Dudget Dilitus OF FUCKEL	5	Roorbach & Hulette, Inc.	4760 Hammermill	Tucker	Georgia	4 3008	894-3876 (678)
-	Budget Blinds of Decatur	8/1/2016	Roorbach & Hulette, Inc.	Road Suite 101	Tucker	Georgia	4	894-3876
				4760 Hammermill			3008	(678)
-	Budget Blinds of Lilburn	1/1/2020	Roorbach & Hulette, Inc.	Road Suite 101	Tucker	Georgia	4	894-3876
	Budget Blinds of Atlanta In-Town	11/1/2021	J.S.T.A.C. Inc.	244 Summergate	Villa Rica	Coordia	3018	(404) 633-3785
	Budget Blinds of Atlanta North	11/1/2021	J.S.T.A.C. Inc.	Lane 244 Summergate	VIIIa Rica	Georgia	0 3018	(404)
	East	11/1/2021	J.S.T.A.C. Inc.	Lane	Villa Rica	Georgia	0	633-3785
				395 Jerry Smith		o c c c g c	3067	(706)
	Budget Blinds of Athens	5/1/2014	Custom Built Solutions LLC	Drive Suite B	Watkinsville	Georgia	7	389-8001
4440	D 1 (D) 1 (1 1 0	E1410047	0 1 0 10 10 110	395 Jerry Smith	NA7 (1.1. 11)		3067	(706)
41 <u>40</u>	Budget Blinds of Lake Oconee	5/1/2017	Custom Built Solutions LLC	Drive Suite B	Watkinsville	Georgia	7	389-8001
	Hawaii							
	Dudget Diade of Foot						0000	(808)
	Budget Blinds of East Honolulu	4/1/2005	Steve Palmer and Erin Adaniya	1079 Hoa Street	Honolulu	Hawaii	9682 5	262-7300 <u>394-</u> <u>9005</u>
	Honordia	4/1/2000	Steve i aimer and Eim Adamya	1073 1104 011001	Tionolala	Tiawaii	9673	(808)
	Budget Blinds of Honolulu	5/1/2023	Blinds Sided L.L.C.	855 Kainui Drive	Kailua	Hawaii	4	732-6677
	Budget Blinds of The Big			77-144 Queen			9674	(808)
	Island & Kauai	1/1/2021	77144 Ohana Inc.	Kalama	Kailua- Kona	Hawaii	0	201-6644
	Budget Blinds of Maui	11/1/2021	Avery Crook and Jenna Crook	470 Nipo Street	Wailuku	Hawaii	9679 3	(808) 868-0534
	Dudget billius of Madi	11/1/2021	Avery Crook and Jenna Crook	94-1034 Kaaholo	vvaliuku	Tiawaii	9679	(808)
5	Budget Blinds of West Oahu	10/1/2022	Ka Nohona Hawaii LLC	Street	Waipahu	Hawaii	7	377-4409
	·				·			
	Idaho							
	INVIIV		Josiah Dahlstrom, Melanie	12471 West			8320	(208)
	Budget Blinds of Pocatello	8/1/2020	Dahlstrom, and Grant Dahlstrom	Reservation Road	Chubbuck	Idaho	2	241-3838
	B	94/1/20 00		033 West 400			8333	(208)
	Budget Blinds of Twin Falls	<u>24</u>	Grady Esther Peters	South	Jerome	Idaho	8	324-2242
	Budget Blinds of Boise	11/1/2003	Q & A Company, Incorporated	1850 W. Everest Lane	Meridian	Idaho	8364 6	(208) 375-1212
-	Daaget Dillias of Doise	11/1/2003	www.noompany, moorporated	1850 W. Everest	Worldian	idalio	8364	(208)
	Budget Blinds of Nampa	1/1/2018	Q & A Company, Incorporated	Lane	Meridian	Idaho	6	467-0300
	Budget Blinds of			1274 North			8386	(208)
	Sandpoint/Hayden	9/1/2019	MCKB LLC	Wrencoe Rd.	Sandpoint	Idaho	4	597-7287
	Budget Blinds of Coeur d'Alene	11/1/2014	Interior Ventures 2 LLC	4720 East Maas	Snokana	Idaho	9922 3	(208) 664-5777
	u Alelie	11/1/2014	IIIGHUI VEHLUIES Z LLU	Lane	Spokane	iuaiiu	8344	(208)
7	Budget Blinds of Idaho Falls	9/1/2012	Byron Moore and Jessica Moore	779 S. River Rd	St. Anthony	Idaho	5	356-0807
				-	,			
	Illinois							
	miliois			1564 Old Barn			6010	(630)
	Budget Blinds of Park Ridge	5/1/2016	Hartnett LLC	Road	Bartlett	Illinois	3	845-3184
	Budget Blinds of Mount			1564 Old Barn			6010	(630)
	Prospect	6/1/2023	Hartnett LLC	Road	Bartlett	Illinois	3	845-3184
	Dudget Dlinds of Libertarille	7/1/2007	D Datterson Inc	13/13 Dayanahira	Ruffolo Grove	Illinois	6008	(847)
<u> </u>	Budget Blinds of Libertyville Budget Blinds of Carol Stream	7/1/2007 4/1/2023	P Patterson, Inc. JGroup Investments, LLC	1343 Devonshire 100 Waterside	Buffalo Grove Burr Ridge	Illinois Illinois	9 6052	223-7160 (630)
	Daagot Dilliao of Oarof Otteath	11112020	55.5up invocationts, LLO	100 Tratoroldo	Dan Nago		0002	(300)

Tota		0D.			011			n.
- 1	Company	Start Date	Owner	Address Place	City	State	Zip 7	Phone 617-5362
	Budget Blinds of			100 Waterside			6052	(630)
	Bloomingdale	4/1/2023	JGroup Investments, LLC	Place	Burr Ridge	Illinois	7	617-5362
	Budget Blinds of	44410040	Matthew Miskelly and Elizabeth	2915 N Clybourn			6061	(773)
	Bucktown Logan Square	1/1/2010	Rifkin Matthew Miskelly and Elizabeth	#302 2915 N Clybourn	Chicago	Illinois	8 6061	227-1966
	Budget Blinds of Oak Park	11/1/2018	Rifkin	#302	Chicago	Illinois	8	(773) 227-1966
	Dauget Dimited of Guitt and	, ., 20 . 0	- unui	1400 N State	- omengo		6061	(708)
	Budget Blinds of Chicago East	10/1/2023	Bright Light Capital Inc.	Parkway, 18DEF	Chicago	Illinois	0	444-1737
	Dudget Diade of Freelifest	40/4/0000	Drinkt Linkt Conital Inc	1400 N. State Parkway, 18DEF	Ohioona	III: a a i a	6061	(708)
	Budget Blinds of Frankfort	10/1/2023	Bright Light Capital Inc.	1400 N. State	Chicago	Illinois	6061	444-1737 (708)
	Budget Blinds of La Grange	10/1/2023	Bright Light Capital Inc.	Parkway, 18DEF	Chicago	Illinois	0	444-1737
	•		· ·	<u>9330 S</u>	Ţ			
	Budget Blinds of Beverly	4/4/0004	NEGHAMAHHA	Winchester	Ohlassa	100 1 -	<u>6064</u>	<u>(312)</u>
_	South	<u>4/1/2024</u>	NESHAMAH LLC	Avenue 2513 Vandalia	<u>Chicago</u>	Illinois	<u>3</u> 6223	<u>582-2611</u> (618)
	Budget Blinds of Edwardsville	4/1/2006	Tim Killion and Lindsey Killion	Street	Collinsville	Illinois	4	288-9920
				2513 Vandalia			6223	(618)
	Budget Blinds of Metro East	4/1/2006	Tim Killion and Lindsey Killion	Street	Collinsville	Illinois	4	288-9920
	Budget Blinds of North Peoria	11/1/2016	Meg Angevine and Duane Angevine	2419 West Chase Drive	Dunlap	Illinois	6152 5	(309) 296-0292
	budget billius of North Feoria	11/1/2010	Angevine	3036 Long	Бишар	11111015	J	290-0292
				Common			6012	(779)
	Budget Blinds of Crystal Lake	4/1/2016	RALQ LLC	Parkway	Elgin	Illinois	4	220-0073
				3036 Long			6040	(770)
	Budget Blinds of Barrington	8/1/2017	RALQ LLC	Common Parkway	Elgin	Illinois	6012 4	(779) 220-0073
	Budget Billius of Barrington	0/1/2017	TVALQ LLO	3036 Long	Ligili	IIIIIIOIS		220-0010
				Common			6012	(779)
	Budget Blinds of St. Charles	12/1/2019	RALQ LLC	Parkway	Elgin	Illinois	4	220-0073
				3036 Long Common			6012	(779)
	Budget Blinds of Elgin	12/1/2019	RALQ LLC	Parkway	Elgin	Illinois	4	220-0073
				3036 Long	J			
	Budget Blinds of Buffalo	40/4/0000	DALO ILO	Common	.		6012	(847)
	Grove	12/1/2022	RALQ LLC	Parkway 3036 Long	Elgin	Illinois	4	415-5004
				Common			6012	(847)
	Budget Blinds of Glenview	12/1/2022	RALQ LLC	Parkway	Elgin	Illinois	4	415-5004
	D 1 (D) 1 (1) 1			3036 Long			0040	(0.47)
	Budget Blinds of Highland Park	12/1/2022	RALQ LLC	Common Parkway	Elgin	Illinois	6012 4	(847) 970-9490
	I air	12/1/2022	TALQ LLO	888 E. Belvidere	Ligili	IIIIIIOIS	6003	(847)
	Budget Blinds of Grayslake	11/1/2005	P Patterson, Inc.	Rd Ste #121	Grays Lake	Illinois	0	223-7160
				1461 Camden			6003	(847)
	Budget Blinds of Chicago NorthLake Zurich	3 <u>9</u> /1/200 7 5	ASMO, Inc. Charles Amos	Dr. 569 Green Bay Court	GurneeLake Zurich	Illinois	4 <u>600</u> 47	855-8899 <u>540-</u> 5532
	NOTHI LAKE ZUIICII	2	ASWO, Inc. Chanes Amos	1461 Camden	Guinee Lake Zulicii	11111015	6003	<u> </u>
	Budget Blinds of	4 <u>3</u> /1/20 10		Dr.2347 Bayberry			1 600	(847)
	Wilmette Chicago #1	<u>24</u>	ASMO, Inc. MSC Blinds, LLC	Lane	Gurnee Lake Zurich	Illinois	47	855-8899
	Budget Blinds of Chicago	3/1/20 <mark>07</mark> 2		1461 Camden Dr.2347 Bayberry			6003 4600	(847)
	#1Wilmette	4	ASMO, Inc.MSC Blinds, LLC	Lane	GurneeLake Zurich	Illinois	47	855-8899
		-		569 Green Bay				(847)
	Budget Blinds of Lake	9 <u>3</u> /1/20 05	01 1 4 400 01 1 110	Court2347			6004	540-5532 <u>855-</u>
	Zurich Chicago North	<u>24</u>	Charles Amos MSC Blinds, LLC	Bayberry Lane 135 N Dymond	Lake Zurich	Illinois	7 6004	<u>8899</u> (815)
	Budget Blinds of McHenry	6/1/2020	MJO Enterprise, Inc.	Road	Libertyville	Illinois	8	859-0591
				135 N Dymond	,		6004	(815)
	Budget Blinds of Lake Villa	11/1/2021	MJO Enterprise, Inc.	Road	Libertyville	Illinois	8	859-0591
	Budget Blinds of Rockford	5/20/1997	Stanley P. Gargani Trust	5004 N. Second Street	Loves Park	Illinois	6111	(815) 636-1250
	Padder pilling of Lackfold	JIZUI 1331	Otanicy i . Gargani 1105t	5004 N. Second	FOACS I QIV	IIIIIIO	6111	(815)
	Budget Blinds of Sycamore	1/1/2007	Stanley P. Gargani Trust	St	Loves Park	Illinois	1	636-1250
				22960 S. Althea			6044	(630)
	Budget Blinds of Shorewood Budget Blinds of	1/1/2002	BREZ Inc.	Ct. 22960 S. Althea	Minooka	Illinois	7 6044	257-8800
	Homer-Lockport	1/1/2003	BREZ Inc.	22960 S. Altnea Ct.	Minooka	Illinois	7	(630) 257-8800
	2000port	., ., 2000		22960 S. Althea			6044	(630)
	Budget Blinds of Lemont	2/1/2015	BREZ Inc.	Ct.	Minooka	Illinois	7	257-8800
1	Budget Blinds of Orland Park	5/1/2001	Schultz Window Coverings, Inc.	19147 S	Mokena	Illinois	6044	(815)

Tota								
I	Company	Start Date	Owner	Address	City	State	Zip	Phone
				Blackhawk Pkwy			8	464-0111
	Budget Blinds of Mokena	8/1/2001	Schultz Window Coverings, Inc.	19147 S Blackhawk Pkwy	Mokena	Illinois	6044 8	(815) 464-0111
	-		.				6056	(630)
	Budget Blinds of Naperville	6/1/2006	SW Wojcik, Inc.	917 Lehigh Circle	Naperville	Illinois	5	839-9259
	Budget Blinds of Aurora	3/1/2008	SW Wojcik, Inc.	917 Lehigh Circle	Naperville	Illinois	6056 5	(630) 839-9259
				1145 Sandpiper			6054	(630)
-	Budget Blinds of Wheaton	4/1/2011	The Henrikson Company, Inc.	Lane	Naperville	Illinois	0	219-3002
	Budget Blinds of Lombard	3/1/2012	The Henrikson Company, Inc.	1145 Sandpiper Lane	Naperville	Illinois	6054 0	(630) 219-3002
	Budget Blinds of North		1 7		,		6056	(630)
	Naperville Budget Blinds of Downers	1/1/2019	SW Wojcik, Inc.	917 Lehigh Circle 1145 Sandpiper	Naperville	Illinois	5 6054	839-9259 (630)
	Grove	6/1/2019	The Henrikson Company, Inc.	Lane	Naperville	Illinois	0	219-3002
							6056	(815)
	Budget Blinds of Plainfield	12/1/2019	SW Wojcik, Inc.	917 Lehigh Circle 382 Moorfield	Naperville	Illinois	5 6054	577-7400 (630)
	Budget Blinds of Batavia	11/1/2013	Douglas Long and Lissette Long	Ave.	North Aurora	Illinois	2	554-4734
	D 1 10" 1 10 1	40/4/0000	D 1 1 11: " 1	382 Moorfield	N. d. A		6054	(630)
	Budget Blinds of Schaumburg Budget Blinds of Evergreen	10/1/2023	Douglas Long and Lissette Long Kevin Mallo, Mary Ann Mallo,	Avenue 9517 S. Knox	North Aurora	Illinois	2 6045	554-4734 (708)
	Park	5/1/2006	and Karrie Mallo	Ave.	Oak Lawn	Illinois	3	422-8613
	Budget Blinds of Chicago	4/4/0004	1/40// / II 0	204 4 11 1	5: 5 4		6030	(312)
	Edgewater Budget Blinds of Chicago	4/1/2021	KASK Ventures LLC	304 Ashland	River Forest	Illinois	5 6030	899-6556 (312)
	Northwest	9/1/2021	KASK Ventures LLC	304 Ashland	River Forest	Illinois	5	899-6556
	Dudget Diada of Champaign	F/4/004F	Chadas of Essallance III C	204 Diamina Chan	Course	Illiania	6187	(217) 614-4048
	Budget Blinds of Champaign	5/1/2015	Shades of Excellence LLC	201 Blazing Star	Savoy	Illinois	4 6187	(309)
	Budget Blinds of Bloomington	8/1/2017	Shades of Excellence II, Inc.	201 Blazing Star	Savoy	Illinois	4	533-7386
	Budget Blinds of Springfield	1/1/2022	Aharon Ives	104 Westbrook Drive	Springfield	Illinois	6270 2	(217) 282-8777
	Budget Blinds of Arlington	1/1/2022	Anaionives	38011 N Golf	Springileiu	IIIIIIOIS	6008	(847)
	Heights	11/1/2007	JODI's Enterprises, Inc.	Lane	Wadsworth	Illinois	3	409-6499
51 52	Budget Blinds of Elmhurst	5/1/2011	HLKLOTH, INC.	10643 Fairfield Street	Westchester	Illinois	6015 4	(630) 678-1137
31 <u>32</u>	Budget billius of Elifficials	3/1/2011	TILKLOTTI, INC.	Sireet	Westchester	IIIIIIOIS	4	070-1137
	Indiana							
	mana			1296 W CR 1350			4783	(317)
	Budget Blinds of Avon	4/1/2018	Tomkim Enterprises, Inc.	N 540 Canada	Carbon	Indiana	7	643-9532
	Budget Blinds of Central Indianapolis	12/1/2024	Summit Pacific Partners LLC	510 Concord Lane	Carmel	Indiana	<u>4603</u> 2	(317) 220-5666
				1130 North 432			4630	(219)
	Budget Blinds of Valparaiso	1/1/2020	Duneland Blinds, LLC	East 1130 North 432	Chesterton	Indiana	4630	465-2009 (219)
	Budget Blinds of La Porte	7/1/2020	Duneland Blinds, LLC	East	Chesterton	Indiana	4030	465-2009
	D 1 (D) 1 (O D) 1	40/4/0000	B	1400 N. State	21.1		6061	(708)
	Budget Blinds of Crown Point	10/1/2023	Bright Light Capital Inc.	Parkway, 18DEF 3003 Chateaux	Chicago	Indiana	0 <u>4711</u>	444-1737 (812)
_	Budget Blinds of New Albany	6/1/2024	TJ3 Home Solutions, LLC	des Chambord	Floyds Knobs	<u>Indiana</u>	9	940-2262
	Dudget Dlinde of Fort Weyne	4/4/2042	Dryan Dahnka	10821 Pine Mills	Fort Moune	Indiana	4684	(260)
	Budget Blinds of Fort Wayne	4/1/2012	Bryan Bohnke Briarwood Investment Group	Road	Fort Wayne	Indiana	5 4613	748-0152 (317)
	Budget Blinds of Plainfield	3/1/2021	LLC	48 Briarwood Ct	Greencastle	Indiana	5	406-9311
	Budget Blinds of Carmel	12/1/2016	Timothy Huettl and Heidi Huston Phillips	5528 Ashurst Street	Indianapolis	Indiana	4622	(317) 354-1334
	Dudget Dillius Of Cattilet	12/1/2010	Timothy Huettl and Heidi Huston	5528 Ashurst	пипанароно	iliulalia	0 4622	(317)
	Budget Blinds of Zionsville	12/1/2016	Phillips	Street	Indianapolis	Indiana	0	354-1334
	Budget Blinds of Lawrence	4/1/2017	Curtis McLay and Brenda McLay	8019 Glenway Drive Apt 210	Indianapolis	Indiana	4 623 6	(317) 562-0899
	Budget Blinds of South	TITIZUIT	Curtio Mocay and Dicitica Micedy	Silvo Apt 210	паанароно	malana	4621	(317)
	Indianapolis	2/1/2019	Brent's Blinds, LLC	3010 Stillcrest Ln	Indianapolis	Indiana	7	559-5299
	Budget Blinds of Greenwood	1/1/2021	Brent's Blinds, LLC	3010 Stillcrest Lane	Indianapolis	Indiana	4621 7	(317) 559-5299
	Budget Blinds of Indianapolis			7962 Oaklandon			4623	(317)
-	North	7/1/2023	Curtis McLay and Brenda McLay	Road Ste 106K	Indianapolis	Indiana	6	562-0899
	Budget Blinds of Kokomo	6/1/2005	JRF Incorporated	7315 E 300 North	Kokomo	Indiana	4690 1	(765) 628-3171
	•						4690	(765)
	Budget Blinds of Lafayette	5/1/2018	JRF Incorporated	7315 E 300 North	Kokomo	Indiana	1	628-3171

Tota I Company Start Date Owner Address City State Budget Blinds of Lawrence 7/1/2024 Jams Blinds, LLC Creek Way Middletown Indiana Budget Blinds of Indianapolis North 7/1/2024 Jams Blinds, LLC Creek Way Middletown Indiana Budget Blinds of Muncie and Noblesville 11/1/2021 Pattilly Enterprises, Inc. Address City State Middletown Indiana 4000 Easy Living Avenue Muncie Indiana	$ \begin{array}{c} $	Phone (317) 562-0899
Budget Blinds of Lawrence 7/1/2024 Jams Blinds, LLC Creek Way Middletown Indiana Budget Blinds of Indianapolis North 7/1/2024 Jams Blinds, LLC Creek Way Middletown Indiana Budget Blinds of Muncie and Noblesville 11/1/2021 Pattilly Enterprises, Inc. Avenue Muncie Indiana 6340 Carmel	<u>6</u> <u>4735</u> <u>6</u>	562-0899
North 7/1/2024 Jams Blinds, LLC Creek Way Middletown Indiana	<u>6</u>	
Noblesville 11/1/2021 Pattilly Enterprises, Inc. Avenue Muncie Indiana 6340 Carmel		(317) 562-0899
	4	(765) 759-0521
Budget Blinds of Columbus 2/1/2018 Doing It Right LLC Ridge Rd Nashville Indiana 6340 Carmel	4744 8 4744	(812) 720-3700
Budget Blinds of Bloomington 10/1/2020 Doing It Right LLC Ridge Rd Nashville Indiana 6340 Carmel	8 4744	(812) 339-1773 (812)
Budget Blinds of Martinsville 9/1/2023 Doing It Right LLC Ridge Road Nashville Indiana 4388 Brandywine	8 4763	339-1773 (812)
Budget Blinds of Evansville 11/1/2006 Steckler Enterprises, Inc. Drive Newburgh Indiana	0 4945	490-4457 (574)
Budget Blinds of Mishawaka 2/1/2021 Michiana Window Works, LLC 913 3rd Street Pullman Indiana	4945 0 4945	277-6800 (574)
Budget Blinds of South Bend 2/1/2021 Michiana Window Works, LLC 913 3rd Street Pullman Indiana	0 4945	277-6800 (574)
Budget Blinds of Elkhart 7/1/2023 Interior Home Services, LLC 913 3rd Street Pullman Indiana	0	277-6800
Budget Blinds of Terre Haute 11/1/2021 Fly Blinds & Shades, Inc Eldridge Road Terre Haute Indiana	4780 2	(812) 514-9810
2426 Budget Blinds of Sullivan 8/1/2023 Fly Blinds & Shades, Inc Eldridge Road Terre Haute Indiana	4780 2	(812) 814-4840
Total de Chade, inc		0111010
lowa	5600	(877402)
Budget Blinds of Mason- CityCouncil Bluffs 38/1/2019 23 North Iowa Interiors LLC Macsimum, Inc. Skyline Drive Albert Lea Elkhorn Iowa	7 <u>680</u> 22	373-8535 <u>932-</u> 7862
Budget Blinds of 4/1/20191 North Iowa InteriorsMacsimum South1400	5600 7680	(877 <u>515</u>) 373-8535 <u>255-</u>
Ames Urbandale 2/1/2023 East, LLC Skyline Drive Albert Lea Elkhorn Iowa	<u>22</u> 5031	<u>5262</u> (515)
- Budget Blinds of Ankeny 7/1/2006 Bernardave, Inc. 2716-53rd-St. Des-Moines Iowa	0	274-9803
Budget Blinds of Council BluffsAmes 82/1/2023 4 Macsimum East, Inc.LLC DriveDr Elkhorn lowa	6802 2	(402 <u>515</u>) 932-7862 <u>255-</u> 5262
Budget Blinds of 123/1/202 1400 Skyline Urbandale Ankeny 34 Macsimum East, LLC Drive Elkhorn lowa	6802 2	(515) 255-5262
Budget Blinds of Iowa City 12/1/2006 Eastern Iowa Blinds, Inc. 317 Hillview Dr. Mt Vernon Iowa	5231 4	(319) 338-2900
Budget Blinds of Marion 4/1/2007 Eastern Iowa Blinds, Inc. 317 Hillview Dr. Mt Vernon Iowa	5231 4	(319) 393-4626
Budget Blinds of Bettendorf 4/1/2012 Eastern Iowa Blinds, Inc. 317 Hillview Dr. Mt Vernon Iowa	5231 4	(563) 324-1111
Budget Blinds of Cedar Rapids 9/1/2015 Eastern Iowa Blinds, Inc. 317 Hillview Dr. Mt Vernon Iowa	5231 4	(319) 393-4626
Budget Blinds of Davenport North 10/1/2023 Eastern Iowa Blinds, Inc. 317 Hillview Drive Mt Vernon Iowa	5231 4	(563) 324-1111
Budget Blinds of Cedar Falls Smarter Window Coverings, 721 Ansborough Waterloo LLC Ave Waterloo lowa	5070 1	(319) 242-7088
Budget Blinds of Dubuque 2/1/2021 LLC Smarter Window Coverings, 721 Ansborough Ave Waterloo lowa	5070 1	(563) 291-7088
Budget Blinds of West Des Smarter Window Coverings, 721 Ansborough Avenue Waterloo lowa	5070 1	(515) 461-7090
Budget Blinds of South Des Smarter Window Coverings, 721 Ansborough Avenue Waterloo lowa	5070 1	(515) 461-7080
14 Budget Blinds of Mason City 11/1/2024 Smarter Window Coverings, LLC 721 Ansborough Avenue Waterloo Iowa	<u>5070</u> <u>1</u>	(319) 242-7088
Kansas		
Budget Blinds of Overland Park 5/1/2014 Guthrie-Stoddard, Inc. 239 SE Main Street Lee's Summit Kansas	6406 3	(816) 554-7779
Budget Blinds of Olathe 1/1/2014 Blind Me, Inc. 1059710581 Widmer Rd Lenexa Kansas	6621 5	(913) 221-0724
Budget Blinds of Prairie 10597 10581 Village 3/1/2014 Blind Me, Inc. Widmer Rd Lenexa Kansas	6621 5	(913) 221-0724
Budget Blinds of Shawnee 1/1/2016 Craig Titus and Tamare Titus 15117 Perry St. Overland Park Kansas	6622 1	(913) 708-5399

Tota								
1	Company	Start Date	Owner	Address	City	State	Zip	Phone
	Budget Blinds of Lawrence	1/1/2016	Craig Titus and Tamare Titus	15117 Perry St.	Overland Park	Kansas	6622 1	(785) 691-7713
	Budget Billius of Lawrence	1/1/2010	Craig filus and famale filus	3111 SW Van	Overland Fark	Nations	1	091-1713
			Advanced Window Coverings,	Buren Street			6661	(785)
	Budget Blinds of Topeka	3/1/2015	Inc.	#121 3111 SW Van	Topeka	Kansas	1	234-2348
			Advanced Window Coverings,	Buren Street			6661	(785)
	Budget Blinds of Manhattan	3/1/2015	Inc.	#121	Topeka	Kansas	1	234-2348
	Budget Blinds of Eastborough	7/1/1999	Jerry Stine	1719 N Rock Rd. - Ste. 113	Wichita	Kansas	6720 6	(316) 612-7270
	Baaget Billiae of Eastboroagn	77171000	oury curic	1719 N Rock Rd.	VVIorinta	Tanous	6720	(316)
9	Budget Blinds of Wichita	4/1/2002	Jerry Stine	- Ste. 115	Wichita	Kansas	6	612-7270
	Kentucky Budget Blinds of Boone			525 North Ave			3030	(859)
_	County	9/1/2022	Morten Partners, LLC	NE, #411	Atlanta	Kentucky	8	488-0078
	Budget Blinds of West Kenton			525 North Ave			3030	(859)
	County Budget Blinds of Bowling	9/1/2022	Morten Partners, LLC	NE, #411	Atlanta	Kentucky	8 3704	488-0078 (270)
	Green	5/1/2022	Michael G. Menard	346 Golden Drive	Clarksville	Kentucky	0	991-7101
	Dudget Diede of Fo 171	01410040		3645 Tamber	Continue	Manhard	4101	(859)
-	Budget Blinds of Fort Thomas Budget Blinds of Oxford and	6/1/2019	Howard Saresky	Ridge Dr. 3645 Tamber	Covington	Kentucky	5 4101	287-0388 (812)
	Lawrenceburg	12/1/2022	Howard Saresky	Ridge Drive	Covington	Kentucky	5	302-2999
	Budget Blinds of Boone County	9/1/2022	Morten Partners, LLC	7453 Empire Dr, Ste 140	Florence	Kontuolo	<u>4104</u> 2	(859) 488-0078
-	Budget Blinds of West Kenton	3/1/2022	ivioliten Faithers, LLC	7453 Empire Dr.	Florence	Kentucky	<u>2</u> 4104	<u>(859)</u>
_	County	9/1/2022	Morten Partners, LLC	Ste 140	<u>Florence</u>	Kentucky	2	488-0078
	Budget Blinds of Northeast Louisville	4/1/2023	Morton Dortnero III C	7453 Empire Dr. Ste 140	Florence	Kantualar	<u>4104</u> 2	(502) 618-0361
	Budget Blinds of Southeast	4/1/2023	Morten Partners, LLC	7453 Empire Dr,	Florence	Kentucky	<u>∠</u> 4104	(502)
=	Louisville	4/1/2023	Morten Partners, LLC	Ste 140	Florence	Kentucky	<u>2</u>	618-0361
	Budget Blinds of Georgetown	11/1/2017	Katherine Welleford and Robert Welleford	129 Ferguson lane	Georgetown	Kentucky	4032 4	(502) 234-1188
	Budget Blinds of North	11/1/2017		latic	Georgetown	Rentucky	4050	(859)
	Lexington	1/1/2006	Kevin Smith and Amanda Smith	2340 Palumbo Dr	Lexington	Kentucky	9	263-0055
	Budget Blinds of South Lexington	11/1/2015	Kevin Smith and Amanda Smith	2340 Palumbo Dr	Lexington	Kentucky	4050 9	(859) 263-0055
	Budget Blinds of Louisville	11/1/2013	NOVIII OITIILIT AITA AITIAITAA OITIILIT	427 Timberlake	Lexington	Remarky	4024	(502)
	East	3/1/2023	C2 Window Treatments LLC	Trail	Louisville	Kentucky	5	489-8989
12	Budget Blinds of Owensboro	11/1/2017	Melissa A. Edmonds and Jared R. Edmonds	2048 Little Stream Run	Owensboro	Kentucky	4230 3	(270) 228-0448
	Budget Blinds of Northeast		T. Editiona			•	4109	(502)
	Louisville Budget Blinds of Southeast	4/1/2023	Morten Partners, LLC	11554 US 42	Union	Kentucky	1	618-0361
12	Louisville	4/1/2023	Morten Partners, LLC	11554 US 42	Union	Kentucky	4109 1	(502) 618-0361
_	-	_	=	-	-	-	_	-
	Louisiana							
	Budget Blinds of Alexandria	40/4/00/10	Ond David L.L.O.	1361 MacArthur	Alamanda	Lander	7130	(318)
-	#2 Budget Blinds of South Baton	10/1/2013	Capt Dave, L.L.C.	Dr 1543 Delplaza Dr.	Alexandria	Louisiana	7081	443-9730 (225)
	Rouge	8/1/1998	Holly Elizabeth Cagle	- Suite 5	Baton Rouge	Louisiana	5	295-7070
	Budget Blinds of Slidell	1/1/2022	WYCO LLC	7101 Southwind Drive	Pilovi	Louisiana	3953	(601) 562-3693
-	Duuget Diirius Or Sildell	11 112022	Charles Walter Byars and	10790 Eagle	Biloxi	Louisiana	2 7072	(225)
	Budget Blinds of Zachary	6/1/2015	Melissa Lynn Byars	Crest Rd	Denham Springs	Louisiana	6	380-5029
	Budget Blinds of Slidell	1/1/2022	WYCO LLC	4812 Jefferson	Gulfport,	Louisiana	<u>3950</u>	(601) 562-3693
_	Dudget Dilitus Of Sildell	1/1/2022	WTOO LLO	Avenue 802 Roma	<u>Juliport,</u>	LUUISIdIId	7040	(985)
	Budget Blinds of Hammond	2/1/2006	Donnie Mars	Avenue	Hammond	Louisiana	3	345-7063
	Budget Blinds of Ruston and Monroe	10/1/2024	Case Crew Creatives LLC	272 Woodland Ridge Road	Harrisonburg	Louisiana	<u>7134</u>	(318) 513-8560
=	mornoo		CASS CION CICALIYOS ELO	227 Woodwind	<u> </u>	Louisiana	7036	(985)
	Budget Blinds of Houma	5/1/2006	Dana Landry and Randy Landry	Drive	Houma	Louisiana	0	223-6544
	Budget Blinds of West Bank			525 Jefferson Highway, Suite			7012	(504)
	New Orleans	1/1/2023	AHJ LLC	806	Jefferson	Louisiana	1	866-8308
				525 Jefferson			7012	(504)
	Budget Blinds of New Orleans	1/1/2023	AHJ LLC	Highway, Suite 806	Jefferson	Louisiana	1	(504) 866-8308
_	Budget Blinds of Old Metairie	2/1/2024	AHJ LLC	525 Jefferson	<u>Jefferson</u>	Louisiana	<u>7012</u>	<u>(504)</u>

Company	Start Date	Owner	Address	City	State	Zip	Phone
			Highway, Suite				488-3900
			806			1	
Dudget Dlinde of Konner	9/1/2006	Kanya Wright	4240 Williams Blvd Suite 1	Vannar	Lavisiana	7006	(504) 305-1130
Budget Blinds of Kenner	8/1/2006	Kenya Wright	314 Lafittes	Kenner	Louisiana	7050	(337)
Budget Blinds of Lafayette	10/1/2020	The LaBauve Group, LLC	Landing Pass	Lafayette	Louisiana	8	347-7135
Budget Blinds of Lake Charles	3/1/2011	Charles Thomas White, II and Phyllis White	1721 West Sale Road, Suite A	Lake Charles	Louisiana	7060 5	(337) 436-2323
Dudget Dillias of Lake Offanes	0/1/2011	Charles Thomas White, II and	1721 West Sale	Lake Orlanes	Louisiaria	7060	(337)
Budget Blinds of DeRidder	10/1/2023	Phyllis White	Rd Suite A	Lake Charles	Louisiana	5	436-2323
Budget Blinds of Northshore	5/1/2013	Greg Jenkins and Anne Jenkins	Ct.	Madisonville	Louisiana	7044	(985) 867-5175
Budget Blinds of Denham			322 Westwood			7047	(225)
Springs	9/1/2007	Kenneth Bagwell	_	Mandeville	Louisiana		665-6868 (504)
Budget Blinds of Old Metairie	2/1/2004	Brenda Procell	St.	Metairie	Louisiana	3	488-3900
Budget Blinds of East	2/1/2011		,	Chrovenort	Lavisiana	7110	(318) 771-1162
Snieveport	3/1/2011	Name	Ru	Shreveport	Louisiaria	0	111-1102
Maine							
			186 Highland			0401	(207)
Budget Blinds of Brunswick	3/1/2005	Dennis Dunham	Shores Road	Casco	Maine	5	721-0404
Budget Blinds of Portland	3/1/2004	Peter Glass	47 Gray Rd	Falmouth	Maine	0410	(207) 797-7651
Budget Blinds of South						0410	(207)
	9/1/2004	Peter Glass	4/ Gray Rd	Falmouth	Maine		797-7651 (603)
Maine	10/1/2024	Scarlet Aspen, LLC	105 Bartlett Street	<u>Portsmouth</u>	Maine	1	431-3888
Pudget Plinds of Augusts	8/6/2010	Pradlov Priggs	523 Meadow	Toncham	Maino	0408	(207) 621-8200
Budget Blinds of Augusta Budget Blinds of South	0/0/2010	Conrad Dunning, Dianne	44 Senator Black	ιυμοιιαιτί	IVIAIIIE	0409	(207)
Western Maine	8/1/2008	Dunning, and Aaron Dunning	Road	West Baldwin	Maine	1	625-7902
Budget Blinds of Southern Maine	8/1/2007	MDCBB-LLC	19 Jeffrey Drive	York	Maine	0390 9	(207) 363-4900
Maryland							
	61410000	Diet Enterprises Inc	1939 Lincoln	Annonalia	Mandand	2140	(410)
South	0/1/2008	Plat Enterprises Inc.		Annapolis	Maryland		841-2626 (410)
Budget Blinds of Annapolis	4/1/2010	Plat Enterprises Inc.	Drive	Annapolis	Maryland	1	841-2626
Rudget Blinds of Columbia	4/1/2011	Plat Enterprises Inc		Annanolis	Maryland		(410) 841-2626
		,	2800 Evergreen	Антаронз	Waryland	2121	(443)
Budget Blinds of Towson	2/1/2007	Kevin Barnett	Avenue	Baltimore	Maryland	4	921-2989
Budget Blinds of Greater Baltimore	8/1/2022	Wolfpack Solutions, LLC	Avenue	Baltimore	Maryland	7	(443) 884-5562
		Mark Wiley and Nancy	1803 Greenblade			2101	(410)
Budget Blinds of Forest Hill	//1/2013			Rel VIL	Maryland		569-3305 (410)
Budget Blinds of Cockeysville	1/1/2017	Volz-Wiley	Ct	Bel Air	Maryland	5	569-3305
Rudget Rlinds of Rel Air North	8/1/2017			Rol Air	Maryland		(410) 569-3305
Duaget Dillius of Del All NOI(I)		•	10827 Mexico	DOI VIII	iviai yiai iu	2150	(301)
Budget Blinds of Cumberland	6/1/2005	Robin Terrell	Farms Road	Cumberland	Maryland	2	777-8282
Budget Blinds of Ellicott City	4/1/2004	Jaime Brusse	4920 Ellis Lane	Ellicott City	Maryland		(410) 418-5165
· ·						2104	(410)
Budget Blinds of Crofton	10/1/2004	Jaime Brusse	4920 Ellis Lane	Ellicott City	Maryland	3	418-5165 (410)
Budget Blinds of North Laurel	1/1/2006	Jaime Brusse	4920 Ellis Lane	Ellicott City	Maryland	3	418-5165
·				į	j	2104	(301)
Budget Blinds of Germantown	//1/2016	Jaime Brusse	4920 Ellis Lane	Ellicott City	Maryland		527-0074 (410)
Budget Blinds of South Laurel	3/1/2017	Jaime Brusse	4920 Ellis Lane	Ellicott City	Maryland	3	418-5165
Pudget Plinds of Frederick	1/1/2017	loimo Prusos	4020 Ellio L 222	Ellipott City	Mandand	2104	(301)
Dudget Dillids of Frederick	4/1/201/	William Joseph Parker and	4920 EIIIS Lane	EIIICOLL CITY	iviaryiand	2541	527-0074 (301)
Budget Blinds of Hagerstown	4/1/2012	Maripaul Rebekah Parker	317 Tice Rd	Falling Water	Maryland	9	733-3301
Budget Blinds of South		William Joseph Parker and	317 Tice Rd	Falling Water	Maryland	2541 9	(301) 733-3301
	Budget Blinds of Northshore Budget Blinds of Denham Springs Budget Blinds of Denham Springs Budget Blinds of Old Metairie Budget Blinds of East Shreveport Maine Budget Blinds of Brunswick Budget Blinds of Portland Budget Blinds of South Portland Budget Blinds of Southern Maine Budget Blinds of Southern Maine Budget Blinds of South Western Maine Budget Blinds of South Western Maine Budget Blinds of Southern Maine Budget Blinds of Southern Maine Budget Blinds of Fouthern Maine Budget Blinds of Fouthern Budget Blinds of Columbia Budget Blinds of Towson Budget Blinds of Greater Baltimore Budget Blinds of Forest Hill Budget Blinds of Cockeysville Budget Blinds of Bel Air North Budget Blinds of Cumberland Budget Blinds of Cumberland Budget Blinds of Cumberland Budget Blinds of Corfton Budget Blinds of Crofton Budget Blinds of Germantown	Budget Blinds of Northshore Budget Blinds of Denham Springs Budget Blinds of Denham Springs Budget Blinds of Denham Springs Budget Blinds of Old Metairie Budget Blinds of East Shreveport Maine Budget Blinds of Brunswick Budget Blinds of Portland Budget Blinds of South Portland Budget Blinds of South Portland Budget Blinds of Southern Maine Budget Blinds of Southern Maine Budget Blinds of South Western Maine Budget Blinds of Southern Maine Maryland Budget Blinds of Annapolis South Budget Blinds of Columbia Budget Blinds of Columbia Budget Blinds of Greater Baltimore Budget Blinds of Forest Hill Budget Blinds of Cockeysville Budget Blinds of Cockeysville Budget Blinds of Comberland Budget Blinds of Cockeysville Budget Blinds of Cockeysville	Budget Blinds of Northshore Budget Blinds of Denham Springs Budget Blinds of Denham Springs Budget Blinds of Denham Springs Budget Blinds of Cold-Metairie Budget Blinds of East Shreveport Maine Budget Blinds of Brunswick Budget Blinds of Brunswick Budget Blinds of Portland Budget Blinds of South Budget Blinds of South Portland Budget Blinds of South Budget Blinds of Annapolis South Budget Blinds of Annapolis South Budget Blinds of Columbia Budget Blinds of Columbia Budget Blinds of Towson Budget Blinds of Greater Baltimore Budget Blinds of Forest Hill 7/1/2013 Budget Blinds of Bel Air North Budget Blinds of Ellicott City Budget Blinds of South Laurel Budget Blinds of Gereatron Budget Blinds of Foreforch Budget Blinds of F	Budget Blinds of Northshore Budget Blinds of Denham Springs 9/1/2007 Kenneth Bagwell Frenda-Procell Budget Blinds of Cold Metairie Shreyport Maine Maine Maine Maine Male Highland Budget Blinds of Brunswick Budget Blinds of Portland Budget Blinds of South Budget Blinds of South Budget Blinds of South Maine 19/1/2004 Peter Glass 47 Gray Rd Budget Blinds of South Budget Blinds of Augusta Budget Blinds of Augusta Budget Blinds of South Western Maine 8/1/2007 Maryland Budget Blinds of Annapolis South Maryland Budget Blinds of Annapolis South 8/1/2007 Maryland Budget Blinds of Annapolis South 8/1/2010 Budget Blinds of Annapolis South 8/1/2007 Maryland Budget Blinds of Forest Hill 7/1/2011 Budget Blinds of Greater Budget Blinds of Greater Budget Blinds of Forest Hill 7/1/2017 Budget Blinds of South Plate Interprises Inc. 8/1/2007 Mary Maryland Budget Blinds of Greater Budget Blinds of Greater Budget Blinds of Forest Hill 7/1/2017 Budget Blinds of South 8/1/2007 Mark Wiley and Nancy Votz-Wiley 1082 4920 Ellis Lane Budget Blinds of Cortenick 4/1/2017 Jaime Brusse 4920 Ellis Lane Budget Blinds of South Laurel Budget Blinds of South Laurel Budget Blinds of Southern Agram Budget Blinds of Crederick 4/1/2017 Jaime Brusse 4920 Ellis Lane Budget Blinds of South Laurel Budget Blinds of South Laurel Budget Blinds of Southern Budget Blinds of Crederick Budget Blinds of Crederick Budget Blinds of Southern Budget Blinds of Greater Budget Blinds of Forest Hill 7/1/2013 Budget Blinds of Forest Hill 7/1/2014 Budget Blinds of Greater Budget Blinds of Forest Hill 7/1/2017 Budget Blinds of Forest Hill 7/1/2018 Budget Blinds	Budget Blinds of Northshore Budget Blinds of Denham Springs 9/1/2007 Reneth Bagwell Drive Mandeville Budget Blinds of Clet Metairie Budget Blinds of Clet Metairie Budget Blinds of East Shrevsport Malton Kahre and Marjorie Lee Budget Blinds of East Shrevsport Malton Kahre and Marjorie Lee Budget Blinds of Brunswick Malton Kahre and Marjorie Lee Budget Blinds of Brunswick Malton Kahre and Marjorie Lee Budget Blinds of Brunswick Malton Kahre and Marjorie Lee Budget Blinds of Brunswick Malton Kahre and Marjorie Lee Budget Blinds of Brunswick Malton Kahre and Marjorie Lee Budget Blinds of Brunswick Malton Kahre and Marjorie Lee Budget Blinds of Brunswick Malton Kahre and Marjorie Lee Budget Blinds of Brunswick Malton Kahre and Marjorie Lee Budget Blinds of Southern Malton M	Budget Blinds of Northshore Budget Blinds of Denham Springs 9/1/2007 Kenneth Bagwell Peter Glass Budget Blinds of Dentham Shreveport Maine 186 Highland Maine Maine Maine Maine Maine Budget Blinds of Portland Budget Blinds of South Portland Budget Blinds of South Portland Budget Blinds of South Maine 10/1/2004 Peter Glass Mary Budget Blinds of South Maine Budget Blinds of South Maine Maine Maine Maine Maine Maine Maine Budget Blinds of South Maine Budget Blinds of South Maine Maine	265 Elizabet Billinds of Northshore S112013 Greg Jenkins and Anne Jenkins Ct. Madisonville Louisiana 7744

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	Company	Start Date	Owner	Address	City	State	Zip	Phone
	Budget Blinds of Owings Mills	1/1/2008	Sarene LLC	2038 Kays Mill Rd	Finksburg	Maryland	2104 8 2104	(877) 857-3666 (877)
	Budget Blinds of Glen Burnie	7/1/2008	Sarene LLC	2038 Kays Mill Rd	Finksburg	Maryland	8	857-3666
	Budget Blinds of Northwest Washington DC	1/1/2019	All 4 Us, Inc.	1010 Colleen Court	Ft. Washington	Maryland	2074 4	(202) 407-7909
	Budget Blinds of National			1010 Colleen	, and the second		2074	(202)
	HarborOxon Hill Budget Blinds of East	9/1/2022	All 4 Us, Inc. Julio E. Florez and Virginia	Court 9239 Broadwater	Ft. Washington	Maryland	2087	407-7909 (301)
	Gaithersburg	3/1/2015	Torres	Drive	Gaithersburg	Maryland	9	355-8368
	Budget Blinds of Olney	10/1/2016	MariaSofia Silva and Ramiro Florez MariaSofia Silva and Ramiro	11477 Applegrath Way 11477 Applegrath	Germantown	Maryland	2087 6 2087	(240) 292-0353 (240)
	Budget Blinds of Potomac	12/1/2019	Florez	Way	Germantown	Maryland	6	292-0353
	Budget Blinds of Mechanicsville	9/1/2004	Kenneth Turing	19681 Mark Way	Great Mills	Maryland	2063	(301) 994-2923
	Budget Blinds of Elkton	6/1/2020	Details & Elements LLC	801 S. Washington St.	Harve De Grace	Maryland	2170	(443) 453-5028
	Budget Blinds of Huntingtown	12/1/2020	Cavalier Enterprises, LLC	3026 Abington Manor Dr.	Huntingtown	Maryland	2063 9	(410) 610-7401
	Dudget Dlinds of Woldow		Cavaliar Enterprises III C	3026 Abington	Livetinatova	Mandand	2063 9	(410)
	Budget Blinds of Waldorf Budget Blinds of The Eastern	12/1/2021	Cavalier Enterprises, LLC	Manor Dr 4380 Summit Bridge Road	Huntingtown	Maryland	1970	(410)
	Shore Shore	8/1/2005	Dale Lowman	Suite # 1	Middletown	Maryland	9	810-0657
	Budget Blinds of Nottingham	8/1/2023	Scheeler Ventures LLC	3006 Hiss Avenue	Parkvile	Maryland	2123 4	(410) 779-9286
	Budget Blinds of Northeast			3006 Hiss			2123	(410)
	Baltimore	8/1/2023	Scheeler Ventures LLC	Avenue	Parkvile	Maryland	2114	779-9286 (301)
	Budget Blinds of Bowie Budget Blinds of Upper	4/1/2005	Jim Gehring	463 Fairtree Dr.	Severna Park	Maryland	6 2114	262-0029 (301)
	Marlboro	4/1/2015	Jim Gehring	463 Fairtree Drive	Severna Park	Maryland	6	262-0029
	Budget Blinds of Gaithersburg, Derwood, and			14000 Valleyfield			2090	(240)
-	Montgomery Village	6/1/2021	Window Treatments, LLC	Drive 1734 14th Street	Silver Spring	Maryland	6 2000	673-6100 (301)
	Budget Blinds of Silver Spring	5/1/2013	Urban Blinds, LLC	NW	Washington	Maryland	1	926-2334
	Budget Blinds of Bethesda	5/1/2015	Urban Blinds, LLC	1734 14th Street NW	Washington	Maryland	2000	(301) 926-2334
	Budget Blinds of Chevy Chase and College Park	2/1/2020	LB Enterprises LLC	1434 Montana Ave NE	Washington	Maryland	2001 8	(301) 560-6470
	Budget Blinds of WestminsterGaithersburg, Derwood, and Montgomery Village	96/1/20 17 24	Joel A. Eiler and Marcia- EilerEpic Elegance LLC	378 Plankwood Road2808 Arizona Terrace Northwest	Westminster Washington	Maryland	2115 8200 16 2179	(443240) 821-7977673- 6100 (410)
<u>393</u>	Budget Blinds of Woodbine	4/1/2010	Thomas Holton and Lisa Holton	2840 Daisy Road	Woodbine	Maryland	7	339-4667
	Magazak							
	Massachusetts		David Kasper and Claudette R.				0237	(508)
	Budget Blinds of Fall River	9/1/2018	Kasper	70 West Street 26A Cranberry	Bridgewater	Massachusetts	9 0233	570-4027 (508)
	Budget Blinds of Franklin	4/1/2021	WT Home Improvements LLC	Circle	Carver	Massachusetts	0	695-7999
	Budget Blinds of Mansfield	4/1/2021	WT Home Improvements LLC	26A Cranberry Circle	Carver	Massachusetts	0233	(508) 695-7999
	Budget Blinds of Charlton and Auburn	12/1/2020	Westbury Enterprises LLC	34 Jennings Road	Charlton	Massachusetts	0150 7	(508) 492-2445
	Budget Blinds of Gardner	4/1/2021	Westbury Enterprises LLC	34 Jennings Road	Charlton	Massachusetts	0150 7	(508) 492-2445
	Budget Blinds of Leominster						0151	(774)
	and Sterling Budget Blinds of Blackstone	5/1/2023	Shades of Change, Inc	129 Pine Street	Clinton	Massachusetts	0 0151	670-2093 (508)
	Valley	4/1/2024	Shades of Change, Inc	129 Pine Street 248 Sheep Davis	Clinton	Massachusetts	0330	865-9300 (781)
	Budget Blinds of East Boston	12/1/2024	Better the Second Time, LLC	Road, Suite 10	Concord	Massachusetts	1	469-0996
_	Budget Blinds of Medford	12/1/2024	Better the Second Time, LLC	248 Sheep Davis Road, Suite 10	Concord	<u>Massachusetts</u>	<u>0330</u> <u>1</u>	<u>(781)</u> <u>469-0996</u>
	Budget Blinds of Longmeadow	6/1/2019	Stretchco, LLC	145 Robin Ridge Drive	Feeding Hills	Massachusetts	0103 0	(413) 798-0308
	Budget Blinds of Springfield	1/1/2021	Stretchco, LLC	145 Robin Ridge	Feeding Hills	Massachusetts	0103	(413)

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	Company	Start Date	Owner	Address Dr	City	State	Zip 0	Phone 798-0308
	Dodget Director (Newson)	40/4/0004	APakatas Las Malassakes	05 V D l	Facilities.	Managhangu	0203	(781)
	Budget Blinds of Norwood Budget Blinds of Worcester	10/1/2021	Nicholas Lee McLaughlin South Shore Window Fashions,	25 Young Road	Foxboro	Massachusetts	5 0151	688-0111 (774)
	and Holden	11/1/2020	Inc	41 Keith Hill Road	Grafton	Massachusetts	9	670-8161
	Budget Blinds of Pittsfield	9/1/2023	Berkshire Window Designs LLC	27 Depot Road	Hatfield	Massachusetts	0103 8	(413) 243-6633
	Budget Blinds of Lowell	11/1/2023	Joel Shaffer	210 Turnpike Rd, Suite 3	Lowell	Massachusetts	0158 1	(978) 967-5130
	Budget Blinds of Danvers Newburyport	54/1/2023 18	Designer Window Treatments of Andover, Inc.	1 Stagecoach Lane	Lynnfield	Massachusetts	0194 0	(978) 317-5537 <u>992-</u> 6378
_	Budget Blinds of Medford	11/1/2017	Kevin Prickett and Lori Prickett	829 Salem St	Lynnfield	Massachusetts	0194 0	(781) 469-0996
	Budget Blinds of NewburyportAndover	49/1/20 18 20	Designer Window Treatments of Andover, Inc.	1 Stagecoach Lane	Lynnfield	Massachusetts	0194 0	(978 <u>781</u>) 992-6378 <u>376-</u> 4012
	Budget Blinds of AndoverDanvers	9 <u>5</u> /1/202 0 3	Designer Window Treatments of Andover, Inc.	1 Stagecoach Lane	Lynnfield	Massachusetts	0194 0	(781 <u>978</u>) 376-4012 <u>317-</u> <u>5537</u>
	Budget Blinds of Newton	3/1/2021	D Cho Enterprises LLC	12 Donovan Lane	Natick	Massachusetts	0176 0	(781) 237-6886
	Budget Blinds of Wellesley	3/1/2021	D Cho Enterprises LLC	12 Donovan Lane	Natick	Massachusetts	0176 0	(781) 237-6886
	Budget Blinds of West Roxbury	1/1/2023	D Cho Enterprises LLC	12 Donovan Lane	Natick	Massachusetts	0176 0	(781) 237-6886
	Budget Blinds of Milford	1/1/2023	D Cho Enterprises LLC	12 Donovan Lane	Natick	Massachusetts	0176 0	(781) 237-6886
							0176	(781)
	Budget Blinds of Waltham	1/1/2023	D Cho Enterprises LLC	12 Donovan Lane	Natick	Massachusetts	0 0176	237-6886
=	Budget Blinds of Cambridge	<u>2/1/2024</u>	D Cho Enterprises LLC	12 Donovan Lane	Natick	Massachusetts	<u>0</u>	932-7099
-	Budget Blinds of Westfield	9/1/2021	S&G Hill, Corp.	11 Pitcher Pt	North Swanzey	Massachusetts	0343 1	(413) 875-2016
_	Budget Blinds of Amherst	4/1/2024	S&G Hill, Corp.	11 Pitcher Place	North Swanzey	Massachusetts	<u>0343</u> <u>1</u>	(413) 875-2016
	Budget Blinds of Weymouth	8/1/2017	Abdel Gouzoule	420 Washington Street	Norwell	Massachusetts	0206 1	(781) 740-2563
	Budget Blinds of South Plymouth County	12/1/2018	Abdel Gouzoule	420 Washington Street	Norwell	Massachusetts	0206 1	(508) 947-5772
	Budget Blinds of Quincy	7/1/2020	Abdel Gouzoule	420 Washington Street	Norwell	Massachusetts	0206 1	(617) 718-5424
				420 Washington			0206	(781)
	Budget Blinds of Norwell Budget Blinds of Mid and	1/1/2021	Abdel Gouzoule	Street 9 Cedar Cove	Norwell	Massachusetts	1 0265	740-2563 (508)
	Outer Cape Cod	3/1/2023	Copper Lakes LLC	Road	Orleans	Massachusetts	3 0235	432-2107 (508)
	Budget Blinds of Plymouth	12/1/2009	Home Essentials LLC	674 School Street	Pembroke	Massachusetts	9	224-0903
_	Budget Blinds of Cambridge	9/1/2017	John P. Jelley and Andrea M. Jelley	24 Julia Lane	Pepperell	Massachusetts	0146 3	(617) 932-7099
	Budget Blinds of Cape Cod,						-	
	Martha's Vineyard and Nantucket	10/1/2021	Aspen Scarlet, LLC	105 Bartlett Street	Portsmouth	Massachusetts	0380 1	(508) 539-9989
	Budget Blinds of Blackstone- Valley	5/1/2014	Roger D. Adams and Susan E. Adams	11 Ferry Street #152	South Grafton	Massachusetts	0156 0	(508) 865-9300
_	Budget Blinds of Amherst	1/1/2021	MF-Wick-LLC	36 Evans Circle	Surry	Massachusetts	0343 4	(413) 800-2978
_	Budget Blinds of Westfield	9/1/2021	S&G Hill, Corp.	11 Pitcher Pt	Swanzey	Massachusetts	0344 6	(413) 875-2016
							0187	(508) 366-1219
	Budget Blinds of Westborough	8/1/2023	Bild Interiors, Inc.	11 Winter Lane	Tewksbury	Massachusetts	0187	(508)
	Budget Blinds of Acton	8/1/2023	Bild Interiors, Inc.	11 Winter Lane	Tewksbury	Massachusetts	6 0187	366-1219 (508)
	Budget Blinds of Sudbury	8/1/2023 12/31/201	Bild Interiors, Inc. James Murawski and Erin	11 Winter Lane	Tewksbury	Massachusetts	6 0188	366-1219 (781)
	Budget Blinds of Winchester	6	Murawski	12 Gloria Way	Wilmington	Massachusetts	7	222-0646
	Budget Blinds of Wilmington	8/1/2018	James Murawski and Erin Murawski	12 Gloria Way	Wilmington	Massachusetts	0188 7	(781) 222-0646
	Budget Blinds of South Boston	5/1/2023	Blinds By Doreen, LLC.	2 Wellington Road	Winchester	Massachusetts	0189 0	(781) 589-6901
39 40	Budget Blinds of Marblehead	2/1/2021	Robert Werstak and Amy	45 Emerson	Winthrop	Massachusetts	0215	(781)

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I	Company	Start Date	Owner	Address	City	State	Zip	Phone
			Werstak	Road			2	755-8455
	Michigan			3512 Kenmore			4807	(248)
	Budget Blinds of Troy	11/1/2011	Dart Ventures, LLC	Road	Berkley	Michigan	2	837-2000
	Budget Blinds of Birmingham	3/1/2003	Scott Ross, LLC	2509 Buckingham	Birmingham	Michigan	4800 9	(248) 649-8940
	Budget Blinds of Ann Arbor	11/1/2004	Luciano Foggia	43860 Hanford Road	Canton	Michigan	4818 7	(734) 981-7521
	•			13275 Sadler Drive			4931	(616) 951-7118
	Budget Blinds of Allendale	5/1/2018	EMG Group LLC	13275 Sadler	Cedar Springs	Michigan	9 4931	(616)
	Budget Blinds of Rockford Budget Blinds of West	11/1/2018	EMG Group LLC	Drive	Cedar Springs	Michigan	9	504-1635
	Lansing, Grand Ledge and Charlotte	2/1/2005	K.P. Austin, LLC	3323 Lamie Highway	Charlotte	Michigan	4881 3	(517) 541-1676
	Budget Blinds of Clinton		James Michajlyszyn and Kelly	28003 Graham			4804	(586)
	Township	6/1/2016	Michajlyszyn	Drive 4743 Oakhurst	Chesterfield	Michigan	7 4834	522-4113 (248)
	Budget Blinds of Clarkston	11/1/2020	Lorenzo Rivera and Kelly Rivera	Ridge Rd	Clarkston	Michigan	8	942-2024
	Budget Blinds of Grand Blanc	12/1/2005	Melanie Leix and Krystal Taliercio	8135 Boulder Drive	Davison	Michigan	4842 3	(810) 653-9100
	Budget Blinds of Swartz Creek	9/1/2023	Melanie Leix and Krystal Taliercio	8135 Boulder Drive	Davison	Michigan	4842 3	(810) 653-9100
				1725 Warwick Rd			4950	(616)
	Budget Blinds of Hastings	6/1/2020	TLNterprises LLC	SE 1725 Warwick Rd	East Grand Rapids	Michigan	6 4950	401-2217 (616)
	Budget Blinds of St. Johns Budget Blinds of West	10/1/2020	TLNterprises LLC	SE 31340 East	East Grand Rapids	Michigan	6 4833	401-2217 (248)
	Bloomfield	6/1/2004	Nandani Enterprises, Inc.	Stonewood Court 31340 East	Farmington Hills	Michigan	4833	474-8767 (248)
	Budget Blinds of Novi	6/1/2015	Nandani Enterprises, Inc.	Stonewood Court	Farmington Hills	Michigan	4	474-8767
	Budget Blinds of Davison and Lapeer	6/1/2022	F5 Home Enhancements, LLC	4153 Maplewood Meadows Avenue	Grand Blanc	Michigan	4843 9	(810) 516-2871
	Budget Blinds of Birch Run and Frankenmuth	7/1/2023	F5 Home Enhancements, LLC	4153 Maplewood Meadows Avenue	Grand Blanc	Michigan	4843 9	(810) 516-2871
	Budget Blinds of West Ann			1725 Warwick Rd			4950	(616)
	Arbor	4/1/2021	TLNterprises LLC	SE 1725 Warwick Rd	Grand Rapids	Michigan	6 4950	401-2217 (616)
	Budget Blinds of Jackson Budget Blinds of Grosse	10/1/2021	TLNterprises LLC	SE 1698 Hollywood	Grand Rapids	Michigan	6 4823	401-2217 (313)
	Pointe	1/1/2019	NINE28 Home Solutions LLC	Ave	Grosse Pointe Woods	Michigan	6	416-9030
	Budget Blinds of Auburn Hills	1/1/2021	NINE28 Home Solutions LLC	1698 Hollywood Avenue	Grosse Pointe Woods	Michigan	4823 6	(313) 416-9030
	Budget Blinds of Holland	2/1/2004	20040105 /JEP Holdings, Inc.	50 E. Lakewood Blvd.	Holland	Michigan	4942 4	(616) 494-6000
				50 East Lakewood		. 3	4040	
	Budget Blinds of Hudsonville	4/1/2023	20040105 /JEP Holdings, Inc.	Boulevard	Holland	Michigan	4942 4	(616) 803-5653
	Budget Blinds of East Grand			50 East Lakewood			4942	(616)
	Rapids	4/1/2023	20040105 /JEP Holdings, Inc.	Boulevard 50 East	Holland	Michigan	4	803-5653
	Budget Blinds of Grand	4447		Lakewood			4942	(616)
	Rapids South Budget Blinds of Downtown	4/1/2023	20040105 /JEP Holdings, Inc. Eric Barenholtz and Adena	Boulevard	Holland	Michigan	4 4807	803-5653 (313)
-	Detroit	7/1/2018	Barenholtz Eric Barenholtz and Adena	12708 Talbot Ave	Huntington Woods	Michigan	0 4 807	752-0878 (313)
-	Budget Blinds of Southfield	11/1/2020	Barenholtz	12708 Talbot Ave	Huntington Woods	Michigan	0	752-0878
	Budget Blinds of Macomb	8/1/2023	Ideal Design LLC	49677 Galway Drive	Macomb	Michigan	4804 4	(586) 979-2301
	Budget Blinds of North Macomb County	11/1/2023	Ideal Design LLC	49677 Galway Drive	Macomb	Michigan	4804 4	(586) 979-2301
	•		Christopher R. Sawdon and				4885	(517)
	Budget Blinds of East Lansing	4/1/2019	Heather Sawdon	165 Waldo Rd. 2579 Morton	Mason	Michigan	4944	730-0600 (231)
	Budget Blinds of Muskegon	6/1/2022	Stratton Dennerll Group LLC	Avenue 2579 Morton	Muskegon	Michigan	1 4944	402-1674 (231)
	Budget Blinds of Ludington	6/1/2022	Stratton Dennerll Group LLC	Avenue	Muskegon	Michigan	1	402-1674
-	Budget Blinds of Livonia	7/1/2014	Truviand Corporation	9900 Seven Mile- Rd.	Northville	Michigan	4816 7	(734) 425-4637

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	I	Company	Start Date	Owner	Address	City	State	Zip	Phone
		Budget Blinds of Brighton and Howell	11/1/2016	Truviand Corporation	9900 Seven Mile Rd.	Northwillo	Michigan	4816	(734) 425-4637
		nowell	11/1/2010	Michael D. Scott Installations,	9430 Common	Northville	Michigan	7 4816	(734)
		Budget Blinds of Canton	7/1/2021	LLC	Trail	Pinckney	Michigan	9	645-9495
		Budget Blinds of Livonia	12/1/2024	Michael D. Scott Installations, LLC	9430 Common Trail	Pinckney	Michigan	<u>4816</u> 9	<u>(734)</u> 645-9495
	-	budget billius of Livorila	12/1/2024	LLO	<u>ITAII</u>	FIICKIEY	Michigan	4945	(269)
-		Budget Blinds of Saint Joseph	8/1/2019	Interior Home Services, LLC	913 3rd St.	Pullman	Michigan	0	200-4490
		Budget Blinds of Big Rapids and Ionia	1/1/2021	Ann Deschaine Enterprises LLC	7108 Childsdale Ave NE	Rockford	Michigan	4934 1	(231) 459-3545
				Foster & Foster Window	17530 Revere			4807	(248)
		Budget Blinds of Ferndale	11/1/2016	Treatments, Inc.	Street 12037 West	Southfield	Michigan	6 4909	733-3376 (269)
		Budget Blinds of Battle Creek	9/1/2017	Andrea's Interior Design, LLC	Indian Lake Dr	Vicksburg	Michigan	7	841-4184
		D (D) (M)	7/4/0040	A 1 111 : B : 110	12037 West	NC 1 1		4909	(269)
-		Budget Blinds of Mattawan	7/1/2019	Andrea's Interior Design, LLC	Indian Lake Dr 12037 W Indian	Vicksburg	Michigan	7 4909	841-4184 (269)
		Budget Blinds of Coldwater	10/1/2020	Andrea's Interior Design, LLC	Lake Dr.	Vicksburg	Michigan	7	841-4184
		Budget Blinds of Kalamazoo	10/1/2022	Andrea's Interior Design, LLC	12037 West Indian Lake Dr	Vicksburg	Michigan	4909 7	(269) 841-4184
ŀ		Budget Blinds of Bloomfield		Hartley Harris and Debra		· ·	wiionigan	4832	(248)
-		Hills Budget Blinds of Rochester	9/1/2004	Chinsky Harris	4800 Leonard Ct 4800 Leonard	W. Bloomfield	Michigan	2 4832	538-5158
		Hills	3/1/2005	Hartley Harris and Debra Chinsky Harris	Court	W. Bloomfield	Michigan	4832 2	(248) 538-5158
ľ		·		,				4839	(248)
		Budget Blinds of Milford	5/1/2017	IPV Home Design LLC Lynn Altonen and David	205 Legato Dr	Walled Lake	Michigan	0 4969	716-7604 (231)
		Budget Blinds of Traverse City	1/1/2018	Pohlman	5755 Vinton Rd.	Williamsburg	Michigan	0	267-9100
1	4044	Dudget Diada et Detector	4/4/0000	Lynn Altonen and David	F7FF Vioton Dood	\\/; ;	Minhings	4969	(231)
	46 <u>44</u>	Budget Blinds of Petoskey	1/1/2022	Pohlman	5755 Vinton Road	Williamsburg	Michigan	0	267-9100
_		Minnesota							
1					310 1st Ave			5600	(877)
	-	Budget Blinds of Albert Lea Budget Blinds of West	9/1/2019	North Iowa Interiors LLC	South 310 1st Ave	Albert Lea	Minnesota	7 5600	373-8535
	_	Rochester	9/1/2019	North Iowa Interiors LLC	South	Albert Lea	Minnesota	3000 7	(877) 373-8535
		D 1 (D) 1 (M 1)	01410040	N	310 1st Ave	All (1		5600	(877)
	-	Budget Blinds of Mankato Budget Blinds of East	9/1/2019	North Iowa Interiors LLC	South 310 1st Ave	Albert Lea	Minnesota	7 5600	373-8535 (877)
	-	Rochester	9/1/2019	North Iowa Interiors LLC	South	Albert Lea	Minnesota	7	373-8535
		Budget Blinds of Owatonna	9/1/2019	North Iowa Interiors LLC	310 1st Ave South	Albert Lea	Minnesota	5600 7	(877) 373-8535
		•				7 IIDOIT EGG		5640	(844)
	-	Budget Blinds of Brainerd	9/1/2014	Michael Larsen and Jane Larsen	17150 Dewes Rd 17150 Dewes	Brainerd	Minnesota	1	725-4637
	-	Budget Blinds of St. Cloud	6/1/2017	Michael Larsen and Jane Larsen	Road	Brainerd	Minnesota	5640 4	(844) 725-4637
		Budget Blinds of			1516 Green View		Manager	5472	(651)
-		Stillwater/Lake Elmo Budget Blinds of Northern	9/1/2006	DBP Designs Inc.	Drive	Chippewa Falls	Minnesota	9 5572	351-7620 (218)
		Duluth	8/1/2022	MJ2 Enterprise, Inc	1202 S Oak St	Cloquet	Minnesota	0	525-2223
		Budget Blinds of Duluth	8/1/2022	MJ2 Enterprise, Inc	1202 S Oak St	Cloquet	Minnesota	5572 0	(218) 525-2223
ŀ				MOZ EMCIPHISC, INC	1535 99th Ave.	Gioquot	wiiiiiiosota	5543	(651)
ļ		Budget Blinds of Woodbury	10/1/2003	Liz Lehmann	NW	Coon Rapids	Minnesota	3	699-5757
		Budget Blinds of Plymouth	9/1/2008	Liz Lehmann	1535 99th Ave. NW	Coon Rapids	Minnesota	5543 3	(763) 567-1897
		-				, , , ,			(844 <u>218</u>)
		Budget Blinds of WalkerBrainerd	10/1/2023 9/1/2014	Michael Larsen and Jane Larsen	1212 Lincoln Beach RoadRd.	Cushing	Minnesota	5644 3	725-4637 <u>252-</u> 2695
			<u> </u>		3590 Blue Jay				
		Budget Blinds of St.	5 <u>6</u> /1/2014	Debler Blinds, LLC Michael	Way #2001212 Lincoln Beach			5512 3564	(612<u>218</u>) 246-6139 252-
		Paul Cloud	7	Larsen and Jane Larsen	Rd.	Eagan Cushing	Minnesota	3 <u>564</u> 43	<u>2695</u>
		Pudget Plinds of Welling	10/4/2022	Michael Loren and James Loren	1212 Lincoln	Cushing	Minnocete	<u>5644</u>	(218) 252-2695
 	-	Budget Blinds of Walker	10/1/2023	Michael Larsen and Jane Larsen	Beach Rd. 5713 Schaefer	Cushing	Minnesota	<u>3</u> 5543	(952)
		Budget Blinds of Edina	5/1/2021	AD Salo Company LLC	Road	Edina	Minnesota	6	270-2898
		Budget Blinds of Downtown Minneapolis	5/1/2021	AD Salo Company LLC	5713 Schaefer Road	Edina	Minnesota	5543 6	(952) 270-2898
ŀ		·			20401 206th Dr.			5502	(651)
L		Budget Blinds of Hugo	5/1/2009	NBB Designs, Inc	Circle N.	Forest Lake	Minnesota	5	429-0222

Tota	Commonii	Start Data	0	Address	Cit.	State	7:	Dhana
-	Company Budget Blinds of Forest Lake	Start Date	Owner	Address	City	State	Zip 5483	Phone (651)
	and New Richmond	7/1/2022	Marathon Dreams Inc.	3083 50th Street	Frederic	Minnesota	7	400-8535
	Budget Plinds of Westerke	12/31/201 6	RRC Companies LLC	1819 Jersey Avenue S	Minneapolis	Minnesota	5542 6	(952) 955-9667
	Budget Blinds of Westonka	O	RRC Companies LLC	1819 Jersey	Minneapolis	Minnesota	5542	(763)
	Budget Blinds of Albertville	6/1/2022	RRC Companies LLC	Avenue S	Minneapolis	Minnesota	6	400-4660
	Budget Blinds of Brooklyn Park	6/4/2022	DDC Composice LLC	1819 Jersey Avenue S	Minnoppolio	Minnocoto	5542	(763) 400-4660
	Park	6/1/2022	RRC Companies LLC	317 Hillview Drive	Minneapolis	Minnesota	6 5231	(952)
	Budget Blinds of Inver Grove	8/1/2022	Eastern Iowa Blinds, Inc.	SE	Mt. Vernon	Minnesota	4	898-5558
	Budget Blinds of Red Wing	8/1/2022	Eastern Iowa Blinds. Inc.	317 Hillview Drive SE	Mt. Vernon	Minnesota	5231 4	(952) 898-5558
	Dauget Dillias of Nea Willig	0/1/2022	Lasterri iowa Dililas, iric.	317 Hillview Drive	IVIL. VEITION	Willinesota	5231	(952)
	Budget Blinds of Bloomington	8/1/2022	Eastern Iowa Blinds, Inc.	SE	Mt. Vernon	Minnesota	4	898-5558
	Budget Blinds of Burnsville	8/1/2022	Eastern Iowa Blinds, Inc.	317 Hillview Drive SE	Mt. Vernon	Minnesota	5231 4	(952) 898-5558
	Badget Billias of Barrioville	OFTIZOZZ	Lastern lowa Billias, inc.	317 Hillview Drive	IVIL. VOITION	Willingoota	5231	(952)
	Budget Blinds of Eden Prairie	8/1/2022	Eastern Iowa Blinds, Inc.	SE	Mt. Vernon	Minnesota	4	898-5558
	Budget Blinds of Golden Valley	9/1/2023	Eastern Iowa Blinds, Inc.	317 Hillview Drive	Mt. Vernon	Minnesota	5231 4	(952) 898-5558
	•			317 Hillview Drive			<u>5231</u>	(507)
_	Budget Blinds of Rochester Budget Blinds of Western	10/1/2024	Eastern Iowa Blinds, Inc.	SE 18258 Cascade	Mt. Vernon	Minnesota	<u>4</u> 5534	816-9900 (952)
	Carver & McLeod	5/1/2006	Every Square Inch Incorporated	Drive	Prairie	Minnesota	5554 7	960-2186
			, , , , , , , , , , , , , , , , , , , ,	279 Lake Ave				
	Budget Blinds of Spicer/Willmar Lakes Ar	2/1/2021	Spicer Lakes Ventures, LLC	North, PO Box 906	Chicar	Minnocoto	5628 8	(320) 979-5945
	Opicer/williar Lakes Af	2/1/2021	Opicer Lakes Verillies, LLC	279 Lake Ave	Spicer	Minnesota	0	313-3343
	Budget Blinds of Alexandria			North, PO Box			5628	(320)
	Lakes Area	8/1/2021	Alex Lakes Ventures, LLC	906 4559 Birch Ridge	Spicer	Minnesota	8 5512	979-5945 (651)
	Budget Blinds of Roseville	11/1/2018	Schu Companies LLC	Rd Right	St Paul	Minnesota	7	450-8844
	D 1 (D): 1 (D):	5/4/0004	0.1.0	4559 Birch Ridge	0.5		5512	(763)
	Budget Blinds of Blaine	5/1/2021	Schu Companies LLC	Rd 4559 Birch Ridge	St Paul	Minnesota	7 5512	434-5663 (763)
	Budget Blinds of Andover	5/1/2021	Schu Companies LLC	Rd	St Paul	Minnesota	7	434-5663
	Dodged Divide of Dodge'd Johan	7/4/0040	Mada Bala III O	054 40% A W	W15	Minneste	5807	(218)
	Budget Blinds of Detroit Lakes Budget Blinds of Princeton	7/1/2019	MoJo Daig, LLC	951 46th Ave W 26695 136th	West Fargo	Minnesota	8 5539	844-7052 (763)
35 30	and North Branch	12/1/2023	Scott Gareis and Iris Gareis	Street NW	Zimmerman	Minnesota	8	333-7337
	Mississippi							
	Budget Blinds of Oxford	6/1/2022	SpinWill Oxford LLC	8461 Spotted Fawn Drive	Bartlett	Mississippi	3813 3	(662) 281-0586
	Badget Billias of Oxiora	OFTIZOZZ	Opiniviiii Oxioid EEO	1900 Whitten	Bartiett	Mississippi		201-0300
	Budget Blinds of Mississippi	404/4/000	MANGOO STANGIL Danada O aanta	Road, Suite			3953	(228 <u>662</u>)
	Gulf Coast West Desoto County	104/1/202 14	WYCOSpinWill Desoto County, LLC	#7101 Southwind Drive	Biloxi Bartlett	Mississippi	2 <u>381</u> 33	870-6141 <u>893-</u> 3033
		_	-				3905	(601)
	Budget Blinds of Brandon Budget Blinds of Mississippi	3/1/2021	Espinoza Enterprises, LLC	1896 Hwy 492 4812 Jefferson	Conehatta	Mississippi	7 <u>3950</u>	724-5155 (228)
_	Gulf Coast West	10/1/2021	WYCO LLC	Avenue	Gulfport	<u>Mississippi</u>	<u>3950</u> <u>7</u>	<u>(228)</u> 870-6141
_				105 Lexington Dr			3911	(601)
<u>5</u>	Budget Blinds of Madison	7/1/2012	Paul S. White and Julie P. White Scott Spielberger, Brandon Earl	Suite F	Madison	Mississippi	0	898-1313
	Budget Blinds of Desoto-		Williams and Lori Danielle	8461 Spotted			3813	(662)
5	County	5/1/2018	Williams	Fawn Drive	Memphis	Mississippi	3	893-3033
-								
	Missouri Budget Blinds of Cape		Budget Blinds of Cape				6370	(573)
	Girardeau	4/15/1997	Girardeau, L.L.C.	255 S. Plaza Way	Cape Girardeau	Missouri	3	(573) 651-0374
			Central Missouri Blinds and	802 Edgewood	·		6520	(573)
	Budget Blinds of Columbia Budget Blinds of	7/1/2021	Shutters LLC	Avenue 105 S Bismark	Columbia	Missouri	3 6402	819-4020 (816)
-	Concordia/Blue Springs	4/1/2016	Team Curtis, LLC	Street	Concordia	Missouri	0402 0	(0 10) 463-8454
				105 S. Main, Ste.			6503	(573)
	Budget Blinds of The Ozarks	1/1/2006	Karmaa LLC	B 4149 N Mulberry	Gravois Mills	Missouri	7 6411	374-0330 (816)
L	Budget Blinds of Northland	2/1/2006	Two Blind Girls, LLC	Drive	Kansas City	Missouri	6	505-5515
	Dudget Dilede of Little			4149 N Mulberry		Minner	6411	(816)
	Budget Blinds of Liberty	4/1/2013	Two Blind Girls, LLC	Drive	Kansas City	Missouri	6	505-5515

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1	Company	Start Date	Owner	Address	City	State	Zip	Phone
	Budget Blinds of Kansas City Central	6/1/2016	Two Blind Girls, LLC	4149 N Mulberry Drive	Kansas City	Missouri	6411 6	(816) 505-5515
	Budget Blinds of Kansas City	0/1/2010	TWO DIIITO CITTO, ELEO	4149 N Mulberry	Ranoas Oity	Wildocum	6411	(816)
	North	10/1/2017	Two Blind Girls, LLC	Drive	Kansas City	Missouri	6	505-5515
	Budget Blinds of Lee's Summit	9/1/2002	Guthrie-Stoddard, Inc.	239 SE Main Street	Lee's Summit	Missouri	6406 3	(816) 554-7779
	Curinit	0/1/2002	Oddino Otoddard, mo.	239 SE Main	2000 Carrinia	Micocan	<u>6406</u>	(816)
_	Budget Blinds of Cass County	<u>3/1/2024</u>	Guthrie-Stoddard, Inc.	Street	Lee's Summit	<u>Missouri</u>	3	554-7779
	Budget Blinds of Concordia and Blue Springs	5/1/2024	CarterCo LLC	2455 Hickory Drive	Lexington	Missouri	6406 7	(816) 463-8454
=	Budget Blinds of West				Loxington	Micocari	6304	(314)
	StLouis/CreveCoeur	4/1/2019	JBC Consulting LLC	2576 Metro Blvd.	Maryland Heights	Missouri	3	594-1984
	Budget Blinds of Wentzville	11/1/2019	JBC Consulting LLC	2576 Metro Blvd.	Maryland Heights	Missouri	6304 3	(636) 445-8292
	Budget Blinds of NW			157 E State Hwy	, many amount of grade		6571	(417)
	Springfield	6/1/2016	C&D Window Treatments LLC	CC - Ste L	Nixa	Missouri	4	633-7889
	Budget Blinds of SW Missouri	4/1/2018	C&D Window Treatments LLC	157 E State Hwy CC - Ste L	Nixa	Missouri	6571 4	(417) 633-7922
			0.00 11	9150 Olive	11774		<u>6313</u>	(636)
=	Budget Blinds of St. Charles	<u>11/1/2024</u>	Bright Side Window Design LLC	Crossing Apt 123	<u>Olivette</u>	Missouri	2	800-4700
	Budget Blinds of S.E. Springfield	6/1/2016	Peak Springfield LLC	4588 S Stoney Ct	Springfield	Missouri	6581 0	(417) 889-5957
				•			6581	(417)
	Budget Blinds of Joplin Budget Blinds of South Saint	4/1/2018	Peak Springfield LLC	4588 S Stoney Ct 13303 Fairfield	Springfield	Missouri	0 6301	889-5957 (636)
	Louis County	11/1/2022	Asher Number 2 LLC	Circle Drive	Town and Country	Missouri	7	(636) 529-0632
	Budget Blinds of West Saint		7.6	13303 Fairfield			6301	(636)
	Louis County	11/1/2022	Asher Number 2 LLC	Circle Drive	Town and Country	Missouri	7	529-0632
	Budget Blinds of Clayton and University City	11/1/2022	Asher Number 2 LLC	13303 Fairfield Circle Drive	Town and Country	Missouri	6301 7	(636) 529-0632
	Budget Blinds of St Louis City		7.6	13303 Fairfield	·		6301	(636)
19 21	South	11/1/2022	Asher Number 2 LLC	Circle Drive	Town and Country	Missouri	7	529-0632
	Montana			5046 Woodvine			5040	(400)
	Budget Blinds of Billings	11/1/2003	Windoco, Inc.	Cir.	Billlings	Montana	5910 6	(406) 248-9968
	<u> </u>		·	1656 Bobcat	J.		5971	(406)
	Budget Blinds of Bozeman	9/1/2010	Tyler Barnwell Nathan S. Winward and Tiffany	Drive 3235 Snaffle Bit	Bozeman	Montana	8 5960	585-7299 (406)
	Budget Blinds of Helena	3/1/2005	Winward	Ct	Helena	Montana	2	457-1122
							5990	(406)
	Budget Blinds of Kalispell	6/1/2020	TMAC Enterprises, LLC	315 E Center St 2223 Clements	Kalispell	Montana	5980	752-1454 (406)
5	Budget Blinds of Missoula	10/1/2004	Winford, Inc.	Road	Missoula	Montana	4	542-8282
	-							
	Nebraska							
		7/4/004=	Manadanana I	1400 Skyline	Ellih	Nieles I	6802	(402)
	Budget Blinds of North Omaha Budget Blinds of South	7/1/2015	Macsimum, Inc.	Drive	Elkhorn	Nebraska	2 6802	932-7862 (402)
	Omaha	1/1/2018	Macsimum, Inc.	1400 Skyline Dr	Elkhorn	Nebraska	2	932-7862
	Dudget Dlinde of Lincoln	4/4/2040	Massimum Inc	1400 Cladina Da	Elleborn	Nebrooks	6802	(402)
	Budget Blinds of Lincoln	4/1/2019	Macsimum, Inc.	1400 Skyline Dr 127 Redwood	Elkhorn	Nebraska	2 6880	436-2190 (308)
	Budget Blinds of TriCities	3/1/2021	SD Concepts LLC	Road	Grand Island	Nebraska	3	227-4725
	Budget Blinds of Omaha	E/1/0040	Magainsum Irra	1400 Classia - D	Omehe	Nebrasis	6802	(402)
5	Central	5/1/2013	Macsimum, Inc.	1400 Skyline Dr	Omaha	Nebraska	2	932-7862
	Novada							
	Nevada			10875 Serratina			8952	(775)
	Budget Blinds of North Reno	3/1/2022	COEH Corporation	Drive	Reno	Nevada	1	828-3533
	Dudget Dlinds of Credit	2/1/2022	COEH Corporation	10875 Serratina	Pono	Novada	8952	(775)
	Budget Blinds of Sparks	3/1/2022	COEH Corporation	Drive 10875 Serratina	Reno	Nevada	1 8952	828-3533 (775)
	Budget Blinds of South Reno	3/1/2022	COEH Corporation	Drive	Reno	Nevada	1	828-3533
	Pudget Dinde of Measuite	6/1/2020	Loo Voqoo PDlindo LLO	3426 S. Walnut	St Coores	Novada	8479	(702) 902-5605
-	Budget Blinds of Mesquite Budget Blinds of West Spring	6/1/2020	Las Vegas BBlinds, LLC	Canyon Drive 3426 S. Walnut	St. George	Nevada	0 8479	902-5605 (702)
	Valley	6/1/2020	Las Vegas BBlinds, LLC	Canyon Drive	St. George	Nevada	0	902-5605
	Dudget Dlinde of Comment's	6/4/2020	Lee Verse DDirde LLC	3426 S. Walnut	Ct Coores	Nevede	8479	(702)
	Budget Blinds of Summerlin	6/1/2020	Las Vegas BBlinds, LLC	Canyon Drive	St. George	Nevada	0	902-5605

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ŀ	I	Company	Start Date	Owner	Address 3426 S. Walnut	City	State	Zip 8479	Phone (702)
		Budget Blinds of Enterprise	6/1/2020	Las Vegas BBlinds, LLC	Canyon Drive	St. George	Nevada	0	902-5605
		Budget Blinds of Northern Las	C/4/0000	Las Vares DDlinda LLC	3426 S. Walnut	Ct Coorne	Navada	8479	(702)
ŀ		Vegas	6/1/2020	Las Vegas BBlinds, LLC	Canyon Drive 3426 S. Walnut	St. George	Nevada	0 8479	902-5605 (702)
		Budget Blinds of Henderson	6/1/2020	Las Vegas BBlinds, LLC	Canyon Drive	St. George	Nevada	0	902-5605
ı	10 9	Budget Blinds of Lake Tahoe and Central Carson City	1/1/2019	Tierni Martins and Gary Martins	2317 Idaho Way	Yuba City	Nevada	9599 1	(530) 755-2292
'									
		New Hampshire							
		Budget Blinds of Amherst	5/1/2015	Zimmerman Window Coverings, LLC	31 Milford Street	Brookline	New Hampshire	0303	(603) 707-4466
ŀ				Zimmerman Window Coverings,			'	0303	(603)
ŀ		Budget Blinds of Nashua Budget Blinds of Derry and	4/1/2016	LLC Zimmerman Window Coverings,	31 Milford Street	Brookline	New Hampshire	0303	707-4466 (603)
		Windham	8/1/2023	LLC	31 Milford Street	Brookline	New Hampshire	3	437-9000
Н	_	Budget Blinds of Manchester	6/1/2016	Timothy Hochschwender and Cynthia Hochschwender	59 Leighton Brook Drive	Hampstead	New Hampshire	0323 4	(603) 782-0402
		Dadget Billion of Mationsolor	0/1/2010	Synama (100h00hmondo)	12 Iris Lane 248	Hampotoda	Trow Hamponic		
		Budget Blinds of Concord	4/1/2016	Better the Second Time, LLC	Sheep Davis Road Suite 10	Loudon Concord	New Hampshire	0330 7 1	(603) 369-6597
		244901240 01 001.0014	1, 1,2010	2010: 110 0000114 11110, 220	12 Iris Lane248	200001	Trom manipolino	-	
$ \ $		Budget Blinds of Hanover	9/1/2018	Better the Second Time, LLC	Sheep Davis Road Suite 10	Loudon Concord	New Hampshire	0330 7 1	(603) 369-6597
		Budget Blinds of Keene and			248 Sheep Davis			0330	(603)
	-	Monadnock	10/1/2020	G & K Custom Designs, LLC	Road Suite 10 12 Iris Lane 248	Concord	New Hampshire	1	354-7801 (603)
		D 1 1 DI 1 10 1 1111	0/4/0000	D	Sheep Davis			0330	744-5405 <u>369-</u>
		Budget Blinds of Central NH	6/1/2022	Better the Second Time, LLC G & K Custom Designs,	Road Suite 10 31 Milford	<u>Loudon</u> Concord	New Hampshire	7 <u>1</u> 0306	6597 (603)
		Budget Blinds of Keene and	10/1/2020	LLCTimothy Hochschwender	Street 59 Leighton			3 032	354-7801<u>782-</u>
		Monadnock Manchester	<u>6/1/2016</u>	and Cynthia Hochschwender	Brook Drive	Nashua Hampstead	New Hampshire	34	<u>0402</u> (603)
		Budget Blinds of Dover & Wolfeboro	0/4/0040	Overlet Assess III O	405 D 11 - 11 Ot 1	Destauranth	Name Hannachine	0380	509-3990 431-
		vvoireboro	6/1/2016	Scarlet Aspen, LLC	105 Bartlett Street	Portsmouth	New Hampshire	0380	(603)
	10	Budget Blinds of the Seacoast	10/1/2017	Scarlet Aspen, LLC	105 Bartlett Street	Portsmouth	New Hampshire	1	431-3888
-		New Janeau							
1		New Jersey						0880	(908)
	-	Budget Blinds of Flemington	2/1/2005	MACK 2 LLC	14 Staats Rd	Bloomsbury	New Jersey	0704	479-6750
		Budget Blinds of Westfield	11/1/2012	Brookside Blinds & Shades LLC	601 Brookside Place	Cranford	New Jersey	0701 6	(908) 232-3339
		Budget Blinds of Morristown	10/1/2019	Brookside Blinds & Shades LLC	601 Brookside Place	Cranford	New Jersey	0701 6	(908) 232-3339
ŀ		budget billius of Wortstown	10/1/2019	Dirk Skogerson and Sonja	170 Washington	Ciailloid	New Jersey	0762	(201)
ļ		Budget Blinds of Paramus	12/1/2013	Skogerson Dirk Skogerson and Sonja	Avenue 170 Washington	Dumont	New Jersey	8 0762	387-0050 (201)
		Budget Blinds of Westwood	6/1/2014	Skogerson	Avenue	Dumont	New Jersey	8	387-0050
		Budget Blinds of Ridgewood	1/1/2023	Sonja Skogerson	170 Washington Avenue	Dumont	New Jersey	0762 8	(201) 387-0050
ŀ		<u> </u>	1, 1,2020	Douglas Allen, Jesse Douglas	, (101100	Damont	11011 001309		
		Budget Blinds of Basking Ridge	7/1/2021	Allen and Amanda Daniele Taibe	6 Pierce Court	Flemington	New Jersey	0882 2	(908) 589-4142
ļ						J	,	0887	(732)
-		Budget Blinds of Edison	10/1/2021	JPL Promoter LLC	19 Dahlia Road	Franklin Township	New Jersey	3 0702	476-5505 (973)
		Budget Blinds of Mahwah	8/9/2001	Sal's Window Fashions, L.L.C.	190 Malcolm Ave	Garfield	New Jersey	6	478-7903
		Budget Blinds of Kinnelon	7/1/2002	Windows Unlimited Too, LLC	190 Malcolm Ave	Garfield	New Jersey	0702 6	(973) 478-7903
ļ							·	0702	(973)
ı		Budget Blinds of Wayne Budget Blinds of	7/1/2004	Sal's Window Fashions, L.L.C.	190 Malcolm Ave 1201 Adams 115	Garfield	New Jersey	6	478-7903 (973)
		Hackensack Hackettstown and	2 10/1/202	Ahn Enterprises ERG Create	Grand Street,			0703	457-5777 200-
		Newton	34	LLC	#514Unit 307 115 Grand Street,	Hoboken	New Jersey	0 0703	<u>1786</u> (973)
	_	Budget Blinds of Parsippany	10/1/2024	ERG Create LLC	<u>Unit 307</u>	<u>Hoboken</u>	New Jersey	0	200-1786
		Budget Blinds of Brick	7/1/2022	Pach Coverings LLC	7 W Thames Road	Little Egg Harbor	New Jersey	0808 7	(609) 981-8185
ŀ					7 West Thames	Little Egg Harbor	·	0808	(609)
Ĺ		Budget Blinds of Toms River	7/1/2022	Pach Coverings LLC	Road	Township	New Jersey	7	981-8185

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	l I	Company	Start Date	Owner	Address	City	State	Zip	Phone
		Budget Blinds of South Ocean and Long Beach Island	1/1/2021	Pach Coverings LLC	7 W Thames Rd	Little Egg Harbor Twp	New Jersey	0808 7	(609) 981-8185
		Budget Blinds of Jackson	4/1/2022	Jalaram One LLC	232 Longwood Drive	Manalapan Township	New Jersey	0772 6	(732) 202-5282
		Budget Blinds of Mount Holly	4/1/2022	Jalaram One LLC	232 Longwood Drive	Manalapan Township	New Jersey	0772 6	(732) 202-5282
		Budget Blinds of Gloucester County	2/1/2004	Tiffany Roberts	701 Quest Ct	Mantua	New Jersey	0805 1	(856) 415-1484
		Budget Blinds of Mount Laurel	1/1/2014	William Lampman	13 Old Republic Lane	Marlton	New Jersey	0805	(856) 983-7124
		Budget Blinds of Avalon	6/1/2020	Kuriger Graff Design LLC	8 Wilcote Way	Medford	New Jersey	0805 5 1970	(609) 830-0008
	-	Budget Blinds of Bridgeton	3/1/2021	Gondal Windows LLC	849 Bullen Drive	Middletown	New Jersey	9	(856) 391-3303
	-	Budget Blinds of Haddon- Heights	4/1/2022	Home Concepts of South Jersey LLC	770 Marne- Highway	Moorestown	New Jersey	0805 7	(856) 266-9404
		Budget Blinds of Princeton	3/1/2019	William Steiner	2714 Windy Bush Rd	Newtown	New Jersey	1894 0	(215) 631-9960
		Budget Blinds of Collingswood	12/1/2023	William Steiner	104 Jericho Valley Drive	Newtown	New Jersey	1894 0	(215) 631-1460
		Budget Blinds of Moorestown	12/1/2023	William Steiner	104 Jericho Valley Drive	Newtown	New Jersey	1894 0	(215) 631-1460
		Budget Blinds of Robbinsville	1/1/2024	William Steiner	104 Jericho Valley Drive	Newtown	New Jersey	1894 0	(609) 585-5980
	-				104 Jericho			1894	(609)
	_	Budget Blinds of Somerset	3/1/2024	William Steiner William Steiner	Valley Drive 104 Jericho Valley Drive	Newtown Newtown	New Jersey	<u>0</u> <u>1894</u>	<u>416-8724</u> (<u>908)</u> 479-6750
	_	Budget Blinds of Flemington	7/1/2019		8 Russel Avenue	Newtown Coccepnort	New Jersey	0775	(732) 515-5458
		Budget Blinds of Long Branch Budget Blinds of Middletown	7/1/2018 9/1/2021	Coast City Concepts, Inc.	8 Russel Avenue	Oceanport Oceanport	New Jersey New Jersey	7 0775 7	(732) 515-5458
		Budget Blinds of Middletown	3/1/2014	Coast City Concepts, Inc.		Palisades Park	New Jersey	0765 0	(201) 637-6490
		Budget Blinds of Edgewater		His Vineyard Corporation	210 9th St Apt 14		,	0765	(201)
-		Budget Blinds of Hoboken	6/1/2020	His Vineyard Corporation	210 9th St Apt 14	Palisades Park	New Jersey	0 0853	637-6490 (732)
		Budget Blinds of Freehold	9/1/2019	Dasgupta Ventures, Inc.	10 Hamilton Lane	Plainsboro	New Jersey	6 0853	845-3620 (908)
		Budget Blinds of Bridgewater	10/1/2023	Dasgupta Ventures, Inc.	10 Hamilton Lane	Plainsboro	New Jersey	6 0853	224-0968 (908)
		Budget Blinds of Phillipsburg	10/1/2023	Dasgupta Ventures, Inc. Joel Schulman and Phyllis-	10 Hamilton Lane 27 Monte Carlo	Plainsboro	New Jersey	6 0869	760-0510 (609)
	-	Budget Blinds of Robbinsville	7/1/2011	Schulman	Drive 48 Longwood	Robbinsville	New Jersey	1 0808	585-5980 (856)
_		Budget Blinds of Blackwood	12/1/2020	Hara Moyer and Brian Moyer	Drive 48 Longwood	Sicklerville	New Jersey	1 0808	457-8043 (856)
		Budget Blinds of Williamstown	6/1/2021	Hara Moyer and Brian Moyer	Drive	Sicklerville	New Jersey	1	457-8043
		Budget Blinds of Ocean City	7/1/2005	Remy Sadauskas & Odeta Dirvelyte	15 Village Drive	Somers Point	New Jersey	0824 4	(609) 513-8595
	-	Budget Blinds of Somerset	1/1/2019	Merris Enterprises, LLC	179 Wilson Road	Somerset	New Jersey	0887 3	(732) 257-0551
		Budget Blinds of Cherry Hill	1/1/2012	Kistler Design, LLC	106 Windridge Dr	West Chester	New Jersey	1938 0	(856) 854-9655
		Budget Blinds of West Essex	1/1/2018	Jewels & Jaz, Inc.	29 Ralph Rd	West Orange	New Jersey	0705 2	(908) 464-3923
		Budget Blinds of East Essex	4/1/2021	Jewels & Jaz, Inc.	29 Ralph Road	West Orange	New Jersey	0705 2	(908) 672-2761
		Budget Blinds of South Orange/Maplewood	6/1/2020	West 68th Street LLC	626 Forest Ave	Westfield	New Jersey	0709 0	(862) 437-0692
					530 Harlan Boulevard			4055	(=00)
42	<u>241</u>	Budget Blinds of Old Bridge	3/1/2022	Jalaram One LLC	Unit 514	Wilmington	New Jersey	1980 1	(732) 202-5282
		New Mexico							
		Budget Blinds of Farmington	5/1/2003	Jeffery Holmes and Nanci Lee Holmes	941 Schofield Lane Suite A	Farmington	New Mexico	8740 1	(505) 324-2008
		Budget Blinds of Las Cruces	6/19/1996	2 Mutch, Ltd, Co.	6451 Avenida Del Sol	Las Cruces	New Mexico	8801 1	(575) 647-2655
<u></u>		Budget Blinds of Albuquerque	7/1/2017	GMC Todd Corp.	899 State	Placitas	New Mexico	8704	(505)

Tota								
ı	Company	Start Date	Owner	Address	City	State	Zip	Phone
	North			highway 165			3	404-1559
	Budget Blinds of Santa Fe	12/1/2022	GMC Todd Corp.	899 State Highway 165	Placitas	New Mexico	8704 3	(505) 404-1559
	Budget Billius of Guilla 1 C	TE/T/EUEE	OMO TOUG COIP.	3771 Southern	1 Idolido	TYOW INICAIDO	8712	(505)
	Budget Blinds of Rio	11/1/2006		Blvd899 State			4 <u>870</u>	892-3281<u>890-</u>
	Rancho Albuquerque West	<u>7/1/2024</u>	Dale Sapp GMC Todd Corp.	Highway 165	Rio Rancho Placitas	New Mexico	43	3461
	Budget Blinds of Albuquerque	6 7/1/20 07		3771 Southern Blvd SE899 State			8712 4870	(505) 892-3281 890-
6	WestRio Rancho	24	Dale Sapp GMC Todd Corp.	Highway 165	Rio Rancho Placitas	New Mexico	43	3461
	New York							
							1360	(315)
-	Budget Blinds of Watertown	11/1/2011	Jeffrey Lucas and Brandy Lucas	19144 Caird Rd	Adams Center	New York	6	583-4020
	Budget Blinds of East Greenbush	6/1/2023	STDL LLC	20 Crango Bood	Albany	New York	1218 0	(518) 844-0800
	Budget Blinds of Hudson and	0/1/2023	STDL LLC	28 Grange Road	Albany	New TOIK	1218	(518)
	Coxsackie	7/1/2023	STDL LLC	28 Grange Road	Albany	New York	0	444-2239
				228 Franklin			1302	(315)
-	Budget Blinds of Liverpool Dudget Blinds of States Island	11/1/2006	Woodbriar, Inc.	Street 84 East 29th	Auburn	New York	0700	662-3900
	Budget Blinds of Staten Island South	3/1/2021	Brian Kotula	84 East 29th Street	Bayonne	New York	0700 2	(917) 383-1101
	Budget Blinds of Yorktown	J, LVL 1		104 Revolutionary			1051	(914)
	Heights	11/1/2023	Window Worx Corp.	Road	Briarcliff Manor	New York	0	248-1010
	Budget Blinds of Brooklyn	0/4/0040	000 01: 1 1	1915 East 7th	5		1122	(718)
	Central Budget Blinds of Brooklyn	9/1/2013	BSD Blinds Inc.	Street 1915 East 7th	Brooklyn	New York	1122	789-5500 (718)
	North	9/1/2015	BSD Blinds Inc.	Street	Brooklyn	New York	3	(718) 789-5500
	Budget Blinds of Syracuse		Thomas M. Hughes and Mary E.				1303	(315)
	South	4/1/2009	Hughes	112 Cross Road	Camillus	New York	1	673-1830
	Dudget Dlinde of Wenniels	10/1/2024	Luisi LLC	2 Seminary Hill Rd	Cormol	New York	<u>1051</u>	<u>(845)</u> 306-4447
=	Budget Blinds of Warwick	10/1/2024	Angela Malone and James	31 Wynnewood	Carmel	<u>INEW FOIR</u>	1051	(914)
	Budget Blinds of Mount Kisco	6/1/2020	Duane Malone	Road	Chappequa	New York	4	788-8787
	-			10741 Rosewood			1403	(716)
	Budget Blinds of Williamsville	5/1/2015	Kurt Kiener and Galina Kiener	Lane	Clarence	New York	1	970-4444
	Budget Blinds of North Buffalo	11/1/2015	Kurt Kiener and Galina Kiener	10741 Rosewood Lane	Clarence	New York	1403 1	(716) 970-4444
	Dudget Dillius of North Dullalo	11/1/2013	Ruit Rieller and Gailla Rieller	10741 Rosewood	Cidicilice	INGW TOTA	1403	(716)
	Budget Blinds of Orchard Park	12/1/2017	Kurt Kiener and Galina Kiener	Lane	Clarence	New York	1	970-4444
	B 1 (B) 1 (1)	01410000	10 11 17	10741 Rosewood			1403	(716)
	Budget Blinds of Lockport	3/1/2023	Kurt Kiener and Galina Kiener	Lane	Clarence	New York	1 1204	970-4444 (518)
	Budget Blinds of Latham	2/1/2022	Helix 52118 Enterprises LLC	7 Shore Lane	Cohoes	New York	7	246-6700
							1204	(518)
	Budget Blinds of Schenectady	2/1/2022	Helix 52118 Enterprises LLC	7 Shore Lane	Cohoes	New York	7	246-6700
	Dudget Diada of Hustinator	44/4/0000	O 9 M Calutina Inc	569 Acorn Street	Deer Park	Na Varle	1172	(631) 786-6143
	Budget Blinds of Huntington	11/1/2006	O & M Solution, Inc.	Unit 5 569 Acorn Street	Deer Park	New York	9 1172	(631)
	Budget Blinds of St. James	5/1/2009	O & M Solution, Inc.	Unit 5	Deer Park	New York	9	766-1276
	Budget Blinds of The			569 Acorn Street			1172	(631)
	Hamptons Pudget Plinds of The North	1/1/2013	O & M Solution, Inc.	Unit 5	Deer Park	New York	9	329-8663
	Budget Blinds of The North Fork	1/1/2018	O & M Solution, Inc.	569 Acorn Street Unit 5	Deer Park	New York	1172 9	(631) 766-5758
	i VIII	1/ 1/2010	o a m condition, me.	569 Acorn Street	Door Lank	140W TOIK	1172	(631)
	Budget Blinds of Babylon	1/1/2022	O & M Solution, Inc.	Unit 5	Deer Park	New York	9	766-1890
	B 1 (B) 1 (5)	111105:5	Philip Smaldone and Judith				1205	(518)
	Budget Blinds of Delmar	4/1/2018	Smaldone Philip Smaldone and Judith	535 Huron Road	Delmar	New York	1205	708-6760 (518)
	Budget Blinds of Clifton Park	1/1/2020	Smaldone and Judith	535 Huron Road	Delmar	New York	1205	(518) 708-6760
				390 Clay Pitts			1173	(631)
	Budget Blinds of Smithtown	12/1/2014	Dave Sakol and Lucia Sakol	Road	East Northport	New York	1	392-7444
	Dudget Dlinds of Candan Oit	0/1/2015	Davo Cakal and Lucia Calial	390 Clay Pitts	Foot Northwort	Nous Vorts	1173	(516)
	Budget Blinds of Garden City Budget Blinds of New	9/1/2015	Dave Sakol and Lucia Sakol	Road 55 Greenbriar	East Northport	New York	1 1702	362-3434 (914)
	Rochelle and West Yonkers	7/1/2022	BrokWit Holdings LLC	Drive	Elizabethtown	New York	2	290-4635
			· ·	55 Greenbriar			<u>1702</u>	(914)
_	Budget Blinds of White Plains	<u>8/1/2024</u>	BrokWit Holdings LLC	Drive	Elizabethtown	New York	2	290-4635
	Pudget Plinds of Vanlers	8/1/2024	ProkWit Holdings LLC	55 Greenbriar Drive	Elizabothtown	Now York	<u>1702</u> 2	<u>(914)</u> 290-4635
_	Budget Blinds of Yonkers	8/1/2024	BrokWit Holdings LLC	55 Greenbriar	<u>Elizabethtown</u>	New York	<u>2</u> 1702	<u>(914)</u>
	Budget Blinds of Mamaroneck	8/1/2024	BrokWit Holdings LLC	<u>Drive</u>	Elizabethtown	New York	<u>1702</u>	290-4635

Tota								
I	Company	Start Date	Owner	Address	City	State	Zip	Phone
	Budget Blinds of Howard Beach	4/1/2004	Onofrio DeMattia and Mary Ann DeMattia	161-44 84th Street	Howard Beach	New York	1141 4	(718) 322-1977
	2000.1		Onofrio DeMattia and Mary Ann	161-44 84th	THOMAS DOGS.		1141	(718)
	Budget Blinds of Whitestone	1/1/2006	DeMattia	Street	Howard Beach	New York	4	322-1977
	Budget Blinds of Manhattan	2/1/2014	Onofrio DeMattia, Mary Ann DeMattia, and Frank DeMattia	161-44 84th Street	Howard Beach	New York	1141 4	(212) 579-8000
	Baaget Billias of Marinattan	2/1/2014	Raymond A. Machlowski and	48 Chestnut	Howard Beach	14CW TOTA	1408	(716)
	Budget Blinds of Hamburg	9/1/2017	Katherine M. Machlowski	Corner	Lancaster	New York	6	313-2223
	Budget Blinds of Plattsburgh	1/1/2021	Augustus Mario Fiacco	116 River Rd	Malone	New York	1295 3	(518) 319-6500
	Budget Blinds of Saratoga	1/1/2021	Augustus Mario Flasco	TIOTAVOLITA	Waterie	NOW TORK	1202	(518)
	Springs	10/1/2004	Marcus P. Funiciello	16 Route 9P	Malta	New York	0	584-2020
	Budget Blinds of Mamaroneck	5/1/2013	DKM Family Enterprises, Inc.	716 Louis Street	Mamaroneck	New York	1054 3	(914) 381-9444
	Baagot Billiao of Mariaronook	0/1/2010	Bran r animy Enterprises, me.	7 TO EGGIO GUIOGE	mariaronoak	HOW TORK	1054	(914)
-	Budget Blinds of White Plains	11/1/2013	DKM Family Enterprises, Inc.	716 Louis Street	Mamaroneck	New York	3	381-9444
_	Budget Blinds of Yonkers	11/1/2015	DKM Family Enterprises, Inc.	716 Louis Street	Mamaroneck	New York	1054 3	(914) 381-9444
	Baaget Billias of Tollicis	11/1/2010	Brain animy Enterprises, inc.	7 TO EGGIO GITOGI	Warraronook	NOW YORK	1380	(607)
	Budget Blinds of Binghamton	8/1/2008	Dale Betts and Debbie Betts	P.O. Box 275	Marathon	New York	3	213-4100
	Budget Blinds of Watertown	11/1/2011	Jeffrey Lucas and Brandy Lucas	138 Valley Road	Mexico	New York	<u>1311</u> 4	(315) 583-4020
-	Bauget Billias of Watertown	11/1/2011	Ochicy Eddas and Brandy Eddas	100 valicy road	IVICAICO	INCW TOTA	1255	(845)
	Budget Blinds of Fishkill	12/1/2018	Village Blinds & Shades, Inc.	43 Coach Lane	Newburgh	New York	0	897-1771
	Budget Blinds of Syosset	8/1/2016	Jane Stark	429 Main Street Apt. H	Northport	New York	1176 8	(516) 730-9294
	Dauget Dillias of Syosset	0/1/2010	Jane Stark	54 W Lakewood	Νοιτιροιτ	INEW TOIK	1177	(631)
	Budget Blinds of Patchogue	5/1/2013	David R. Wertz	St	Patchogue	New York	2	438-0440
	Budget Blinds of Nanuet	8/1/2016	Christopher Jochum and Anne Jochum	14 Pearl Crest Ct	Pearl River	New York	1096 5	(845) 536-5641
	Dauget Dillias of Natiaet	0/1/2010	Christopher Jochum and Anne	14 i eaii olesi ol	1 Call Nivel	INGW TOTK	1096	(845)
	Budget Blinds of New City	2/1/2017	Jochum	14 Pearl Crest Ct	Pearl River	New York	5	536-5641
	Budget Blinds of Poughkeepsie	12/1/2020	CareyAnne Hill	47 Tamarack Hill Drive	Poughkeepsie	New York	1260 3	(845) 330-0310
	i ougrikeepsie	12/1/2020	CareyArine Filli	47 Tamarack Hill	i ougrikeepsie	INGW TOTK	1260	(845)
	Budget Blinds of Hyde Park	12/1/2021	CareyAnne Hill	Drive	Poughkeepsie	New York	3	330-0310
	Budget Blinds of Kingston	7/1/2023	CareyAnne Hill	47 Tamarack Hill Drive	Poughkeepsie	New York	1260 3	(845) 284-6311
	Dauget Dillias of Kingston	111/2023	CareyArine Tilli	29 Kinnicutt Road	i ougrikeepsie	INEW TOIK	1057	(914)
	Budget Blinds of Ossining	6/1/2012	Todd Greenberg	East	Pound Ridge	New York	6	747-2619
	Budget Blinds of Great Neck	9/1/2015	Valchris, Inc.	50 Sugar Maple Drive	Roslyn	New York	1157 6	(516) 858-5365
	Badget Billias of Great Neck	3/1/2013	valorino, mo.	50 Sugar Maple	rtosiyii	14CW TOTA	1157	(516)
	Budget Blinds of Roslyn	11/1/2015	Valchris, Inc.	Drive	Roslyn	New York	6	858-5365
	Budget Blinds of Mahopac	6/1/2024	Luisi LLC	87 Glenbrook Road, Apt 3E	Stamford	New York	<u>0690</u> 2	(845) 306-4447
	Budget Blinds of S.E.	0/1/2024	LUISI ELO	Noau, Apt JL	Starilloru	<u>INEW TOTK</u>	<u>3216</u>	(585)
_	Rochester	<u>5/1/2024</u>	James Hendler	1442 Gable Place	The Villages	New York	3	484-1212
	Budget Blinds of Southwest Rochester	5/1/2024	James Hendler	1442 Gable Place	The Villages	New York	<u>3216</u> 3	(585) 484-1212
=	1.001100tol	OF ITEUZ4	<u>camos rionalos</u>	1772 Gabie Flace	1710 ¥ III U GOS	NOW TOTAL	<u>1218</u>	(518)
_	Budget Blinds of Schoharie	10/1/2024	STDL LLC	28 Grange Road	Troy	New York	0	444-2239
	Budget Blinds of Utica	4/1/2019	David Bishop	2610 Crestway	Utica	New York	1350 1	(315) 790-6290
		1, 112010	Wood Brothers & Associates,	1050 Natures	3100	.1011 TOTA	1456	(585)
	Budget Blinds of Rochester	5/1/2008	LLC	Way	Victor	New York	4	924-0272
	Budget Blinds of S.E. Rochester	6/1/2015	Mark Byassee and Julie Byassee	1077 Oakwood Drive	Victor	New York	1456 4	(585) 484-1212
	Budget Blinds of Southwest	OF ITEO TO	Mark Byassee and Julie	1077 Oakwood	. 10001	.ton ron	1456	(585)
-	Rochester	7/1/2015	Byassee	Drive	Victor	New York	4	484-1212
	Budget Blinds of Nassau	1/1/2022	Major Shades of Wantagh, LLC	3469 West Major Drive	Wantagh	New York	1179 3	(516) 825-3135
	Daagot Dillido of Naodau	1/1/2022	major oridado or waritagri, LLO	3469 West Major		14044 10114	1179	(516)
	Budget Blinds of Bellmore	1/1/2022	Major Shades of Wantagh, LLC	Drive	Wantagh	New York	3	825-3135
	Budget Blinds of Massapequa	1/1/2022	Major Shades of Wantagh, LLC	3469 West Major Drive	Wantagh	New York	1179 3	(516) 825-3135
	Budget Blinds of Northwest	11 112022	Jessica Chichelli and Steve	955 Everwood	Trantagn	NOW TOIR	1458	(585)
	Rochester	6/1/2016	Chichelli	Run	Webster	New York	0	484-1215
56<u>58</u>	Budget Blinds of Midtown Manhattan	12/1/2015	Eleganza Window Fashions L.L.C.	180 Edgar Street	Woodbridge	New York	0709 5	(212) 560-9016
		12, 112010		100 Lugai Otioot	oodbiidgo	.1011 10110		000 0010
L	I	1	<u> </u>	1	<u> </u>	L	1	l

North Carolina	Tota								
Budget Birds of Learngton 91/2017 Red Style Consultants inc. 143 Calment North Certina 2700 338 310/044 310/	1	Company	Start Date	Owner	Address	City	State	Zip	Phone
Budget Birdon of Stanbury 31/2017 Red Style Consultants Inc. Drive Advance North Carolina 5 30/2014 33/2014		North Carolina							(222)
Budget Birds of Senisbury 31/2018 Rad Syle Consulteris Inc. 143 General Advance North Carclina 2700 310/3644 310/3		Budget Blinds of Lexington	9/1/2017	Rad Style Consultants Inc		Advance	North Carolina		
Budget Binds of Montroselle 101/2021 Rat Style Coreultaris Inc. 145 Deliment North Carolina 2700 338-343 370-3644 370-3645				,	143 Oakmont			2700	(336)
Budget Sinds of Asheroine 19/10201 Alan Bennet Parkway 197 Abrivation of Asheroine 51/10244 Alan Bennet Parkway 197 Abrivation of Asheroine 5280 (323)			3/1/2018	Rad Style Consultants Inc.		Advance	North Carolina		
Budget Birinds Anterville Stri2011 Alen Barrett Personsy #197 Advisorities Anterville North Carolina 6 633-3543			10/1/2021	Rad Style Consultants Inc.		Advance	North Carolina		
Budget Blinds of Asheville East 12/12/216 Alan Barraett 930 Westgate Nachada Nacha		D 1 (D) 1 (A) 1	51410040	Al B "		A 1 31	N # 0 #		
East			5/1/2013	Alan Barnett		Asheville	North Carolina		
Hendersonnile		East	12/1/2016	Alan Barnett	Parkway #197	Asheville	North Carolina	6	683-5343
Budget Blinds of Matthews			11/1/2023	Alan Barnett		Asheville	North Carolina		
Budget Blinds of Ashebono 12/12/12/1 Parmela Michael Barys Lakes Drive Charlotte North Carolina 0 4785		Tiondordonvillo	11/1/2020			7 torrovino	Ttorar caronia		(704)
Budget Blinds of Asheboro 12/1/2021 Karl Strohminger and Rosemary Forest Drive Charlotte North Carolina 7 (2021) 3081 3081 308		Rudget Blinds of Matthews	2/1/2021			Charlotte	North Carolina		
Budget Blinds of Asheboro 12/1/2021 Strohminger Forest Drive Charlotte North Carolina 7 3861 CP49-179 Budget Blinds of Pinehurst 12/1/2021 Strohminger and Rosemary Forest Drive Charlotte North Carolina 7 3861 CP49-179 Strohminger Forest Drive Charlotte North Carolina 7 3861 CP49-179 CP49-		Duaget billias of Matthews	2/1/2021	T ameia Michele Bays	Lakes Dilve	Chanotte	Nottii Carollila	0	(704 919)
Budget Blinds of Pinehrust 12/10/201 Strothminger and Rosemary Strothminger an		Dudget Dlinds of Ashahara	10/1/0001	,		Charlatta	North Carolina		
Budget Blinds of Pinehurst 12/12/201 Kart Strohminger and Rosemany Season Prov.		Budget Billius of Asheboro	12/1/2021	Stronininger	Forest Drive	Chanotte	NOTUI Carollila	1	
Budge Blinds of Ballanyne		D (D) (D)	40/4/0004			01 1 11	N		954-8466 <u>207-</u>
Budget Blinds of Malentyne		Budget Billings of Pinenurst	12/1/2021		Forest Drive	Charlotte	North Carolina		
Budget Blinds of Concord Strohminger and Rosemary 18 Union Street Concord North Carolina 5 954-8466 2802 7704 3717		Budget Blinds of Ballantyne	4/1/2015	Pamela Michele Bays	3428 Bruce Ridge	Clover	North Carolina	0	234-8430
Budget Blinds of Concord 31/12017 Saff Ströminger and Rosemany 18 Union Street Concord North Carolina 5 890/1754		Budget Blinds of Mint Hill	7/1/2015		18 Union Street	Concord	North Carolina		
Budget Blinds of Kannapolis 6/1/202 Karl Stohminger and Rosemary 18 Union Street Concord North Carolina 5 94-8466 94-840		•		Karl Strohminger and Rosemary				2802	(704)
Budget Blinds of Lake- Morth Carolina 5 954-8466 24714998 Strohminger and Rosemary 1/2024		Budget Blinds of Concord	3/1/2017		18 Union Street	Concord	North Carolina		
Budget Blinds of Chapel Hill 1/2024 Strohminger and Rosemary Drive Stude H15 Strohminger Age Value 1/2024 Strohminger 1/2		Budget Blinds of Kannapolis	6/1/2020	Strohminger	18 Union Street	Concord	North Carolina		
Norman=Fayetteville		Dudget Dlinde of Lake	2/4/40000/						
and Pittsborro 21/12/000 Parlin Industries, Inc. Suite 104 Durham North Carolina 3 544-629						Cornelius Concord	North Carolina		
Budget Blinds of Cary, Apex, and Holly Springs 9/1/2004 Parlin Industries, Inc. Suite 104 Durham North Carolina 3, 484-1602 2771 (919)		Budget Blinds of Chapel Hill	0/4/0000	Definite designation		Durkers	North Condition		
and Holly Springs			2/1/2000	Panin industries, inc.		Durnam	North Carolina		
Budget Blinds of Durham 9/1/2012 Parlin Industries, Inc. - Suite 104 Durham North Carolina 3 361-0495			9/1/2004	Parlin Industries, Inc.	- Suite 104	Durham	North Carolina	3	484-1602
Budget Blinds of North Raleigh and Wake Forest 2/1/2019 Parlin Industries, Inc. 5131 NC Hwy 55 Suite 104 North Carolina 3 206-4367		Budget Blinds of Durham	9/1/2012	Parlin Industries, Inc.		Durham	North Carolina		
Budget Blinds of WestSouth Raleigh, Garner, and Clayton A/1/20122		Budget Blinds of North		·	5131 NC Hwy 55			2771	(919)
Budget Blinds of WestSouth Rateigh, Garner, and Clayton 4/1/2012 4/1/2024 3IATPartin Industries, Inc. 5131 NC Hwy 55 521-5554 521-5554		Raleigh and Wake Forest	2/1/2019	Parlin Industries, Inc.		Durham	North Carolina	3	206-4367
Raleigh, Garner, and Clayton 4 JAFParlin Industries, Inc. Suite 1014 Garner-Durham North Carolina 13 521-5554					Parkway Ste5131				
Budget Blinds of East Raleigh 4/1/2024 Parlin Industries, Inc. 5131 NC Hwy 55 Suite 10.4				IIATParlin Industries Inc	NC Hwy 55 -	GarnerDurham	North Carolina	9 <u>277</u>	
Budget Blinds of Belmont and South Gastonia		-	_		5131 NC Hwy 55	Odmor <u>Damain</u>	North Carollia		<u>(919)</u>
Budget Blinds of Belmont and South Gastonia	_	Budget Blinds of East Raleigh	4/1/2024	Parlin Industries, Inc.		<u>Durham</u>	North Carolina	3	<u>521-5554</u>
South Gastonia 1/1/2005 K. & A Window Fashions, Inc. 10 Gastonia North Carolina 6 864-8778		Budget Blinds of Belmont and						2805	(704)
Budget Blinds of Gastonia 2/1/2019 Shannon Drive Gastonia North Carolina 6 842-0552		South Gastonia	1/1/2005			Gastonia	North Carolina	6	
Budget Blinds of Morganton and Lenior 3/1/2023 K & A Window Fashions, Inc. #10 Gastonia North Carolina 6 933-8750		Budget Blinds of Gastonia	2/1/2019			Gastonia	North Carolina		
and Lenior 3/1/2023 K & A Window Fashions, Inc. #10 Gastonia North Carolina 6 933-8750 Nicholas Gervasi, Jessica Gervasi, Johnny T. Cagno and Budget Blinds of Kernersville 5/1/2015 Lisa Cagno 7341 W Friendly Greensboro 2/1/2016 Cagno 7341 W Friendly Greensboro 2/1/2016 Cagno 7341 W Friendly Ave Suite E Greensboro North Carolina 0 383-1715 Budget Blinds of South Greensboro 1/1/2018 Nicholas Gervasi and Salvatore Cagno North Carolina 0 383-1715 Budget Blinds of Burlington 4/1/2021 Kelly Suite E Greensboro North Carolina 0 383-1715 Budget Blinds of Rockingham 6/1/2024 Rich Fumo Investments LLC 9911 Bayart Way Charlotte 11/1/2018 Linmark Interiors, Incorporated Road Indian Trail, North Carolina 9 882-2422 Budget Blinds of North Carolina 9 882-2422		•						2005	
Budget Blinds of Kernersville Budget Blinds of Kernersville Budget Blinds of Kernersville Budget Blinds of North Greensboro Budget Blinds of South Greensboro Budget Blinds of Burlington Budget Blinds of Burlington Budget Blinds of Rockingham Budget Blinds of South Charlotte Budget Blinds of North Budget Blinds of South Charlotte Budget Blinds of North Cagno Budget Blinds of North Cagno Budget Blinds of Rockingham Budget Blinds of North Cagno Budget Blinds of South Charlotte Budget Blinds of North Charlotte Budget Blinds of No			3/1/2023	K & A Window Fashions, Inc.		Gastonia	North Carolina		
Budget Blinds of Kernersville 5/1/2015 Lisa Cagno Ave Suite E Greensboro North Carolina 0 383-1715 Budget Blinds of North Greensboro 2/1/2016 Cagno Ave Suite E Greensboro North Carolina 0 383-1715 Budget Blinds of South Greensboro 1/1/2018 Cagno Ave Suite E Greensboro North Carolina 0 383-1715 Budget Blinds of South Greensboro 1/1/2018 Cagno Ave, Suite E Greensboro North Carolina 0 383-1715 Budget Blinds of Burlington 4/1/2021 Kelly Suite E Greensboro North Carolina 0 383-1715 Budget Blinds of Rockingham 6/1/2024 Rich Fumo Investments LLC 9911 Bayart Way Huntersville North Carolina 9 882-2422 Budget Blinds of North Carolina 9 882-2422 Budget Blinds of North Carolina 9 882-2422				Nicholas Gervasi, Jessica					
Budget Blinds of North Greensboro 2/1/2016 Budget Blinds of South Greensboro 1/1/2018 Budget Blinds of Burlington 1/1/2021 Budget Blinds of Burlington 4/1/2021 Budget Blinds of Rockingham Budget Blinds of South Charlotte 7341 W Friendly Ave Suite E Greensboro 7341 W. Friendly Ave Suite E Greensboro North Carolina 7341 W. Friendly Ave Suite E Greensboro North Carolina 7341 W. Friendly Ave, Suite E Greensboro North Carolina 7341 West Friendly Avenue Suite E Greensboro North Carolina 7341 West Friendly Avenue Suite E Greensboro North Carolina 7341 West Friendly Avenue Suite E Greensboro North Carolina 7341 W. Friendly Ave, Suite E Greensboro North Carolina 7341 West Friendly Avenue Suite E Greensboro North Carolina 7341 West Friendly Avenue Suite E Greensboro North Carolina 7341 West Friendly Avenue Suite E Greensboro North Carolina 7341 W. Friendly Ave, Suite E Greensboro North Carolina 7341 West Friendly Avenue Suite E Greensboro North Carolina 7341 West Friendly Avenue Suite E Greensboro North Carolina 7341 W. Friendly Ave, Suite E Greensboro North Carolina 7341 West Friendly Avenue Suite E Greensboro North Carolina 7341 W. Friendly Ave, Suite E Greensboro North Carolina 7341 West Friendly Avenue Suite E Friendly Avenue Suite E Greensboro North Carolina 7341 West Friendly Avenue Suite E Friendly Avenue Suite		Budget Blinds of Kernersville	5/1/2015	, ,		Greensboro	North Carolina		
Budget Blinds of South Greensboro 1/1/2018 Nicholas Gervasi and Salvatore Cagno Nicholas Gervasi, Salvatore Cagno, Matt Lyons, and Dalton Budget Blinds of Burlington 4/1/2021 Budget Blinds of Rockingham Budget Blinds of South Charlotte 7/1/2018 Rich Fumo Investments LLC Budget Blinds of North Charlotte 7/1/2018 Nicholas Gervasi, Salvatore Cagno, Matt Lyons, and Dalton Kelly 7/1/2018 Rich Fumo Investments LLC 9/911 Bayart Way Friendly Avenue Suite E Greensboro North Carolina 7/1/2018 North Carolina 1/1/2018		Budget Blinds of North		Nicholas Gervasi and Salvatore	7341 W Friendly			2741	(336)
Greensboro 1/1/2018 Cagno Ave, Suite E Greensboro North Carolina 0 383-1715 Nicholas Gervasi, Salvatore Cagno, Matt Lyons, and Dalton Budget Blinds of Burlington 4/1/2021 Kelly Suite E Greensboro North Carolina 0 383-1715 Budget Blinds of Rockingham 6/1/2024 Rich Fumo Investments LLC 9911 Bayart Way Huntersville North Carolina 2807 (704) Charlotte 7/1/2018 Linmark Interiors, Incorporated Road Indian Trail North Carolina 9 882-2422 Budget Blinds of North Charlotte 11/1/2003 Linmark Interiors, Incorporated Road Indian Trail, North Carolina 9 882-2422			2/1/2016			Greensboro	North Carolina		
Budget Blinds of Burlington Budget Blinds of Rockingham Budget Blinds of Rockingham Budget Blinds of South Charlotte T/1/2018 Cagno, Matt Lyons, and Dalton Kelly Rich Fumo Investments LLC 9911 Bayart Way Friendly Avenue Suite E Greensboro North Carolina Priendly Avenue Suite E Greensboro North Carolina 10 10 10 10 10 10 10 10 10 1			1/1/2018	Cagno	Ave, Suite E	Greensboro	North Carolina		
Budget Blinds of Burlington 4/1/2021 Kelly Suite E Greensboro North Carolina 0 383-1715 Budget Blinds of Rockingham 6/1/2024 Rich Fumo Investments LLC 9911 Bayart Way Huntersville North Carolina 8 177-2264 Budget Blinds of South Charlotte 7/1/2018 Linmark Interiors, Incorporated Road Indian Trail North Carolina 9 882-2422 Budget Blinds of North Carolina 9 882-2422								27/11	(336)
Budget Blinds of Rockingham6/1/2024Rich Fumo Investments LLC9911 Bayart WayHuntersvilleNorth Carolina8817-2264Budget Blinds of South Charlotte7/1/2018Linmark Interiors, Incorporated5010 Clover Hill RoadIndian TrailNorth Carolina9882-2422Budget Blinds of North Charlotte11/1/2003Linmark Interiors, Incorporated5010 Clover Hill RoadIndian TrailNorth Carolina2807(704)Charlotte11/1/2003Linmark Interiors, IncorporatedRoadIndian TrailNorth Carolina9882-2422		Budget Blinds of Burlington	4/1/2021	, , ,	,	Greensboro	North Carolina	0	383-1715
Budget Blinds of South Charlotte 7/1/2018 Linmark Interiors, Incorporated Road Indian Trail North Carolina 9 882-2422 Budget Blinds of North Charlotte 11/1/2003 Linmark Interiors, Incorporated Road Indian Trail, North Carolina 9 882-2422		Pudget Plinds of Packingham	6/1/2024	Digh Fuma Invastments I.I.C	0011 Payert Way	Huntaravilla	North Carolina		
Charlotte 7/1/2018 Linmark Interiors, Incorporated Road Indian Trail North Carolina 9 882-2422 Budget Blinds of North Charlotte 11/1/2003 Linmark Interiors, Incorporated Road Indian Trail, North Carolina 9 882-2422 Road Indian Trail, North Carolina 9 882-2422	-		0/1/2024	NICH FUMO INVESTMENTS LLC		TUITIEISVIIIE	NOTHI CATOIINA		
Charlotte 11/1/2003 Linmark Interiors, Incorporated Road Indian Trail, North Carolina 9 882-2422		Charlotte	7/1/2018	Linmark Interiors, Incorporated	Road	Indian Trail	North Carolina	9	882-2422
			11/1/2003	Linmark Interiors, Incorporated		Indian Trail,	North Carolina		
1 Local Loca		Budget Blinds of Jacksonville	5/1/2004	Brason, Inc.	1111 C Lejuene	Jacksonville	North Carolina	2854	(910)

	Tota								
	I	Company	Start Date	Owner	Address Blvd	City	State	Zip 0	Phone 219-3910
					83 River Mist			3054	(828)
		Budget Blinds of Highlands	8/1/2023	Barbara Ann Mooney	Circle	Jefferson	North Carolina	9	579-3004
	_	Budget Blinds of Cashiers	1/1/2024	Barbara Ann Mooney	83 River Mist Circle	Jefferson	North Carolina	3054 9	(828) 579-3004
		Budget Blinds of Central Charlotte	11/1/2003	Linmark Interiors, Incorporated	3518 Cardiff Lane	Matthews	North Carolina	2810 4	(704) 882-2422
		Budget Blinds of Elizabeth		Kirk David Berkhimer and Lynn	254 Brumsey			2795	(252)
		City/The Oute	8/1/2019	Jones Berkhimer	Road	Murrells Inlet	North Carolina	8 2857	562-0262 (252)
		Budget Blinds of New Bern Budget Blinds of North New	1/1/2008	Charlie Utz	3078 Highway 24	Newport	North Carolina	0	247-3355
		Bern	12/1/2015	Charlie Utz	3078 Highway 24	Newport	North Carolina	2857 0	(252) 247-3355
		Budget Blinds of North Winston Salem	7/1/2015	Mack Moore Enterprises, Inc.	4681 Yadkinville Rd	Pfafftown	North Carolina	2704 0	(336) 701-5474
		Pudget Plinds of Mt Airy	12/1/2018	Mack Moore Enterprises, Inc.	4681 Yadkinville Rd	Pfafftown	North Carolina	2704 0	(336) 701-5474
F		Budget Blinds of Mt Airy			4681 Yadkinville			2704	(336)
		Budget Blinds of Boone	7/1/2023	Mack Moore Enterprises, Inc.	Rd 5048 Leigh	Pfafftown	North Carolina	0 2735	701-5474 (919 704)
		Budget Blinds of East	87/1/2018 3	Meier Window Treatments JSC	Lane 104 Glen	Combin Otatan dilla	North Couplins	0 286	283-541 0 <u>872-</u>
		RaleighStatesville and Hickory Budget Blinds of	<u>3</u>	Crew, Inc.	Cross Drive	Sophia Statesville	North Carolina	<u>25</u>	<u>6611</u> (704)
		Statesville/HickoryDenver and Lincolnton	7/1/2013 <u>1</u> 2/1/2020	Scott Peters and Cori Peters JSC Crew. Inc.	104 Glen Cross Drive	Statesville	North Carolina	2862 5	872-6611 <u>483-</u> 9580
					104 Glen	Otatooviiio	1401til Galolilla		(704)
		Budget Blinds of Denver and Lincolnton Lake Norman	12/1/202 0 4	Scott Peters and Cori Peters JSC Crew, Inc.	Cross320 Signal Hill Drive	Statesville	North Carolina	2862 5	483-9580 <u>997-</u> 5265
			8/1/2015	Companies II C	120 Cinama Dr	Wilmington	North Carolina	2840	(910) 790-3630
		Budget Blinds of Wilmington	0/1/2013	Synoptix Companies, LLC	130 Cinema Dr 2437 W.	Wilmington	North Carolina	3	
	42 45	Budget Blinds of Winston-Salem West	12/1/2011	William Foeri and Victoria Foeri	Clemmonsville Road	Winston Salem	North Carolina	2712 7	(336) 765-8765
	<u></u>	Trinoton Galom Troot	12/1/2011	Trimain Foot and Violence Foot	11000	Trinoton Caloni	Troiti Garonia	·	100 01 00
		North Dakota							
		Budget Blinds of Bismarck	1/1/2006	Robert Deics and Cathy Deics	8300 White Oak Loop	Bismarck	North Dakota	5850 1	(701) 255-4888
		Budget Blinds of Fargo	9/1/2003	Henry Edward Holtgard	5136 50th Ave S, Unit 17	Fargo	North Dakota	5810 4	(701) 237-6141
		- J			1608 39th	<u> </u>		5810	(701)
	3	Budget Blinds of Grand Forks	6/1/2007	Jeremy Erickson	Avenue South	Fargo	North Dakota	4	213-0254
		Ohio							
		Budget Blinds of Avon	1/1/2005	Keith Porchetta	35272 Saddle Creek Drive	Avon	Ohio	4401 1	(440) 937-7698
		Budget Blinds of West		Melissa Marie Weinheimer and	2002 McKay	Avon		4510	(513)
		Chester Budget Blinds of West	4/1/2019	Randy Weinheimer Melissa Marie Weinheimer and	Road 2002 McKay	Batavia	Ohio	3 4510	234-4501 (513)
L		Cincinnati	4/1/2021	Randy Weinheimer	Road	Batavia	Ohio	3	234-4501
		Budget Blinds of Central Cincinnati	3/1/2023	Melissa Marie Weinheimer and Randy Weinheimer	2002 McKay Road	Batavia	Ohio	4510 3	(513) 234-4501
		Budget Blinds of Mayfield			26608 Knickerbocker			4414	(216)
L		Heights	9/1/2009	Elmco Services, LLC	Road	Bay Village	Ohio	0	889-9130
					26608 Knickerbocker			4414	(216)
L		Budget Blinds of Lakewood	9/1/2009	Elmco Services, LLC	Road 26608	Bay Village	Ohio	0	889-9130
					Knickerbocker			4414	(216)
F		Budget Blinds of Mentor	12/1/2019	Elmco Services, LLC	Road 26608	Bay Village	Ohio	0	889-9130
		Budget Blinds of The East	10/4/0040	Elmon Convince LLC	Knickerbocker	Pay Villaga	Ohio	4414	(216)
H		Heights	12/1/2019	Elmco Services, LLC Matthew Bradley and Kristi	Road 5483 Keiffer	Bay Village	Ohio	0 4470	889-9130 (330)
F		Budget Blinds of Medina Budget Blinds of Southeast	11/1/2012	Bradley	Avenue SW 822 Locust	Canton	Ohio	6 4524	763-1585 (513)
L		Cincinnati	6/1/2016	James Douglas Woods	Corner Road	Cincinnati	Ohio	5	645-0408
		Budget Blinds of Hudson	8/1/2017	Stanton & Stanton LLC	5588 Pepperidge Road	Clinton	Ohio	4421 6	(330) 289-2762
		Budget Blinds of Hartville	1/1/2021	Stanton & Stanton LLC	5588 Pepperidge Rd	Clinton	Ohio	4421 6	(330) 289-2762
L		Duuget Diiilus 01 HällVille	1/1/ZUZ I	Statituti & Statituti LLU	rtu	CIIIILOII	UIIIU	0	203-2102

		1		T.	1			Г
Tota	Company	Start Date	Owner	Address	City	State	Zip	Phone
-	Budget Blinds of	Otall Date	Owner	934 Senate	Oity	Otate	4545	(937614)
	CentervilleHilliard, Galloway	11/1/2017	Lonnie Caupp and Susan	Dr4802 Bellann			9432	528-288 3 <u>883-</u>
	and Grove City	10/7/2024	CauppLeonard Ventures LLC	Road	Dayton Columbus	Ohio	21	9933
	Dudget Dlinde of Degueroreals	10/1/2021	Lonnie Caupp and Susan	024 Consts Drive	Douton	Ohio	4545	(937) 528-2883
-	Budget Blinds of Beavercreek	10/1/2021	Caupp	934 Senate Drive 6631 Commerce	Dayton	Unio	9 4301	(614)
	Budget Blinds of Columbus	7/1/2003	Coyster, LLC	Parkway Suite J	Dublin	Ohio	7	792-9230
	· ·		,	4694 Cemetery			4302	(614)
=	Budget Blinds of Hilliard	1/1/2013	Adam A. Russo	Rd Suite 289	Hilliard	Ohio	6	883-9933
	Budget Blinds of London	5/1/2018	Adam A. Russo	4694 Cemetery Rd Suite 289	Hilliard	Ohio	4302 6	(614) 883-9933
_	Budget Blinds of Easton,	3/1/2010	Addit A. Russo	Ru Suite 209	Filliaru	Unio	0	000-3300
	Whitehall and Olde Towne			4694 Cemetery			4302	(614)
-	East	5/1/2021	Adam A. Russo	Road, Suite 289	Hilliard	Ohio	6	883-9933
	Dodged Divide of Octoorial	4/4/0000	Adam A. Duna	4694 Cemetery	1.000 1	Object	4302	(614)
-	Budget Blinds of Springfield Budget Blinds of Upper	1/1/2023	Adam A. Russo	Road, Suite 289 4694 Cemetery	Hilliard	Ohio	6 4302	883-9933 (614)
_	Arlington	6/1/2020	Adam A. Russo	Rd Suite 289	Hilliard	Ohio	6	883-9933
	Budget Blinds of Columbus			5519 Evans Farm			4303	(614)
	Metro	5/1/2021	Cameron Diagnostics LLC	Drive	Lewis Center	Ohio	5	506-9784
				172 North Wapakoneta			4580	(410)
	Budget Blinds of Lima	3/1/2022	B & C Blinds Inc.	vvapakoneta Road	Lima	Ohio	4580 7	(419) 222-8889
	giwo or millor			172 North				
				Wapakoneta			4580	(419)
	Budget Blinds of Findlay	4/1/2023	B & C Blinds Inc.	Road	Lima	Ohio	7	222-8889
	Budget Blinds of Northwest Dayton	4/1/2023	Northwest Ohio Blinds Inc	9609 Fenner Road	Ludlow Falls	Ohio	4533 9	(937) 414-5123
	Bayton	4/1/2020	William Ressler and Karen	1284 Aintree	Eddiow I diio	Onio	4503	(513)
	Budget Blinds of Montgomery	11/1/2004	Ressler	Court	Maineville	Ohio	9	697-6302
	D 1 4 DI 1 644	01410000	William Ressler and Karen	100111			4503	(513)
	Budget Blinds of Mason	6/1/2006	Ressler William Ressler and Karen	1284 Aintree Ct 1284 Aintree	Maineville	Ohio	9 4503	697-6302 (513)
	Budget Blinds of Lebanon	4/1/2022	Ressler	Court	Maineville	Ohio	9	697-6302
			Donald Flanagan and Sarah	251 Rummer			4575	(740)
	Budget Blinds of Marietta	9/1/2015	Flanagan	Road	Marietta	Ohio	0	236-1274
	Budget Blinds of Springfield, Bellefontaine, and Marion	5/1/2024	Industrial Source Solutions LLC	8865 Davisson Road	Mechanicsburg	Ohio	<u>4304</u> 4	(937) 552-5463
-	<u>Deliciontaine, and Marion</u>	<u>J/1/2024</u>	Frank Tislaretz and Shirell	Noau	<u>iviectianicsburg</u>	Offic	1506	(234)
	Budget Blinds of Warren	5/1/2017	TislaretzTiz, Incorporated	1255 Blaine Road	Monaca	Ohio	1	414-0114
			Frank Tislaretz and Shirell				1506	(234)
	Budget Blinds of Boardman	1/1/2020	TislaretzTiz, Incorporated	1255 Blaine Road	Monaca	Ohio	1 4354	414-0114 (419)
	Budget Blinds of Perrysburg	7/1/2012	K & M Solutions, LLC	8514 Snapdragon Lane	Monclova	Ohio	2	380-9983
	24490(2111140 01 1 011)00419	.,	Train colding, 220		monoru	00	4355	(740)
	Budget Blinds of Knox County	8/1/2020	Peter Stevens	104 Park Rd.	Mount Vernon	Ohio	0	504-5732
	Dudget Diade of Wester ille	7/4/0040	Jacob M. Cusassti	7326 State Route	Mt Cilead	Ohia	4333	(740)
	Budget Blinds of Westerville	7/1/2013	Joseph W. Guagenti	19 Unit 2005 1377 Misty Glen	Mt. Gilead	Ohio	8 4305	549-1530 (740)
	Budget Blinds of Newark	3/1/2018	DLPrescott, Inc.	Drive	Newark	Ohio	5	364-9411
				1377 Misty Glen			4305	(740)
	Budget Blinds of Gahanna	3/1/2018	DLPrescott, Inc.	Drive	Newark	Ohio	5 420F	364-9411
	Budget Blinds of Lancaster	7/1/2024	Victor James	156 W. Church Street	Newark	Ohio	<u>4305</u> <u>5</u>	<u>(740)</u> 653-2400
-	Dadget Dillido of Edificación	THEVET	T.OLOT VALIDO	8627 Cleveland	- CHAIN	51110	4472	(330)
	Budget Blinds of North Canton	1/1/2018	TEC-X, LLC	Ave. NW	North Canton	Ohio	0	456-6644
	Durdont Director (IA)	0/4/0040	0-4-04-11-0	8627 Cleveland	North Control	Ohio	4472	(330)
	Budget Blinds of West Akron	8/1/2018	Colt 24, LLC	Ave. NW 8627 Cleveland	North Canton	Ohio	0 4472	456-6644 (330)
	Budget Blinds of Green	1/1/2020	Colt 24, LLC	Ave. NW	North Canton	Ohio	0	896-8966
	•			9022 Franklin				
	Dudget District Act 1	0/4/0040	Rebecca Church and Timothy	Drive8152	Nauta Distriction	Ohio	4403	(440)
	Budget Blinds of Amherst	8/1/2019	Church	Lexington Way 9022 Franklin	North Ridgeville	Ohio	9	297-2757
			Rebecca Church and Timothy	Road8152			4403	(440)
	Budget Blinds of Sandusky	1/1/2021	Church	Lexington Way	North Ridgeville	Ohio	9	297-2757
			Debagge Church and Three the	9022 Franklin			4400	(440)
	Budget Blinds of Wellington	8/1/2023	Rebecca Church and Timothy Church	Drive8152 Lexington Way	North Ridgeville	Ohio	4403 9	(440) 297-2757
	Budget Blinds of	5, ., 2020	2.101011	209.011 1741	o.u uagorino	55	4407	(440)
	Aurora/Painesville	7/1/2018	Timothy J. Cardina	9 Garfield Drive	Painesville	Ohio	7	647-8353
	Budget Blinds of Wooster	7/1/2015	TNC Transport LLC	211 Hazelwood	Seville	Ohio	4427	(330)

Tota	a T					1		
I	Company	Start Date	Owner	Address	City	State	Zip	Phone
	Budget Blinds of Liberty			Drive			3 4506	769-6255 (513)
	Township	8/1/2017	Matthew Winebar	947 Trovillo Drive	South Lebanon	Ohio	5	759-4150
	Budget Blinds of Strongsville	9/1/2004	Cascade Group of Ohio, Ltd	14761 Pearl Road	Strongsville	Ohio	4413 6	(440) 572-2480
	Budget Blinds of Olmsted	3/1/2005	Cascade Group of Ohio, Ltd	14761 Pearl Road	Strongsville	Ohio	4413 6	(440) 572-2480
	Budget Blinds of Brecksville	9/1/2011	Cipra Interiors, LLC	21132 Creekside Drive	Strongsville	Ohio	4414 9	(440) 268-9390
		12/1/2015	Cipra Interiors 2, LLC	21132 Creekside Drive	Strongsville	Ohio	4414 9	(440) 915-8620
	Budget Blinds of Chagrin Falls Budget Blinds of Sylvania	8/23/1996	George Cordray	5133 S. Main St.	Sylvania	Ohio	4356 0	(419) 841-7776
1			,	15400 Shoreline			4307	(740)
	Budget Blinds of Lancaster	6/1/2015	LynnDave, LLC	Drive 20532 treaty Line	Thornville	Ohio	6 4335	653-2400 (937)
	Budget Blinds of Marysville	2/1/2011	RJS Limited, Inc.	Road 7035 Upper	West Mansfield	Ohio	8 4308	303-4637 (614)
52		10/1/2020	Brachlo LLC	Cambridge Way	Westerville	Ohio	2	759-1500
<u>48</u>	Budget Blinds of Upper Arlington	1/1/2024	Brachlo LLC	7035 Upper Cambridge Way	Westerville	<u>Ohio</u>	<u>4308</u> <u>2</u>	(614) 759-1500
	Oklahoma Budget Blinds of Oklahoma			3140 Birchwood			7300	(405)
	City	3/1/2022	AJ Stokes, LLC	Circle	Arcadia	Oklahoma	7	992-0440
	Budget Blinds of Yukon	3/1/2022	AJ Stokes, LLC	3140 Birchwood Circle	Arcadia	Oklahoma	7300 7	(405) 992-0440
	Budget Blinds of Broken Arrow	6/1/2020	Wisoma LLC	9058 E 136th PL S	Bixby	Oklahoma	7400 8	(918) 615-8228
	Budget Blinds of Central Tulsa	3/1/2021	Wisoma LLC	9058 East 136th Place South	Bixby	Oklahoma	7400 8	(918) 615-8228
	Budget Blinds of Edmond	10/1/2016	Jack Baker and Davie Baker	16617 Halbrooke Road	Edmond	Oklahoma	7301 2	(405) 321-1254
				2901 Leaning			<u>7312</u>	(405)
	Budget Blinds of Choctaw	<u>2/1/2024</u>	OK Boldbrook LLC	Elm Court 2901 Leaning	Oklahoma City	<u>Oklahoma</u>	<u>0</u> <u>7312</u>	<u>424-3661</u> (405)
	Budget Blinds of Norman	<u>1/1/2024</u>	OK Boldbrook LLC	9318 North 103rd	Oklahoma City	<u>Oklahoma</u>	<u>0</u> 7405	<u>424-3661</u> (918)
1	Budget Blinds of Owasso	6/1/2021	Gerald Cox and Deborah Cox	East Avenue 13505 Brangus	Owasso	Oklahoma	5 7480	376-3503 (405)
	Budget Blinds of Norman	11/1/2017	Tim Baptiste	Road	Shawnee	Oklahoma	4	237-4200
89	Budget Blinds of Durant	10/1/2023	MyFn, Inc.	1425 W. McGee Street	Sherman	Oklahoma	7509 2	(903) 771-2483
	Oregon							
			Van Kristel Western Co.	214 W 1st 133			0700	(544)
	Budget Blinds of Albany and Corvallis	5/1/2013	Van Kniefel Window Coverings LLCTaylaire Inc.	Broadalbin Street SW	Albany	Oregon	9732 1	(541) 738-2806
	Budget Blinds of Central Oregon	1/1/2022	Hughes Designs LLC	20920 Sage Creek Drive	Bend	Oregon	9770 2	(541) 788-8444
			×3 = 10.3 = 10	1155 Southwest Division Street			1	
	Budget Blinds of North Central	2/4/2022	Hughes Designs LLC		Pand	Oragon	9770	(541) 645-5548
	Oregon Budget Blinds of Oregon	3/1/2022	Hughes Designs LLC	Suite A4 2108 Klahanee	Bend	Oregon	9862	(503)
	Coast	5/1/2023	Coastal Lifestyle Brands LLC	Drive SW 2156 NW	Ilwaco	Oregon	4 9712	738-5242 (503)
	Budget Blinds of Hillsboro	9/1/2013	Colin Gagne Jason Thompson and Amy	Chrystal Dr 391 SW Mt	McMinnville	Oregon	8 9712	828-0976 (503)
	Budget Blinds of McMinnville	10/1/2013	Thompson	Rainier St	McMinnville	Oregon	8	472-0792
	Budget Blinds of Southern Oregon	1/1/2015	FDJ Enterprises, Inc.	650 Oakdale Dr	Medford	Oregon	9750 1	(541) 779-7033
			Craig A. Culley and Jodie R.	14301 S.W. Benchview			9722	(503)
	Budget Blinds of East Portland Budget Blinds of West	8/17/1995	Culley	Terrace	Portland	Oregon	9721	590-4333 (503)
	Portland Budget Blinds of Central	10/1/2005	Maryatt Family, Inc.	735 N. Alberta St.	Portland	Oregon	7 9721	284-3454
. L	Portland	4/1/2006	Maryatt Family, Inc.	735 N. Alberta St.	Portland	Oregon	7	(503) 284-3454
-	Budget Blinds of Beaverton	11/1/2012	Jennifer Meyer Boss	15805 SW	Portland	Oregon	9722	(503)

To	ota								
	1	Company	Start Date	Owner	Address	City	State	Zip	Phone 268-1237
		Budget Blinds of Portland			Colony Drive			9721	(503)
		Northeast	6/1/2014	Maryatt Family, Inc.	735 N. Alberta St.	Portland	Oregon	7 <u>9721</u>	284-3454 (503)
	_	Budget Blinds of Beaverton	<u>8/1/2024</u>	Maryatt Family, Inc.	735 N. Alberta St.	Portland	<u>Oregon</u>	7	<u>268-1237</u>
		Budget Blinds of Lake	38/1/20 17	Jennifer Meyer BossMaryatt	15805 SW Colony Dr735 N.			9 722 4 <u>972</u>	(503)
		Oswego Oregon City	<u>2</u> 4	Family, Inc.	Alberta St.	Portland	Oregon	<u>17</u>	268-1237
		Budget Blinds of Oregon	2 <u>8</u> /1/202 0	Jennifer Meyer BossMaryatt	Colony Drive 735			9 722 4 <u>972</u>	(503) 908-6123 268-
		CityLake Oswego Budget Blinds of Roseburg	<u>4</u>	Family, Inc. Patrick Wayne Milliman and	N. Alberta St. 2460 NW Loma	Portland	Oregon	<u>17</u> 9747	(541)
		and Creswell	7/1/2018	Alison Lee Milliman	Vista Drive	Roseburg	Oregon	1	216-4723
		Budget Blinds of Keizer	2/1/2019	Andy Dahlstrom and Lacey Dahlstrom	17524 South Abiqua Rd NE	Silverton	Oregon	9738 1	(971) 304-0544
		Budget Blinds of East Marion		Andy Dahlstrom and Lacey	17524 South			9738	(971)
		County	7/1/2019	Dahlstrom	Abiqua Rd NE 41797 Deerhorn	Silverton	Oregon	9747	304-0544 (541)
		Budget Blinds of Springfield	8/1/2018	Enockson Enterprises LLC	Road 41797 Deerhorn	Springfield	Oregon	8	461-8178
		Budget Blinds of Eugene	8/1/2018	Enockson Enterprises LLC	Road	Springfield	Oregon	9747 8	(541) 461-8178
,	0	Budget Blinds of Mid-Willamette Valley	11/1/2015	JIRAH INC.	784 North Third Avenue	Stayton	Oregon	9738 3	(503) 362-5199
-		The Thianotto Valley	11/1/2010	on variate.	7.1701100	Caylon	orogon .		002 0100
		Pennsylvania						422	(0.07)
		Budget Blinds of Downtown Philadelphia North	2/1/2024	AOD Associates LLC	832 Merrill Road	Ambler	Pennsylvania Pennsylvania	<u>1900</u> <u>2</u>	<u>(267)</u> 414-0615
			E/1/2019	Vetbleen Creer	105 Longwood	Dethlehem		1801	(610) 400-8760
		Budget Blinds of Emmaus Budget Blinds of Wyoming	5/1/2018	Kathleen Snear	Court	Bethlehem	Pennsylvania	5 1781	(570)
		Valley	12/1/2006	The Beechay Corporation	114 Old Field Dr. 85 Cricket	Bloomsburg	Pennsylvania	5 1951	287-6000 (215)
	-	Budget Blinds of Jenkintown	6/1/2021	Privacy Designs LLC	Avenue	Boyertown	Pennsylvania	2	774-1599
		Budget Blinds of King of Prussia	9/1/2022	Privacy Designs LLC	85 Cricket Avenue	Boyertown	Pennsylvania	1951 2	(215) 774-1599
		Budget Blinds of Center City			719 Oak Springs	,		1901	(877)
		Philadelphi Budget Blinds of Mars and	11/1/2006 28/1/20 06	A & A Partners, LLC	Rd. 668 Pittsburgh	Bryn Mawr	Pennsylvania	1600	678-0638 (724)
		Butler	<u>24</u>	JadeGot Blinds, Inc. LLC	Rdrd	Butler	Pennsylvania	2 1600	234-4311 (724)
	•	Budget Blinds of Franklin	<u>8/1/2024</u>	Got Blinds LLC	668 Pittsburgh rd	Butler	<u>Pennsylvania</u>	2	234-4311
		Budget Blinds of Canonsburg	2/1/2006	Marianne T. Muchesko	167 Fireside Drive	Canonsburg	Pennsylvania	1531 7	(724) 299-4010
		Budget Blinds of Warminster	8/1/2004	B.C. Blinds, Inc.	902 Longwood- Court	Chalfont	Pennsylvania	1891 4	(215) 441-4900
	-	buuget biirius or vvarmiirister			301 Washington	Challont	Fermsylvania	1942	(610)
		Budget Blinds of Ardmore	7/1/2022	RCC Family LLC	Street Apt. 1201 201 Commerce	Conshohocken	Pennsylvania	8 1606	601-4890 (724)
		Budget Blinds of Cranberry	10/1/2004	Larry Ehret	Park Drive	Cranberry Township	Pennsylvania	6	453-1300
		Budget Blinds of Sewickley	1/1/2006	Larry Ehret	201 Commerce Park Drive	Cranberry Township	Pennsylvania	1606 6	(724) 453-1300
		Budget Blinds of Quakertown	9/1/2013	Elliptical Holdings Inc.	2719 Fleetwood Street	Easton	Pennsylvania	1804 5	(215) 529-8695
		<u> </u>		Keith Burgess and Staci	1115 Cornwallis		,	1804	(484)
		Budget Blinds of Easton	10/1/2020	Burgess	Dr 55 Greenbriar	Easton	Pennsylvania	0 1702	546-4400 (717)
		Budget Blinds of Red Lion	8/1/2022	BrokWit Holdings LLC	Drive	Elizabethtown	Pennsylvania	2	200-8090
L		Budget Blinds of West Lancaster	8/1/2022	BrokWit Holdings LLC	55 Greenbriar Drive	Elizabethtown	Pennsylvania	1702 2	(717) 200-8090
		Budget Blinds of Lebanon	6/1/2023	BrokWit Holdings LLC	55 Greenbriar Drive	Elizabethtown	Pennsylvania	1702 2	(717) 200-8097
		<u> </u>		-	55 Greenbriar			1702	(717)
		Budget Blinds of Reading	10/1/2023	BrokWit Holdings LLC Charles Edward Dagino and	Drive 5830 Westbury	Elizabethtown	Pennsylvania	2 1702	200-8097 (717)
		Budget Blinds of Dillsburg	3/1/2021	Roxanne R. Dagino	Drive	Enola	Pennsylvania	5	844-6277
		Budget Blinds of Chambersburg&Gettysburg	9/1/2021	Charles Edward Dagino and Roxanne R. Dagino	5830 Westbury Drive	Enola	Pennsylvania	1702 5	(717) 844-6277
		Budget Blinds of Erie	7/1/2017	James Taylor and Maureen Taylor	1328 Central Drive	Erie	Pennsylvania	1650 5	(814) 580-9294
		<u> </u>		•	4915 Jonestown			1710	(717)
		Budget Blinds of Carlisle	10/1/2021	MYW Solutions LLC	Road	Harrisburg	Pennsylvania	9	657-6110

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1	Company	Start Date	Owner	Address	City	State	Zip	Phone
	Budget Blinds of Hershey	10/1/2021	MYW Solutions LLC	4915 Jonestown Road	Harrisburg	Pennsylvania	1710 9	(717) 657-6110
	Budget Blinds of Harrisburg	10/1/2021	MYW Solutions LLC	4915 Jonestown Road	Harrisburg	Pennsylvania	1710 9	(717) 657-6110
	Budget Blinds of Lafayette Hill	9/1/2015	Blake M. Christoph and Julie A. Christoph	12 W. Golfview Road	Havertown	Pennsylvania	1908 3	(484) 534-2991
	Budget Blinds of South Johnstown	3/1/2013	Mark Holsopple and Robin Holsopple	115 Esther Dr.	Hollsopple	Pennsylvania	1593 5	(814) 288-2707
	Budget Blinds of Scranton	6/1/2021	LaBracio Enterprises LLC	110 Summit Drive	Honesdale	Pennsylvania	1843 1	(570) 561-1550
	Budget Blinds of South Hills	6/1/2015	Jon Lodovico and Jenna Lodovico	345 Brandywine Drive	Irwin	Pennsylvania	1564	(412) 353-1024
			Jon Lodovico and Jenna	345 Brandywine			1564	(412)
	Budget Blinds of Gibsonia	6/1/2015	Lodovico Melvin C. Milne and Georgia A.	Drive	Irwin	Pennsylvania	2 1590	353-1024 (814)
	Budget Blinds of Altoona	1/1/2008	Milne	204 Terlyn Dr	Johnstown	Pennsylvania	4 1590	467-4467 (814)
	Budget Blinds of Latrobe	7/1/2009	PJ Blackner Enterprises, LLC Melvin C. Milne and Georgia A.	534 Pender Road	Johnstown	Pennsylvania	5 1590	288-2450 (814)
	Budget Blinds of Lion Country	7/1/2012	Milne	204 Terlyn Dr	Johnstown	Pennsylvania	4	467-4467
	Budget Blinds of North Johnstown	7/1/2023	PJ Blackner Enterprises, LLC	534 Pender Road	Johnstown	Pennsylvania	1590 5	(814) 288-2450
	Budget Blinds of Ebensburg	7/1/2023	Melvin C. Milne and Georgia A. Milne	204 Terlyn Drive	Johnstown	Pennsylvania	1590 4	(814) 467-4467
	Budget Blinds of North Lancaster	7/1/2005	Hock Companies, Inc.	1923 Fruitville Pike	Lancaster	Pennsylvania	1760 1	(717) 519-6647
				1923 Fruitville Pike			1760	(717) 519-6647
	Budget Blinds of Lititz	1/1/2006	Hock Companies, Inc.	1923 Fruitville	Lancaster	Pennsylvania	1 1760	(717)
	Budget Blinds of York	7/1/2013	Hock Companies, Inc.	Pike 1923 Fruitville	Lancaster	Pennsylvania	1 1760	755-2468 (717)
	Budget Blinds of Hanover	8/1/2017	Hock Companies, Inc.	Pike 1923 Fruitville	Lancaster	Pennsylvania	1 1760	755-2468 (717)
	Budget Blinds of New Holland	4/1/2022	Hock Companies, Inc. Barron F. Reilly and Gregory	Pike	Lancaster	Pennsylvania	1 1904	519-6647 (215)
-	Budget Blinds of Langhorne	3/1/2021	Philip Reilly	481 Atkinson Ln	Langhorne	Pennsylvania	7	987-6979
	Budget Blinds of Lewisburg	2/1/2023	HM Temple Enterprise LLC	56 Tressler Blvd.	Lewisburg	Pennsylvania	1783 7	(570) 524-2300
	Budget Blinds of Mechanicsburg	6/1/2005	Cudahy Management Group, LLC	1770 Kendall Drive	Mechanicsburg	Pennsylvania	1705 5	(717) 763-9000
	Budget Blinds of Media	12/1/2013	Robert & Caryn Chester Frank Tislaretz and Shirell	8 Cook Avenue	Media	Pennsylvania	1906 3 1506	(610) 566-1000 (724)
	Budget Blinds of Beaver	5/1/2016	Tislaretz Tiz, Incorporated	1255 Blaine Road 1133	Monaca	Pennsylvania	1	359-2726
	D 1 (D) 1 (A) 0 (7///0000	Frank Tislaretz and Shirell	Pennsylvania			1506	(724)
	Budget Blinds of New Castle	7/1/2023	TislaretzTiz, Incorporated	Avenue 148 Quaker Hill	Monaca	Pennsylvania	1 1954	359-2726 (610)
	Budget Blinds of Coatesville Budget Blinds of North	5/1/2023	Camo Cans, LLC	Road	Morgantown	Pennsylvania	3 1834	643-4929 (610)
	Bethlehem	3/1/2017	Tanin Enterprise, LLC	60 Slateford Rd	Mount Bethel	Pennsylvania	3 1564	250-1200 (412)
	Budget Blinds of Monroeville	2/1/2017	Brady Yurko	2580 Linda Drive	Murrysville	Pennsylvania	2 1564	798-3333
	Budget Blinds of Greenburg	2/1/2017	Brady Yurko	2580 Linda Drive	Murrysville	Pennsylvania	2	(724) 836-5233
-	Budget Blinds of Fox Chapel	2/1/2017	Brady Yurko	2580 Linda Drive	Murrysville	Pennsylvania	1564 2	(724) 836-5233
	Budget Blinds of Ambler	8/1/2023	William Steiner	104 Jericho Valley Drive	Newton	Pennsylvania	1894 0	(215) 631-9960
	Budget Blinds of Newtown	7/1/2018	William Steiner	2714 Windy Bush Rd	Newtown	Pennsylvania	1894	(215) 631-9960
	Budget Blinds of The Main Line	11/1/2023	William Steiner	2714 Windy Bush Rd	Newtown	Pennsylvania	1894 0	(215) 631-9960
	Budget Blinds of Doylestown	3/1/2024	William Steiner	2714 Windy Bush Rd	Newtown	<u>Pennsylvania</u>	<u>1894</u> <u>0</u>	(215) 458-2482
	Budget Blinds of Jenkintown	6/1/2021	Privacy Designs LLC	130 Rossiter Ave	Phoenixville	<u>Pennsylvania</u>	<u>1946</u> <u>0</u>	(215) 774-1599
	Budget Blinds of Downtown Pittsburgh	3/1/2017	Three Rivers Concepts LLC	295 School Street	Pittsburgh	Pennsylvania	1520 9	(412) 533-3332
	Budget Blinds of Fox Chapel	4/1/2024	Three Rivers Concepts LLC	295 School Street	Pittsburgh	Pennsylvania	<u>1520</u> 9	<u>(412)</u> 533-3332
=	Budget Blinds of Happy Valley	6/1/2020	BBHV LLC	142 Fawn Road	Reedsville	Pennsylvania	1708	(814)

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Ļ	Ī	Company	Start Date	Owner	Address	City	State	Zip	Phone
		Budget Blinds of Kennett			202 Country			4 1946	201-5933 (610)
		Square	5/1/2019	Jeffrey BB Enterprises LLC	Ridge Drive	Royersford	Pennsylvania	8	399-4950
		Budget Blinds of Downingtown	5/1/2019	Jeffrey BB Enterprises LLC	202 Country Ridge Drive	Royersford	Pennsylvania	1946 8	(610) 399-4950
		<u> </u>		ocincy bb Enterprises EEO	202 Country	rtoycisioid		1946	(610)
		Budget Blinds of Phoenixville	10/1/2020	Jeffrey BB Enterprises LLC	Ridge Drive	Royersford	Pennsylvania	8 1946	399-4950 (610)
		Budget Blinds of Gilbertsville	12/1/2020	MAC Companies LLC	33 Oak Creek Dr	Royersford	Pennsylvania	8	665-4040
		Budget Blinds of Allentown North	4/1/2022	MAC Companies LLC	33 Oak Creek Drive	Royersford	Pennsylvania	1946 8	(610) 665-4040
		Budget Blinds of Bedford		•			j	1667	(814)
		County	11/1/2011	Saxton Window Treatments, Inc.	608 16th Street 39 Valley View	Saxton	Pennsylvania	8 1536	635-3451 (724)
		Budget Blinds of Washington	6/1/2023	Patrick Coburn	Road	Scenery Hills	Pennsylvania	0	705-3697
		Budget Blinds of Pleasant Hills	6/1/2019	Jami Radabaugh	605 6th Street	Trafford	Pennsylvania	1508 5	(724) 417-9454
		Budget Blinds of West		Janii Nadabadgii			1 etilisyivatila	1508	(724)
		Pittsburgh	10/1/2020	Jami Radabaugh	605 6th Street 2225 Sarahs	Trafford	Pennsylvania	5 1897	417-9454 (215)
(64	Budget Blinds of Lansdale	10/1/2020	Robert Hessler	Lane	Warrington	Pennsylvania	6	645-0408
	66	Budget Blinds of Langhorne	4/1/2024	Robert Hessler	2225 Sarahs Lane	Warrington	Pennsylvania	<u>1897</u> 6	(215) 987-6979
	<u>00</u>	Dauget Dillias of Langhorne	<u> </u>	NODGIT I ICOOICI	Laile	<u>vvairingtori</u>	<u>ı Gıməyivanla</u>	<u> </u>	301-0313
		Rhode Island							
		Dudget Dlinde of County	4/1/2012	A.M. Mindow Tractments 11.0	15 Albaria Circai	Hono	Phodo Island	0283	(401) 828-2374
		Budget Blinds of Coventry	4/1/2012	A.M. Window Treatments, LLC	15 Alberta Street 37 Atwells	Hope	Rhode Island	0291	(401)
		Budget Blinds of Newport	11/1/2020	VanBehan Inc.	Avenue	Johnston	Rhode Island	9	247-1100
		Budget Blinds of Warwick	3/1/2022	VanBehan Inc.	37 Atwells Avenue	Johnston	Rhode Island	0291 9	(401) 327-8199
		-	3/1/2016	Joseph Gallant	11 Robert F	North Attlaharaugh	Phodo Island	0276	(401) 475-5859
	-	Budget Blinds of Attleboro	3/1/2016	Jessica Gallant DSS&MFS Window Dressings,	Toner Blvd	North Attleborough	Rhode Island	3 0291	(401)
		Budget Blinds of Providence Budget Blinds of Northern	10/1/2020	LLC	4 Justice St.	North Providence	Rhode Island	1	709-3999
		Rhode Island	7/1/2021	DSS&MFS Window Dressings Two, LLC	4 Justice Street	North Providence	Rhode Island	0291 1	(401) 709-3999
		Budget Blinds of Attleboro	10/1/2024	DSS&MFS Window Dressings Three, LLC	4 Justice St.	North Providence	Rhode Island	<u>0291</u> 1	<u>(401)</u> 475-5859
	-				4 JUSTICE St.		INTOUC ISIATIU	0285	(401)
		Budget Blinds of Cranston	4/1/2019	JK Enterprises LLC	30 Suddard Lane	Scituate	Rhode Island	7 0289	354-2424
	8	Budget Blinds of Westerly	4/1/2018	Anthony Pascetta	31 Sycamore Drive	Westerly	Rhode Island	1	(401) 213-3539
		South Carolina			4500 \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\			0000	(004)
	-	Budget Blinds of Anderson	5/1/2003	TNT Management	1500 Whitehall- Rd	Anderson	South Carolina	2962 5	(864) 332-0612
		Budget Blinds of West		Gary W. Moore and Kathleen A.	217			2962	(864)
		Greenville Budget Blinds of Hilton Head	3/1/2014	Moore	Ansonborough 11 Sheridan Park	Belton	South Carolina	7 2991	940-8450 (843)
		Island	4/1/2006	FORE Englers, LLC	Circle Suite 2	Bluffton	South Carolina	0	837-4060
		Budget Blinds of Beaufort	3/1/2022	HMJJ LLC	25 Stonehedge Way	Bluffton	South Carolina	2991 0	(843) 379-9991
		Budget Blinds of NE		Columbia Interiore III C	216 Ridge Trail	Columbia		2922	(803)
		Columbia/Camden	5/1/2011	Columbia Interiors, LLC	Drive 2517 Two Notch	Columbia	South Carolina	9 2920	736-8591 (803)
		Budget Blinds of Forest Lake	9/1/2017	MDP Investments, Inc.	Rd 161 Pontiac	Columbia	South Carolina	4	832-0366
					161 Pontiac Business Center			2904	(803)
		Budget Blinds of Blythewood	9/1/2023	Columbia Interiors, LLC	Dr. Suite 1200	Elgin	South Carolina	5	736-8591
		Budget Blinds of Florence	11/1/2017	Rishmawi Home Design LLC	2647 Trotter Road	Florence	South Carolina	2950 1	(843) 799-0399
		-		· ·	3826 S. New			2005	
		Budget Blinds of Fort Mill	7/1/2004	K & A Window Fashions, Inc.	Hope Rd. Suite 10	Gastonia	South Carolina	2805 6	(803) 833-3667
		-		Lisa Winesburgh and Erik	405 Elianov Bood	Googo Crook		2944	(843) 400-0956
		Budget Blinds of Orangeburg	6/1/2020	Winesburgh	405 Flyway Road 374 Ben Johnson	Goose Creek	South Carolina	5 293 4	(864<u>803</u>)
		Budget Blinds of	107/1/202	Blind Insight Ltd. Co.Rich Fumo	Road 9911 Bayart	Inmontant and the	Couth Carolina	9 280	686-486 4 <u>902-</u>
Ц_		<u>GaffneyLancaster</u>	<u>14</u>	Investments LLC	<u>Way</u>	Inman Huntersville	South Carolina	<u>78</u>	<u>4283</u>

	Tota I	Company	Start Date	Owner	Address	City	State	Zip	Phone
		Budget Blinds of Lexington	7/1/2015	Citadel Holdings, LLC	201 Mariannas Ct	Lexington	South Carolina	2907 2	(803) 832-2321
-		-		-				2907	(803)
-		Budget Blinds of Chapin	12/1/2016	Citadel Holdings, LLC Richard Scott Howle and Karen	201 Mariannas Ct 2700 Coopers	Lexington	South Carolina	2 2957	832-2321 (843)
		Budget Blinds of Myrtle Beach	4/1/2004	W. Howle	Court	Myrtle Beach	South Carolina	9	267-8602
		Budget Blinds of Murrells Inlet	4/1/2021	Richard Scott Howle and Karen W. Howle	2700 Coopers Court	Myrtle Beach	South Carolina	2957 9	(843) 267-8602
		Budget Blinds of North Augusta	12/1/2015	R&J Hancock, LLC	2121 Maple Drive	North Augusta	South Carolina	2986 0	(803) 335-2272
		Augusia	12/1/2013	TAS HARICOCK, LLO	4950 Center	North Augusta	South Carolina		
		Budget Blinds of Charleston	8/1/2004	Just Go For It, LLC	Pointe Dr. Suite 136	North Charleston	South Carolina	2941 8	(843) 856-9498
				· · · · · · · · · · · · · · · · · · ·	4950 Centre			0044	
		Budget Blinds of Summerville	4/1/2015	Just Go For It, LLC	Pointe Drive Unit 136	North Charleston	South Carolina	2941 8	(843) 856-9498
					4950 Centre Pointe Drive Unit			2941	(843)
		Budget Blinds of Goose Creek	8/1/2015	Just Go For It, LLC	136	North Charleston	South Carolina	8	856-9498
		Budget Blinds of Anderson	9/1/2024	Darren Smiley	11362 Daybreak Gin	Parrish Parrish	South Carolina	<u>3421</u> 9	<u>(864)</u> 332-0612
•					7092 Howard Dr.			2930	(864)
-		Budget Blinds of Spartanburg	6/1/2021	Epstein Capital Group LLC Andrew H. Morris and Aimee H.	Unit G 178 Pavilion	Spartanburg	South Carolina	3 2948	606-2655 (864)
,		Budget Blinds of Greenwood	9/1/2021	Morris Langdon Dinkins and Kirsten	Street 252 Cherokee	Summerville	South Carolina	3 2968	565-9913 (864)
١		Budget Blinds of Seneca	6/1/2015	Dinkins	Lake rd	Tamassee	South Carolina	6	940-6435
ı	24 23	Budget Blinds of Greenville	10/1/2007	Kingfisch, LLC	509 Cypress Links Way	Taylors	South Carolina	2968 7	(864) 329-0003
_		244got 2ao o. 0.00	10/1/2001	- tangasan, 220		- ayloro	oodar odroniid		020 0000
_		South Dakota			225 24 4 25			== 40	(005)
		Budget Blinds of Aberdeen	3/1/2007	Aberdeen Blinds, LLC	205 6th Ave SE Suite 300	Aberdeen	South Dakota	5740 1	(605) 622-3286
		-	2/1/2005	Jim Ellenbecker and Laura Ellenbecker	409 N. Evans St.	Pierre	South Dakota	5750 1	(605) 224-6910
l		Budget Blinds of Pierre		Jim Ellenbecker and Laura				5750	(605) -
	-	Budget Blinds of Rapid City Budget Blinds of North Sioux	1/1/2006	Ellenbecker	409 N. Evans St. 828 S. Highline	Pierre	South Dakota	1 5711	341-0109 (605)
		Falls	1/1/2010	Adam Balding and Tara Balding	Place	Sioux Falls	South Dakota	0	332-7265
	5	Budget Blinds of Sioux Falls	1/1/2010	Adam Balding and Tara Balding	828 S. Highline Place	Sioux Falls	South Dakota	5711 0	(605) 332-7265
	_			Jim Ellenbecker and Laura	20975 Altona Place		South Dakota	<u>5778</u> 5	<u>(605)</u> 341-0109
	<u>5</u>	Budget Blinds of Rapid City	<u>1/1/2006</u>	Ellenbecker	<u>Place</u>	Sturgis	South Dakota	<u> 2</u>	<u>341-0109</u>
		Tennessee							
		Budget Blinds of Collierville	4/1/2024	SpinWill Collierville, LLC	8461 Spotted Fawn Drive	Bartlett	Tennessee	3813 3	<u>(901)</u> 867-8118
l	-				8461 Spotted			<u>3813</u>	(901)
	_	Budget Blinds of Memphis	<u>4/1/2024</u>	SpinWill Memphis, LLC	Fawn Drive 8461 Spotted	<u>Bartlett</u>	<u>Tennessee</u>	<u>3</u> <u>3813</u>	<u>867-8118</u> (901)
	_	Budget Blinds of Cordova	<u>4/1/2024</u>	SpinWill Cordova, LLC	Fawn Drive	Bartlett	<u>Tennessee</u>	3	<u>867-8</u> 118
	=	Budget Blinds of Chattanooga	10/1/2024	Chattalewis, Inc.	3210 Easton Avenue	Chattanooga	<u>Tennessee</u>	<u>3741</u> <u>5</u>	<u>(423)</u> <u>344-7393</u>
		Budget Blinds of Clarksville	10/1/2011	Michael G. Menard	346 Golden Drive	Clarksville	Tennessee	3704 0	(931) 358-4825
-								3704	(731)
-		Budget Blinds of Paris	1/1/2023	Johnson Blinds LLC	431 Cyprus Court	Clarksville	Tennessee	0 3704	333-3517 (731)
-		Budget Blinds of Lexington	12/1/2023	Johnson Blinds LLC	431 Cyprus Court	Clarksville	Tennessee	0	333-3517
		Budget Blinds of Crossville	7/1/2012	Williams Enterprises LLC	2455 Shorty Barnes Rd. Ste 7	Crossville	Tennessee	3857 1	(931) 707-7727
		Budget Blinds of Cookeville	7/1/2016	Williams Enterprises LLC	2455 Shorty Barnes Rd. Ste 7	Crossville	Tennessee	3857 1	(931) 707-7727
		Budget Blinds of Southern		Thackerson Enterprises				3563	(256)
	-	Middle Tennessee	1/1/2021	Corporation	421 Gerrard Drive 229 Messenger	Florence	Tennessee	0 3706	263-4300 (615 629)
		Budget Blinds of Columbia	4 <u>8</u> /1/2024 4	Nashville Window Fashions Macsimum East, LLC	Ln1400 Skyline Drive	Franklin Elkhorn	Tennessee	4 <u>680</u> <u>22</u>	472-1312401- 3300
		Ÿ			229 Messenger	1 - ATTAIN LIKTION	16111162266	3706	
		Budget Blinds of East North Nashville	7 <u>8</u> /1/202 1 4	Nashville Window- FashionsMacsimum East, LLC	Lane 1400 Skyline Drive	Franklin Elkhorn	Tennessee	4 <u>680</u> 22	(629) 401-3300
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Γ	Tota								
Ļ	I	Company	Start Date	Owner	Address	City	State	Zip	Phone
		Budget Blinds of NorthEast	<mark>78</mark> /1/202 <mark>4</mark>	Nashville Window	229 Messenger Lane1400 Skyline			3706 4680	(629)
		Nashville	4	Fashions Macsimum East, LLC	Drive	<u>Franklin</u> Elkhorn	Tennessee	4 <u>680</u> <u>22</u>	401-3300
		Budget Blinds of ChattanoogaSouthern Middle	1/20/1997	Maan Laka II CThaakaraan	7607 Banther			3 73 4	(423 <u>256</u>) 344-7393 <u>263</u> -
		Tennessee	1/1/2021	Moon Lake LLC Thackerson Enterprises Corporation	Road 421 Gerrard Drive	HarrisonFlorence	Tennessee	4 <u>356</u> <u>30</u>	4300
' -								3766	(423)
ŀ		Budget Blinds of Johnson City	1/1/2023	Emmett Brost and Jana Brost	3029 Calton HL	Kingsport	Tennessee	4 3766	360-1600 (423)
		Budget Blinds of Kingsport	1/1/2023	Emmett Brost and Jana Brost	3029 Calton HL	Kingsport	Tennessee	4	360-1600
		D 1 (D) 1 (D 3)	40/4/0004	B. T. M	2740 Edinburgh	10	_	<u>3766</u>	(423)
J	=	Budget Blinds of Rogersville Budget Blinds of West	12/1/2024	Blue Talon Management LLC	Channel Road 4601 Chambliss	Kingsport	<u>Tennessee</u>	<u>4</u> 3791	295-8800 (865)
		Knoxville	6/1/2001	Phil Benavides	Ave.	Knoxville	Tennessee	9	588-4455
		Budget Blinds of Knoxville	7/1/2011	Bradley Gerrish and Susan Gerrish	5920 Weisbrook Lane	Knoxville	Tennessee	3790 9	(865) 588-3377
ŀ		Budget Blinds of North	7/1/2011	Bradley Gerrish and Susan	5920 Weisbrook	KIIOXVIIIE	Termessee	3790	(865)
ļ		Knoxville	7/1/2011	Gerrish	Lane	Knoxville	Tennessee	9	588-3377
		Budget Blinds of Maryville	7/1/2011	Bradley Gerrish and Susan Gerrish	5920 Weisbrook Lane	Knoxville	Tennessee	3790 9	(865) 588-3377
l					4553 Seed Tick			3800	(901)
	-	Budget Blinds of Cordova	8/1/2000	ScSpiels, LLC	Road 4553 Seed Tick	Lakeland	Tennessee	2 3800	867-8118
Ш	_	Budget Blinds of Collierville	1/1/2006	ScSpiels, LLC	Road	Lakeland	Tennessee	3800 2	(901) 867-8118
					4553 Seed Tick		_	3800	(901)
	-	Budget Blinds of Memphis Budget Blinds of South	9/1/2006	ScSpiels, LLC Michael A. Pope and Patricia	Road 2002 Tremont	Lakeland	Tennessee	2 3780	867-8118 (865)
		Knoxville	7/1/2010	Pope	Circle	Maryville	Tennessee	3	567-9076
Ī		Design to Director of Total con-	40/4/0000	Scott Spielberger and Brandon	8461 Spotted	Managhia	T	3813	(901)
-		Budget Blinds of Jackson	10/1/2023	Earl Williams	Fawn Drive 2721 Highland	Memphis	Tennessee	3 3712	867-8118 (615)
		Budget Blinds of Murfreesboro	10/1/2014	Zotti Corp.	Park Drive	Murfreesboro	Tennessee	9	904-7255
					109 Shadeland Ct.2721 Highland			3712	(021)
		Budget Blinds of Shelbyville	4/1/2018	Zotti Corp.	Park Drive	Murfreesboro	Tennessee	9	(931) 488-4033
				•	109 Shadeland			0740	(004)
		Budget Blinds of Winchester	12/1/2020	Zotti Corp.	Ct2721 Highland Park Drive	Murfreesboro	Tennessee	3712 9	(931) 488-4033
' -		Budget Blinds of		•	108 Brook Hollow			3720	(615)
-		Hendersonville Budget Blinds of Springfield &	1/1/2021	Adams-Carter Holdings, LLC	Rd 108 Brook Hollow	Nashville	Tennessee	5 3720	822-0001 (615)
		Portland	3/1/2021	Adams-Carter Holdings, LLC	Road	Nashville	Tennessee	5	822-0001
		Dudget Dlinds of Decetured	4/4/0000	Adama Cartar Haldings III C	108 Brook Hollow	Maakuilla	Tanasasas	3720	(615)
ŀ		Budget Blinds of Brentwood	4/1/2022	Adams-Carter Holdings, LLC	Road 108 Brook Hollow	Nashville	Tennessee	5 3720	772-7789 (615)
		Budget Blinds of Mount Juliet	4/1/2022	Adams-Carter Holdings, LLC	Road	Nashville	Tennessee	5	772-7789
		Budget Blinds of Franklin	12/1/2020	PCA4 Holdings, LLC	4747 Oceanside Blvd Suite J	Oceanside	Tennessee	9205 6	(615) 591-1195
-		Budget Blinds of South		1 O/14 Floralingo, EEO	4747 Oceanside	Coccinolac	Termosoco	9205	(615)
		Nashville	12/1/2020	PCA4 Holdings, LLC	Blvd Suite J	Oceanside	Tennessee	6	591-1195
		Budget Blinds of Cleveland and Downtown Chattanooga	2/1/2019	Matthew L. Sprayberry	9537 Rockwood Circle	Ooltewah	Tennessee	3736 3	(423) 207-4530
f				, ,				3788	(865)
-		Budget Blinds of Oak Ridge	6/1/2004	LaManna & Associates, Inc.	7050 SR-304	Ten Mile	Tennessee	0 3788	483-9090 (865)
١l	33 <u>34</u>	Budget Blinds of Loudon	7/1/2005	LaManna & Associates, Inc.	7050 SR 304	Ten Mile	Tennessee	0	458-4499
ļ		Texas							(22-)
		Budget Blinds of Abilene	2/1/2012	James Michael Breckenridge and Julie Breckenridge	3198 S 27th Street	Abilene	Texas	7960 5	(325) 698-8800
ŀ				•	1100 Bayshore				
		Dudget Dlinde of Aller	11/1/2017	Ice and Blinds M2 Home Decor	St914 Lake	Allon	Toyon	7500	(972)
-		Budget Blinds of Allen	2/22/2024	Allen, LLC	Highlands Drive 914 Lake	Allen	Texas	2 <u>7500</u>	908-9489
	_	Budget Blinds of McKinney	3/1/2024	M2 Home Decor McKinney, LLC	Highlands Drive	Allen	<u>Texas</u>	2	307-4889
		Budget Blinds of South Amarillo	4/1/2016	BKB Home Ventures, Inc.	7413 Columbus	Amarillo	Texas	7911 8	(806) 553-2696
ŀ				2.15 Home ventures, me.	4610 Woodstone	, and mo	10/100	7601	(682)
		Budget Blinds of Fort Worth	4/1/2015	Canton Associates, Inc.	Ct 4610 Woodstone	Arlington	Texas	6 7601	401-0098
		Budget Blinds of North West Fort Worth	6/1/2017	Canton Associates, Inc.	4610 Woodstone Court	Arlington	Texas	7601 6	(682) 401-0098
L							1		

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Tota	Company	Start Date	Owner	Address	City	State	Zip	Phone
•	Budget Blinds of Southeast	Otall Date	OWNER	Addicoo	Oity	Otate	7871	(512)
	Austin	9/1/2020	Pocket Dane LLC	8809 Ficke Cove	Austin	Texas	7	373-8512
				8100 Anderson				
	D (D" (A "	40/4/0000	0. 0.1.15.	Mill Road, Apt	A	l <u>-</u>	7872	(512)
	Budget Blinds of Austin	10/1/2022	Oliver Global Enterprises, Inc.	2102	Austin	Texas	9	593-5505
				8100 Anderson Mill Road, Apt			7872	(512)
	Budget Blinds of Hill Country	10/1/2022	Oliver Global Enterprises, Inc.	2102	Austin	Texas	9	593-5505
	Budget Billido of Filli Godina y	10/1/2022	Cittor Global Enterprised, inc.	8100 Anderson	/ tootiii	TOXAG		000 0000
				Mill Road, Apt.			7872	(512)
	Budget Blinds of East Austin	11/1/2022	Oliver Global Enterprises, Inc.	2102	Austin	Texas	9	900-8299
				8100 Anderson				(540)
	Dudget Dlinds of North Austin	0/4/2022	Oliver Clabel Enterprises Inc	Mill Road, Apt. 2102	Accetion	Toyon	7872	(512) 310-3000
	Budget Blinds of North Austin Budget Blinds of Houston	9/1/2023	Oliver Global Enterprises, Inc.	5210 Spruce	Austin	Texas	9 7740	(713)
	Inner Loop	10/1/2011	Gordon Lorenz Group, Inc.	Street	Bellaire	Texas	1	592-0224
		.0,,,_0		5210 Spruce	20114110	. 67.00	7740	(713)
	Budget Blinds of Bellaire	2/1/2014	Gordon Lorenz Group, Inc.	Street	Bellaire	Texas	1	592-0224
				671 West				
				Highway 190,		_	7651	(254)
	Budget Blinds of Killeen	7/1/2014	Michael Dunn and Allison Dunn	Suite B	Belton	Texas	3	654-1992
				671 West			7651	(254)
	Budget Blinds of Temple	1/1/2015	Michael Dunn and Allison Dunn	Highway 190, Suite B	Belton	Texas	3	(254) 654-1992
	Budget Billius of Temple	1/1/2013	Wilchael Burill and Allison Burill	16517 Pouliche	Dellon	TEXAS	7873	(512)
	Budget Blinds of Austin South	5/1/2022	SHCL Investments, Inc.	Cove	Briarcliff	Texas	8	263-4151
		12/31/201	Gloria's Blinds of Rio Grande	1591 Los Sabales			7852	(956)
	Budget Blinds of Brownsville	7	Valley, LLC	Dr.	Brownsville	Texas	0	772-3602
				534 Friendly			7663	(254)
	Budget Blinds of Waco	11/1/2010	GoGarman, LLC	Oaks Drive	Bruceville	Texas	0	235-2546
	Dudget Dlinds of Stanhanvilla	8/1/2022	CoCormon II C	534 Friendly Oaks Drive	Bruceville	Toyon	7663 0	(254) 235-2546
	Budget Blinds of Stephenville Budget Blinds of College	0/1/2022	GoGarman, LLC	7750 Elmo	Bruceville	Texas	7780	(979)
	Station	8/1/2006	Clyde Strong and Sandra Strong	Weedon Road	Bryan	Texas	8	820-5000
	Otation	0/1/2000	ory do otrong and candra chong	7750 Elmo	Diyan	TOAGO	7780	(979)
	Budget Blinds of Bryan	4/1/2022	Clyde Strong and Sandra Strong	Weedon Road	Bryan	Texas	8	820-5000
	-			2318 Bush			7500	(214<u>469</u>)
	Budget Blinds of Addison and	<u>611</u> /1/202	HanCo, Fortis Brands Home	Circle 705			7 760	400-6677517-
	<u>Carrollton</u> <u>Denton</u>	<u>24</u>	Decor LLC	Lyndsey Way	<u>Carrollton</u> Colleyville	Texas	34	9500
	Budget Blinds of Plano	11/1/2024	Fortis Brands Home Decor LLC	705 Lyndsey Way	Colleyville	Texas	<u>7603</u> 4	(469) 517-9500
-	Budget Blinds of South	11/1/2024	TOTAL DI ANAS PIONIE DECOI ELC	6722 Kram St	Colleyville	TEXAS	7841	(361)
	Corpus Christi	6/1/2012	Kapa Home Decor, Inc.	Suite 101	Corpus Christi	Texas	3	808-7400
	Budget Blinds of Greater		.,	6227 Kram Street			7841	(361)
	Corpus Christi	4/1/2022	Kapa Home Decor, Inc.	#101	Corpus Christi	Texas	3	549-5783
	Budget Blinds of Northwest		Renk Real Estate Solutions,	13602 Springmint			7742	(281)
	Houston	1/1/2019	LLC	Drive	Cypress	Texas	9	213-5757
	Dudget Dlind of Currens	9/1/2021	Jacer and Decor, LLC	13130 Fry Road	Cymraea	Toyon	7743	(281) 256-7927
	Budget Blind of Cypress	9/1/2021	Jacer and Decor, LLC	Apt #813 7206 Claybrook	Cypress	Texas	3 7523	(214)
	Budget Blinds of Park Cities	4/1/2006	James M. McMullen	Drive	Dallas	Texas	1	503-0151
	Budget Blinds of Northeast	., .,2000		7206 Claybrook	24.140	. 67.00	7523	(214)
	Dallas	8/1/2008	James M. McMullen	Dr.	Dallas	Texas	1	503-0151
				6610 S. Oak			7753	(281)
	Budget Blinds of Friendswood	11/1/1997	Jason Wade	Avenue	Dickinson	Texas	9	992-5463
	Dudget Diade (CM) 100	4/4/0040	Janes Madi	6610 S. Oak	Dielineer	T	7753	(281)
	Budget Blinds of Missouri City	4/1/2016	Jason Wade Jeffrey Szostek, Daniela	Avenue	Dickinson	Texas	9	407-2724
			Szostek, Andres Najera and	1231 Stockwell			<u>7990</u>	(915)
	Budget Blinds of El Paso West	6/1/2024	Aida Acosta	Lane	El Paso	Texas	2	955-977 <u>5</u>
			Jeffrey Szostek, Daniela				_	
			Szostek, Andres Najera and	1231 Stockwell			<u>7990</u>	<u>(915)</u>
-	Budget Blinds of El Paso East	<u>6/1/2024</u>	Aida Acosta	Lane	<u>El Paso</u>	<u>Texas</u>	2	955-9775
	Dudget Diade - CN - 4			8920 Lake			7047	(047)
	Budget Blinds of North	5/1/2014	Smith & Riddel Customs LLC	Rock 6005 Ora View Court	Fort Worth	Toyas	7617 9	(817) 236-0011
	Arlington	JI 1/2014	Omitin & Middel Odstollis LLO	8920 Lake	i Oit WOId!	Texas	9	200-0011
				Rock6005 Ora			7617	(817)
	Budget Blinds of Keller	12/1/2018	Smith & Riddel Customs LLC	View Court	Fort Worth	Texas	9	236-0011
				8920 Lake				
				Rock6005 Ora		_	7617	(817)
Ī	Budget Blinds of Granbury	9/1/2023	Smith & Riddel Customs LLC	View Court	Fort Worth	Texas	9	236-0011

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I	Company	Start Date	Owner	Address 2935 Hollowbrook	City	State	Zip 7503	Phone (972)
	Budget Blinds of Frisco	3/1/2018	Shannon Peck	Ln	Frisco	Texas	3	727-5010
	Budget Blinds of Giddings	12/1/2014	Brian Quick and Kristin Schumann	1605 County Road 224	Giddings	Texas	7894 2	(979) 542-0700
	Budget Blinds of Alamo		Brian Quick and Kristin	1605 County	•		<u>7894</u>	(210)
	<u>Heights</u>	4/1/2024	Schumann Brian Quick and Kristin	Road 224 1605 County	Giddings	<u>Texas</u>	<u>2</u> 7894	<u>667-9040</u> (210)
_	Budget Blinds of La Vernia	<u>4/1/2024</u>	Schumann	Road 224	Giddings	<u>Texas</u>	7700	667-9040
	Budget Blinds of Greater Heights	1/1/2013	Andrew Perez and Shari Perez	2032 Gostick	Houston	Texas	8	(713) 393-7185
	Budget Blinds of North Houston	12/31/201 6	M2 Davis, LLC	40 Cypress Creek Pkwy #221	Houston	Texas	7709 0	(281) 978-2158
		-		40 Cypress Creek			7709	(281)
	Budget Blinds of Spring Budget Blinds of Southwest	11/1/2018	M2 Davis, LLC	Parkway #221 10627 Moonlight	Houston	Texas	7709	978-2158 (832)
	Houston	8/1/2022	Linda Life LLC	Drive	Houston	Texas	6	416-7333
	Budget Blinds of Pasadena	7/1/2023	Linda Life LLC	10627 Moonlight Drive	Houston	Texas	7709 6	(832) 416-7333
	3						7605	(817)
	Budget Blinds of Grand Prairie Budget Blinds of North	12/1/2014	Joe Hebert and Joanna Hebert	312 Baker Drive	Hurst	Texas	4 7605	282-0207 (817)
	Richland Hills	5/1/2017	Joe Hebert and Joanna Hebert	312 Baker Drive 21819 Katy Fwy -	Hurst	Texas	4 7745	282-0207 (281)
	Budget Blinds of Katy	9/1/1997	Doug Brazil and Loree Brazil	Suite B 111	Katy	Texas	0	578-7333
	Budget Blinds of Sugarland	3/1/1998	Doug Brazil and Loree Brazil	21819 Katy Fwy - Suite B 111	Katy	Texas	7745 0	(281) 578-7333
	Budget Billius of Sugarianu	Ji 11 1330	_	20702	raty	TOAGS		
	Budget Blinds of Houston	9/1/2005	Joe M. Adams and Donna L. Adams	Seapine 1603 Hannington Drive	Katy	Texas	7745 0	(281) 829-2288
	-		Mark Beattie and Elizabeth	27814 Pinpoint			7749	(281)
	Budget Blinds of Fulshear	3/1/2018	Beattie	Crossing Drive 1015 Island View	Katy	Texas	7756	213-0398 (281)
	Budget Blinds of League City	5/1/2002	Moran Holdings, Inc.	St	Kemah	Texas	5	534-2426
	Budget Blinds of Galveston	6/1/2015	Moran Holdings, Inc.	1015 Island View St	Kemah	Texas	7756 5	(281) 534-2426
	Budget Blinds of La Vernia	9/1/2014	Charles Strickland and DeAnn- Strickland	341 County Road 348	La Vernia	Texas	7812 1	(210) 667-9040
-	Budget Blinds of Alamo		Charles Strickland and DeAnn	341 County Road			7812	(210)
-	Heights	6/1/2017	Strickland	348 1015 Metalmark	La Vernia	Texas	1 7622	667-9040 (817)
	Budget Blinds of Grapevine	7/1/2012	T.A.S. Mullins, Inc.	Court	Lantana	Texas	6	498-0077
	Budget Blinds of Flower Mound	7/1/2014	T.A.S. Mullins, Inc.	1015 Metalmark Court	Lantana	Texas	7622 6	(817) 498-0077
			,	1015 Island View			7756	(281)
	Budget Blinds of Baytown	4/1/2017	Moran Holdings, Inc.	St	League City	Texas	5 7560	534-2426 (903)
	Budget Blinds of Tyler	2/1/2012	Gary Lee Mathis, Jr.	2112 Lee St #A 1406 Sleepy	Longview	Texas	4 7560	561-6767 (903)
	Budget Blinds of Longview	9/1/2022	Samuel Dunn and Melinda Dunn	Hollow Lane	Longview	Texas	4	841-4148
	Budget Blinds of Marshall	10/1/2023	Samuel Dunn and Melinda Dunn	1406 Sleepy Hollow Lane	Longview	Texas	7560 4	(903) 841-4148
	J	10, 1/2020	Samuel Sami and Molinia Dulli		23.1911011	10,00		(806)
	Budget Blinds of Southwest Lubbock	6/1/2023	HHLT Properties, LLC	8412 County Road 6930	Lubbock	Texas	7940 7	771-7395 <u>452-</u> 5463
	Budget Blinds of Lubbock		·				<u>7942</u>	(806)
_	North	4/1/2024	HHLT Properties, LLC	2529 74th Street 7489 Rendon	Lubbock	<u>Texas</u>	<u>3</u>	452-5463
	Rudget Blinds of Manafield	3/1/2012	Joseph Elder and Dagual Elder	Bloodworth St 102	Manefield	Toyas	7606	(817) 539-0155
	Budget Blinds of Mansfield	3/1/2013	Joseph Elder and Raquel Elder	7489 Rendon	Mansfield	Texas	3	
	Budget Blinds of Corsicana	3/1/2021	Joseph Elder and Raquel Elder	Bloodworth St #102	Mansfield	Texas	7606 3	(817) 539-0155
	Budget Blinds of Lake		·				7757	(979)
	Jackson Budget Blinds of South	8/1/2019	JK RESOLUTIONS LLC	7410 Scott Ave. 6801 North	Manvel	Texas	8 7850	730-3007 (956)
	McAllen and Mercedes	12/1/2021	Luis Angel Lopez Trevino	Bentsen Road	McAllen	Texas	4	217-9705
_	Budget Blinds of Laredo	12/1/2022	Luis Angel Lopez Trevino and Alma Regis	6801 N Bentsen Road	McAllen	Texas	7850 4	(956) 857-7168
				4200 Bent Creek			7507	(469)
-	Budget Blinds of Plano Budget Blinds of	6/1/2020 11 <u>9</u> /1/202	John Sharpe and Marla Sharpe Lee FamBrightlaneIRA, LLC	Road 1313 Big	McKinney McKinney	Texas Texas	7507	270-8024 (214<u>972</u>)
	McKinneyNorth Plano	<u>24</u>		Creek <u>7201 Kasko</u>			1	307-4889 9 <u>55-</u>

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	1	Company	Start Date	Owner	Address	City	State	Zip	Phone
ļ		D. L. (DE L. CME.)			Drive			0040	2072
	-	Budget Blinds of Miami- Shores and North Miami	10/1/2022	Raul Chiappo	7290 NW7th Street Unit 103	Miami	Texas	3312 6	(786) 239-0914
-		Budget Blinds of Midland	8/1/2022	Midland Shutters & More, LLC	6904 Homestead Boulevard	Midland	Texas	7970 7	(432) 218-6000
		Budget Blinds of Odessa	8/1/2022	Midland Shutters & More, LLC	6904 Homestead Boulevard	Midland	Texas	7970 7	(432) 218-6000
		Budget Blinds of Mission and North McAllen	9/1/2015	Decorplex LLC	315 N Shary Rd, Suite 1001 11511 Grand	Mission	Texas	7857 2 7735	(956) 379-6699 (936)
		Budget Blinds of Conroe	1/1/2013	Craig Kincer	Pond Dr 11632 King	Montgomery	Texas	7735 6 7731	524-7944 (281)
		Budget Blinds of Kingwood Budget Blinds of NE San	12/1/2015	WTW Interiors, LLC	Edward Ct.	Montgomery	Texas	6 7813	973-0377 (210)
	-	Antonio	4/1/2017	Owens Ventures, Inc. David Morrissey and Lisa Ann	539 Orchard Way 21879 Roberts	New Braunfels	Texas	7735	573-1655 (281)
		Budget Blinds of New Caney	8/1/2016	Morrissey David Morrissey and Lisa Ann	Lane 21879 Roberts	New Caney	Texas	7735	668-4291 (936)
		Budget Blinds of Huntsville Budget Blinds of North	2/1/2017 10/1/2010	Morrissey InveSteppBrightlaneIRA,	Lane 77201 Circleview	New Caney	Texas	7 7 7502	647-0667 (972)
		Plane Addison and Carrollton Budget Blinds of Lubbock	9/1/2024	Inc.LLC	Court Kasko Drive	Plano	Texas	5 <u>4</u> 8813	955-2072 (806)
	-	North Budget Blinds of	10/1/2021	Sage and June LLC	300 S Avenue C 110 W Cityline Dr.	Portales	Texas	0 7508	452-5463 (972)
		Richardson/Murphy	2/1/2020	Jason Sukenik Enterprises LLC	#4056 110 W Cityline Dr.	Richardson	Texas	2 7508	850-0073 (972)
ļ		Budget Blinds of Rowlett	7/1/2022	Jason Sukenik Enterprises LLC	#4056 1953 Austin	Richardson	Texas	2 7690	722-9300 (325)
		Budget Blinds of San Angelo	1/1/2004	Gargan Enterprises, Inc.	Street	San Angelo	Texas	3 7690	658-6200 (830)
		Budget Blinds of Kerrville Budget Blinds of North San	8/1/2023	Gargan Enterprises, Inc.	1953 Austin St. 12318 Stable	San Angelo	Texas	3 7824	266-0663 (210)
		Antonio Budget Blinds of Shavano	10/1/2022	L & T Solutions, LLC	Pass 12318 Stable	San Antonio	Texas	9 7824	490-2272 (210)
		Park	10/1/2022	L & T Solutions, LLC	Pass 12318 Stable	San Antonio	Texas	9 7824	490-2272 (210)
-		Budget Blinds of Stone Oak Budget Blinds of West San	10/1/2022	L & T Solutions, LLC	Pass 12318 Stable	San Antonio	Texas	9 7824	490-2272 (210)
		Antonio	10/1/2023	L & T Solutions, LLC	Pass 808 Longhorn	San Antonio	Texas	9 7622	490-2272 (469 <u>210</u>)
		Budget Blinds of Denton NE San Antonio Budget Blinds of The	3/1/2012 <u>1</u> 1/1/2024	Patricia Shell & T Solutions, LLC	Dr.4553 N Loop 1604 W. Ste 1127 59 N. Abram	Savannah San Antonio	Texas	7 <u>782</u> 49 7738	481- <u>2863</u> 490- 2272 (281)
-		Woodlands	10/1/2013	Nicole Harrison	Circle 59 N. Abram	The Woodlands	Texas	2 7738	298-7676 (281)
-		Budget Blinds of East Spring Budget Blinds of North	10/1/2013	Nicole Harrison	Circle	The Woodlands	Texas	2 7626	298-7676 (469)
ŀ		Western Dallas	6/1/2018	Ronald Brown and Tracy Morley	365 Dover Lane	Trophy Club	Texas	2 7549	877-2151 (903)
		Budget Blinds of Texoma	7/1/2018	MyFn, Inc.	PO Box 1308	Van Alstyne	Texas	5 7549	771-2483 (214)
ļ		Budget Blinds of Prosper	11/1/2022	MyFn, Inc.	PO Box 1308	Van Alstyne	Texas	5 7790	872-4664 (361)
-		Budget Blinds of Victoria	8/1/2010	Housworth Enterprises Inc.	103 Palomino Ln 1030 Black	Victoria	Texas	4 7516	576-6100 (817)
ŀ		Budget Blinds of Midlothian Budget Blinds of	9/1/2013	Pate Neal and Melissa Neal	Champ Rd 224 Hidden Acres	Waxahachie,	Texas	7	291-5961
		Weatherford North Parker County	12/1/1999 3/1/2024	Christopher James Jackson- Family Investments, LLC	Lane 132 Ellis Creek Drive	Weatherford	Texas	7608 7 <u>5</u>	(817) 341-2268
		Budget Blinds of North Parker CountyWeatherford	8 <u>3</u> /1/202 <mark>2</mark> <u>4</u>	Christopher James Jackson- Family Investments, LLC	224 Hidden Acres Lane 132 Ellis Creek Drive	Weatherford	Texas	7608 7 <u>5</u>	(817) 341-2268
ļ		Budget Blinds of Wichita Falls	1/1/2019	Hammett Investments, LLC	2502 Garden Grove Ln 2502 Garden	Wichita Falls	Texas	7630 8 7630	(940) 276-0176 (580)
ļ		Budget Blinds of Lawton	1/1/2023	Hammett Investments, LLC	Grove Lane	Wichita Falls	Texas	8	400-0176
		Budget Blinds of Rockwall and Terrell	5/1/2021	Bill Blackmon and Debbie Blackmon	150 County Road 3516	Wills Point	Texas	7516 9	(972) 563-3111
	96	Budget Blinds of Greenville	6/1/2021	Bill Blackmon and Debbie Blackmon	150 VZ CR 3516	Wills Point	Texas	7516 9	(972) 563-3111

Tota								
1	Company	Start Date	Owner	Address	City	State	Zip	Phone
	Utah				•			
	ota						8401	(801)
	Budget Blinds of Davis County	7/19/1994	BJC, Inc	360 S. 200 W.	Bountiful	Utah	0	298-0575
	Budget Blinds of West Valley		Grant Dahlstrom and Luci				8402	(801)
	City	1/1/2020	Dahlstrom	83 E. Sorrel Lane	Grantsville	Utah	9	590-3481
	Budget Blinds of Northern	0/0/4004	Dian Managard Minda Managar	5790 West 4275	Harris	116-1-	8431	(801)
	Utah Budget Blinds of Box Elder	8/8/1994	Brian Vance and Mindy Vance John W. McBride and Hayley	South 3080 South 800	Hooper	Utah	5 8432	732-6846 (435)
	and Cache County	5/1/2023	Ann McBride	West	Nibley	Utah	1	752-4636
		0/ 1/2020	7 1111 111021110	11000		- Ctair	8406	(801)
	Budget Blinds of Utah Valley	10/1/2016	BarkerBB, LLC	13788 S 3870 W	Riverton	Utah	5	561-0440
	Budget Blinds of South Valley						8406	(801)
	2	10/1/2016	BarkerBB, LLC	513788 S 3870 W 1901 East	Riverton	Utah	5	561-0440
				Viscounti			8409	
				Drive13788 S			3840	(801)
	Budget Blinds of Sandy	4/1/202 <mark>04</mark>	Andrus GroupBarkerBB, LLC	3870 W	SandyRiverton	Utah	<u>65</u>	938-1222
			Cameron Gentry and Josie	3426 S. Walnut			8479	(435)
	Budget Blinds of St. George	3/1/2019	Gentry	Canyon Drive	St. George	Utah	0	691-3435
9	Budget Blinds of Wasatch Back	10/1/2010	Wasatah Phlinda III C	3426 S. Walnut	St Goorge	Utah	8479 0	(435) 503 7127
9	DACK	12/1/2019	Wasatch Bblinds, LLC	Canyon Drive	St. George	Ulall	U	503-7127
							1	
	Vermont		Michael Demberding of	05 Drim Daad			0544	(902)
	Budget Blinds of Colchester	1/1/2015	Michael Bombardier of Colchester VT LLC	85 Prim Road Suite 204	Colchester	Vermont	0544 6	(802) 651-9366
	Daugot Dirius of Colonester	17 1720 10	COMMISSION VILLO	Juilo 207	COIOTICOLOI	VOITION	0343	(802)
	Budget Blinds of Rutland	3/1/2021	S&G Hill, Corp.	11 Pitcher Pt	North Swanzey	Vermont	<u><u>30.0</u> <u>1</u></u>	417-0020
							0343	(802)
<u>3</u>	Budget Blinds of Montpelier	6/1/2021	S&G Hill, Corp.	11 Pitcher Place	North Swanzey	Vermont	1	400-2399
2	Budget Blinds of Rutland	3/1/2021	S&G Hill, Corp.	11 Pitcher Pt	Curanzau	Vorment	0344	(802) 417-0020
3	Buuget Billius of Rutianu	3/1/2021	SαG ΠΙΙΙ, COΓΡ.	11 PILCHEL PI	Swanzey	Vermont	6	417-0020
	Virginia			000 leaves the			0000	(757)
	Budget Blinds of Hampton	5/1/2023	KSW Window Treatments, Inc.	620 Innovation- Dr.	Chesapeake	Virginia	2332 0	(757) 851-3583
	Budget Blinds of Virginia	0/1/2020	Nov Wildow Freditiones, Inc.	620 Innovation	Опозирошко	viigiilia	2332	(757)
	Beach	6/1/2017	KSW Window Treatments, Inc.	Dr.	Chesapeake	Virginia	0	356-9996
				620 Innovation			2332	(757)
	Budget Blinds of Suffolk	6/1/2017	KSW Window Treatments, Inc.	Dr.	Chesapeake	Virginia	0	356-9996
	Budget Blinds of Chesapeake	6/1/2017	KSW Window Treatments, Inc.	620 Innovation Dr.	Chesapeake	Virginia	2332 0	(757) 356-9996
	Budget Blinds of The	0/1/2017	NOW WINDOW Treatments, Inc.	620 Innovation	Опезареаке	viigiilia	2332	(757)
	Oceanfront	5/1/2018	KSW Window Treatments, Inc.	Dr.	Chesapeake	Virginia	0	356-9996
				620 Innovation			2332	(757)
	Budget Blinds of Little Creek	4/1/2021	KSW Window Treatments, Inc.	Dr.	Chesapeake	Virginia	0	356-9996
	Pudget Dlinda of Norfall	4/4/0004	KCM Mindow Trooters at las	620 Innovation	Charanacka	Virginia	2332	(757)
	Budget Blinds of Norfolk	4/1/2021	KSW Window Treatments, Inc.	Dr. 620 Innovation	Chesapeake	Virginia	0 <u>2332</u>	356-9996 (757)
	Budget Blinds of Hampton	5/1/2023	KSW Window Treatments, Inc.	Dr.	Chesapeake	<u>Virginia</u>	0	<u>(737)</u> 851-3583
-	Budget Blinds of Vinton and			464 Runner			2455	(434)
	Lexington	2/1/2018	JustUs Holdings LLC	Stone Drive	Evington	Virginia	0	485-5920
	Dudget Diede et Leede	44/4/0040	luatila Haldinana III O	464 Runer Stone	Cuinatan	Virginia	2455	(434)
	Budget Blinds of Lynchburg	11/1/2019	JustUs Holdings LLC	Drive 4217 Lower Park	Evington	Virginia	0 2203	200-8685 (571)
	Budget Blinds of Arlington	8/1/2016	Blind Fool, LLCInc.	Drive	Fairfax	Virginia	0	645-5077
	2 a a got Dimite of Minington	3/ 1/2010	2 1 00i, <u>LL0</u>	4217 Lower Park	- william	- 1 9 1 1 4	2203	(571)
	Budget Blinds of Alexandria	2/1/2017	Blind Fool, <u>LLCInc.</u>	Drive	Fairfax	Virginia	0	645-5077
	B 1 (B) 1 (C)	014:55:	Roger Wilde and Kimberlee	2109 Karen			2240	(540)
	Budget Blinds of Stafford	8/1/2012	Wilde Roger Wilde and Kimberlee	Terrace 2109 Karen	Fredericksburg	Virginia	5	372-3425
	Budget Blinds of Fairfax	4/1/2014	Wilde Wilde and Kimberiee	Terrace	Fredericksburg	Virginia	2240 5	(540) 372-3425
	Budget Billide of Falliax	111/2017	***************************************	1011400	1 Todollokobary	- ingiliiu	2240	(804)
L	Budget Blinds of King George	11/1/2016	Roach Management Corp.	62 Chaps Lane	Fredericksburg	Virginia	5	410-3477
	Budget Blinds of Fairfax		Roger Wilde and Kimberlee	2109 Karen			2240	(540)
	Station	10/1/2017	Wilde	Terrace	Fredericksburg	Virginia	5	372-3425
	Budget Blinds of Harrisonburg	12/1/2019	Aria Enterprise LLC	6033 Hot Springs Lane	Fredericksburg	Virginia	2240 7	(703) 936-0766
	Budget Blinds of Northern	12/1/2013	7 tha Emorphise ELO	Lanc	1 Todollokabuly	virginia	2240	(804)
	Neck	6/1/2020	Roach Management Corp.	62 Chaps Lane	Fredericksburg	Virginia	5	410-3477
	Budget Blinds of Madison	9/1/2020	Aria Enterprise LLC	6033 Hot Springs	Fredericksburg	Virginia	2240	(703)

Tota								
	Country	Start Date	Owner	Address	City	State	Zip	Phone
	County Budget Blinds of Manakin			Lane			7	936-0766
	Sabot and Greater			6033 Hot Springs			2240	(540)
	Buckingham County	1/1/2023	Aria Enterprise LLC	Lane	Fredericksburg	Virginia	7	786-5500
	Budget Blinds of Fredericksburg	10/1/2023	Aria Enterprise LLC	6033 Hot Springs Lane	Fredericksburg	Virginia	2240 7	(540) 786-5500
	Tredeficksburg	10/1/2023	And Lineiphise LLC	1819 Otterdale	Tredefloxsburg	Virginia	2311	(804)
	Budget Blinds of Richmond	4/1/2010	Michael Ellis and Heidi Ellis	Road	Midlothian	Virginia	2	269-3995
	Dodge t Director (Midle this o	E /4 /000 4	Mitchell Kernstine and Mary	1368 Palmore	Devilentes	V. Carrieria	2313	(804)
	Budget Blinds of Midlothian Budget Blinds of	5/1/2004	Kernstine Mitchell Kernstine and Mary	Road 1368 Palmore	Powhatan	Virginia	2313	598-4990 (804)
	Mechanicsville	11/1/2004	Kernstine	Road	Powhatan	Virginia	9	598-4990
				16799				
	Dudget Plinds of Herndon	6/1/2005	Rishmawi Enterprises LLC	Macnaughton Court	Purcellville	Virginia	2013	(703) 389-6721
	Budget Blinds of Herndon	0/1/2003	Risilliawi Elileipiises LLC	16799	Furcenvine	virgirila		309-0721
	Budget Blinds of Tysons			Macnaughton			2013	(703)
	Corner	1/1/2012	Rishmawi Enterprises LLC	Court	Purcellville	Virginia	2	389-6721
	Budget Blinds of Glen Allen	9/1/2016	sk2 Designs, Inc.	11518 Old Carrollton Court	Richmond	Virginia	2323 6	(804) 355-1595
	budget billius of Oleff Alleft	3/1/2010	SKZ Designs, Inc.	2206 Lamb	Monimona	Virginia	2322	(804)
	Budget Blinds of Chester	9/1/2021	SBH Blinds LLC	Avenue	Richmond	Virginia	2	530-1222
	Dudget Diada et Hanrica	40/4/0004	CDII Diinda I I C	2206 Lamb	Disharand	\/invinin	2322	(804)
	Budget Blinds of Henrico Budget Blinds of Springfield	10/1/2021	SBH Blinds LLC 20221004 /V&A Professional	Avenue	Richmond	Virginia	2085	977-1806 (703)
	and Annandale	12/1/2022	Treatments LLC	603 Lincoln Street	Rockville	Virginia	0	594-4246
	Budget Blinds of Roanoke and						2415	(540)
	Moneta Budget Blinds of Salem and	6/1/2002	James D. Guilliams	542 Pell Avenue 1505 South	Rocky Mount	Virginia	2415	489-4897 (540)
	North Roanoke	12/1/2015	Blind the World, LLC	Colorado Street	Salem	Virginia	3	380-8295
	Budget Blinds of New River			1505 South			2415	(540)
	Valley	8/1/2018	Blind the World, LLC	Colorado Street	Salem	Virginia	3	380-8295
	Budget Blinds of Warrenton	4/1/2004	Byron's Properties, L.L.C.	4224 Bragg Street	The Plains	Virginia	2019 8	(540) 428-8777
	budget billius of Walteriton	4/1/2004	byforts i toperties, L.L.O.	4224 Bragg	THE FIGURE	Virginia	2019	(540)
	Budget Blinds of Ashburn	12/1/2006	Byron's Properties, L.L.C.	Street	The Plains	Virginia	8	428-8777
	Dudget Dlinde of Couth Diding	0/1/2007	Durania Dranartias I.I.C	4224 Bragg	The Dieine	Virginia	2019 8	(540)
	Budget Blinds of South Riding Budget Blinds of	8/1/2007	Byron's Properties, L.L.C.	Street 4224 Bragg	The Plains	Virginia	2019	428-8777 (540)
	Charlottesville	1/1/2021	Byron's Properties, L.L.C.	Street	The Plains	Virginia	8	428-8777
	Double 4 Director (NACIII)	C/4/0000	KOWANG day Transfer day	133 Powhatan	VACID I	V. Carrieria	2318	(757)
	Budget Blinds of Williamsburg	6/1/2000	KSW Window Treatments, Inc.	Springs Rd Unit 3 271 Spring Valley	Williamsburg	Virginia	2260	258-8738 (540)
	Budget Blinds of Winchester	10/1/2004	Scot Swanson	Drive	Winchester	Virginia	3	542-0033
	Budget Blinds of East						2219	(703)
39	Woodbridge	2/1/2018	Monti Properties LLC	3621 Tupelo Ct.	Woodbridge	Virginia	2	556-8989
	Washington			404 W D-1			0000	(200)
	Budget Blinds of Bellingham	9/1/2020	ZDK LLC	424 W Bakerview Rd Suite 105-386	Bellingham	Washington	9822 6	(360) 435-8700
	_ saget sales of sollinghan	5, ./2020		. 10 0010 100 000				(425)
	Destroy DE 1 CD C "	0/4/000=	Day Day	405 4500 0: 05	Dellerii	NA/- 1 ' /	9801	742-3448 <u>892-</u>
	Budget Blinds of Bothell	2/1/2005	Ryan DeVries	425 158th St. SE 16312 119th	Bothell	Washington	9801	9173 (425)
	Budget Blinds of Mukilteo	11/1/2023	Marwynn, LLC	Lane NE	Bothell	Washington	1	263-9138
				16312 119th			9801	(425)
	Budget Blinds of Snohomish	11/1/2023	Marwynn, LLC	Lane NE	Bothell	Washington	1	263-9138
	Budget Blinds of Mill Creek	11/1/2023	Marwynn, LLC	16312 119th Lane NE	Bothell	Washington	9801 1	(425) 263-9138
	Sudget Silited of Willi Orock		marryim, EEO	Lanoite	Bottion	***aomington	9892	(855)
	Budget Blinds of Moses Lake	1/1/2023	Western Skies, LLC	120 Tjossem Rd	Ellensburg	Washington	6	925-2242
	Pudget Plinds of Federal Mer.	0/1/2014	Evergreen Window Coverings	3013 C/N 3314 Ct	Fodoral Way	Washington	9802	(253) 336-5779
	Budget Blinds of Federal Way	9/1/2014	LLC	3913 SW 321st St 300 Cross Creek	Federal Way	Washington	9862	(360)
	Budget Blinds of Longview	1/1/2008	North Fork Ventures, Inc.	Rd	Kelso	Washington	6	225-8138
	Dudget Divide of D	2/4/0000	LaDanna Octore des	8802 122nd Ave	Kiddood	Market and	9803	(206)
-	Budget Blinds of Renton	3/1/2023	LaDonna Schroeder	NE 8802 122nd Ave	Kirkland	Washington	9803	262-0387 (206)
	Budget Blinds of Seattle	3/1/2023	LaDonna Schroeder	NE	Kirkland	Washington	3	262-0387
						, and the second	9839	(253)
	Budget Blinds of Bonney Lake	9/1/2013	Mattingly Designs, LLC	21901 63rd St E	Lake Tapps	Washington	1	218-3550

Tota								
	Company	Start Date	Owner	Address	City	State	Zip 9839	Phone (253)
	Budget Blinds of Kent	12/1/2015	M & M Custom Designs, LLC	21901 63rd St E	Lake Tapps	Washington	9839 9839	248-7007 (253)
	Budget Blinds of Enumclaw	10/1/2018	Mattingly Designs, LLC	21901 63rd St E 21901 63rd Street	Lake Tapps	Washington	1	218-3550
	Budget Blinds of Puyallup	12/1/2022	Mattingly Designs, LLC	E E	Lake Tapps	Washington	9839 1	(253) 656-6778
	Budget Blinds of Lake Forest Park	3/1/2016	Ryan DeVries	425 158th St. SE	Mill Creek	Washington	9801 2	(425) 742-3448 <u>892-</u> <u>9173</u>
	Budget Blinds of Sammamish	6/1/2020	Ryan DeVries	425 158th St. SE	Mill Creek	Washington	9801 2	(425) 222-1800 (425)
	Budget Blinds of Bellevue	8/1/2020	Ryan DeVries Randy Lawrence and Anyah	425 158th St. SE	Mill Creek	Washington	9801 2 9827	300-6699 <u>892-</u> 9173 (360)
	Budget Blinds of Marysville	12/1/2015	Lawrence-Childs	20076 Sinnes Rd	Mt. Vernon	Washington	4	654-4880
	Budget Blinds of Anacortes	1/1/2017	Randy Lawrence and Anyah Lawrence-Childs	20076 Sinnes Rd	Mt. Vernon	Washington	9827 4	(360) 654-4880
	Budget Blinds of North Spokane	7/1/2006	Zeal Endeavors, LLC	6245 Gunnar Court	Nine Mile Falls	Washington	9902 6	(509) 468-1045
	Budget Blinds of Spokane	10/1/2018	Zeal Endeavors, LLC	6245 Gunner Ct.	Nine Mile Falls	Washington	9902 6	(509) 468-1045
	Budget Blinds of Aberdeen	12/1/2019	Cozy Lifestyle Company	419 Seashore Street SW	Ocean Shores	Washington	9856 9	(360) 589-7996
	Budget Blinds of Shelton and Centralia	11/1/2021	Cozy Lifestyle Company	419 Seashore Street SW	Ocean Shores	Washington	9856 9	(360) 589-7996
	Budget Blinds of Port Orchard	3/1/2015	Greg Allen and Hillary Allen	7606 Kona Ln. Se 1016 NE Forest	Port Orchard	Washington	9836 7	(360) 769-7031
	Budget Blinds of Poulsbo	11/1/2004	Jennifer L. Mann	Rock Ln - Ste. 125	Poulsbo	Washington	9837 0	(360) 779-3500
	Budget Blinds of East Richland	1/1/2013	Todd Schuermann and Susan Schuermann	3310 Kennedy Rd	Richland	Washington	9935 3	(509) 396-5151
	Budget Blinds of Kennewick	1/1/2013	Todd Schuermann and Susan Schuermann	3310 Kennedy Rd 2403 Harbor Ave	Richland	Washington	9935 3 9812	(509) 396-5151 (206)
	Budget Blinds of Seattle West	2/1/2005	Hammer Down Investments Inc.	SW SW	Seattle	Washington	6	932-2655
	Budget Blinds of Seattle Central South	1/1/2023	Soaring Eagle Shares LLC	6053 Atlas Place SW	Seattle	Washington	9813 6	(206) 703-2151 <u>930-</u> <u>5544</u>
	Budget Blinds of Port Angeles	10/1/2014	Custom Design Concepts, Inc.	489 W. Washington Street	Seguim	Washington	9838	(360) 582-9200
	Budget Blinds of Seattle Northwest	10/1/2004	Arnie Perez and Brenda J. Perez	14721 Aurora Ave N	Shoreline	Washington	9813 3	(206) 306-9710
	Budget Blinds of North Seattle	8/1/2005	Arnie Perez and Brenda J. Perez	14721 Aurora Ave N	Shoreline	Washington	9813 3	(206) 306-9710
	Budget Blinds of Steilacoom	3/1/2015	XFire Industries, Inc	22916 57th Ave East	Spanaway	Washington	9838 7	(253) 777-3801
	Budget Blinds of Tacoma	12/1/2022	XFire Industries, Inc	22916 57th Avenue East	Spanaway	Washington	9838 7	(253) 251-9336 <u>777-</u> 3801
	Budget Blinds of Spokane Valley	12/1/2014	Lazerbeak Ventures Inc.	5411 E Harmon Road	Spokane	Washington	9922 3	(509) 443-7070
	Budget Blinds of Lewiston, Moscow, and Pullman	7/1/2023	Interior Ventures 2 LLC	4720 East Maas Lane	Spokane	Washington	9922 3	(208) 944-0793
	Budget Blinds of Gig Harbor and North Tacoma	6/1/2003	William B. Peach	7010 27th St W	University Place	Washington	9846 6	(253) 858-5855
	Budget Blinds of Vancouver	7/1/2006	Floyd W, Inc.	2119 SE Columbia Way, Ste 330 2119 SE	Vancouver	Washington	9866 1	(360) 852-8365
	Budget Blinds of Vancouver North	7/1/2006	Floyd W, Inc.	Columbia Way, Ste 330	Vancouver	Washington	9866 1	(360) 852-8365
	Budget Blinds of Vancouver East	2/1/2007	Floyd W, Inc.	2119 SE Columbia Way, Ste 330	Vancouver	Washington	9866 1	(360) 852-8365
	Budget Blinds of Wenatchee	3/1/2000	Greg Crisman	P.O. Box 3062	Wenatchee	Washington	9880 7	(509) 662-7444
42	Budget Blinds of Lacey	3/1/2005	Amber Snaza	12617 Gilling Lane SE	Yelm	Washington	9859 7	(360) 894-8130
43	Budget Blinds of Olympia	6/1/2021	Amber Snaza	12617 Gilling	Yelm	Washington	9859	(360)

Tota I	Company	Start Date	Owner	Address	City	State	Zip	Phone
	- Company	0141112410	· · · · · · · · · · · · · · · · · · ·	Lane SE	- July		7	894-8130
	West Virginia							
	Budget Blinds of North Central	4/4/0000		128 South 4th	0		2630	(304)
	WV	4/1/2009	Sherry Michael	Street 3501 Teays	Clarksburg	West Virginia	2552	566-7441 (304)
	Budget Blinds of Teays Valley	9/1/2003	HANGEMHI, LLC	Valley Rd	Hurricane	West Virginia	6	201-5900
	Budget Blinds of South			3501 Teays			2552	(304)
	Charleston	1/1/2022	HANGEMHI, LLC	Valley Road	Hurricane	West Virginia	6	201-5900 (304)
			Barbara Deem and James	1000 Jackson			2610	991-414489
	Budget Blinds of Parkersburg	9/1/2015	Deem	Ave.Avenue	Marietta	West Virginia	1	9264
5	Budget Blinds of Martinsburg	1/1/2005	Scott E. MacKinnon and Katherine A. MackKinnon	231 N. Tennessee Ave.	Martinsburg	West Virginia	2540 1	(304) 262-9101
J	Budget billius of Martinsburg	1/1/2003	Natherine A. Mackininon	Telliessee Ave.	Martinsburg	west viigiilia		202-9101
	Wisconsin							
	Wisconsin			14570 West				
				Meadowshire-			5315	(262)
-	Budget Blinds of Greenfield	3/1/2023	Schlate Design Group LLC	Drive 4000 November 1	New Berlin	Wisconsin	1 5404	781-9510
	Budget Blinds of Fox Valley	6/16/1995	Jeff Rakestraw and Lori- Rakestraw	1830 North Locust St	Appleton	Wisconsin	5491 4	(920) 734-0424
	Baaget Billiao of 1 ox valley	0/10/1000	Nancoudw	1303 Washington	прист	VVIOCOTIONI	5490	(920)
	Budget Blinds of Oshkosh	9/1/2018	Indigo Interiors, Inc.	Avenue	Appleton	Wisconsin	1	651-9090
	Budget Blinds of Fox Valley	5/1/2024	Meixl Enterprises LLC	1330 W. Franklin Street	<u>Appleton</u>	Wisconsin	<u>5491</u> 4	(920) 734-0424
_	budget billius of 1 ox valley	3/1/2024	Weixi Litterprises LLO	1425 14 1/2	Appleton	VVISCOTISITI	5481	(651)
	Budget Blinds of Menomonie	4/1/2022	SUPLLC	Avenue	Barron	Wisconsin	2	261-5072
	Design to Division of Division Labor	4/4/0000	OUD I I O	1425 14 1/2	Damas	100	5481	(651)
	Budget Blinds of Rice Lake Budget Blinds of Eau Claire	4/1/2022	SUP LLC	Avenue 12775 42nd	Barron	Wisconsin	5472	261-5072 (715)
	North and Chippewa Falls	6/1/2013	JAMJAMS LLC	Avenue	Chippewa Falls	Wisconsin	9	833-8921
	Budget Blinds of Eau Claire			12775 42nd			5472	(715)
	South	3/1/2022	20220205 /JAMJAMS LLC	Avenue	Chippewa Falls	Wisconsin	9	833-8921
	Budget Blinds of Superior	8/1/2022	MJ2 Enterprise, Inc	1202 S Oak St	Cloquet	Wisconsin	5572 0	(218) 525-2223
	Budget Billias of Capellor	OFTIZOZZ	MDR Home Styling & Design	1202 O Ouk Ot	Oloquet	VVIOCOTIONI	5353	(608)
	Budget Blinds of Janesville	3/1/2022	LLC	1198 Nira Lane	Edgerton	Wisconsin	4	754-4801
	Budget Blinds of ElkhornWalworth County	9/1/1999	Rycam LLC	1532 Fairway Ln	Elkhorn	Wisconsin	5312 1	(262) 723-7020
	Budget Blinds of East Green	9/1/1999	Rycamicic	3089 Summer	EIKHOITI	WISCONSIN	5431	(920)
	Bay	10/1/2009	4F Investments, Inc.	Place	Green Bay	Wisconsin	3	494-1682
	D	0/4/0000	DDW O II II II II	1190 Richards		140	5302	(262)
	Budget Blinds of Lake Country Budget Blinds of Washington	6/1/2022	RDW Collective LLC	Road 1190 Richards	Hartland	Wisconsin	9 5302	309-6710 (262)
	County	6/1/2022	RDW Collective LLC	Road, Ste. 6	Hartland	Wisconsin	9	309-6710
	•		MDR Home Styling & Design	1705 Holiday			5354	(608)
	Budget Blinds of Monroe	6/1/2023	LLC	Drive	Janesville	Wisconsin	5	754-4801
	Budget Blinds of Howard Village	1/1/2020	BBHV LLC	837 E Frontage Rd	Little Suamico	Wisconsin	5414 1	(920) 569-6566
	- · · · · · · · · · · · · · · · · · · ·		55 220	837 E Frontage			5414	(920)
	Budget Blinds of Crivitz	4/1/2021	BBHV LLC	Rd	Little Suamico	Wisconsin	1	569-6566
				6100 W Exectutive Dr,			5309	(262)
	Budget Blinds of Mequon	9/1/2020	The AF Collective Corp.	Suite E	Mequon	Wisconsin	2	478-0600
	Budget Blinds of Milwaukee		,	6140 W Executive			5309	(414)
	Centre	10/1/2022	V.A.G. Group, LLC	Dr, Suite F	Mequon	Wisconsin	2	419-2700
	Budget Blinds of Menomonee Falls	10/1/2022	V.A.G. Group, LLC	6140 W Executive Dr, Suite F	Meguon	Wisconsin	5309 2	(414) 419-2700
	. 4110			DI, Guito I	.noquon	***************************************	5231	(608)
	Budget Blinds of NW Madison	2/1/2016	Eastern Iowa Blinds, Inc.	317 Hillview Dr.	Mt Vernon	Wisconsin	4	827-2212
	Rudget Blinds of Medicon	2/1/2016	Factorn lows Plinds Inc	317 Hillview Dr.	Mt Vernon	Wisconsin	5231 4	(608) 827-2212
	Budget Blinds of Madison	2/1/2010	Eastern Iowa Blinds, Inc.	317 Hillview Dr.	IVIL VEITION	Wisconsin	5231	(414)
	Budget Blinds of Brookfield	11/1/2019	Eastern Iowa Blinds, Inc.	SE	Mt Vernon	Wisconsin	4	546-0836
		444422.5		317 Hillview Drive			5231	(262)
	Budget Blinds of Waukesha	11/1/2019	Eastern Iowa Blinds, Inc.	SE	Mt Vernon	Wisconsin	5231	968-4498
	Budget Blinds of La Crosse	10/1/2021	Eastern Iowa Blinds, Inc.	317 Hillview Drive	Mt. Vernon	Wisconsin	5231	(608) 860-6050
	Budget Blinds of New Berlin	3/1/2022	Schlate Design Group LLC	14570 West	New Berlin	Wisconsin	5315	(262)
			-	Meadowshire			1	781-9510

Tota I	Company	Start Date	Owner	Address	City	State	Zip	Phone
1				Drive 14570 West				
	Budget Blinds of Greenfield	<u>3/1/2023</u>	Schlate Design Group LLC	Meadowshire Drive	New Berlin	Wisconsin	<u>5315</u> <u>1</u>	(262) 781-9510
	Budget Blinds of North Milwaukee	3/1/2023	Schlate Design Group LLC	14570 West Meadowshire Drive	New Berlin	Wisconsin	5315 1	(262) 781-9510
	Budget Blinds of Ripon	8/1/2021	Indigo Interiors, Inc.	1303 Washington Avenue	Oshkosh	Wisconsin	5490 1	(920) 651-9090
			-	1303 Washington			5490	(920)
	Budget Blinds of Portage Budget Blinds of Wisconsin	7/1/2023	Indigo Interiors, Inc.	Avenue 1303 Washington	Oshkosh	Wisconsin	5490	651-9090 (920)
	Rapids	7/1/2023	Indigo Interiors, Inc.	Avenue 2616 Lathrop	Oshkosh	Wisconsin	5340	651-9090 (262)
	Budget Blinds of Racine	6/1/2002	JWV, Inc.	Avenue 2616 Lathrop	Racine	Wisconsin	5 5340	886-2333 (262)
	Budget Blinds of Kenosha	4/1/2003	JWV, Inc.	Avenue 2616 Lathrop	Racine	Wisconsin	5340	654-1880 (414)
	Budget Blinds of Franklin	7/1/2019	JWV, Inc.	Avenue	Racine	Wisconsin	5 5 5447	427-9290 (715)
	Budget Blinds of Wausau Budget Blinds of Stevens	4/1/2018	Lyckat Inc.	309 Hanz Street	Schofield	Wisconsin	6 5447	735-8221 (715)
	Point Stevens	7/1/2021	Lyckat Inc.	309 Hanz Street	Schofield	Wisconsin	6 5308	201-3723 (920)
	Budget Blinds of Sheboygan	6/1/2020	M&C Blinds LLC	5531 Playbird Rd	Sheboygan	Wisconsin	3 5308	278-5518 (920)
	Budget Blinds of Beaver Dam Budget Blinds of Iron	5/1/2021	M&C Blinds LLC	5531 Playbird Rd 5531 Playbird	Sheboygan	Wisconsin	3 5308	278-5518 (920)
	Mountain	8/1/2023	M&C Blinds LLC	Road	Sheboygan	Wisconsin	3	266-9941
	Budget Blinds of West Green Bay	1/1/2020	Set Apart LLC	6397 S Chase Rd	Sobieski	Wisconsin	5417 1	(920) 569-6464
	Budget Blinds of Shawano	5/1/2021	Set Apart LLC	6397 S. Chase Road	Sobieski	Wisconsin	5416 2	(920) 569-6464
	Budget Blinds of Lake Shore	6/1/2020	Cornerstone Solutions Inc.	606 N 12th Ave.	Sturgeon Bay	Wisconsin	5423 5	(920) 544-4508
	Budget Blinds of Chilton	4/1/2021	Cornerstone Solutions Inc.	606 North 12th Avenue	Sturgeon Bay	Wisconsin	5423 5	(920) 544-4508
	Budget Blinds of Madison East	1/1/2014	Sansund Enterprises, Inc.	1001 Valderama Court	Waunakee	Wisconsin	5359 7	(608) 838-9999
43	Budget Blinds of Northeast Madison	5/1/2014	Sansund Enterprises, Inc.	1001 Valderama Court	Waunakee	Wisconsin	5359 7	(608) 838-9999
	l							
ı	Wyoming Budget Blinds of Star Valley						8311	(307)
	and Rock Springs	10/1/2021	Daniel Moffat and Helena Moffat	225 Hialeah Road 407 N. Beverly,	Afton	Wyoming	0 8260	248-8904 (307)
	Budget Blinds of Casper	6/1/2006	Coul Ventures, LLC Tory Whetham and Rondalyn	Suite A 3400 E Riding	Casper	Wyoming	9 8200	234-4973 (307)
	Budget Blinds of Cheyenne	5/1/2007	Whetham Western Wyoming Window	Club Road	Cheyenne	Wyoming	9	637-5708
	Budget Blinds of Cody and Rock Springs Fremont County	7/1/2008	Western Wyoming Window Works, Inc.	2908 Glacier Ave	Cody	Wyoming	8241 4	(307) 587-2383
5	Budget Blinds of Sheridan	3/1/2022	NK Wyoming, LLC	2908 Glacier Ave	Cody	Wyoming	8241 4	(307) 674-5100
1357 1366	Total							
	Not Operational enas of 12/31/20234							
Tota	Company	Start Data	Owner	Address	City	State	7:5	Phone
	Company	Start Date	Owner	Address	City	State	Zip	FIIOHE
ı	Alabama California							
				87 Tranquility Lane 193 Jenkins Road Tuatapere				(334<u>2</u>09)
4	Budget Blinds of Dothan and Enterprise Patterson	4 <u>2</u> /1/2024 <u>5</u>	Coju EnterprisesMG holdings 2020 LLC	9691, New Zealand	Destin	Alabama California	3254 1	489-2823 <u>554-</u> 2006

Tota I	Company	Start Date	Owner	Address	City	State	Zip	Phone
-	- California	-	-	-	-	-	_	-
-	Budget Blinds of North- Sacramento Garden Grove	1/1/20245	JAJK Enterprises, Inc.KAM 42	11357 Pyrites 5365 Toscana Way, Suite A1Apt. 443	Gold RiverSan Diego	California	9567 0921 22	(916<u>714</u>) 238-0095 <u>988-</u> 4923
3	Budget Blinds of LafayetteMerced	42/1/2024 5	Farid Cazares-Garcia20241203 /Momo & Family LLC	2951 Reynolds- Ranch Pwky, Apt. L1462862 Gonzaga Avenue	LodiSan Pablo	California	9524 0948 06	(209) 414-8593 <u>930-</u> 5483
	Budget Blinds of Ontario Budget Blinds of Castro Valley	1/1/2024	Chino Hills Window Coverings, Inc.	23052-H Alicia- Parkway, Suite- 234 937 Marvin	Mission Viejo	California	9269 6 9576	(909)- 287-3511 (510)-
5 <u>1</u>	and North Hayward Florida Budget Blinds of Patterson Merritt Island	81/1/2024 81/1/2024 5	Seashell Inc. Manpreet SinghHessen West LLC	Gardens Way TBD561 Lumber Jack Place	Rocklin TBDCocoa	California Florida	5 TBD3 2927	468-0970 TBD(321) 392-0655
	Coloradolllinois			3008 Robin Ridge			7312	(405 <u>309</u>)
	Budget Blinds of NormanBloomington Budget Blinds of	1/1/2024 <u>5</u>	OK Boldbrook LLC Shades of Excellence II, Inc. OK Boldbrook Shades of	Rd5009 Emmas Way 3008 Robin Ridge Road5009	Oklahoma CityChampaign	<u>Colorado</u> <u>Illinois</u>	9 <u>618</u> 22 7312 9618	424-3661533- 7386 (405217) 424-3661614-
2	<u>Choctaw</u> <u>Champaign</u>	<u>\$1</u> 11/2024 <u>5</u>	Excellence LLC	Emmas Way	Oklahoma CityChampaign	Colorado Illinois	<u>22</u>	<u>424-3001</u> 014- 4048
1	FloridaMissouri Budget Blinds of ClermontSt. Peters	4 <u>5</u> /1/2024 <u>5</u>	Lenhart Ventures, Inc.Bright Side Window Design LLC	402 Woldunn- Circle9150 Olive Crossing Apt 123	Lake MaryOlivette	<u>Florida</u> Missouri	3274 6631 32	(352636) 835-0888800- 4700
	Illinois North Carolina							
	Budget Blinds of Beverly-South Jacksonville	4 <u>1</u> /1/2024 <u>5</u>	Amanda Gettes and Michael Gettes Assured Holdings, LLC	9330 S- Winchester- Avenue314 Jones St	Chicago Emerald Isle	Hlinois North Carolina	6064 3 <u>285</u> 94	(312 <u>910</u>) 483-5369 <u>219-</u> 3 <u>910</u>
<u>2</u>	Budget Blinds of Chicage- #4Wilmington	2/1/2024 <u>1/</u> 8/2025	MSC Blinds Dogwood Five, LLC	2347 Bayberry Lane 3681 Rivergate Way NE	Lake ZurichWilmington	Illinois North Carolina	6004 7 <u>284</u> 03	(651 <u>910</u>) 343-8221 <u>216-</u> 0161
_	 Ohio	_	_	_	-	_	_	_
=	Budget Blinds of WilmetteChagrin Falls	21/1/2024 5	MSC Blinds, OTC Design Co., LLC	2347 Bayberry Lane8507 Broadview Road	Lake ZurichBroadview Heights		6004 7441 47	(651440) 343-8221915- 8620
4	Budget Blinds of Chicago- North Mason	21/1/2024 5	MSC Blinds, LLC Joshua Rogers and Lauren Rogers Joshua Rogers and Lauren	2347 Bayberry Lane1312 Shawnee Drive 1312 Shawnee	Lake ZurichMorrow	<u>Illinois</u> Ohio	6004 7 <u>451</u> 52 4515	(651 <u>513</u>) 343-8221 <u>252-</u> 3793 (513)
3	Budget Blinds of Lebanon	1/1/2025	Rogers	Drive	Morrow	Ohio	2	<u>252-3793</u>
4	New JerseySouth Carolina Budget Blinds of RobbinsvilleSummerville	1/1/202 <mark>4</mark> 5	William SteinerSC Shades LLC	104 Jericho- Valley Drive 732 Wellington Road	Newtown Ridgewood	New JerseySouth Carolina	1894 0074 50	(609<u>8</u>43) 585-5980<u>856-</u> <u>9498</u>
-	North Carolina Budget Blinds of Goose Creek	1/1/2025	SC Shades LLC	732 Wellington Road	Ridgewood	South Carolina	0745 0	(843) 856-9498
4 <u>3</u>	Budget Blinds of CashiersCharleston	1/1/202 <mark>4</mark> 5	Barbara Ann MooneySC Shades LLC	83 River Mist Circle 732 Wellington Road	Jefferson Ridgewood	NorthSouth Carolina	3054 9 <u>074</u> 50	(828 843) 579-3004 856- 9498
	Ohio Texas							
1	Budget Blinds of Upper- Arlington Penitas	42/1/2024 5	Brachlo Aurea Edith Ventures	7035 Upper Cambridge Way1505 Quartz St	WestervillePenitas	Ohio Texas	4308 2 <u>785</u> 76	(614 <u>956</u>) 759-1500 <u>446-</u> 4460

Tota			_					
	Company	Start Date	Owner	Address	City	State	Zip	Phone
	Pennsylvania Virginia							
	Budget Blinds of Downtown		AOD Associates LLCRachelle	832 Merrill			1900	(610 <u>703</u>)
	Philadelphia NorthEast	2 1/1/2024	Stannard, Katin Elizabeth Owen	Road 6727		Pennsylvania Virgin	2 220	547-882 3 <u>556-</u>
<u>1</u>	Woodbridge	<u>5</u>	and Andrew William Owen	Rosewood Street	<u>AmblerAnnendale</u>	ia	03	<u>8989</u>
				668 Pittsburg			1600	(724)
2	Budget Blinds of Franklin	1/1/2024	Jade Blinds, Inc.	Road	Butler	Pennsylvania	2	234-4311

17 TexasTotal

	I OAGO I OTGI							
							7862	(832)
-	Budget Blinds of Allen	2/1/2024	Michael La Coste	35 Sendera Way	Gonzales	Texas	9	414-5895
							7862	(832)
2	Budget Blinds of McKinney	2/1/2024	Michael La Coste	35 Sendera Way	Gonzales	Texas	9	414-5895

EXHIBIT D

LIST OF TERMINATED OR TRANSFERRED FRANCHISEES

If we grant you this franchise, your contact information may be disclosed to other prospective franchisees when you leave the franchise system.

Terminated Franchises

Total	Status	Company	End Date	Owner	City	State	Zip	Phone
	Alabama Arizona							
	K <u>H</u> -	Disduct Dinal f A - 1 / O - 0	0/04/000001	Michael Fortner and		Alaba A :	35096 0420	(256 <u>623</u>)
4	Non-Renewal Mutual Release	Budget Blinds of Anniston South Glendale	8/31/2023 <u>6/</u> 1/2024	Linda Fortner Window to the Sol, LLC	<u>LincolnBuckeye</u>	Alabama <u>Arizon</u> a	<u>8439</u> 6	850-0550 <u>336-6</u> 042
7	H - Mutual	Budget Blinds of Superior, Safford,	1/2024	trie Soi, LLG	LITCOIT <u>DUCKEYE</u>	<u>a</u>	<u>8570</u>	<u>042</u>
<u>2</u>	Release	and Red Rock	5/1/2024	Burger, LLC	Tucson	Arizona	4	(520) 790-6180
							_	1
	California							
							90042	(323<u>925</u>)
	H - Mutual	B 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		BB of HP LLC Rose	Los-	0 117	<u>9456</u>	458-6775 <u>203-1</u>
	Release	Budget Blinds of Alhambra Pittsburg	<u>64</u> /1/202 <u>34</u>	Warau Maina Scott Rutherford and	Angeles Pittsburg	California	<u>5</u> 94583	<u>016</u> (925 626)
	H - Mutual	Budget Blinds of LafayetteSan	9/1/202312/	Betsy Rutherford JS			94563 9177	(923 <u>020</u>) 216-4857 <u>309-7</u>
	Release	Gabriel	31/2024	Blinds Inc.	San RamonGabriel	California	5	588
				Scott Rutherford and				
	LI Mutual	Pudget Plinds of Ocate	11/20/0000	Betsy-	San-		94583	(925 <u>714</u>)
3	H - Mutual Release	Budget Blinds of Castro ValleyAnaheim	11/30/2023 6/1/2024	Rutherford Wavehog, Inc.	Ramon Westminste	California	<u>9268</u> 3	216-4857 <u>988-4</u> 923
'	. 1010000	rano <u>y manonti</u>	<u> </u>	v.	<u> </u>	Jamonna	<u> </u>	<u> </u>
	Florida							
							33445	(561 <u>786</u>)
		Budget Blinds of Delray Miami	7/31/2023<u>4/</u>	ACLZ Enterprises			<u>3312</u>	265-1124 <u>228-9</u>
4	I - Termination	Beach/East Miami	<u>17/2024</u>	Inc.Raul Chiappo	Delray Beach Miami	Florida	<u>6</u>	<u>189</u>
2	<u>H - Mutual</u> Release	Budget Blinds of Kendale Lakes	9/1/2024	Miami Modern Home LLC	Miami	Florida	<u>3314</u> 3	(786) 505-1338
<u> </u>	Release	Dudget Billius of Keridale Lakes	9/1/2024	LLU	<u>IVIIdITII</u>	<u>FIOHUA</u>	<u> </u>	(700) 303-1330
	Georgia							
	Georgia			Caiben Enterprises,			31768	(229 678)
	H - Mutual	Budget Blinds of Moultrie and	9/1/202312/	Inc. Aesthetic Living	Moultrie Lawrencev		<u>3004</u>	515-4777 <u>894-3</u>
1	Release	Thomasville Tucker	<u>5/2024</u>	LLC	ille	Georgia	<u>6</u>	876
	lowa							
4	H - Mutual	Pudget Dlinds of Massa City	0/15/0004	North Iowa Interiors	Albort Loc	lowe	<u>5600</u>	(507) 272 0525
<u>1</u>	Release	Budget Blinds of Mason City	<u>8/15/2024</u>	LLC	Albert Lea	<u>lowa</u>	7	<u>(507) 373-8535</u>
_	- Maryland	_	-	_	_	_	_	_
-	<u>Maryland</u> H - Mutual	-	<u>11/21/202</u>	Joel A. Eiler and	-	-	2115	-
<u>1</u>	Release	Budget Blinds of Westminster	4	Marcia Eiler	Westminster	Maryland	8	(443) 821-7977
=	_	_	_	_	_	_	_	
	<u>Michigan</u>		_	_	_		_	_
				Remnant Window				(545040)
		Budget Blinds of West Des		Coverings, LLCEric Barenholtz and Adena	Windsor HeightsHuntington		50324 4807	(515 <u>313</u>) 612-7269 752-0
	I - Termination	Moines Downtown Detroit	9/ <u>53</u> /202 <u>34</u>	Barenholtz	Woods	lowa Michigan	0	878
			<u></u>	Remnant Window			_	
				Coverings, LLCEric	Windsor-		50324	(515<u>313</u>)
2	I - Termination	Budget Blinds of South <u>field Des</u>	9/ <u>53</u> /202 <mark>34</mark>	Barenholtz and Adena Barenholtz	Heights Huntington Woods	lowaMichigan	<u>4807</u>	612-7269 <u>752-0</u> 878
	ı - remination	Moines	31 3 21202 3 4	Dateliioik	VYUUUS	iowa iviichigan	<u>0</u>	<u>010</u>
	Minnesota							
=	H - Mutual	•	_	North Iowa Interiors	-	-	<u>5600</u>	-
	Release	Budget Blinds of West Rochester	8/15/2024	LLC	Albert Lea	Minnesota	<u>7</u>	(507) 373-8535
	H - Mutual			North Iowa Interiors			<u>5600</u>	
_	Release	Budget Blinds of Albert Lea	<u>8/15/2024</u>	LLC	Albert Lea	Minnesota	7	(507) 373-8535
	Minnesota <u>H -</u> Mutual Release	Pudget Plinds of Owetone	<u>8/15/2024</u>	North Iowa Interiors LLC	Albort Loc	Minnosoto	<u>5600</u> 7	(507) 272 0525
	H - Mutual	Budget Blinds of Owatonna	0/10/2024	North Iowa Interiors	Albert Lea	Minnesota	<u>/</u> <u>5600</u>	(507) 373-8535
	Release	Budget Blinds of Mankato	8/15/2024	LLC	Albert Lea	Minnesota	7	(507) 373-8535
	H - Mutual	Budget Blinds of East Rochester	8/15/2024	North Iowa Interiors	Albert Lea	Minnesota	<u>5600</u>	(507) 373-8535

Total	Status	Company	End Date	Owner	City	State	Zip	Phone
	Release			LLC			<u>7</u>	
				Craig Kohorst and Nicole			55447	(763<u>612</u>)
	., .,	Budget Blinds of Golden ValleySt.	0/00/0000	Kohorst Debler Blinds,			<u>5512</u>	473-1418 <u>246-6</u>
<u> 46</u>	K - Non-Renewal	Paul	6/30/2023	LLC	Plymouth Eagan	Minnesota	<u>3</u>	139
. —								
	Mississippi Nevada							
	H - Mutual			Las Vegas BBlinds,			<u>8479</u>	(=00) 000 =00=
1	Release	Budget Blinds of Mesquite	<u>5/23/2024</u>	LLC	St. George	<u>Nevada</u>	<u>0</u>	(702) 902-5605
_	-	_	_	_	_	_	_	_
=	New Jersey	_		-	-	_	-	_
	H - Mutual	5 5	0/4/0004				<u>0703</u>	(070) 457 5777
	Release	Budget Blinds of Hackensack	<u>6/1/2024</u>	Ahn Enterprises LLC	<u>Hoboken</u>	New Jersey	0	(973) 457-5777
1		Budget Blinds of	6/16/2023 2/	GTHI, Gondal Windows	Greenwood-	MissississiNow	38848 1970	(662<u>856</u>) 368-1888 391-3
4	I - Termination	Columbus Bridgeton	23/2024	LLC	Springs Middletown	Mississippi <u>New</u> Jersey	9	303
	H - Mutual	Columbus <u>bridgetori</u>	23/2024	Home Concepts of	oprings ivilualetown	<u>Jersey</u>	0805	303
3	Release	Budget Blinds of Bellmawr	9/1/2024	South Jersey LLC	Moorestown	New Jersey	7	(856) 266-9404
• = =	110.000		<u> </u>				<u>-</u>	(000) 200 0 .0 .
	New York							
1	New York						10901	(845 315)
	H - Mutual		11/15/2023				1302	369-6038 662-3
1	Release	Budget Blinds of WarwickLiverpool	3/1/2024	Al-LynWoodbriar, Inc.	Suffern Auburn	New York	1	900
•								
1	Texas Ohio							
	10/10/5/11/5			Arturo Castillo and				
				Marcela Cajiga Lonnie			31216	(510<u>937</u>)
	H - Mutual	Budget Blinds of Southwest San		Caupp and Susan			<u>4545</u>	253-2121<u>528-2</u>
	Release	<u>Antonio</u> Centerville	24 /1/202 3 4	Caupp	Chihuahua Dayton	Texas Ohio	9	<u>883</u>
	H - Mutual	D 1 (D) 1 (D	4/4/0004	Lonnie Caupp and	D 1	01.	<u>4545</u>	(007) 500 0000
=	Release	Budget Blinds of Beavercreek	<u>4/1/2024</u>	Susan Caupp	<u>Dayton</u>	<u>Ohio</u>	9	(937) 528-2883
	<u>H - Mutual</u> Release	Budget Blinds of London	10/1/2024	Adam A. Russo	Hilliard	Ohio	<u>4302</u> 6	(614) 883-9933
_	H - Mutual	Budget Blinds of Easton, Whitehall	10/1/2024	Addit A. Nusso	<u>I IIIIIai u</u>	OTIIO	<u>4302</u>	(014) 003-9933
4	Release	and Olde Towne East	10/1/2024	Adam A. Russo	Hilliard	Ohio	6	(614) 883-9933
i							_	, , , , , , , , , , , , , , , , , , , ,
i	South Carolina	-	=	_	_	_	=	_
-	<u>Julii Juliliu</u>	-	-	-	-	South	<u>2934</u>	-
1	I - Termination	Budget Blinds of Gaffney	6/25/2024	Blind Insight Ltd. Co.	Inman	Carolina	9	(864) 686-4864
i 🔚								
i	Texas		_	-			_	
_	H - Mutual	Budget Blinds of Addison and	_	-	_		<u>7500</u>	_
_	Release	Carrollton	7/31/2024	HanCo, LLC	Carrollton	<u>Texas</u>	7	(214) 400-6677
				Barry Patterson and				
				Gerrianne Patterson Luis			76028	(682 <u>956</u>)
		D. I. (DI) I. (G.)	8/9/2023 <u>9/3</u>	Angel Lopez Trevino		_	<u>7850</u>	317-9112 <u>857-7</u>
!	I - Termination	Budget Blinds of Crowley Laredo	<u>/2024</u>	and Alma Regis	Rendon McAllen	Texas	4	168
		Budget Blinds of Texarkana Miami	5/23/20234/	Kollianna Turnar Paul			75501 3312	(903<u>786</u>) 306-2266 239-0
] 3	I - Termination	Shores and North Miami	5/23/2023 <u>4/</u> 17/2024	Kellianne TurnerRaul Chiappo	Texarkana Miami	Texas	3312 6	306-2266 <u>239-0</u> 914
L 3	i - remination	SHOLES AND INDITED MINISTER	1112024	υπαμμυ	TCXAIRAHA IVII AIIII	ICYOS	<u>u</u>	<u> </u>

14<u>31</u> Total

Transferred Franchises

Tota I	Status	Company	End Date	Owner	City	State	Zip	Phone
	Arizona							
							8529	(4 80 928)
	G - Transfer 1.		11 <u>3</u> /1/20	BB of North Glendale Custom			7 860	634-5627 772-
	Owne	Budget Blinds of Chandler Prescott	2 <mark>34</mark>	Window Coverings, LLC	GilbertFlagstaff	Arizona	04	4407
	G - Transfer 1.	Budget Blinds of North Glendale Lake	114 /1/20	BB of North Glendale, LLCEd	Phoenix Kingman	Arizona	8502	(602 928)

1	Status	Company	End Date	Owner	City	State	Zip	Phone
	Owne	<u>Havasu</u>	2 <mark>3</mark> 4	Benton			1 864	688-7669 7
							01	4142
	G - Transfer 1		12/1/202	Ken HowardPeter Baldassi and			8522 4850	(480 <u>602</u>) 300-50992
	Owne	Budget Blinds of CentralSW Phoenix	34	Anette Baldassi	ChandlerPhoenix	Arizona	4030	1983
	OWIIC	Budget Billios of Contaignt 1 Hoolist	<u> </u>	7 Hotto Baladooi	Charact Thochix	71120110	8522	(480 520)
	G - Transfer 1.	Budget Blinds of TempeNorth	12 4/1/20				4 <u>857</u>	300-50997
4	Owne	Tucson	2 3 4	Ken HowardBurger, LLC	<u>ChandlerTucson</u>	Arizona	04	<u>6180</u>
	G - Transfer 1.		10/1/202				<u>8536</u>	(928)
<u>5</u>	<u>Owne</u>	Budget Blinds of Yuma	<u>4</u>	Jacob Dahl and Ivet Dahl	<u>Yuma</u>	<u>Arizona</u>	<u>5</u>	726-4171
	California							
				Kevin Kearney and Stacy L.	Rancho Santa		9268	(949 909)
	G - Transfer 1. Owne	Budget Blinds of Irvine Rancho	610/1/20 234	KearneyBryan TenBerge and Mary TenBerge	Margarita Mira	California	<u>8917</u> 52	262-341298 8388
	Owne	<u>Cucamonga</u>	2 3 4	Tenberge	<u>Loma</u>	Calliornia	9288	(800 760)
	G - Transfer 1.	Budget Blinds of CoronaCoachella	7 8/1/202	Larry LopezKathy Graham	CoronaPalm		0922	266-570032
	Owne	Valley	34	Enterprises, Inc.	Springs	California	62	1914
							9306	(805 916)
	G - Transfer 1.	Budget Blinds of Simi	12 4/1/20	Puno Incorporated Decker	0: :), " = ::	0 116	5 956	328-28899
3	Owne	Valley/MoorparkFolsom	2 3 4	Enterprises, Inc.	Simi ValleyRocklin	California	77	3460
	<u>G - Transfer 1.</u> Owne	Budget Blinds of Rocklin	8/1/2024	Decker Enterprises, Inc.	Rocklin	California	9567 7	(916) 624-2249
	ConnecticutG -	Bauget Billias Of NOCKIIII	0/1/2024	Decker Enterprises, IIIC.	AUGNIII	Gamunid	9567	(916)
	Transfer 1. Owne	Budget Blinds of Roseville	8/1/2024	Decker Enterprises, Inc.	Rocklin	California	7	624-2249
							0607	(860916)
,	G - Transfer 1.	Budget Blinds of	1/1/2023	Jonas Olsson and Taina Olsson Paul		<u>ConnecticutCa</u>	0 956	651-366194
4	Owne C. Transfer 4	Wallingford Northwest Sacramento	4	Novaresi	<u>Simsbury</u> Roseville	<u>lifornia</u>	61	<u>4700</u>
	G - Transfer 1. Owne	Budget Blinds of Escondido	9/16/202	Guilliam A. Leger	San Francisco	California	9413	(760) 205-2184
	DelawareG -	Budget Billius of Escoridido	=	Guillaiti A. Legel	Sairriancisco	California	9506	(831)
	Transfer 1. Owne	Budget Blinds of Santa Cruz	9/5/2024	Craig Collins and Sharon Eager	Santa Cruz	California	2	438-8838
							1932	(610 949)
	G - Transfer 1.	Budget Blinds of Wilmington	<u>54</u> /1/202	GS Decorating CorpVING Ventures,	Coatesville Westmi	Delaware <u>Calif</u>	0 926	643-4929 <mark>26</mark>
1 9	Owne	West <u>Irvine</u>	<u>34</u>	<u>Inc</u> .	<u>nster</u>	<u>ornia</u>	83	<u>3412</u>
						1	-	-
	Florida Colorado						<u> </u>	
	C Transfer 4		46/4/000	Charles Pettit and Trisha		Florida Octava	3447	(352 <u>303</u>) 565-5577 89
1	G - Transfer 1. Owne	Budget Blinds of North Ocala Golden	4 <u>6</u> /1/202 3 4	PettitAndrew Zarlengo and Tracey Zarlengo	Ocala Westminster	Florida Colorad o	4 <u>800</u> 21	3802
<u></u>	OWITE	Budget Billius of North Ocala Ociden	<u> </u>	Zanengo	Ocaia Westiminster	<u> </u>	21	<u>3002</u>
_	G - Transfer 1.	-	=	-	=	-	3216	(386)
	Owne Florida	Budget Blinds of Palm Coast	2/1/2023	Tom Gailliot	Palm Coast	Florida	4	446-1191
							3376	(727 954)
	G - Transfer 1.	Budget Blinds of DunedinCoral	4 <u>9</u> /1/202		<u>Clearwater</u> Boynto		5 334	943-8521 <mark>2</mark> 9
	Owne	Springs	<u>34</u>	REAHAAA New Group, LLC	n Beach	Florida	37	(707250)
	G - Transfer 1.	Budget Blinds of Tarpon	4 1/1/202	REAH Group, LLCSunshine Window			3363 4 <u>347</u>	(727<u>352</u>) 943-8521 83
	Owne	Springs Clermont	34 34	Fashions, Inc.	TampaClermont	Florida	4 <u>347</u> 11	943-852 185 0888
			4/1/2023		- ampa <u>arormon</u>		3363	(813 321)
	G - Transfer 1.	Budget Blinds of Central TampaPalm	5/13/202	REAH Group, LLC Rainier Mohamed			4328	915-668 5 <u>5</u>
<u>53</u>	Owne	Bay	4	and Reanna Deo	Tampa Orlando	Florida	28	<u>6633</u>
	Georgia							
							3050	(770<u>678</u>)
4	G - Transfer 1.	Dudget Dlinds of Committee Today	12/1/202	Jeff Stovall and Kelly	CoincadlaTada	Coordin	6 <u>300</u>	212-227289
4	Owne G - Transfer 1.	Budget Blinds of CummingTucker	3 <u>4</u> 12/1/202	Stovall Roorbach & Hulette, Inc.	Gainesville Tucker	Georgia	<u>84</u> <u>3008</u>	3876 (678)
	Owne	Budget Blinds of Decatur	4	Roorbach & Hulette, Inc.	Tucker	Georgia	4	894-3876
-	G - Transfer 1.		12/1/202				3008	(678)
<u>3</u>	Owne	Budget Blinds of Lilburn	4	Roorbach & Hulette, Inc.	Tucker	<u>Georgia</u>	<u>4</u>	894-3876
	Hawaiildaho							
							9681	(<mark>82</mark> 08)
_	G - Transfer 1.		54 /1/202				9 833	732-667732
1	Owne	Budget Blinds of Honolulu Twin Falls	34	MIJA LLCGrady Peters	<u>HonoluluJerome</u>	Hawaii <u>ldaho</u>	38	<u>2242</u>
							1	
	Illinois							<u> </u>
	G - Transfer 1.	Budget Blinds of	4 <u>3</u> /1/202	SulleeASMO, Inc.	Elk Grove	Illinois	6000	(630 847)

Tota	.					.		
	Status Owne	Company BloomingdaleChicago North	End Date	Owner	City Village Gurnee	State	Zip 7600	Phone 617-5362855-
		Blooming and onloago Horar	3 ±		viiiago <u>oarrioo</u>		<u>31</u>	8899
	G - Transfer 1. Owne	Budget Blinds of Carol StreamWilmette	4 <u>3</u> /1/202 3 <u>4</u>	SulleeASMO, Inc.	Elk Grove VillageGurnee	Illinois	6000 7 <u>600</u> <u>31</u>	(630 <u>847</u>) 617-536 2 <u>855-</u> <u>8899</u>
<u>3</u>	G - Transfer 1. Owne	Budget Blinds of La Grange Chicago #1	10 <u>3</u> /1/20 2 3 4	SH Gomez LLCASMO, Inc.	Tinley Park <u>Gurnee</u>	Illinois	6047 7 <u>600</u> 31	(708 <u>847</u>) 444-1 73 7 <u>855-</u> 8899
				=	-	-	-	-
_	<u>Indiana</u>	-	=	=	_	=	6047	(708317)
	G - Transfer 1. Owne	Budget Blinds of Chicago East Indianapolis North	107/1/20 234	SH Gomez LLCCurtis McLay and Brenda McLay	Tinley ParkIndianapolis	<u>Illinois</u> Indiana	7 <u>462</u> <u>16</u>	444- <u>1737</u> 562- 0899
<u>2</u>	G - Transfer 1. Owne	Budget Blinds of SchaumburgLawrence	107/1/20 234	The Henrikson Company, Inc. Curtis McLay and Brenda McLay	Naperville Indianap olis	<u>Illinois</u> Indiana	6054 0462 16	(630 <u>317</u>) 219-3002 <u>562-</u> 0899
_		=	=	=	-	=	-	=
_	G - Transfer 1.		10 2/1/20		Tinley ParkAlbert	_	6047 7<u>560</u>	(708 <u>507</u>) 444-1737 <u>373-</u>
6	Owne G - Transfer 1.	Budget Blinds of FrankfortAmes	2 <mark>3</mark> 4	SH GomezNorth Iowa Interiors LLC	<u>Lea</u>	<u>Illinoislowa</u>	<u>07</u> <u>5031</u>	<u>8535</u> (515)
<u>2</u>	Owne Owne	Budget Blinds of Ankeny	<u>3/1/2024</u>	Bernardave, Inc.	<u>Des Moines</u>	<u>lowa</u>	<u>0</u>	274-9803
	Indiana Louisiana							
1	G - Transfer 1. Owne	Budget Blinds of Crown-PointOld Metairie	102/1/20 234	SH Gomez LLCBrenda Procell	Tinley- ParkMetairie	IndianaLouisia na	6047 7700 03	(708 <u>504</u>) 444 <u>-1737</u> <u>488</u> - 3900
	lowaMaine							
1	G - Transfer 1. Owne	Budget Blinds of UrbandaleSouthern Maine	1 <mark>2</mark> 0/1/20 2 <mark>3</mark> 4	T & C Kiddoo, Inc.MDCBB LLC	De Soto York	lowa Maine	5006 9039 09	(515 <u>207</u>) 255-5262 <u>363-</u> 4900
			_					
	Kentucky Maryland	Product Director of Leading III.					4004	(500040)
1	G - Transfer 1. Owne	Budget Blinds of Louisville EastGaithersburg, Derwood, and Montgomery Village	3 <u>6</u> /1/202 3 <u>4</u>	Window Treatments, Inc.LLC	LouisvilleSilver Spring	KentuckyMaryl and	4024 5209 06	(502 240) 489-8989673- 6100
_	- Massachusetts	_	_	_	_	_	_	_
	G - Transfer 1. Owne	Budget Blinds of Northeast Louisville Medford	4 <u>12</u> /1/20 2 3 4	Lead Dog of Kentucky, LLC Kevin Prickett and Lori Prickett	Louisville Lynnfield	KentuckyMass achusetts	4029 9019 40	(502781) 618-0361469- 0996
3	G - Transfer 1. Owne	Budget Blinds of Southeast LouisvilleCambridge	4 <u>2</u> /1/202 3 <u>4</u>	Lead Dog of Kentucky, LLCJohn P. Jelley and Andrea M. Jelley	Louisville Pepperel	KentuckyMass achusetts	9 <u>014</u> 63	(502 <u>617</u>) 618-0361 <u>932-</u> 7099
	G - Transfer 1.			Roger D. Adams and Susan E.	Courth Crofter	Massachusett	0156	(508)
<u>4</u>	Owne G - Transfer 1. Owne	Budget Blinds of Blackstone Valley Budget Blinds of Amherst	<u>4/1/2024</u> <u>4/1/2024</u>	Adams MF Wick LLC	South Grafton Surry	Massachusett <u>s</u>	0 0343 1	865-9300 (413) 800-2978
	Louisiana Michigan							
1	G - Transfer 1. Owne	Budget Blinds of New- OrleansLivonia	1 <u>2</u> /1/202 <u>3<u>4</u></u>	Jeff Anderson and Rebecca- Anderson Truviand Corporation	New- OrleansNorthville	Louisiana Mich igan	7012 1481 67	(504 <u>734</u>) 866-8308 <u>425-</u> 4637
	<u>Mississippi</u>	_	-	_	_	-	_	-
<u>21</u>	G - Transfer 1. Owne	Budget Blinds of West Bank New Orleans Desoto County	14/1/202 34	Jeff Anderson and Rebecca- AndersonScott Spielberger, Brandon Earl Williams and Lori Danielle Williams	New- OrleansMemphis	Louisiana Missi ssippi	7012 1381 33	(504<u>662</u>) 866-8308 <u>893-</u> <u>3033</u>
	Maryland Missouri							
4	G - Transfer 1.	Budget Blinds of NottinghamConcordia/Blue Springs	8 <u>5</u> /1/202 3 4	Kemp EnterpriseTeam Curtis, LLC	NottinghamConco rdia	Maryland Miss ouri	2123 6640 20	(410 <u>816</u>) 779-9286 <u>463-</u> 8454

-	Status	Company	End Date	Owner	City	State	Zip	Phone
	_	-		_	_	-		-
	New Jersey	-		-	_	_		_
2	G - Transfer 1. Owne	Budget Blinds of Northeast- Baltimore Flemington	8 <u>11</u> /1/20 2 3 4	Kemp-Enterprise,MACK 2 LLC	Baltimore Bloomsbury	Maryland New Jersey	2123 6088 04	(410908) 779-9286479- 6750
	G - Transfer 1. Owne	Budget Blinds of Robbinsville	1/1/2024	Joel Schulman and Phyllis Schulman	Robbinsville	New Jersey	0869	(609) 585-5980
3	G - Transfer 1. Owne	Budget Blinds of Somerset	3/1/2024	Merris Enterprises, LLC	Somerset	New Jersey	<u>0887</u> <u>3</u>	<u>(732)</u> <u>257-0551</u>
	MassachusettsNew Mexico							
	G - Transfer 1. Owne	Budget Blinds of Milford Albuquerque West	4 <u>7</u> /1/202 3 <u>4</u>	Richard MacDonald Dale Sapp	WalthamRio Rancho	Massachusett sNew Mexico	0245 3 <u>871</u> 24	(781 <u>505</u>) 326-9600 <u>892-</u> 3281
<u>2</u>	G - Transfer 1. Owne	Budget Blinds of WalthamRio Rancho	47/1/202 34	Richard MacDonald Dale Sapp	WalthamRio Rancho	Massachusett sNew Mexico	9245 3871 24	(781 <u>505</u>) 326-9600 <u>892-</u> <u>3281</u>
	- New York		-		-			
	G - Transfer 1. Owne	Budget Blinds of West Roxbury White Plains	1 <u>8</u> /1/202 3 <u>4</u>	Richard MacDonald DKM Family Enterprises, Inc.	Waltham Mamaron eck	Massachusett sNew York	0245 3 <u>105</u> 43 0265	(781 <u>914</u>) 326-9600 <u>381-</u> 9444 (508 <u>9</u> 14)
	G - Transfer 1. Owne	Budget Blinds of Mid & Outer Cape CodMamaroneck	3 <u>8</u> /1/202 3 <u>4</u>	Tailored Solutions DKM Family Enterprises, Inc.	Marblehead Mama roneck	Massachusett sNew York	<u>9105</u> <u>43</u>	432-2107381- 9444
	G - Transfer 1. Owne	Budget Blinds of South- Boston Yonkers	5 <u>8</u> /1/202 3 <u>4</u>	Carmine Annetti and Russell LibbyDKM Family Enterprises, Inc.	TewskburyMamar oneck	Massachusett sNew York	0187 6105 43	(781 <u>914</u>) 589-690 1 <u>381-</u> 9444
	G - Transfer 1. Owne	Budget Blinds of Danvers Southwest Rochester	5/1/202 <mark>3</mark> 4	David LaVoie and Audra LaVoie Mark Byassee and Julie Byassee	Wenham <u>Victor</u>	Massachusett sNew York	0198 4 <u>145</u> 64	(978<u>585</u>) 317-5537<u>484-</u> 1212
<u>5</u>	G - Transfer 1. Owne	Budget Blinds of SudburyS.E. Rochester	7 <u>5</u> /1/202 3 <u>4</u>	Merrick HodsdenMark Byassee and Julie Byassee	Westborough Victo	Massachusett sNew York	0158 1 <u>145</u> 64	(508 <u>585</u>) 366-1219 <u>484-</u> <u>1212</u>
-	North Carolina		-	5	=	-		-
	G - Transfer 1. Owne	Budget Blinds of ShrewsburyLake Norman	712/1/20 234	Merrick Hodsden Heather Wells Adcock	Westborough Corn elius	Massachusett sNorth Carolina	0158 1280 31	(508 <u>704</u>) 366-1219 <u>997-</u> 5265
	G - Transfer 1. Owne	Budget Blinds of Westborough West Raleigh	74/1/202 34	Merrick Hodsden JIAT Industries, Inc.	Westborough Garn er	Massachusett sNorth Carolina	0158 1 <u>275</u> 29	(508 <u>919</u>) 366-1219 <u>521-</u> 5554
10 3	G - Transfer 1. Owne	Budget Blinds of PittsfieldEast Raleigh	94/1/202 34	Robert J. PoulinMeier Window Treatments Inc	Wilbraham Sophia	Massachusett sNorth Carolina	0109 5 273 50	(413 <u>919)</u> 243-6633 <u>283-</u> 5410
	Michigan Ohio							
	G - Transfer 1. Owne	Budget Blinds of Grand Rapids South Upper Arlington	4 <u>1</u> /1/202 3 <u>4</u>	Idema Holdings LLCAdam A. Russo	<u>Kentwood</u> <u>Hilliard</u>	Michigan Ohio	4951 2430 26	(61 <u>64</u>) <u>803-5653</u> <u>883-</u> <u>9933</u>
	G - Transfer 1. Owne	Budget Blinds of East Grand- RapidsSpringfield	4 <u>5</u> /1/202 <u>34</u>	Idema Holdings LLCAdam A. Russo	Grand- RapidsHilliard	Michigan Ohio	4951 2430 26	(61 <u>64</u>) <u>803-5653</u> <u>883-</u> <u>9933</u>
3	G - Transfer 1. Owne	Budget Blinds of Hudsonville Hilliard	4/1/2023 10/7/202 4	Idema Holdings LLCAdam A. Russo	Grand- RapidsHilliard	Michigan Ohio	4951 2430 26	(616 <u>4</u>) 803-5653 <u>883-</u> 9933
<u>4</u>	G - Transfer 1. Owne	Budget Blinds of Lancaster	<u>7/1/2024</u>	LynnDave, LLC	Thornville	Ohio	<u>4307</u> <u>6</u>	(740) 653-2400
	New- Hampshire Oklaho ma							
1	G - Transfer 1. Owne	Budget Blinds of Derry/WindhamNorman	8 <u>1</u> /1/202 3 <u>4</u>	Mark R. YuskaTim Baptiste	Derry Shawnee	New- Hampshire Okl ahoma	0303 8 <u>748</u> 04	(603405) 437-9000237- 4200

Tota	Status	Company	End Date	Owner	City	State	Zip	Phone
•							8880	(908503)
	G - Transfer 1. Owne	Budget Blinds of BridgewaterBeaverton	108/1/20 234	AKT Solutions, LLC Jennifer Meyer Boss	Stewartsville Portla nd	New Jersey Oregon	6 <u>972</u> 24	224-0968 1237
	G - Transfer 1.	Dudget Diade of Phillipshure Orogon	100/1/20	AKT Solutions, LLCJennifer Meyer	Ctouradouilla Dartia	New	0888 6972	(908 <u>503</u>) 760- <u>051</u> 0908-
	Owne	Budget Blinds of PhillipsburgOregon City	108/1/20 234	Boss	Stewartsville Portland	Jersey Oregon	<u>0972</u> <u>24</u>	6123
	G - Transfer 1.	Budget Blinds of CollingswoodLake	12 <u>8</u> /1/20	Home Concepts of South Jersey	Moorestown Portla	New	0805 7 <u>972</u>	(856 <u>503</u>) 266 - <u>9404</u> 268-
<u>3</u>	Owne	Oswego	2 3 4	LLC Jennifer Meyer Boss	nd	Jersey <u>Oregon</u>	<u>24</u>	<u>1237</u>
-	-	-	-	-	-	-	-	-
_	<u>Pennsylvania</u>	=	_	=	=	New-	1901	(856 724)
4	G - Transfer 1. Owne	Budget Blinds of MoorestownButler	128/1/20 234	Home Concepts of South Jersey LLCJADE Blinds, Inc.	Bryn MawrButler	Jersey Pennsyl	0 160 02	266-9404 234- 4311
4	G - Transfer 1.	budget billius of Moorestown butter	2 3 4	LEGIADE BIIIIUS, IIIC.	Di yii wawi bullel	<u>vania</u>	<u>1600</u>	(724)
	Owne New YorkG -	Budget Blinds of Franklin	8/1/2024	JADE Blinds, Inc.	Butler	Pennsylvania	1891	<u>234-4</u> 311 (215)
	Transfer 1. Owne	Budget Blinds of Warminster	3/1/2024	B.C. Blinds, Inc.	Chalfont	<u>Pennsylvania</u>	4	441-4900
	G - Transfer 1.	Budget Blinds of Yorktown	114 /1/20	LTD Enterprises, LLCBarron F. Reilly	Yorktown	New- YorkPennsylv	1059 8190	(914<u>215</u>) 248-1010 987-
4	Owne	HeightsLanghorne	234	and Gregory Philip Reilly	Heights Langhorne	ania	<u>47</u>	6979
<u>5</u>	G - Transfer 1. Owne	Budget Blinds of Fox Chapel	4/1/2024	Brady Yurko	Murrysville	<u>Pennsylvania</u>	<u>1564</u> <u>2</u>	<u>(724)</u> 836-5233
	North- CarolinaRhode							
	Island					N. d	0000	(000404)
	G - Transfer 1.		7 10/1/20	High Country Home Views,	Grassy CreekNorth	North CarolinaRhod	2863 1027	(336<u>401</u>) 844-4735<u>4</u>75-
1	Owne	Budget Blinds of Boone Attleboro	2 34	LLC Jessica Gallant	Attleborough	<u>e Island</u>	63	<u>5859</u>
	OhioSouth							
	Carolina						4050	(440004)
	G - Transfer 1.		4 <u>9</u> /1/202 3 <u>4</u>	Delcome Tucker and Robin		Ohio South_	4353 7296	(419 <u>864</u>) 592-0396 <u>332-</u>
1	Owne	Budget Blinds of Findlay Anderson	<u>34</u>	Tucker TNT Management	Maumee Anderson	Carolina	<u>25</u>	0612
	OregonTennessee							
							9713	(503 <u>629</u>)
4	G - Transfer 1. Owne	Budget Blinds of Oregon CoEast Nashville	5 <u>8</u> /1/202 34	Lifestyle Enterprises, Inc. Nashville Window Fashions LLC	Seaside Franklin	Oregon Tenne ssee	8 <u>370</u> 64	738-5242 401- 3300
•	G - Transfer 1.		_				<u>3706</u>	(629)
	Owne PennsylvaniaG -	Budget Blinds of North Nashville	8/1/2024	Nashville Window Fashions LLC	<u>Franklin</u>	<u>Tennessee</u>	<u>4</u> <u>3706</u>	401-3300 (615)
	Transfer 1. Owne	Budget Blinds of Columbia	<u>8/1/2024</u>	Nashville Window Fashions LLC	<u>Franklin</u>	<u>Tennessee</u>	4	472-1312
	G - Transfer 1.	Budget Blinds of	<u>510</u> /1/20		Coatesville Harriso	Pennsylvania	1932 0 373	(610<u>423</u>) 643-4929 <u>344-</u>
	Owne	<u>Coatesville</u> Chattanooga	2 3 4	GS Decorating Corp. Moon Lake LLC	<u>n</u>	ennessee	41 1945	7393 (215901)
	G - Transfer 1.		<mark>84</mark> /1/202		North-	Pennsylvania <u>T</u>	4380	631-996 0 <u>867-</u>
	Owne	Budget Blinds of Ambler Memphis	34	Mitchell Bergman ScSpiels, LLC	Wales Lakeland	ennessee	02 1946	8118 (610901)
	G - Transfer 1.	Dudget Dieder (Deed)	104/1/20	MAC Commercial October 11.0	Royersford Lakela	Pennsylvania <u>T</u>	<u>8380</u>	665-4040 867-
	Owne	Budget Blinds of ReadingCordova	2 <mark>3</mark> 4	MAC-CompaniesScSpiels, LLC	<u>nd</u>	ennessee	<u>02</u> 1914	8118 (610901)
4 <u>7</u>	G - Transfer 1.	Budget Blinds of The Main- LineCollierville	114/1/20 234	Main Line Window- CoveringsScSpiels, LLC	Philadelphia Lakel	Pennsylvania Tennessee	7 <u>380</u> 02	977-2095 867- 8118
4 <u>/</u>	Owne	EHIG COME VINE	∠ ∪4	OUVERHINGS SUSPICIES, LLO	and	<u>ciliessee</u>	<u>UZ</u>	0110
	Texas							
	G - Transfer 1.	Budget Blinds of Southwest	<u>62</u> /1/202				7942 4 <u>750</u>	(806 <u>972</u>) 771-7395 908-
	Owne	Lubbock Allen	3 <u>4</u>	Inspirme Ice and Blinds, LLC	<u>Lubbock</u> Allen	Texas	02	9489
	G - Transfer 1.	Budget Blinds of North AustinLa	94 /1/202	Austin Window Arts LLCCharles	Cedar ParkLa		7861 3781	(512 210) 310-3000 667-
2	Owne	Vernia Vernia	34	Strickland and DeAnn Strickland	Vernia Vernia	Texas	<u>21</u>	9040
	G - Transfer 1. Owne	Budget Blinds of Alamo Heights	4/1/2024	Charles Strickland and DeAnn Strickland	La Vernia	Texas	7812 1	(210) 667-9040
-	Utah	-	-	-	-	-	-	-
4	G - Transfer 1.	Budget Blinds of Northern	5 2/1/202	Brian Vance and Mindy VanceLee	Hooper McKinney	Utah <u>Texas</u>	8431	(801 <u>214</u>)

Tota								
	Status	Company	End Date	Owner	City	State	Zip	Phone
	Owne	<u>UtahMcKinney</u>	<u>34</u>	Fam LLC			5 750	732-6846 <u>307-</u>
							71	4889
-	-	-	-	-	-	=	-	-
_	Virginia		_	- -	_	_	_	-
							2366	(757 469)
	G - Transfer 1.		<u>511</u> /1/20	Coccio Commodities, LLCJohn	Hampton McKinne		4 <u>750</u>	851-3583 270-
	Owne	Budget Blinds of Hampton Plano	2 3 4	Sharpe and Marla Sharpe	У	Virginia Texas	<u>71</u>	<u>8024</u>
							2256	(540 <u>210</u>)
	G - Transfer 1.	Budget Blinds of FredericksburgNE	1 <mark>0</mark> 1/1/20	Ryan Sharpe and Beth	Tappahannock <u>Ne</u>	\r . .	0 781	786-5500 <u>573-</u>
2	Owne	San Antonio	2 3 4	SharpeOwens Ventures, Inc.	w Braunfels	Virginia Texas	32	<u>1655</u>
-	-	-	-	-	-	-	-	-
-	Washington	=	_		_	_	_	_
							9892	(855 <u>972</u>)
	G - Transfer 1.	Budget Blinds of Moses Lake North	<mark>49</mark> /1/202	Oltman Brothers Investments,		Washington Te	6 750	925-2242 955-
	Owne	Plano	<u>34</u>	LLCInveStepp, Inc.	Ellensburg Plano	xas	<u>25</u>	2072
							9812	(28 06)
	G - Transfer 1.	Budget Blinds of Seattle Central	14/1/202	Hammer Down Investments	O III - Dt - t - c	Washington Te	<u>6881</u>	932-2655 452-
	Owne	South Lubbock North	<u>34</u>	Inc.Sage and June LLC	<u>Seattle</u> Portales	xas	30	5463
	G - Transfer 1.		311/1/20			WashingtonTe	9803 3762	(206 469) 262-03874 81-
	Owne	Budget Blinds of RDenton	234	Tommy Jones Patricia Shell	KirklandSavannah	xas	3 <u>762</u> 27	2863
	OWIC	Budget Billius of Reservoir	201	Tommy conce <u>r atricia Gricii</u>	- Tantiana Oa Varii ari	<u> </u>	9803	(206 817)
	G - Transfer 1.		3/1/202 3	Tommy Jones Jackson Family	Kirkland Weatherfo	WashingtonTe	3 760	262-0387 341-
	Owne	Budget Blinds of Seattle Weatherford	4	Investments, LLC	rd	xas	87	2268
			_				9820	(425 817)
	G - Transfer 1.	Budget Blinds of WoodinvilleNorth	11 <u>3</u> /1/20	Window Works Enterprises Jackson	Everett Weatherfor	Washington Te	<u>8760</u>	263-913 8 <u>341-</u>
<u>11</u>	Owne	Parker County	2 <mark>3</mark> 4	Family Investments, LLC	<u>d</u>	xas	<u>87</u>	2268
_				_		_		
	Utah							
=	<u></u>	=	=	=	-	-	9820	(425 801)
	G - Transfer 1.		11 4/1/20	Window Works Enterprises, Andrus		WashingtonUt		263-9138 938-
<u>1</u>	Owne	Budget Blinds of MukilteoSandy	2 <mark>3</mark> 4	Group LLC	EverettSandy	<u>ah</u>	<u>8840</u> <u>93</u>	1222
			_					
_	Wiesensin	-	-	=	-	=	-	=
_	Wisconsin	-	_	-	_	-	9820	(425 920)
	G - Transfer 1.	Budget Blinds of Mill CreekFox	11 <u>5</u> /1/20	Window Works Enterprises, LLCJeff		Washington Wi	8549	(423 <u>920</u>) 263-9138 734-
71	Owne	Valley	234	Rakestraw and Lori Rakestraw	EverettAppleton	sconsin	14	0424

EXHIBIT E

AGENCIES/AGENTS FOR SERVICE OF PROCESS

This list includes the names, addresses and telephone numbers of state agencies having responsibility for franchising disclosure/registration laws, and serving as our agents for service of process (to the extent that we are registered in their states). This list also includes the names, addresses and telephone numbers of other agencies, companies or entities serving as our agents for service of process.

State	State Agency	Agent for Service of Process
CALIFORNIA	Commissioner of Financial	Commissioner of Financial
	Protection and Innovation	Protection and Innovation
	Department of Financial Protection	
	and Innovation	
	320 West 4 th Street, Suite 750	
	Los Angeles, CA 90013	
	(213) 576-7505 or (866) 275-2677	
	Website: http://www.dfpi.ca.gov	
	Email: Ask.DFPI@dfpi.ca.gov	
HAWAII	Business Registration Division	Commissioner of Securities of
	Department of Commerce and	the State of Hawaii
	Consumer Affairs	
	335 Merchant Street, Room 203	
	Honolulu, HI 96813	
H I DIOIG	(808) 586-2722	T11: 1 A C 1
ILLINOIS	Office of Attorney General	Illinois Attorney General
	Franchise Division	
	500 South Second Street	
	Springfield, IL 62706	
INDIANA	(217) 782-4465 Indiana Secretary of State	Indiana Secretary of State
INDIANA	Securities Division	201 State House
	302 West Washington St., Room E-111	
	Indianapolis, IN 46204	Indianapolis, IN 46204
	(317) 232-6681	
MARYLAND	Office of the Attorney General	Maryland Securities
	Division of Securities	Commissioner
	200 St. Paul Place	200 St. Paul Place
	Baltimore, MD 21202-2020	Baltimore, MD 21202-2020
	(410) 576-6360	(410) 576-6360
MICHIGAN	Michigan Department of Attorney	Michigan Department of
	General	Commerce, Corporations and
	Consumer Protection Division	Securities Bureau
	Antitrust and Franchise Unit	
	670 Law Building	
	Lansing, MI 48913	
	(517) 373-7117	

State	State Agency	Agent for Service of Process
MINNESOTA	Minnesota Department of Commerce 85 7 th Place East, Suite 280 St. Paul, MN 55101 -2198 (651) 539-1500	Minnesota Commissioner of Commerce
NEW YORK	NYS Department of Law Investor Protection Bureau 28 Liberty St. 21st Floor New York, NY 10005 212-416-8222	Attn: New York Secretary of State New York Department of State One Commerce Plaza, 99 Washington Avenue, 6 th Floor Albany, NY 11231-0001 (518) 473-2492
NORTH DAKOTA	North Dakota Securities Department 600 East Boulevard, 5 th Floor Bismarck, ND 58505-0510 (701) 328-4712	North Dakota Securities Commissioner
RHODE ISLAND	Department of Business Regulation Division of Securities 1511 Pontiac Avenue, Building 69-1 Cranston, RI 02920 (401) 462-9585	Director of Rhode Island Department of Business Regulation
SOUTH DAKOTA	Department of Labor and Regulation Division of Insurance Securities Regulation 124 South Euclid Suite 104 Pierre, SD 57501-3185 (605) 773-3563	Director of the Division of Insurance-Securities Regulation
VIRGINIA	State Corporation Commission Division of Securities and Retail Franchising 1300 East Main Street, 9th Floor Richmond, VA 23219 (804) 371-9051	Clerk of State Corporation Commission 1300 East Main Street, 1st Floor Richmond, VA 23219 (804) 371-9733
WASHINGTON	Securities Division Department of Financial Institutions P.O. Box 41200 Olympia, WA 98504-1200	Director of Department of Financial Institutions Securities Division 150 Israel Road SW Tumwater, WA 98501 (360) 902-8760
WISCONSIN	Wisconsin Securities Commissioner Securities and Franchise Registration 345 W. Washington Avenue Madison, WI 53703 (608) 266-8559	Commissioner of Securities of Wisconsin

EXHIBIT F CONFIDENTIAL OPERATING MANUAL TABLE OF CONTENTS



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EXHIBIT G CONSENT TO TRANSFER AND ASSUMPTION OF FRANCHISE AGREEMENT

CONSENT TO TRANSFER AND ASSUMPTION OF FRANCHISE AGREEMENT

This Consent to Transfer and Assumption of Franchise Agreement ("Consent and

Assumption") is entered into by and among Budget	-
company, the franchisor ("BB"),	("Existing
Franchisee"), and	("New Franchisee").
	` ,
WHEREAS, with BB's consent, Existing New Franchisee and New Franchisee is accepting the set forth in the Franchise Agreement, including, assignment set forth in paragraph 9.2 of the Franchise Consent and Agreement and Agreemen	but not limited to, the obligations regarding thise Agreement, which are hereby expressly
NOW, THEREFORE, in consideration contained, and for other good and valuable conside hereby acknowledged, the parties hereby agree as for	•
E	Franchise to New Franchisee on or about ') subject to the provisions of paragraph 3, ent.
2 Existing Franchisee will transfer phys	sical possession of the Confidential Operating

- 2. Existing Franchisee will transfer physical possession of the Confidential Operating Manual to Franchisor and to New Franchisee of all items required by the Franchise Agreement, including, without limitation, (i) all books, manuals, financial records, receipts, invoices, and documents relating to the Franchised Business; and (ii) all other documents, property and other objects containing BB's service marks. New Franchisee has reviewed the Confidential Operating Manual and agrees that the Confidential Operating Manual shall apply fully to its operation of the Franchised Business. New Franchisee agrees to abide by all other manuals and guidelines, present and future, of BB, including, but not limited to, those pertaining to advertising.
- 3. If the state where the Franchised Business will be conducted requires New Franchisee to have a contractor's license to conduct the Franchised Business, New Franchisee shall obtain such contractor's license (or at all times have an employee who has a contractor's license) prior to the Transfer Date.
- 4. If New Franchisee has not already done so to the satisfaction of BB, New Franchisee shall comply with the training requirements set forth in the Franchise Agreement by attending the next available training program offered by BB for new licensees.
- 5. Concurrently upon the Transfer Date New Franchisee shall become a franchisee of BB under the Franchise Agreement and Existing Franchisee shall immediately cease operating under the Franchise Agreement. Existing Franchisee shall thereupon comply with all provisions in the Franchise Agreement concerning termination set forth in Article XII thereof, including, but not

limited to, ceasing all use of the service marks of BB.

- 6. As between Existing Franchisee and BB, and with the exception of the rights and obligations set forth in Article XII of the Franchise Agreement (which is incorporated herein by reference), the franchise relationship created by the Franchise Agreement is hereby terminated and released and superseded by this Consent and Assumption and in all respects having been assumed by New Franchisee as of the Transfer Date. Existing Franchisee hereby waives all rights to relief from forfeiture under §1179 of the California Code of Civil Procedure and acknowledges that there is no subsisting franchise agreement between BB and existing Franchisee.
- 7. Existing Franchisee shall execute all documentation deemed necessary by BB to transfer the Franchise to New Franchisee.
- 8. New Franchisee shall execute BB's current form of franchise agreement for a new ten (10) year term. Upon execution of the current form of franchise agreement by New Franchisee, the Franchise Agreement shall be terminated and superseded by the franchise agreement executed pursuant to this <u>Section 8</u>.
- 9. Existing Franchisee shall pay to BB a transfer fee in the amount set forth in the Franchise Agreement.
- (i) Diverting or attempting to divert any business or customer of the Franchised Business to any competitor, by direct or indirect inducement or otherwise, or doing or performing, directly or indirectly, any other act injurious or prejudicial to the goodwill associated
 - with BB's service marks and the System (as that term is defined in the Franchise Agreement);
- (ii) Employing or seeking to employ any person who is at that time employed by BB, affiliates of BB, or by any other franchisee or franchisee of BB, including but not limited to New Franchisee, or otherwise directly or indirectly inducing or seeking to induce such person to leave his or her employment thereat; or
- (iii) Within the Territory and within a twenty five (25) mile radius of any business franchised or operated by BB in existence or under development as at the Transfer Date owning, maintaining, engaging in, or having any interest in any business (including any business operated by Existing Franchisee prior to entry into this Agreement) specializing, in whole or in part, in the retail and/ or installation of window coverings, or providing the same or similar goods or services provided, sold, or offered through the System.
- (b) The parties agree that each of the foregoing covenants shall be construed as independent of any other covenant or provision of this Consent and Assumption. If all or any portion of a covenant in Paragraph 9(a) is held unreasonable or unenforceable by a court or agency having valid jurisdiction in an unappealed final decision to which BB is a party, Existing

Franchisee expressly agrees to be bound by any lesser covenant subsumed within the terms of such covenant that imposes the maximum duty permitted by law, as if the resulting covenant were separately stated in and made a part of this Paragraph.

- (c) The parties understand and acknowledge that BB shall have the right, in its sole discretion, to reduce the scope of any covenant set forth in Paragraph 9(a) or any portion thereof effective immediately upon receipt by Existing Franchisee of written notice thereof from BB, and Existing Franchisee agrees that it shall comply forthwith with any covenant as so modified, which shall be fully enforceable.
- (d) Paragraph 9(a) shall not apply to ownership by Existing Franchisee of less than a one percent (1%) beneficial interest in the outstanding equity securities of any corporation which is registered under the Securities Exchange Act of 1934.
- 11. New Franchisee shall resolve any problems or complaints raised by customers of Existing Franchisee with the same high standards of customer service, and in the same fashion, as New Franchisee responds to problems or complaints raised by customers of New Franchisee and shall not resolve such problems or complaints in a manner that is less advantageous to the customers of Existing Franchisee than the manner in which New Franchisee resolves problems or complaints from New Licensee's own customers.
- 12. New Franchisee acknowledges that it has received the Confidential Operating Manual and other books and records of Existing Franchisee and has undertaken an independent investigation of the Franchised Business.
- 13. Existing Franchisee releases, indemnifies and agrees to hold harmless BB in respect of any liabilities which may arise as a result of this transfer.
- 14. Failure to comply with any of the provisions of this Consent and Assumption shall constitute a material breach hereof and shall entitle BB to any of the remedies provided in this Consent and Assumption or the Franchise Agreement, or as may be available at law or in equity.
- 15. Except as previously provided herein, as among the undersigned parties, each shall bear their respective costs and attorneys' fees incurred in connection with this Consent and Assumption, and events preceding its negotiation and execution.
- 16. In granting its consent to this Consent and Assumption, BB has elected not to exercise its right of first refusal as provided in paragraph 9.3 of the Franchise Agreement. Notwithstanding the foregoing, however, the Existing Franchisee shall have a period of 90 days after the date of execution of this Consent and Assumption to complete the transfer of the Franchise and the Existing Franchisee shall again be required to comply with Article 9 of the Franchise Agreement before the transfer can be effected.
- 17. In consideration for this Consent and Assumption, Existing Franchisee, for itself, its successors, assigns, and anyone claiming through or under it, hereby remises, releases, acquits and forever discharges BB, and its predecessors, successors, assigns, heirs, executors and administrators (as the case may be), and its past, present and future associates, owners, stockholders, agents, directors, officers, partners, employees, attorneys, accountants and representatives of and from any and all manner of action or actions, cause or causes of action, in law or in equity, arbitrations, suits, debts, agreements, promises, liabilities, claims,

demands,

damages, loss, cost or expense, known or unknown, fixed or contingent, which Existing Franchisee has or may hereafter have against BB by reason of any matter, cause or thing whatsoever, from the beginning of time to the date hereof, including all matters, causes or things whatsoever, that were or have been or could have in any way been alleged in any pleading filed in any arbitration proceeding or suit, which are related to the Franchise Agreement, except for those matters expressly excepted herein.

- 18. Existing Franchisee and New Franchisee have had adequate opportunity to obtain the advice of legal counsel prior to signing this Consent and Assumption. Existing Franchisee executes this Consent and Assumption voluntarily, with full knowledge of its significance, and with the express intention of effecting the legal consequences provided by Section1541 of the California Civil Code, i.e., the extinguishment of all obligations, except as expressly excepted herein.
- 19. Except as expressly stated to the contrary herein, any dispute arising out of this Consent and Assumption shall be resolved pursuant to the provisions contained in Article 11 of the Franchise Agreement.
- 20. Although the Franchise Agreement provides that no interest in the Franchise Agreement can be transferred without the prior written consent of BB, New Franchisee acknowledges that BB does not represent or warrant that Existing Franchisee has not made any unauthorized prior transfers or otherwise has any interest free and clear to anything being transferred now. BB advises New Franchisee to conduct its own investigation to confirm that Existing Franchisee has the right to transfer the Franchise, and that Existing Franchisee has not made any transfer without consent from BB.
- 21. BB will be provided with a copy of the written sales agreement made by and between the Existing Franchisee and New Franchisee.
- 22. This Consent and Assumption may be executed in counterparts, each of which shall be deemed an original and all of which shall constitute a single document. Each of the signatories below expressly covenants that he, she or it has the authority to enter into this Consent and Assumption.

[REMAINDER OF PAGE INTENTIONALLY BLANK]

IN WITNESS WHEREOF, the parties hereto have duly executed this Consent and Assumption on the dates set forth below, it being effective upon the latest of those dates.

CAUTION. THIS CONSENT AND ASSUMPTION CONTAINS IMPORTANT TERMS. READ BEFORE SIGNING.

	BUDGET BLINDS, LLC	
Dated:	By: Heather Nykolaychuk, President	<u></u>
	EXISTING FRANCHISEE	
Dated:	<i>By</i> :	
	Name:	Title:
Dated:	<i>By</i> :	
	Name:	Title:
	NEW FRANCHISEE(S)	
Dated:		
	Name:	Title:
Dated:	<i>By</i> :	
	Name:	

EXHIBIT H

VETERANS' ADDENDUM TO FRANCHISE AGREEMENT

VETERANS' ADDENDUM TO FRANCHISE AGREEMENT

This Veterans' Addendum to Franchise Agree	ment (this "Addendum") is entered into as of
, 202_, ("Effective Date"), be	etween Budget Blinds, LLC, a California
limited liability company ("Franchisor"), and	, a(n)
("Franchisee"), to amend a Franchise Agreement	intended to bear the same date as this
Addendum (the "Franchise Agreement"), for a Territ	cory in the state of
known as Budget Blinds of	("Territory").
This Addendum amends some of the provision agreement between the parties as to fees payable under terms that are defined in the Franchise Agreement ar Franchise Agreements. NOW, THEREFORE, the parties agree to ame	r the Franchise Agreement. Any capitalized e used in this Addendum as defined in the

- (i) **Initial Franchise Fee.** The first sentence of Section 4.1 of the Franchise Agreement is amended as follows:
- "If Franchisee is not a party to another franchise agreement with Franchisor, Franchisee will pay to Franchisor an Initial Franchise fee of \$16,958."
- (ii) **Territory Fee.** The first sentence of Section 4.2 of the Franchise Agreement is amended as follows:
- "If Franchisee is purchasing the Territory from Franchisor (rather than an existing franchisee) Franchisee also will pay Franchisor a Territory Fee of \$59,500."
- (iii) **Reaffirmation**. Except as specifically modified by this Addendum, all terms and provisions of the Franchise Agreements are reaffirmed in their entirety.

[SIGNATURES FOLLOW]

Dated	
Sign here is Franchis	see is an
individual:	FRANCHISEE:
	Print Name:
	Print Address:
Sign here if Franchis	see is a company:
	FRANCHISEE: Print company name:
	BY:
	ITS:
ACCEPTED as of th	ne Effective Date first above written.
	FRANCHISOR: BUDGET BLINDS, LLC
	BY:

EXHIBIT I

EXISTING FRANCHISEES' ADDENDUM TO RENEWAL FRANCHISE AGREEMENT

EXISTING FRANCHISEES' ADDENDUM TO RENEWAL FRANCHISE AGREEMENT

This Existing Franchisee's Addendum to Franchise Ag	reement (this "Addendur	m") is entered into
as of, 202_ ("Effective Date"), between	Budget Blinds, LLC, a	California limited
liability company ("Franchisor"), and	, a(n)	("Franchisee"), to
amend a Franchise Agreement intended to bear the san	ne date as this Addendun	n (the "Franchise
Agreement"), for a Territory in the state of	_known as Budget Blind	ls of
("Territory").	_	

This Addendum amends some of the provisions of the Franchise Agreement to reflect the agreement between the parties as to royalty payable under the renewal Franchise Agreement. Any capitalized terms that are defined in the Franchise Agreement are used in this Addendum as defined in the Franchise Agreement.

NOW, THEREFORE, the parties agree to amend the Franchise Agreement as follows:

1. Continuing Royalty. The first sentence of Section 4.3(a) of the Franchise Agreement is amended as follows:

"From the Operating Date through December 31, 2025, Franchisee will pay a flat fee Continuing Royalty. The amount of Continuing Royalty payable under this Agreement is \$500 more than the Continuing Royalty payable under the previous franchise agreement. For example, if the flat fee Continuing Royalty payable under Franchisee's previous franchise agreement was \$1,500 per month, the Continuing Royalty payable under this Agreement is \$2,000 per month. If the flat fee Continuing Royalty payable under Franchisee's previous franchise agreement was \$2,000 per month, the Continuing Royalty payable under this Agreement is \$2,500 per month. From January 1, 2026 through the remainder of the term of the Franchise Agreement, Franchisee will pay a Continuing Royalty calculated each month in arrears equal to the greater of 3.5% of Gross Revenue for the prior month or: \$2,500 for a Tier 1 Territory, \$1,875 for a Tier 2 Territory or \$1,250 for a Tier 3 Territory."

2. 2Reaffirmation. Except as specifically modified by this Addendum, all terms and provisions of the Franchise Agreements are reaffirmed in their entirety.

[SIGNATURES FOLLOW]

the dates indicated below:	s have caused this Addendum to be executed on or
Dated	
Sign here is Franchisee is an individual:	FRANCHISEE:
	Print Name:
	Print Address:
Sign here if Franchisee is a company:	•
	FRANCHISEE: Print company name:
	BY:

ACCEPTED as of the Effective	e Date first above written.
	FRANCHISOR: BUDGET BLINDS, LLC
	BY:
	ITS:

ITS:____

EXHIBIT J SECURED PROMISSORY NOTE

SECURED PROMISSORY NOTE

Date:	
US\$	
	Irvine, California
promises to pay to the order of BUDGI organized under the laws of California currency of the United States which shall public and private, at the time of	ether with interest from and after the date hereof
referred to in, and is issued pursuant to, Obligor in favor of Secured Party, dated as as amended from time to time, the "Sec benefits and security of the Security Agree of the Security Agreement are hereby mad	that certain Security Agreement entered into by as of even date with the date hereof (hereinafter, curity Agreement"), and is entitled to all of the ement. All of the terms, covenants and conditions the a part of this Note and are deemed incorporated therein, unless otherwise specifically defined in the detection of the security Agreement.
this Note and charged or collected hereund law which a court of competent jurisdiction hereto. If any provisions of this Note are is shall be deemed amended to conform the	e aggregate of all amounts deemed interest under der exceed the highest rate permissible under any on shall, in a final determination, deem applicable in contravention of any such law, such provisions ereto. Interest hereunder shall be calculated daily ber of days elapsed over a year of 360 days.
	ault shall have occurred the principal amount and ne and payable on the dates and in the manner
	terest shall be due and payable monthly commencing or, and continuing on the first day of each month first day of 20, in and
accrued interest on this Note s acceleration of the Obligation	going, the entire unpaid principal balance and shall be due and payable immediately upon any ons pursuant to Section 6.2 of the Security use by Obligor of another HOME FRANCHISE from any source.

Obligor may prepay this Note in whole or in part from time to time without penalty, but any principal payment must be accompanied by all interest then accrued, if any. Any partial payments will be applied to discharge the principal sum payments in the inverse order in which any payments would otherwise become due. Additionally, Obligor may terminate the Security Agreement by paying in full all the Obligations due to Secured Party under this Note and as otherwise due to Secured Party under the Security Agreement, in cash.

Upon the occurrence of an Event of Default, Secured Party shall have all of the rights and remedies set forth in Section 6.2 of the Security Agreement.

Time is of the essence of this Note. To the fullest extent permitted by applicable law, Obligor, for itself and its legal representatives, successors and assigns, expressly waives presentment, demand, protest, notice of dishonor, notice of non-payment, notice of maturity, notice of protest, presentment for the purpose of accelerating maturity, diligence in collection, and the benefit of any exemption or insolvency laws.

Wherever possible, each provision of this Note shall be interpreted in such manner as to be effective and valid under applicable law, but if any provision of this Note shall be prohibited or invalid under applicable law, such provision shall be ineffective to the extent of such prohibition or invalidity without invalidating the remainder of such provision or remaining provisions of this Note. No delay or failure on the part of Secured Party in the exercise of any right or remedy hereunder shall operate as a waiver thereof, nor as an acquiescence in any default, nor shall any single or partial exercise by Secured Party of any right or remedy preclude any other right or remedy. Secured Party, at its option, may enforce its rights against any collateral securing this Note without enforcing its rights against Obligor, any guarantor of the indebtedness evidenced hereby or any other property or indebtedness due or to become due to Obligor. Obligor agrees that, without releasing or impairing Obligor's liability hereunder, Secured Party may at any time release, surrender, substitute or exchange any collateral securing this Note and may at any time release any party primarily or secondarily liable for the indebtedness evidenced by this Note.

This Note shall be governed by, and construed and enforced in accordance with, the laws of the State of California, except that for purposes of the usury laws (and determining the maximum rate of interest allowable), this Note shall be governed by and construed and enforced in accordance with the laws of the state of Obligor's residence.

IN WITNESS WHEREOF, Obligor has caused this Note to be duly executed and delivered in Irvine, California, on the date first above written.

Signature:		
Print Name:		

EXHIBIT K GENERAL SECURITY AGREEMENT

GENERAL SECURITY AGREEMENT

This General Security Agreement dated as of	_is entered into by
and	(collectively,
"Pledgor") in favor of BUDGET BLINDS, LLC, a limited liability company	organized under the
laws of California ("Secured Party").	
WITNESSETH	
WHEREAS, Pledgor has issued that certain Secured Promissory N	Note (the "Note") in
favor of Secured Party, dated as of	,
pursuant to which Secured Party has or is about to make certain financial acc	commodations to
Pledgor; and	

WHEREAS, Secured Party has conditioned its providing said financial accommodations to Pledgor on Pledgor's granting a security interest in substantially all of its assets in favor of Secured Party to secure Pledgor's obligations to Secured Party under the Note;

NOW, THEREFORE, in consideration of the mutual conditions and agreements set forth herein, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto agree as follows:

SECTION 1. DEFINITIONS

All terms used herein which are defined in Article 1 or Article 9 of the Code (as hereinafter defined) shall have the meanings ascribed thereto in the Code unless otherwise defined in this Agreement. All references to Pledgor and Secured Party pursuant to the definitions set forth in the recitals hereto, or to any other person herein, shall include their respective successors and assigns. Unless the context of this Agreement clearly requires otherwise, references to the plural include the singular, references to the singular include the plural, the term "including" is not limiting, and the term "or" has, except where otherwise indicated, the inclusive meaning represented by the phrase "and/or." The words "hereof", "herein", "hereunder", "this Agreement" and words of similar import when used in this Agreement shall refer to this Agreement as a whole and not to any particular provision of this Agreement and as this Agreement now exists or may hereafter be amended, modified, supplemented, extended, renewed, restated or replaced. An Event of Default shall exist or continue or be continuing until such Event of Default is waived in accordance with Section 7.3. Any accounting term used herein unless otherwise defined in this Agreement shall have the meanings customarily given to such term in accordance with GAAP. For purposes of this Agreement, the following terms shall have the respective meanings given to them below:

1.1. Accounts

"Accounts" shall mean all present and future rights of Pledgor to payment for goods sold or leased or for services rendered, which are not evidenced by instruments or chattel paper, and whether or not earned by performance.

1.2. Code

"Code" means the California Uniform Commercial Code.

1.3. Equipment

"Equipment" shall mean all of Pledgor's now owned and hereafter acquired equipment, machinery, computers and computer hardware and software (whether owned or licensed), vehicles, tools, furniture, fixtures, all attachments, accessions and property now or hereafter affixed thereto or used in connection therewith, and substitutions and replacements thereof, wherever located.

1.4. Event of Default

"Event of Default" shall have the meaning set forth in Section 6.1 hereof.

1.5. Financing Agreements

"Financing Agreements" shall mean, collectively, this Agreement and all notes, guarantees, security agreements and other agreements, documents and instruments now or at any time hereafter executed or delivered by Pledgor in connection with this Agreement, as the same now exist or may hereafter be amended, modified, supplemented, extended, renewed, restated or replaced.

1.6. <u>GAAP</u>

"GAAP" shall mean generally accepted accounting principles in the United States of America as in effect from time to time as set forth in the opinions and pronouncements of the Accounting Principles Board and the American Institute of Certified Public Accountants and the statements and pronouncements of the Financial Accounting Standards Boards which are applicable to the circumstances as of the date of determination consistently applied.

1.7. Inventory

"Inventory" shall mean all of Pledgor's now owned and hereafter existing or acquired raw materials, work in process, finished goods and all other inventory of whatsoever kind or nature, wherever located.

1.8. Note

"Note" shall have the meaning set forth in the recitals hereto, as the same now exists and may hereafter be amended, modified, supplemented, extended, renewed, restated or replaced.

1.9. Obligations

"Obligations" shall mean any and all obligations, liabilities and indebtedness of every kind, nature and description owing by Pledgor to Secured Party or its affiliates, including principal, interest, charges, fees, costs and expenses, however evidenced, whether as principal, surety, endorser, guarantor or otherwise, whether arising under the Note, this Agreement or otherwise, whether now existing or hereafter arising, whether arising before, during or after the initial or any renewal term of the Note, this Agreement or after the commencement of any case with respect to

Pledgor under the United States Bankruptcy Code or any similar statute (including the payment of interest and other amounts which would accrue and become due but for the commencement of such case), whether direct or indirect, absolute or contingent, joint or several, due or not due, primary or secondary, liquidated or unliquidated, secured or unsecured, and however acquired by Secured Party.

1.10. <u>Person or person</u>

"Person" or "person" shall mean any individual, sole proprietorship, limited liability company or partnership, partnership, corporation (including any corporation which elects subchapter S status under the Internal Revenue Code of 1986, as amended), business trust, unincorporated association, joint stock corporation, trust, joint venture or other entity or any government or any agency or instrumentality or political subdivision thereof.

1.11. Records

"Records" shall mean all of Pledgor's present and future books of account of every kind or nature, purchase and sale agreements, invoices, ledger cards, bills of lading and other shipping evidence, statements, correspondence, memoranda, credit files and other data relating to the Collateral or any account debtor, together with the tapes, disks, diskettes and other data and software storage media and devices, file cabinets or containers in or on which the foregoing are stored (including any rights of Pledgor with respect to the foregoing maintained with or by any other person).

SECTION 2. GRANT OF SECURITY INTEREST

To secure payment and performance of all Obligations, Pledgor hereby grants to Secured Party a continuing security interest in, a lien upon, and a right of set off against, and hereby assigns to Secured Party as security, the following property and interests in property, whether now owned or hereafter acquired or existing, and wherever located (collectively, the "Collateral"):

- (a) all Accounts,
- (b) all present and future contract rights, general intangibles (including tax and duty refunds, registered and unregistered patents, franchises, licenses, trademarks, service marks, copyrights, trade names, applications for the foregoing, trade secrets, goodwill, processes, drawings, blueprints, customer lists, licenses, whether as franchisor or franchisee, choses in action and other claims and existing and future leasehold interests in equipment, real estate and fixtures), chattel paper, documents, instruments, letters of credit, bankers' acceptances and guaranties,
- (c) all present and future monies, securities, credit balances, deposits, deposit accounts and other property of Pledgor now or hereafter held or received by or in transit to any depository or other institution from or for the account of Pledgor whether for safekeeping, pledge, custody, transmission, collection or otherwise, and all present and future liens, security interests, rights, remedies, title and interest in, to and in respect of Accounts and other Collateral, including:
 - (i) rights and remedies under or relating to guaranties, contracts of suretyship,

- letters of credit and credit and other insurance related to the Collateral,
- (ii) rights of stoppage in transit, replevin, repossession, reclamation and other rights and remedies of an unpaid vendor, lienor or secured party,
- (iii) goods described in invoices, documents, contracts or instruments with respect to, or otherwise representing or evidencing, Accounts or other Collateral, including returned, repossessed and reclaimed goods, and
- (iv) deposits by and property of account debtors or other persons securing the obligations of account debtors.
- (d) all Inventory,
- (e) all Equipment,
- (f) all Records, and
- (g) all products and proceeds of the foregoing, in any form, including insurance proceeds and any claims against third parties for loss or damage to or destruction of any or all of the foregoing.

SECTION 3. COLLATERAL COVENANTS

3.1. Accounts Covenants

- (a) Secured Party shall have the right at any time or times, in Secured Party's name or in the name of a nominee of Secured Party, to verify the validity, amount or any other matter relating to any Account or other Collateral, by mail, telephone, facsimile transmission or otherwise.
- (b) Pledgor shall deliver or cause to be delivered to Secured Party, with appropriate endorsement and assignment, with full recourse to Pledgor, all chattel paper and instruments which Pledgor now owns or may at any time acquire immediately upon Pledgor's receipt thereof, except as Secured Party may otherwise agree.
- (c) Secured Party may, at any time or times that an Event of Default exists or has occurred and is continuing,
 - (i) notify any or all account debtors that the Accounts have been assigned to Secured Party and that Secured Party has a security interest therein and Secured Party may direct any or all accounts debtors to make payment of Accounts directly to Secured Party,
 - (ii) extend the time of payment of, compromise, settle or adjust for cash, credit, return of merchandise or otherwise, and upon any terms or conditions, any and all Accounts or other obligations included in the

Collateral and thereby discharge or release the account debtor or any other party or parties in any way liable for payment thereof without affecting any of the Obligations,

- (iii) demand, collect or enforce payment of any Accounts or such other obligations, but without any duty to do so, and Secured Party shall not be liable for its failure to collect or enforce the payment thereof nor for the negligence of its agents or attorneys with respect thereto and
- (iv) take whatever other action Secured Party may deem necessary or desirable for the protection of its interests. At any time that an Event of Default exists or has occurred and is continuing, at Secured Party's request, all invoices and statements sent to any account debtor shall state that the Accounts and such other obligations have been assigned to Secured Party and are payable directly and only to Secured Party and Pledgor shall deliver to Secured Party such originals of documents evidencing the sale and delivery of goods or the performance of services giving rise to any Accounts as Secured Party may require.

3.2. Inventory Covenants

With respect to the Inventory:

- (a) Pledgor shall at all times maintain inventory records reasonably satisfactory to Secured Party, keeping correct and accurate records itemizing and describing the kind, type, quality and quantity of Inventory, Pledgor's cost therefor and daily withdrawals therefrom and additions thereto,
- (b) Pledgor shall conduct a physical count of the Inventory at least once each year, but at any time or times as Secured Party may request on or after an Event of Default, and promptly following such physical inventory shall supply Secured Party with a report in the form and with such specificity as may be reasonably satisfactory to Secured Party concerning such physical count,
- (c) Pledgor shall not remove any Inventory from the locations set forth or permitted herein, without the prior written consent of Secured Party, except for sales of Inventory in the ordinary course of Pledgor's business and except to move Inventory directly from one location set forth or permitted herein to another such location,
- (d) upon Secured Party's request, Pledgor shall, at its expense, no more than once in any twelve (12) month period, but at any time or times as Secured Party may request on or after an Event of Default, deliver or cause to be delivered to Secured Party written reports or appraisals as to the Inventory in form, scope

and methodology acceptable to Secured Party and by an appraiser acceptable to Secured Party, addressed to Secured Party or upon which Secured Party is expressly permitted to rely,

- (e) Pledgor shall produce, use, store and maintain the Inventory, with all reasonable care and caution and in accordance with applicable standards of any insurance and in conformity with applicable laws (including, but not limited to, the requirements of the Federal Fair Labor Standards Act of 1938, as amended and all rules, regulations and orders related thereto),
- (f) Pledgor assumes all responsibility and liability arising from or relating to the production, use, sale or other disposition of the Inventory,
- (g) Pledgor shall not sell Inventory to any customer on approval, or any other basis which entitles the customer to return or may obligate Pledgor to repurchase such Inventory,
- (h) Pledgor shall keep the Inventory in good and marketable condition, and
- (i) Pledgor shall not, without prior written notice to Secured Party, acquire or accept any Inventory on consignment or approval.

3.3. Equipment Covenants

With respect to the Inventory:

- (a) Upon Secured Party's request, Pledgor shall, at its expense, at any time or times as Secured Party may request on or after an Event of Default, deliver or cause to be delivered to Secured Party written reports or appraisals as to the Equipment in form, scope and methodology acceptable to Secured Party and by appraiser acceptable to Secured Party,
- (b) Pledgor shall keep the Equipment in good order, repair, running and marketable condition (ordinary wear and tear excepted),
- (c) Pledgor shall use the Equipment with all reasonable care and caution and in accordance with applicable standards of any insurance and in conformity with all applicable laws,
- (d) the Equipment is and shall be used in Pledgor's business and not for personal, family, household or farming use,
- (e) Pledgor shall not remove any Equipment from the locations set forth or permitted herein, except to the extent necessary to have any Equipment repaired

or maintained in the ordinary course of the business of Pledgor or to move Equipment directly from one location set forth or permitted herein to another such location and except for the movement of motor vehicles used by or for the benefit of Pledgor in the ordinary course of business,

- (f) the Equipment is now and shall remain personal property and Pledgor shall not permit any of the Equipment to be or become a part of or affixed to real property, and
- (g) Pledgor assumes all responsibility and liability arising from the use of the Equipment.

3.4. Power of Attorney

Pledgor hereby irrevocably designates and appoints Secured Party (and all persons designated by Secured Party) as Pledgor's true and lawful attorney-in- fact, and authorizes Secured Party, in Pledgor's or Secured Party's name, to:

- (a) at any time an Event of Default or event which with notice or passage of time or both would constitute an Event of Default exists or has occurred and is continuing:
 - (i) demand payment on Accounts or other proceeds of Inventory or other Collateral,
 - (ii) enforce payment of Accounts by legal proceedings or otherwise,
 - (iii) exercise all of Pledgor's rights and remedies to collect any Account or other Collateral,
 - (iv) sell or assign any Account upon such terms, for such amount and at such time or times as the Secured Party deems advisable,
 - (v) settle, adjust, compromise, extend or renew an Account,
 - (vi) discharge and release any Account,
 - (vii) prepare, file and sign Pledgor's name on any proof of claim in bankruptcy or other similar document against an account debtor,
 - (viii) notify the post office authorities to change the address for delivery of Pledgor's mail to an address designated by Secured Party, and open and dispose of all mail addressed to Pledgor, and

- (ix) do all acts and things which are necessary, in Secured Party's determination, to fulfill Pledgor's obligations under this Agreement and the other Financing Agreements and
- (b) at any time to:
 - (i) take control in any manner of any item of payment or proceeds thereof,
 - (ii) have access to any lockbox or postal box into which Pledgor's mail is deposited,
 - (iii) endorse Pledgor's name upon any items of payment or proceeds thereof and deposit the same in the Secured Party's account for application to the Obligations,
 - (iv) endorse Pledgor's name upon any chattel paper, document, instrument, invoice, or similar document or agreement relating to any Account or any goods pertaining thereto or any other Collateral, and
 - (v) sign Pledgor's name on any verification of Accounts and notices thereof to account debtors, and
 - (vi) execute in Pledgor's name and file any UCC financing statements or amendments thereto. Pledgor hereby releases Secured Party and its officers, employees and designees from any liabilities arising from any act or acts under this power of attorney and in furtherance thereof, whether of omission or commission, except as a result of Secured Party's own gross negligence or willful misconduct as determined pursuant to a final non-appealable order of a court of competent jurisdiction.

3.5. Right to Cure

Secured Party may, at its option,

- (a) cure any default by Pledgor under any agreement with a third party or pay or bond on appeal any judgment entered against Pledgor,
- (b) discharge taxes, liens, security interests or other encumbrances at any time levied on or existing with respect to the Collateral and

(c) pay any amount, incur any expense or perform any act which, in Secured Party's judgment, is necessary or appropriate to preserve, protect, insure or maintain the Collateral and the rights of Secured Party with respect thereto. Secured Party may add any amounts so expended to the Obligations and charge Pledgor's account therefor, such amounts to be repayable by Pledgor on demand. Secured Party shall be under no obligation to effect such cure, payment or bonding and shall not, by doing so, be deemed to have assumed any obligation or liability of Pledgor.

Any payment made or other action taken by Secured Party under this Section shall be without prejudice to any right to assert an Event of Default hereunder and to proceed accordingly.

3.6. Access to Premises

From time to time as requested by Secured Party, at the cost and expense of Pledgor,

- (a) Secured Party or its designee shall have complete access to all of Pledgor's premises during normal business hours and after notice to Pledgor, or at any time and without notice to Pledgor if an Event of Default exists or has occurred and is continuing, for the purposes of inspecting, verifying and auditing the Collateral and all of Pledgor's books and records, including the Records, and
- (b) Pledgor shall promptly furnish to Secured Party such copies of such books and records or extracts therefrom as Secured Party may request, and
- (c) Secured Party shall have the right to use during normal business hours such of Pledgor's personnel, equipment, supplies and premises as may be reasonably necessary for the foregoing and if an Event of Default exists or has occurred and is continuing for the collection of Accounts and realization of other Collateral.

SECTION 4. REPRESENTATIONS AND WARRANTIES

Pledgor hereby represents and warrants to Secured Party the following (which shall survive the execution and delivery of this Agreement):

4.1. Chief Executive Office; Collateral Locations

The chief executive office of Pledgor and Pledgor's Records concerning Accounts are located only at the address set forth below and its only other places of business and the only other locations of Collateral, if any, are the addresses provided by Pledgor to Secured Party in writing prior to the date hereof, subject to the right of Pledgor to establish new locations in accordance with Section 5.1 below.

4.2. Priority of Liens; Title to Properties

The security interests and liens granted to Secured Party under this Agreement and the other Financing Agreements constitute valid and perfected first priority liens and security interests in and upon the Collateral subject only to the liens indicated on Schedule 4.2 hereto. Pledgor has good and marketable title to all of its properties and assets subject to no liens, mortgages, pledges, security interests, encumbrances or charges of any kind, except those granted to Secured Party and such others as are specifically listed on Schedule 4.2 hereto.

4.3. Accuracy and Completeness of Information

All information furnished by or on behalf of Pledgor in writing to Secured Party in connection with this Agreement or any of the other Financing Agreements or any transaction contemplated hereby or thereby, is true and correct in all material respects on the date as of which such information is dated or certified and does not omit any material fact necessary in order to make such information not misleading. No event or circumstance has occurred which has had or could reasonably be expected to have a material adverse affect on the business, assets or prospects of Pledgor, which has not been fully and accurately disclosed to Secured Party in writing.

4.4. Survival of Warranties; Cumulative

All representations and warranties contained in this Agreement or any of the other Financing Agreements shall survive the execution and delivery of this Agreement and shall be deemed to have been made again to Secured Party on the date of any additional borrowing or other credit accommodation under any amendment, restatement, modification or substitution of the Note and shall be conclusively presumed to have been relied on by Secured Party regardless of any investigation made or information possessed by Secured Party. The representations and warranties set forth herein shall be cumulative and in addition to any other representations or warranties which Pledgor shall now or hereafter give, or cause to be given, to Secured Party.

SECTION 5. AFFIRMATIVE AND NEGATIVE COVENANTS

5.1. New Collateral Locations

Pledgor may open any new location within the continental United States provided Pledgor:

- (a) gives Secured Party ten (10) days prior written notice of the intended opening of any such new location and
- (b) executes and delivers, or causes to be executed and delivered, to Secured Party

such agreements, documents, and instruments as Secured Party may deem reasonably necessary or desirable to protect its interests in the Collateral at such location, including UCC financing.

5.2. Insurance

Pledgor shall, at all times, maintain with financially sound and reputable insurers insurance with respect to the Collateral against loss or damage and all other insurance of the kinds and in the amounts customarily insured against or carried by corporations of established reputation engaged in the same or similar businesses and similarly situated. Said policies of insurance shall be satisfactory to Secured Party as to form, amount and insurer. Pledgor shall furnish certificates, policies or endorsements to Secured Party as Secured Party shall require as proof of such insurance, and, if Pledgor fails to do so, Secured Party is authorized, but not required, to obtain such insurance at the expense of Pledgor. All policies shall provide for at least thirty (30) days prior written notice to Secured Party of any cancellation or reduction of coverage and that Secured Party may act as attorney for Pledgor in obtaining, and at any time an Event of Default exists or has occurred and is continuing, adjusting, settling, amending and canceling such insurance. Pledgor shall cause Secured Party to be named as a loss payee and an additional insured (but without any liability for any premiums) under such insurance policies and Pledgor shall obtain non-contributory lender's loss payable endorsements to all insurance policies in form and substance satisfactory to Secured Party. Such lender's loss payable endorsements shall specify that the proceeds of such insurance shall be payable to Secured Party as its interests may appear and further specify that Secured Party shall be paid regardless of any act or omission by Pledgor or any of its affiliates. At its option, Secured Party may apply any insurance proceeds received by Secured Party at any time to the cost of repairs or replacement of Collateral or to payment of the Obligations, whether or not then due, in any order and in such manner as Secured Party may determine or hold such proceeds as cash collateral for the Obligations.

5.3. Costs and Expenses

Pledgor shall pay to Secured Party on demand all costs, expenses, filing fees and taxes paid or payable in connection with the preparation, negotiation, execution, delivery, recording, administration, collection, liquidation, enforcement and defense of the Obligations, Secured Party's rights in the Collateral, this Agreement, the other Financing Agreements and all other documents related hereto or thereto, including any amendments, supplements or consents which may hereafter be contemplated (whether or not executed) or entered into in respect hereof and thereof, including, but not limited to:

(a) all costs and expenses of filing or recording (including all filing taxes and fees, documentary taxes, intangibles taxes and mortgage recording taxes and fees, if applicable, payable in connection any and all financing statements or fixture filings necessary to perfect and continue perfected Secured Party's security interests in the Collateral),

- (b) all title insurance and other insurance premiums, appraisal fees and search fees,
- (c) costs and expenses of preserving and protecting the Collateral,
- (d) costs and expenses paid or incurred in connection with obtaining payment of the Obligations, enforcing the security interests and liens of Secured Party, selling or otherwise realizing upon the Collateral, and otherwise enforcing the provisions of this Agreement and the other Financing Agreements or defending any claims made or threatened against Secured Party arising out of the transactions contemplated hereby and thereby (including preparations for and consultations concerning any such matters), and
- (e) the fees and disbursements of counsel (including legal assistants) to Secured Party in connection with any of the foregoing.

5.4. Further Assurances

At the request of Secured Party at any time and from time to time, Pledgor shall, at its expense, at any time or times duly execute and deliver, or cause to be duly executed and delivered, such further agreements, documents and instruments, and do or cause to be done such further acts as may be necessary or proper to evidence, perfect, maintain and enforce the security interests and the priority thereof in the Collateral and to otherwise effectuate the provisions or purposes of this Agreement or any of the other Financing Agreements. Where permitted by law, Pledgor hereby authorizes Secured Party to execute and file one or more UCC financing statements signed only by Secured Party.

SECTION 6. EVENTS OF DEFAULT AND REMEDIES

6.1. Events of Default

The occurrence or existence of any of the following events (each an "Event of Default") shall occur and be continuing:

- (a) The Pledgor shall fail to pay any installment of principal or interest or any other amount payable under the Note when due; or
- (b) Any representation or warranty made by the Pledgor herein or by the Pledgor (or any of its officers) in connection with the Financing Agreements shall prove to have been incorrect in any material respect when made; or

- (c) The Pledgor shall fail to perform or observe any term, covenant or agreement contained in this Agreement on its part to be performed or observed; or
- (d) The Pledgor shall default in the performance of or compliance with any term contained in any Financing Agreement other than this Agreement and such default shall not have been remedied or waived within any applicable grace period; or

(e) The Pledgor shall

- (i) fail to pay any principal of, or premium or interest on, any indebtedness, the aggregate outstanding principal amount of which is at least \$10,000 (excluding indebtedness evidenced by the Note), when due (whether by scheduled maturity, required prepayment, acceleration, demand or otherwise) and such failure shall continue after the applicable grace period, if any, specified in the agreement or instrument relating to such indebtedness, or
- (ii) fail to perform or observe any term, covenant or condition on its part to be performed or observed under any agreement or instrument relating to any such indebtedness or material tothe performance, business, property, assets, condition (financing or otherwise) or prospects of the Pledgor when required to be performed or observed, and such failure shall continue after the applicable grace period, if any, specified in such agreement or instrument; or
- (f) the Pledgor shall commence any case, proceeding or other action (A) under any existing or future law of any jurisdiction, domestic or foreign, relating to bankruptcy, insolvency, reorganization or relief of debtors, seeking to have an order for relief entered with respect to it, or seeking to adjudicate it a bankrupt or insolvent, or seeking reorganization, arrangement, adjustment, winding-up, liquidation, dissolution, composition or other relief with respect to it or its debts, or (B) seeking appointment of a receiver, trustee, custodian or other similar official for it or for all or any substantial part of its assets, or the Pledgor shall make a general assignment for the benefit of its creditors; or
 - (ii) there shall be commenced against the Pledgor any case, proceeding or other action of a nature referred to in clause (i) above which (A) results in the entry of an order for relief or any such adjudication or appointment or (B) remains undismissed, undischarged or unhanded for a period of thirty (30) days; or

- (iii) there shall be commenced against the Pledgor any case, proceeding or other action seeking issuance of a warrant of attachment, execution, distrait or similar process against all or any substantial part of its assets which results in the entry of an order for any such relief which shall not have been vacated, discharged, or stayed or bonded pending appeal within thirty (30) days from the entry thereof; or
- (iv) the Pledgor shall take any action in furtherance of, or indicating its consent to, approval of, or acquiescence in, any of the acts set forth in clause (i), (ii) and (iii) above; or (v) the Pledgor shall generally not, or shall be unable to, or shall admit in writing its inability to, pay its debts as they become due; or
- (g) One or more judgments or decrees shall be entered against the Pledgor involving in the aggregate a liability (not paid or fully covered by insurance or reserves) equal to or greater than \$5,000 and all such judgments or decrees shall not have been vacated, discharged, or stayed or bonded pending appeal within thirty (30) days from the entry thereof; or
- (h) There shall be instituted against the Pledgor any proceeding for which forfeiture of any property is a potential penalty and such proceeding remains undismissed, undischarged or unbonded for a period of thirty (30) days from the date the Pledgor knows of such proceeding.

6.2. Remedies

- (a) At any time an Event of Default exists or has occurred and is continuing, Secured Party shall have all rights and remedies provided in this Agreement, the other Financing Agreements, the Code and other applicable law, all of which rights and remedies may be exercised without notice to or consent by Pledgor, except as such notice or consent is expressly provided for hereunder or required by applicable law. All rights, remedies and powers granted to Secured Party hereunder, under any of the other Financing Agreements, the Code or other applicable law, are cumulative, not exclusive and enforceable, in Secured Party's discretion, alternatively, successively, or concurrently on any one or more occasions, and shall include the right to apply to a court of equity for an injunction to restrain a breach or threatened breach by Pledgor of this Agreement or any of the other Financing Agreements. Secured Party may, at any time or times, proceed directly against Pledgor to collect the Obligations without prior recourse to the Collateral.
- (b) Without limiting the foregoing, at any time an Event of Default exists or has

occurred and is continuing, Secured Party may, in its discretion and without limitation,

- (i) accelerate the payment of all Obligations and demand immediate payment thereof to Secured Party (provided that, upon the occurrence of any Event of Default described in Section 6.1(f), all Obligations shall automatically become immediately due and payable),
- (ii) with or without judicial process or the aid or assistance of others, enter upon any premises on or in which any of the Collateral may be located and take possession of the Collateral or complete processing, manufacturing and repair of all or any portion of the Collateral,
- (iii) require Pledgor, at Pledgor's expense, to assemble and make available to Secured Party any part or all of the Collateral at any place and time designated by Secured Party,
- (iv) collect, foreclose, receive, appropriate, setoff and realize upon any and all Collateral,
- (v) remove any or all of the Collateral from any premises on or in which the same may be located for the purpose of effecting the sale, foreclosure or other disposition thereof or for any other purpose,
- (vi) sell, lease, transfer, assign, deliver or otherwise dispose of any and all Collateral (including entering into contracts with respect thereto, public or private sales at any exchange, broker's board, at any office of Secured Party or elsewhere) at such prices or terms as Secured Party may deem reasonable, for cash, upon credit or for future delivery, with the Secured Party having the right to purchase the whole or any part of the Collateral at any such public sale, all of the foregoing being free from any right or equity of redemption of Pledgor, which right or equity of redemption is hereby expressly waived and released by Pledgor. If any of the Collateral is sold or leased by Secured Party upon credit terms or for future delivery, the Obligations shall not be reduced as a result thereof until payment therefor is finally collected by Secured Party. If notice of disposition of Collateral is required by law, ten (10) days prior notice by Secured Party to Pledgor designating the time and place of any public sale or the time after which any private sale or other intended disposition of Collateral

is to be made, shall be deemed to be reasonable notice thereof and Pledgor waives any other notice. In the event Secured Party institutes an action to recover any Collateral or seeks recovery of any Collateral by way of prejudgment remedy, Pledgor waives the posting of any bond which might otherwise be required.

(c) Secured Party may apply the cash proceeds of Collateral actually received by Secured Party from any sale, lease, foreclosure or other disposition of the Collateral to payment of the Obligations, in whole or in part and in such order as Secured Party may elect, whether or not then due. Pledgor shall remain liable to Secured Party for the payment of any deficiency with interest at the highest rate provided for in the Note and all costs and expenses of collection or enforcement, including attorneys' fees and legal expenses.

SECTION 7. JURY TRIAL WAIVER; OTHER WAIVERS AND CONSENTS; GOVERNING LAW

7.1. Governing Law; Choice of Forum; Service of Process; Jury Trial Waiver

- (a) The validity, interpretation and enforcement of this Agreement and the other Financing Agreements and any dispute arising out of the relationship between the parties hereto, whether in contract, tort, equity or otherwise, shall be governed by the internal laws of the State of California (without giving effect to principles of conflicts of law), except, that the laws of Pledgor's state of residence will apply to any determination of the maximum interest rate payable or the existence of usury.
- Pledgor irrevocably consents and submits to the non-exclusive jurisdiction of (b) the Superior Court of the State of California, County of Los Angeles and the United States District Court for the Central District of California and waives any objection based on venue or forum non conveniens with respect to any action instituted therein arising under this Agreement or any of the other Financing Agreements or in any way connected or related or incidental to the dealings of Pledgor and Secured Party in respect of this Agreement or the other Financing Agreements or the transactions related hereto or thereto, in each case whether now existing or hereafter arising, and whether in contract, tort, equity or otherwise, and agrees that any dispute with respect to any such matters shall be heard only in the courts described above (except that Secured Party shall have the right to bring any action or proceeding against Pledgor or its property in the courts of any other jurisdiction which Secured Party deems necessary or appropriate in order to realize on the Collateral or to otherwise enforce its rights against Pledgor or its property).

- (c) Pledgor hereby waives personal service of any and all process upon it and consents that all such service of process may be made by certified mail (return receipt requested) directed to its address set forth on the signature pages hereof and service so made shall be deemed to be completed five (5) days after the same shall have been so deposited in the U.S. mails, or, at Secured Party's option, by service upon Pledgor in any other manner provided under the rules of any such courts. Within thirty (30) days after such service, Pledgor shall appear in answer to such process, failing which Pledgor shall be deemed in default and judgment may be entered by Secured Party against Pledgor for the amount of the claim and other relief requested.
- (d) PLEDGOR HEREBY WAIVES ANY RIGHT TO TRIAL BY JURY OF ANY CLAIM, DEMAND, ACTION OR CAUSE OF ACTION (i) ARISING UNDER AGREEMENT OR ANY OF THE OTHER FINANCING AGREEMENTS OR (ii) IN ANY WAY CONNECTED WITH OR RELATED OR INCIDENTAL TO THE DEALINGS OF PLEDGOR AND SECURED PARTY IN RESPECT OF THIS AGREEMENT OR ANY OF THE OTHER FINANCING AGREEMENTS OR THE TRANSACTIONS RELATED HERETO OR THERETO IN EACH CASE WHETHER NOW EXISTING OR HEREAFTER ARISING, AND WHETHER IN CONTRACT, TORT, EQUITY OR OTHERWISE. PLEDGOR HEREBY AGREES AND CONSENTS THAT ANY SUCH CLAIM, DEMAND, ACTION OR CAUSE OF ACTION SHALL BE DECIDED BY COURT TRIAL WITHOUT A JURY AND THAT PLEDGOR OR SECURED PARTY MAY FILE AN ORIGINAL COUNTERPART OR A COPY OF THIS AGREEMENT WITH ANY COURT AS WRITTEN EVIDENCE OF THE CONSENT OF PLEDGOR AND SECURED PARTY TO THE WAIVER OF THEIR RIGHT TO TRIAL BY JURY.
- (e) Secured Party shall not have any liability to Pledgor (whether in tort, contract, equity or otherwise) for losses suffered by Pledgor in connection with, arising out of, or in any way related to the transactions or relationships contemplated by this Agreement, or any act, omission or event occurring in connection herewith, unless it is determined by a final and non-appealable judgment or court order binding on Secured Party that the losses were the result of acts or omissions constituting gross negligence or willful misconduct. In any such litigation, Secured Party shall be entitled to the benefit of the reputable presumption that it acted in good faith and with the exercise of ordinary care in the performance by it of the terms of this Agreement and the other Financing Agreements.

7.2. Waiver of Notices

Pledgor hereby expressly waives demand, presentment, protest and notice of protest and notice of dishonor with respect to any and all instruments and commercial paper, included in or

evidencing any of the Obligations or the Collateral, and any and all other demands and notices of any kind or nature whatsoever with respect to the Obligations, the Collateral and this Agreement, except such as are expressly provided for herein. No notice to or demand on Pledgor which Secured Party may elect to give shall entitle Pledgor to any other or further notice or demand in the same, similar or other circumstances.

7.3. Amendments and Waivers

Neither this Agreement nor any provision hereof shall be amended, modified, waived or discharged orally or by course of conduct, but only by a written agreement signed by an authorized officer of Secured Party. Secured Party shall not, by any act, delay, omission or otherwise be deemed to have expressly or impliedly waived any of its rights, powers or remedies unless such waiver shall be in writing and signed by an authorized officer of Secured Party. Any such waiver shall be enforceable only to the extent specifically set forth therein. A waiver by Secured Party of any right, power or remedy on any one occasion shall not be construed as a bar to or waiver of any such right, power or remedy which Secured Party would otherwise have on any future occasion, whether similar in kind or otherwise.

7.4. Indemnification

Pledgor shall indemnify and hold Secured Party, and its directors, agents, employees and counsel, harmless from and against any and all losses, claims, damages, liabilities, costs or expenses imposed on, incurred by or asserted against any of them in connection with any litigation, investigation, claim or proceeding commenced or threatened related to the negotiation, preparation, execution, delivery, enforcement, performance or administration of this Agreement, any other Financing Agreements, or any undertaking or proceeding related to any of the transactions contemplated hereby or any act, omission, event or transaction related or attendant thereto, including amounts paid in settlement, court costs, and the fees and expenses of counsel. To the extent that the undertaking to indemnify, pay and hold harmless set forth in this Section may be unenforceable because it violates any law or public policy, Pledgor shall pay the maximum portion which it is permitted to pay under applicable law to Secured Party in satisfaction of indemnified matters under this Section. The foregoing indemnity shall survive the payment of the Obligations, the termination of this Agreement and the other Financing Agreements. All of the foregoing costs and expenses shall be part of the Obligations and secured by the Collateral.

SECTION 8. MISCELLANEOUS

8.1 Notices

(a) All notices, requests and demands hereunder shall be in writing and made to Secured Party at Budget Blinds, LLC, 19000 MacArthur Boulevard, Suite 100, Irvine, CA 92612, and to Pledgor at the address set forth below, or to such other

address as either party may designate by written notice to the other in accordance with this provision, and

(b) deemed to have been given or made: if delivered in person, immediately upon delivery; if by facsimile transmission, immediately upon sending and upon confirmation of receipt; if by nationally recognized overnight courier service with instructions to deliver the next business day, one (1) business day after sending; and if by certified mail, return receipt requested, five (5) days after mailing.

8.2 <u>Partial Invalidity</u>

If any provision of this Agreement is held to be invalid or unenforceable, such invalidity or unenforceability shall not invalidate this Agreement as a whole, but this Agreement shall be construed as though it did not contain the particular provision held to be invalid or unenforceable and the rights and obligations of the parties shall be construed and enforced only to such extent as shall be permitted by applicable law.

8.3 Successors

This Agreement, the other Financing Agreements and any other document referred to herein or therein shall be binding upon Pledgor and its successors and assigns and inure to the benefit of and be enforceable by Secured Party and its successors and assigns, except that Pledgor may not assign its rights under this Agreement, the other Financing Agreements and any other document referred to herein or therein without the prior written consent of Secured Party.

8.4 Entire Agreement

This Agreement, the other Financing Agreements, any supplements hereto or thereto, and any instruments or documents delivered or to be delivered in connection herewith or therewith represents the entire agreement and understanding concerning the subject matter hereof and thereof between the parties hereto, and supersede all other prior agreements, understandings, negotiations and discussions, representations, warranties, commitments, proposals, offers and contracts concerning the subject matter hereof, whether oral or written.

[SIGNATURES FOLLOW]

IN WITNESS WHEREOF, Pledgor and Secured Party have caused these presents to be duly executed as of the day and year first above written.

Secured Party: BUGET BLINDS, LLC	
By: Heather Nykolaychuk, President	
Pledgor:	
Sign here:	
Print Name:	
Sign here:	
Print Name:	

Address of Pledgor's Offices:

EXHIBIT L MASTER SERVICES AGREEMENT

BB COMMERCIAL SOLUTIONS, LLC MASTER SERVICES AGREEMENT

This Master Services Agreement (this "**Agreement**") dated as of [date] (the "**Effective Date**"), is by and between BB Commercial Solutions, LLC, a California limited liability company, with offices at 19000 MacArthur Blvd, Suite 100, Irvine, CA 92612 ("**BBCS**") and [name of Franchisee], a [state] [type of entity], with offices located at [address of Franchisee] ("**Franchisee**").

WHEREAS:

- A. Budget Blinds, LLC ("Franchisor") and Franchisee are parties to a franchise agreement dated [date] ("Franchise Agreement") pursuant to which Franchisor granted Franchisee the right, title and interest to operate a Budget Blinds® franchised business, utilizing Franchisor's trademarks, service marks and system in connection therewith.
- B. BBCS has entered into or will enter into contracts ("Contracts") with national accounts ("National Accounts"). The Contracts provide that BBCS will provide certain products and/or services to National Accounts (collectively, the "Contract Services") to: (a) properties owned, controlled or managed by the National Account; or (b) properties for which the National Account is obligated to provide the Contract Services (in addition, perhaps, to other services).
- C. BBCS subcontracts with Franchisor's participating franchisees to provide some or all of the Contract Services for a National Account property on behalf of BBCS (a "Subcontract").
- D. Franchisee shall have the discretion to accept or reject a Subcontract from BBCS on a case by case basis.
- E. If Franchisee accepts a Subcontract from BBCS to service a National Account, such Subcontract will incorporate by reference this MSA and the applicable work order or purchase order ("Work Order" or "Purchase Order"), which will include specific terms and conditions ("Terms and Conditions") stating the scope of work, location of the property, fee arrangements and other matters specific to the work.

NOW, THEREFORE, in consideration of the mutual covenants and agreements hereinafter set forth and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties, intending to be mutually bound, agree as follows:

1. Payments.

- 1.1 Payments. The amount and timing of the payments due to Franchisee from BBCS pursuant to a Work Order or Purchase Order are conditioned upon prior payment to BBCS by the National Account for such work. Franchisee will be paid no later than thirty (30) days after payment has been received by BBCS. If BBCS is paid less than the full amount owed to it from the National Account for the work, Franchisee will receive a pro-rata partial payment based upon an equitable allocation of the payment received by BBCS. Franchisee will likewise equitably share pro-rata in any additional partial or final payment received by BBCS for the work. If there is a dispute between Franchisee and BBCS regarding the amounts of the partial or final payments, BBCS will make the final decision, exercised in good faith.
- 1.2 <u>Right of Setoff.</u> At the direction of Franchisor, BBCS shall pay to Franchisor from the funds payable to Franchisee pursuant to a Work Order or Purchase Order for a National Account:
- (a) all or any portion of the monies owing to Franchisor from Franchisee which are currently due and payable. Franchisor will deliver to Franchisee a written statement showing the amount of funds paid to it by BBCS and the application of those funds to Franchisee's indebtedness to Franchisor;
- (b) monies to pay any of Franchisee's obligations for items required under this Agreement, a Work Order, or a Purchase Order; and
- (c) refunds or other payment due from Franchisee to a customer or other third party which Franchisor deems necessary or prudent to maintain the good will and reputation of the Franchised Business (as defined in the Franchise Agreement).
- 1.3 <u>No Liability of Franchisor</u>. Franchisee will look solely to BBCS for any payment due to Franchisee pursuant to a Work Order or Purchase Order. Franchisor shall have no obligation to Franchisee for any payment due from BBCS.
- 1.4 <u>Liens</u>. Franchisee agrees that Franchisee will not file or claim any lien against any property or other asset of a National Account as a result of work performed by Franchisee for a National Account pursuant to a Work Order or Purchase Order from BBCS. Franchisee further agrees to waive and/or release any lien or lien right resulting from work performed by Franchisee for a National Account pursuant to a Work Order or Purchase Order from BBCS. Franchisee further agrees that Franchisee will indemnify, defend and hold harmless, BBCS,

Franchisor, National Accounts, and property owners serviced by National Accounts from any claims or actions by Franchisee's employees, suppliers or material men, or any third party contractors engaged by Franchisee to provide products and perform services.

2. Performance.

- 2.1 Quality. Franchisee agrees to perform all work in a good and workmanlike manner and in accordance with the description and specifications set out in the Terms and Conditions and the Work Order or Purchase Order.
- 2.2 <u>Identification as Franchisee</u>. At the time of Franchisee's first contact with the representative of the National Account Franchisee will identify itself as an independently owned and operated franchise of Franchisor.
- 2.3 <u>Service Standards</u>. Franchisee agrees to perform the work in accordance with the service standards set out in: (a) the Franchise Agreement; (b) this Agreement; and (c) the Work Order or Purchase Order, including the Terms and Conditions. In the event of a conflict among these standards, Franchisee shall abide by the strictest standard.
- 2.4 <u>Termination</u>. Franchisee agrees that Franchisee will terminate immediately all work being performed by Franchisee pursuant to any Work Order or Purchase Order upon receipt of notification to terminate from Franchisor or BBCS, whether or not the notification to terminate was given for cause. Upon receipt of a notification to terminate, Franchisee will remove all personnel, equipment, materials and apparatus from the work site immediately. Any payment for partial performance of the work shall be determined by BBCS in good faith. If there is a dispute between Franchisee and BBCS regarding the amount of the payment for partial performance, BBCS will make the final decision in good faith.
- 2.5 <u>Assignment and Subcontract.</u> Franchisee will not assign or subcontract any work to be performed by Franchisee pursuant to a Work Order or a Purchase Order unless Franchisee receives prior written approval and consent to the subcontract from BBCS, which approval or consent may be withheld, delayed or conditioned in BBCS's sole discretion.
- 3. <u>Regulatory Compliance.</u> Franchisee agrees to perform all of the work in strict compliance with all local, state and federal governmental rules, regulations, ordinances, statutes and other requirements ("Regulations") applicable to the work, including but not limited to OSHA. Franchisee agrees to obtain and maintain throughout the performance of the work, such licenses, certifications, permits and training requirements set out in the Regulations.

- 4. <u>Safety.</u> Franchisee agrees to take all necessary precautions for the safety of Franchisee's employees and visitors on the property and Franchisee shall comply with all applicable provisions of federal, state and municipal safety laws and building codes to prevent accidents or injuries to person or damage to property. From time to time, certain Work Orders or Purchase Orders may contain specific safety and training requirements. Franchisee agrees to abide by any such specific safety and training requirements.
- 5. **Insurance.** Franchisee will maintain insurance coverage including, but not limited to, Comprehensive General Liability, statutory Worker's Compensation which, if applicable, must include every person performing services pursuant to the Work Order or the Purchase Order, Automobile Liability and contractual liability, all in amounts specified in the Work Order or the Purchase Order, including the Terms and Conditions, and shall cause certificates of insurance in forms satisfactory to BBCS and the National Account to be issued prior to commencement of the work. The Terms and Conditions of the Work Order or Purchase Order may require additional insurance coverage and may set minimum limits on the insurance coverage. The certificates shall provide that the insurance policies may not be changed or cancelled until 30 days after written notice thereof has been delivered to BBCS and the National Account. Policy renewals shall be provided no later than 30 days prior to the expiration of the existing insurance coverage. All liability policies will list BBCS and Franchisor as additional insureds. If the National Account requires that Franchisee maintain Employment Practices Liability insurance, Franchisor and BBCS will be named as Co-Defendants. The Commercial General Liability policy shall contain a waiver of subrogation in BBCS's favor and will be primary and non-contributory to any insurance BBCS might carry.
- 6. **Indemnification.** Franchisee agrees to defend, indemnify and hold harmless BBCS, Franchisor and the National Account, and all of their respective officers, directors, shareholders, employees, agents, successors and assigns ("Indemnified Parties") from and against any and all claims, suits, losses, causes of action, damages, liabilities, and expenses of any kind whatsoever, including without limitation, all expenses of litigation and arbitration, court costs, and reasonable attorney's fees arising on account of or in connection with injuries to or the death of any person whomsoever, claims for damages from any third party, or any and all damages to property (including the loss of use thereof), regardless of possession or ownership, from which injuries, death, or damages arise, or which are in any manner connected with, the work performed by or for Franchisee under this Agreement, a Work Order, or a Purchase Order, including the Terms and Conditions, or caused in whole or in part by the acts or omissions or presence of Franchisee or any of Franchisee's employees, agents, representatives, subcontractors or suppliers. indemnification obligations contained herein shall not be limited by any limitation on the amount or type of damages, compensation, or benefits payable by or for Franchisee under worker's compensation acts, disability benefit acts or employee benefit acts and shall extend to and include any actions bought by or in the name of any of Franchisee's employees or any third party with whom Franchisee may have contracted.

Franchisee further agrees to defend, indemnify and hold harmless the Indemnified Parties from any and all claims, losses, demands, causes of action, damages or liabilities, including but not limited to reasonable attorney's fees and court costs which may be asserted against the Indemnified Parties, or any one or more of them, resulting from, arising out of, or occurring in connection with Franchisee's failure, or the failure of any subcontractor or supplier with whom Franchisee has contracted to perform any of the work, to perform all work required by the Work Order or Purchase Order, the Terms and Conditions, or this Agreement.

7. National Accounts.

- 7.1 <u>Identification.</u> BBCS may notify Franchisee whenever a Contract with a National Account and BBCS is in effect. The method for delivering the notice shall be selected by BBCS and shall be reasonably calculated to provide actual notice to Franchisee.
- 7.2 No Solicitation or Work. When a National Account is so identified, Franchisee agrees that it will not solicit work from such National Account, its customers, or any local operation (including a franchise) of such National Account without the prior written consent of BBCS. In addition, Franchisee agrees that it will not perform any work for a National Account or any local operation (including franchisee) of such National Account except pursuant to a Work Order or Purchase Order from BBCS or with the written consent of BBCS.
- 8. <u>Documentation, Books and Records.</u> Timely, accurate, and complete supporting documentation is an integral part of the Contract Services provided for any National Account. All supporting documentation must be submitted within 48 hours of completion of the job for a National Account. Any delay in submitting documentation will delay payment. In addition to strictly adhering to documentation and reporting standards as required, Franchisee agrees to keep and maintain for at least three (3) years after completion of the work accurate records ("National Account Records") of all sales and services provided to or for a National Account. At BBCS's request Franchisee will provide to BBCS and/or Franchisor copies of the National Account Records identified by BBCS. Franchisee will maintain its records in a manner that will allow Franchisee to search and copy its records in the name of either the National Account or BBCS.
- 9. <u>Publicity.</u> Franchisee agrees to submit to BBCS and Franchisor all advertising, sales promotion and other publicity matters relating to any work for a National Account if BBCS's, Franchisor's or the National Account's (or an affiliate, parent company or subsidiary thereof) names are mentioned or language is used from which the connection to BBCS, Franchisor or the National Account may be reasonably inferred or implied. Franchisee further agrees not to publish or use such advertising, sales promotion or publicity matter without the prior written consent of BBCS, Franchisor or the National Account named or identified therein. Franchisee further agrees

that it and/or its employees may be identified in any publicity matters relating to any work for a National Account.

10. <u>Mediation and Arbitration.</u> Any controversy or claim arising out of or relating to this Agreement or breach thereof, which cannot be settled by the contesting parties hereto, shall be first submitted to an impartial mediator of a professional mediation firm. The costs of the mediator shall be shared by each of the parties. If settlement of the matter is unsuccessful at mediation, the parties agree that the dispute shall be determined by binding arbitration pursuant to the rules of the American Arbitration Association or as otherwise mutually agreed by parties.

Arbitration shall be the sole method of adjudicating the dispute and arbitration shall be governed by the laws of the State of California. The location of any mediation or arbitration proceeding shall be Orange County, California.

- 11. <u>Term of Agreement</u>: Amendment. The terms and provisions of this Agreement shall run coterminously with the Franchise Agreement. In the event of a termination of the Franchise Agreement for any reason, this Agreement shall automatically terminate as of the same date.
- 12. <u>Legal Fees.</u> If BBCS or Franchisor shall prevail in an arbitration against Franchisee to enforce any rights or obligations under this Agreement, BBCS or Franchisor, as the case may be, shall be entitled to recover from Franchisee all costs and expenses (including reasonable attorneys' fees) incurred by BBCS or Franchisor in connection with such arbitration.
- 13. <u>Severability.</u> Should any provision of this Agreement be declared invalid or illegal by any federal, state, county, or municipal government, such invalidity or illegality shall not affect the other provisions hereof, and the remainder of the provisions hereof shall remain in full force and effect and shall be construed in all respects as if such invalid or illegal provisions were omitted.
- 14. <u>Confidentiality of Information.</u> Franchisee agrees to sign and deliver to BBCS or National Account any confidentiality and/or non-disclosure agreement requested by either of them. Franchisee further agrees to abide by the terms and provisions of such confidentiality and/or non-disclosure agreement.
- 15. <u>Miscellaneous Provisions.</u> Franchisee agrees that it will inform BBCS and Franchisor promptly but not later than three (3) business days after receipt or becoming aware of any claims, demands, disputes, disagreements or suits filed against Franchisee by a National Account with respect to a Work Order or a Purchase Order.

- 16. <u>Third Party Beneficiary.</u> Franchisor is a third party beneficiary of this Agreement. Other than Franchisor, this Agreement is not intended to confer any benefits upon any third party and is not intended to confer any third-party beneficiary rights to enforce the Contract or any rights or remedies under the Contract.
- 17. Entirety of Agreement; Modification. This Agreement: (a) supersedes all prior agreements with respect to the subject matter hereof and fully sets forth the understanding of the parties with respect thereto; (b) shall not be modified except by the mutual agreement of the parties as evidenced by a writing signed by both parties; and (c) shall be interpreted in accordance with the laws of the State of California.
- 18. Relationship of the Parties. The relationship between the parties is that of independent contractors. The details of the method and manner for performance of the Contract Services by Franchisee shall be under its own control, BBCS being interested only in the results thereof. Franchisee shall be solely responsible for supervising, controlling and directing the details and manner of the completion of the Contract Services. Nothing in this Agreement shall give the BBCS the right to instruct, supervise, control, or direct the details and manner of the completion of the Contract Services. The Contract Services must meet BBCS's and the National Account's final approval and shall be subject to the BBCS's and the National Account's general right of inspection throughout the performance of the Contract Services and to secure satisfactory final completion. Nothing contained in this Agreement shall be construed as creating any agency, partnership, joint venture or other form of joint enterprise, employment or fiduciary relationship between the parties, and neither party shall have authority to contract for or bind the other party in any manner whatsoever.
- 19. <u>Counterparts.</u> This Agreement may be executed in counterparts, each of which is deemed an original, but all of which together are deemed to be one and the same instrument. A signed copy of this Agreement delivered by facsimile, email or other means of electronic transmission is deemed to have the same legal effect as delivery of an original signed copy of this Agreement.

[SIGNATURES FOLLOW]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the Effective date by their respective duly authorized officers.

fК	ANCHISEE:
By:	
Nar	me:
Its:	
BB	COMMERCIAL SOLUTIONS, LLC
By:	
Jen	nie Amante, Secretary

EXHIBIT M

STATE EFFECTIVE DATES

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

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

State	Effective Date
California	Pending
Hawaii	Pending
Illinois	Pending
Indiana	Pending
Maryland	Pending
Michigan	Pending
Minnesota	Pending
New York	Pending
North Dakota	Pending
Rhode Island	Pending
South Dakota	Pending
Virginia	Pending
Washington	Pending
Wisconsin	Pending

Other states may require registration, filing, or exemption of a franchise under other laws, such as those that regulate the offer and sale of business opportunities or seller-assisted marketing plans.

EXHIBIT N

RECEIPTS

RECEIPT (YOUR 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.

The franchisor is Budget Blinds, LLC, located at 19000 MacArthur Boulevard, Suite 100, Irvine, CA 92612, Telephone (949) 404 1100.

If we offer you a franchise, we must provide this disclosure document to you 14 calendar days before you sign a binding agreement with, or make a payment to, us or an affiliate in connection with the proposed franchise sale. Iowa requires that we give you this disclosure document at the 1st personal meeting. Michigan requires that we give you this disclosure document 10 business days before the execution of any binding franchise or other agreement or the payment of any consideration, whichever occurs first. New York requires that we give you this disclosure document at the earlier of the 1st personal meeting, or 10 business days before the execution of any binding franchise or other agreement or the payment of any consideration, whichever occurs first.

If we do 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 the state agency listed on Exhibit E. We authorize the agents listed in Exhibit E to this disclosure document to receive service of process for us.

The name, principal business address and telephone number of each franchise seller offering the franchise: Shawna Bergstrom, Aaron Cady, Bryan Cranfill, Lisa McGill, Troy Molen, Matt Newman, Ralph Rooney and Jessica Sproule, 19000 MacArthur Blvd., Suite 100, Irvine, CA 92612, (866) 813-9211; and

Issuance Date: April <u>2211</u>, 2024<u>5</u> , I received a disclosure document dated April 2211, 20245, that included the following exhibits: Franchise Agreement, State Addendum G: Consent to Transfer and Assumption of A: and Schedules Franchise Agreement Veterans' Addendum to Franchise B: **Financial Statements** H: Agreement C: List of Franchisees D: List of Terminated or Transferred I: Franchisees' Addendum to Renewal Franchises Franchise Agreement Secured Promissory Note E: State Franchise Administrators and Agents J: for Service of Process K: General Security Agreement F: Confidential Operating Manual Table of L: Master Services Agreement Contents State Effective Dates M: N: Receipts

Print Name of Prospective Franchisee

You should retain this dated and signed Receipt for your records.

Signature of Prospective Franchisee

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.

The franchisor is Budget Blinds, LLC, located at 19000 MacArthur Boulevard, Suite 100, Irvine, CA 92612, Telephone (949) 404 1100.

If we offer you a franchise, we 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. Iowa requires that we give you this disclosure document 10 days before the execution of any binding franchise or other agreement or the payment of consideration, whichever occurs first. 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. 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 any binding franchise or other agreement or the payment of any consideration, whichever occurs first.

If we do 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 the state agency listed on Exhibit E. We authorize the agents listed in Exhibit E to this disclosure document to receive service of process for us.

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that	On, I receiv included the following exhibits:	ed a disc	closure document dated April 2211, 20245.
A:	Franchise Agreement, State Addendum and Schedules	G:	Consent to Transfer and Assumption of Franchise Agreement
B:	Financial Statements	H:	Veterans' Addendum to Franchise
C:	List of Franchisees		Agreement
D:	List of Terminated or Transferred Franchises	I:	Franchisees' Addendum to Renewal ehir Franchise Agreement
E:	State Franchise Administrators and Agents	J:	Secured Promissory Note
	for Service of Process	K:	General Security Agreement
F:	Confidential Operating Manual Table of	L:	Master Services Agreement
	Contents	M:	State Effective Dates
		N:	Receipts

You should return this dated and signed Receipt to Aaron Cady at 19000 MacArthur Blvd, Suite 100, Irvine, CA 92612, (949) 404 1100, Aaron.Cady@gohfc.com.

Summary report:				
Litera Compare for Word 11.9.0.82 Document comparison done on				
4/15/2025 1:06:18 PM				
Style name: Franchise				
Intelligent Table Comparison: Active				
Original DMS: nd://4887-2994-1177/5/BB 2025 FDD - FINAL April 11,				
2025.docx	_			
Modified DMS: nd://4887-2994-1177/6/BB 2025 FDD - FINAL April 11,				
2025.docx				
Changes:				
Add	2333			
Delete	2404			
Move From	0			
Move To	0			
Table Insert	179			
Table Delete	152			

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Table moves to

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Embedded Excel

Format changes

Total Changes:

Embedded Graphics (Visio, ChemDraw, Images etc.)