## FRANCHISE DISCLOSURE DOCUMENT



HPB Blinds and Shutters LLC
A Pennsylvania limited liability company
2525 N. 117<sup>th</sup> Avenue, Third Floor
Omaha, NE 68164
1-800-644-4894
franchising@bumblebeeblinds.com
www.bumblebeeblinds.com

We offer qualified individuals the right to operate a business that specializes in commercial and residential window covering services under the "BUMBLE BEE BLINDS" mark.

The total investment necessary to begin operation of a Bumble Bee Blinds Business ranges from \$163,599 to \$196,048, which includes \$82,49584,870 in fees that must be paid to us or our affiliates prior to opening. We also offer qualified parties the right to enter into multiple franchise agreements at once and subsequently operate multiple Bumble Bee Blinds Businesses. The total initial investment to operate two to three Bumble Bee Blinds Businesses is \$213,599 to \$291,048, which includes \$122,495124,870 to \$157,495159,870 that must be paid to us or our affiliates prior to opening. The total initial investment to operate four to five Bumble Bee Blinds Businesses is \$288,599 to \$371,048, which includes \$187,495189,870 to \$217,495219,870 that must be paid to us or our affiliates prior to opening.

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, us or an affiliate of ours 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 to you. To discuss the availability of disclosures in different formats, contact Bumble Bee Blinds' Home Office at 2525 N. 117<sup>th</sup> Avenue, Omaha, Nebraska 68164 or call 1-800-644-4894.

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

Buying a franchise is a complex investment. The information in this Disclosure Document can help you make up your mind. More information on franchising, such as "A Consumer's Guide to Buying a Franchise," which can help you understand how to use this Disclosure Document is available from the Federal Trade Commission. You can contact the FTC at 1-877-FTC-HELP or by writing to the FTC at 600 Pennsylvania Avenue, NW, Washington, D.C. 20580. You can also visit the FTC's home page at www.ftc.gov for additional information. Call your state agency or visit your public library for other sources of information on franchising.

There may also be laws on franchising in your state. Ask your state agencies about them.

The Issuance Date of this Disclosure Document is April 26, 2024, as amended November 1, 2024.

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## **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 Exhibit I.
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 discretion. Item 7 lists the 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 E included 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 Bumble Bee 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 franchise 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 Bumble Bee Blinds franchisee?	Item 20 or Exhibit I 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.

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

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

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

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 A.

Your state also may have laws that require special disclosures or amendments be made to your franchise agreement. If so, you should check the State Specific Addenda, set forth on Exhibit D and pages (v), (vi) and (vii) of this Franchise Disclosure Document.

#### Special Risks to Consider About This Franchise

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

- 1. <u>Out-of-State Dispute Resolution</u>. The franchise agreement requires you to resolve disputes with the franchisor by mediation and/or litigation only in Pennsylvania. Out-of- state mediation or litigation may force you to accept a less favorable settlement for disputes. It may also cost more to mediate or litigate with the franchisor in Pennsylvania than in your own states.
- 2. <u>Sales Performance Required</u>. You must maintain minimum sales performance levels. Your inability to maintain these levels may result in loss of any territorial rights you are granted, termination of your franchise, and loss of your investment.
- 3. <u>Mandatory Minimum Payments</u>. You must make mandatory minimum royalty payments or advertising contributions regardless of your sales levels. Your inability to make these payments may result in termination of your franchise and loss of your investment.
- 4. <u>Short Operating History.</u> The franchisor is at an early stage of development and has a limited operating history. This franchise is likely to be a riskier investment than a franchise in a system with a longer operating history.

Certain states may require other risks to be highlighted. Check the "State Specific Addenda" set forth on  $\underline{\text{Exhibit D}}$  to see whether your state requires other risks to be highlighted.

#### ADDENDUM TO HPB BLINDS AND SHUTTERS LLC FRANCHISE DISCLOSURE DOCUMENT REOUIRED BY THE STATE OF CONNECTICUT

The State of Connecticut does not approve, recommend, endorse or sponsor any business opportunity. The information contained in this disclosure has not been verified by the state. If you have any questions about this investment, see an attorney before you sign a contract or agreement.

If the seller fails to deliver the products, equipment or supplies or fails to render the services necessary to begin substantial operation of the business within forty-five days of the delivery date stated in your contract, you may notify the seller in writing and demand that the contract be cancelled.

#### ADDENDUM TO HPB BLINDS AND SHUTTERS LLC FRANCHISE DISCLOSURE DOCUMENT REOUIRED BY THE STATE OF MICHIGAN

#### **NOTICE**

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

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

- A. A prohibition on the right of a franchisee to join an association of franchisees.
- B. A requirement that a franchisee assent to a release, assignment, novation, waiver, or estoppel which deprives a franchisee of rights and protections provided in this act. This shall not preclude a franchisee, after entering into a franchise agreement, from settling any and all claims.
- C. A provision that permits a franchisor to terminate a franchise prior to the expiration of its term except for good cause. Good cause shall include the failure of the franchisee to comply with any lawful provision of the franchise agreement and to cure such failure after being given written notice thereof and a reasonable opportunity, which in no event need be more than 30 days, to cure such failure.
- D. A provision that permits a franchisor to refuse to renew a franchise without fairly compensating the franchisee by repurchase or other means for the fair market value at the time of expiration of the franchisee's inventory, supplies, equipment, fixtures, and 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 franchises 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 competitor of the franchisor or sub-franchisor.
- 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 franchise unless provision has been made for providing the required contractual services.

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

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

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.

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## **EXHIBITS**

Exhibit A	List of State Administrators and Agents for Service of Process
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Exhibit C	Multi-Unit Addendum
Exhibit D	State Specific Addenda
Exhibit E	Financial Statements
Exhibit F	Sample Termination and Release Agreement
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Exhibit I	List of Franchisees and Franchisees That Have Left the System in the Past Fiscal Year
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Exhibit K	State Effective Dates
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## ITEM 1 THE FRANCHISOR AND ANY PARENTS, PREDECESSORS, AND AFFILIATES

The Franchisor, HPB Blinds and Shutters LLC, is referred to in this Disclosure Document as "we," "us" or "our." "You" or "your" means the person who buys the franchise and includes your owners and principals if you are a corporation, limited liability company, or other business entity.

#### The Franchisor

We are a limited liability company organized under the laws of the Commonwealth of Pennsylvania on June 29, 2022. Our principal business address is 2525 N. 117<sup>th</sup> Avenue, Omaha, Nebraska 68164. We conduct business under our corporate name, and the trade name and trademark "BUMBLE BEE BLINDS" Our agents for service of process are listed in Exhibit A to this Disclosure Document.

We grant qualified individuals the right to operate a business that offers and sells blinds and shutters installation services to residential and commercial customers under the "BUMBLE BEE BLINDS" mark (the "Bumble Bee Blinds Business" or "Franchised Business"). We have been franchising since September 2022. Other than the above services, we do not engage in any other business activities and have not offered franchises in any other line of business.

#### The Bumble Bee Blinds Business

Your Bumble Bee Blinds Business will offer "Window Covering Services" to residential and commercial customers within a defined protected territory (the "Protected Territory") on a year-round basis. Specifically, Window Covering Services include: (i) blinds installation; (ii) shutters installation; (iii) shade Installation; (iv) drapery and hardware installation; (v) repair and replacement services; and (vi) other products, services and events that we may approve and modify from time to time (collectively, the "Approved Products and Services"). You do not need any specific prior experience in these areas of service to operate a Bumble Bee Blinds Business.

Each Bumble Bee Blinds Business operates according to our proprietary business system which includes: (a) methods to assess residential and commercial properties; (b) methods to use, provide, and install the Approved Products and Services; (c) customized and proprietary software; and (d) general procedures for operating and managing a Bumble Bee Blinds Business, including scheduling, job estimating, production of the work, and sales processes (the "System").

You must operate the Bumble Bee Blinds Business from an approved facility that meets our current standards and specifications (the "Approved Location"). You may use either a home office or leased commercial property as your Approved Location, however, if you elect to utilize a leased commercial property as your Approved Location, such proposed location must: (i) be secured within ninety (90) days after the date of execution of the Franchise Agreement; (ii) be located in a Protected Territory; (iii) be approved and consented to by Franchisor in writing, prior to execution of any lease thereon; and (iv) meet our current standards and specifications, including, but not limited to, square footage, design, layout, signage, equipment and inventory storage. The factors we consider in approving your location include but are not limited to: (i) the type of commercial space; (ii) the geographic location of the space and whether it is centrally located within your Protected Territory; (iii) whether there is enough space for office and storage; and (iv) whether the terms of the lease are favorable.

We may also condition our approval of your lease upon, among other conditions, execution of a collateral assignment of lease (which is attached to the Franchise Agreement as <u>Exhibit F</u>) by you and your landlord, if any, under which your landlord shall grant us the rights to assume your rights and obligations under your lease in the event that you breach your lease agreement or your Franchise Agreement is terminated or

expires. You must continuously maintain an Approved Location throughout the Term of the Franchise Agreement without interruption. You may not relocate the Bumble Bee Blinds without our prior written consent.

We identify the System by means of certain trade names, service marks, trademarks, logos, emblems, distinctive trade dress, and indicia of origin, including, but not limited to, the mark "BUMBLE BEE BLINDS" and such other trade names, trademarks, and service marks as we now designate or may in the future designate in writing for use in connection with the System (the "Proprietary Marks"). We continue to develop, use, and control the use of the Proprietary Marks in order to identify for the public the source of services marketed under the Proprietary Marks and System, and to represent the System's high standards of quality, appearance and service.

You must enter into our form of franchise agreement (each, a "Franchise Agreement"), which is attached to this Disclosure Document as <u>Exhibit B</u>, for each Bumble Bee Blinds Business we grant you the right to open and operate.

As a franchisee, you and your team will provide estimates for customers seeking the Approved Products and Services. When a customer places a work order, you will schedule the work order with your employees or a reputable subcontractor for installation or services. It is your responsibility to maintain a team of qualified employees or otherwise create a network of reputable subcontractors who will perform the work.

#### Multi-Unit Offerings

We also offer qualified parties the right to enter our Multi-Unit Addendum attached to this Disclosure Document as Exhibit C ("Multi-Unit Addendum"). Subject to the terms of the Multi-Unit Addendum, you will be granted the right to execute two (2) or more Franchise Agreements to open and operate two (2) or more Bumble Bee Blinds Businesses at once, each with their own Protected Territory that are typically contiguous to one another ("Multi-Unit Offering"). Each Bumble Bee Blinds Business will be opened and operated pursuant to its respective Franchise Agreement, but you will also need to comply with the terms and conditions set forth in our form of Multi-Unit Addendum, including, but not limited to, minimum purchasing requirements, cumulative minimum royalty fees, minimum vehicle requirements, and other requirements as set forth in this Disclosure Document and the Multi-Unit Addendum (which will apply to your operation of all Bumble Bee Blinds Businesses granted as part of your Multi-Unit Offering).

As part of the Multi-Unit Offering, you may operate the business from single Approved Location, which will serve as a central Approved Location for all of your Protected Territories. You will still be required to commence soliciting customers, marketing and providing the Approved Products and Services, in each of the Protected Territories that are granted under the multiple Franchise Agreements you have entered.

You will be required to sign all Franchise Agreements associated with your Multi-Unit Offering, as well as your Multi-Unit Addendum, at the same time. As of the issuance date of this Disclosure Document, we do not intend or expect to offer a new prospect the right to enter into a Multi-Unit Offering for more than five (5) Bumble Bee Blinds Businesses (but we reserve the right to do so).

#### Parents, Predecessors and Affiliates

Our parent is JEZ Investments LLC, a Pennsylvania limited liability company organized on May 12, 2020, with a principal address of 2525 N. 117<sup>th</sup> Avenue, Third Floor, Omaha, Nebraska 68164.

We have one predecessor, Omaha Blinds and Shutters, L.L.C., d/b/a Omaha Blinds and Shutters ("OBS"), a Nebraska limited liability company formed on July 13, 2015, with a principal business address of 7305

S. 183<sup>rd</sup> Street, Omaha, Nebraska 68136. OBS operates a commercial and residential blinds and shutters business in Omaha, Nebraska and Lincoln, Nebraska. We acquired certain assets and confidential information from OBS on June 30, 2022. Historical information contained in this Disclosure Document relating to the events before June 30, 2022, represents information about OBS.

Our affiliate HPB Blinds and Shutters Holdings LLC is a Pennsylvania limited liability company organized on July 11, 2022, with a principal business address of 2525 N. 117<sup>th</sup> Avenue, Third Floor, Omaha, Nebraska 68164. HPB Blinds and Shutters Holdings LLC owns the HPB Blinds and Shutters Marks, confidential information, copyrights, and related intellectual property associated with the HPB Blinds and Shutters System. HPB Blinds and Shutters Holdings LLC does not own or operate a business of the type being franchised and has never offered franchises in this or any other line of business.

Our affiliate, HorsePower Nation LLC, is a Pennsylvania limited liability company organized on May 19, 2022, with a principal business address of 2525 N. 117th Avenue, Third Floor, Omaha, Nebraska 68164. HorsePower Nation LLC engages in franchise consulting services and may provide these services our franchisees and to franchisees of certain of our affiliates. HorsePower Nation LLC does not own or operate a business of the type being franchised and has never offered franchises in this or any other line of business.

Our affiliate, HPB Accounting LLC d/b/a ZeeBOOKS, is a Pennsylvania limited liability company organized on June 21, 2022, with a principal business address of 2525 N. 117th Avenue, Third Floor, Omaha, Nebraska 68164. HPB Accounting LLC engages in accounting services and may provide these services to our franchisees and to franchisees of certain of our affiliates. HPB Accounting LLC does not own or operate a business of the type being franchised and has never offered franchises in this or any other line of business.

Our affiliate HPB Automotive Sales LLC, d/b/a HPB Fleet, is a Pennsylvania limited liability company organized on January 18, 2022, with a principal business address of 2525 N. 117<sup>th</sup> Avenue, Third Floor, Omaha, Nebraska 68164. HPB Automotive Sales LLC engages in automotive sales services and may provide these services to our franchisees and to franchisees of certain of our affiliates. HPB Automotive Sales LLC does not own or operate a business of the type being franchised and has never offered franchises in this or any other line of business.

Our affiliate HPB Fencing LLC d/b/a Stand Strong Fencing ("HPB Fencing"), is a Pennsylvania limited liability company organized on May 10, 2023, with a principal business address of 2525 N. 117th Avenue, Third Floor, Omaha, Nebraska 68164. Since October 2023, HPB Fencing LLC has franchised a business that offers and sells fencing installation services to residential and commercial customers under the mark "Stand Strong Fencing".

Our affiliate HPB Fencing Holdings LLC, is a Pennsylvania limited liability company organized on May 15, 2023, with a principal business address of 2525 N. 117th Avenue, Third Floor, Omaha, Nebraska 68164. HPB Fencing Holdings LLC owns the HPB Fencing Marks, confidential information, copyrights, and related intellectual property associated with the HPB Fencing System. HPB Fencing Holdings LLC does not own or operate a business of the type being franchised and has never offered franchises in this or any other line of business.

Our affiliate HPB Foam LLC d/b/a iFoam and iFoam Insulation ("HPB Foam"), is a Pennsylvania limited liability company organized on October 1, 2021, with a principal business address of 2525 N. 117<sup>th</sup> Avenue, Third Floor, Omaha, Nebraska 68164. Since January 2022, HPB Foam has franchised a business that offers and sells spray foam insulation services to residential and commercial customers under the marks "iFoam" and "iFoam Insulation".

Our affiliate HPB Foam Holdings LLC, is a Pennsylvania limited liability company organized on October 1, 2021, with a principal business address of 2525 N. 117<sup>th</sup> Avenue, Third Floor, Omaha, Nebraska 68164. HPB Foam Holdings LLC owns the HPB Foam Marks, confidential information, copyrights, and related intellectual property associated with the HPB Foam System. HPB Foam Holdings LLC does not own or operate a business of the type being franchised and has never offered franchises in this or any other line of business.

Our affiliate HPB iFoam Omaha LLC d/b/a iFoam Insulation 105, is a Nebraska limited liability company organized on May 12, 2022, with a principal business address of 2525 N. 117<sup>th</sup> Avenue, Third Floor, Omaha, Nebraska 68164. HPB iFoam Omaha LLC is a company owned iFoam franchisee.

Our affiliate HPB Glass LLC, d/b/a Gatsby Glass ("HPB Glass"), is a Pennsylvania limited liability company organized on February 3, 2022, with a principal business address of 2525 N. 117<sup>th</sup> Avenue, Third Floor, Omaha, Nebraska 68164. Since June 2022, HPB Glass LLC has franchised a business that offers and sells glass installation products and services to residential and commercial customers under the mark "Gatsby Glass".

Our affiliate HPB Glass Holdings LLC, is a Pennsylvania limited liability company organized on February 4, 2022, with a principal business address of 2525 N. 117<sup>th</sup> Avenue, Third Floor, Omaha, Nebraska 68164. HPB Glass Holdings LLC owns the HPB Glass Marks, confidential information, copyrights, and related intellectual property associated with the HPB Glass System. HPB Glass Holdings LLC does not own or operate a business of the type being franchised and has never offered franchises in this or any other line of business.

Our affiliate HPB Lawn Care LLC d/b/a Heroes Lawn Care ("HPB Lawn Care"), is a Pennsylvania limited liability company organized on May 12, 2020, with a principal business address of 2525 N. 117<sup>th</sup> Avenue, Third Floor, Omaha, Nebraska 68164. Since March 2022, HPB Lawn Care has franchised a business that offers and sells fertilization, irrigation, and pet waste removal services to residential and commercial customers under the marks "Heroes Lawn Care", "Heroes Fertilizer Force", "Heroes Irrigation Army", and "Heroes Doody Duty".

Our affiliate HPB Lawn Care Holdings LLC, is a Pennsylvania limited liability company organized on October 1, 2021, with a principal business address of 2525 N. 117<sup>th</sup> Avenue, Third Floor, Omaha, Nebraska 68164. HPB Lawn Care Holdings LLC owns the Marks, confidential information, copyrights, and related intellectual property associated with the HPB Lawn Care System. HPB Lawn Care Holdings LLC does not own or operate a business of the type being franchised and has never offered franchises in this or any other line of business.

Our affiliate HPB Lighting LLC d/b/a Blingle! and Blingle Premier Lighting ("HPB Lighting"), is a Pennsylvania limited liability company organized on May 12, 2020, with a principal business address of 2525 N. 117<sup>th</sup> Avenue, Third Floor, Omaha, Nebraska 68164. Since November 2021, HPB Lighting has franchised a business that offers and sells holiday lighting, installation, maintenance, and storage to residential and commercial customers under the marks "Blingle!" and "Blingle Premier Lighting" (the "Blingle! Business").

Our affiliate HPB Lighting Holdings LLC is a Pennsylvania limited liability company organized on October 1, 2021, with a principal business address of 2525 N. 117<sup>th</sup> Avenue, Third Floor, Omaha, Nebraska 68164. HPB Lighting Holdings LLC owns the HPB Lighting Marks, confidential information, copyrights, and related intellectual property associated with the HPB Lighting System. HPB Lighting Holdings LLC does not own or operate a business of the type being franchised and has never offered franchises in this or any other line of business.

Our affiliate HPB Marketing LLC d/b/a Franchise Procurement ("HPB Marketing"), is a Pennsylvania limited liability company organized on May 12, 2020, with a principal business address of 2525 N. 117<sup>th</sup> Avenue, Third Floor, Omaha, Nebraska 68164. HPB Marketing engages in franchise procurement services and may provide these services to our franchisees and to franchisees of certain of our affiliates. HPB Marketing does not own or operate a business of the type being franchised and has never offered franchises in this or any other line of business.

Our affiliate HPB Painting LLC d/b/a Groovy Hues Peace Love Paint Powerwash ("HPB Painting"), is a Pennsylvania limited liability company organized on October 1, 2021, with a principal business address of 2525 N. 117<sup>th</sup> Avenue, Third Floor, Omaha, Nebraska 68164. Since August 2022 HPB Painting has franchised a business that offers and sells painting and power washing services to residential and commercial customers under the mark "Groovy Hues Peace Love Paint Powerwash".

Our affiliate HPB Painting Holdings LLC, is a Pennsylvania limited liability company organized on June 27, 2022, with a principal business address of 2525 N. 117th Avenue, Third Floor, Omaha, Nebraska 68164. HPB Painting Holdings LLC owns the HPB Painting Marks, confidential information, copyrights, and related intellectual property associated with the HPB Painting System. HPB Painting Holdings LLC does not own or operate a business of the type being franchised and has never offered franchises in this or any other line of business.

Our affiliate HPB Recruitment LLC d/b/a ZeeRecruit, is a Pennsylvania limited liability company organized on January 11, 2022, with a principal business address of 2525 N. 117<sup>th</sup> Avenue, Third Floor, Omaha, Nebraska 68164 HPB Recruitment LLC engages in recruiting services and may provide these services to our franchisees and to franchisees of certain of our affiliates. HPB Recruitment LLC does not own or operate a business of the type being franchised and has never offered franchises in this or any other line of business.

Our affiliate HPB Wholesale Lighting LLC ("HPB Wholesale Lighting"), is a Pennsylvania limited liability company organized on October 1, 2021, with a principal business address of 2525 N. 117<sup>th</sup> Avenue, Third Floor, Omaha, Nebraska 68164. HPB Wholesale Lighting is the primary vendor of lighting inventory required to be purchased in order to operate the HPB Wholesale Lighting Business. HPB Wholesale Lighting does not own or operate a business of the type being franchised and has never offered franchises in this or any other line of business.

Our affiliate MDR United LLC d/b/a Mighty Dog Roofing ("MDR") is a Pennsylvania limited liability company organized on May 12, 2020 with a principal business address of 2525 N. 117<sup>th</sup> Avenue, Third Floor, Omaha, Nebraska 68164. Since November 2020, MDR has franchised a business that offers and sells roofing services to residential and commercial customers under the mark "Mighty Dog Roofing".

Our affiliate MDR United Holdings LLC is a Pennsylvania limited liability company organized on October 1, 2021 with a principal business address of 2525 N. 117<sup>th</sup> Avenue, Third Floor, Omaha, Nebraska 68164. MDR United Holdings LLC owns the MDR Marks, confidential information, copyrights, and related intellectual property associated with the MDR System. MDR United Holdings LLC does not own or operate a business of the type being franchised and has never offered franchises in this or any other line of business.

Our affiliate SVHB Marketing LLC d/b/a HorsePower Brands, a Pennsylvania limited liability company organized on May 13, 2020, with a principal business address of 2525 N. 117<sup>th</sup> Avenue, Third Floor, Omaha, Nebraska 68164. SVHB Marketing LLC engages in franchise administration services. SVHB Marketing LLC does not own or operate a business of the type being franchised and has never offered franchises in this or any other line of business.

Except as noted above, we do not have any parent or affiliates that: (a) offer or operate franchises in any line of business; or (b) provide products or services to System franchisees. <u>Market and Competition</u>

Your Bumble Bee Blinds Business will offer our Approved Products and Services to the public, which will include residential and commercial property owners, residential and commercial property builders, and property managers. The market for Approved Products and Services is well developed, and there will be competition from other national and regional chains and local businesses that offer window covering services, and similar products and services within the Protected Territory you are granted. Certain of our Approved Products and Services are seasonal and may be affected by climate, weather or other environmental conditions. Your competitive advantage in the marketplace will be based on your adherence to our System standards and guidelines, as well as your entrepreneurial and managerial abilities and focus on customer service, in the operation of your Bumble Bee Blinds Business.

#### **Industry Specific Regulations**

Your Bumble Bee Blinds Business will be subject to laws and regulations in your state, county, or municipality regarding the operation of a blinds and shutters business, which may include laws related to licenses or certifications associated with the installation of blinds and shutters or operation of your Bumble Bee Blinds Business. various states including Arizona, Florida, Massachusetts, and Nevada have contractors' licensing laws, which apply generally to persons defined as "contractors" under applicable law. In addition, various states including California, Florida, Georgia, Indiana, Kentucky, Louisiana, Massachusetts, Michigan, New Jersey, New York, Ohio, Oklahoma, Texas, and West Virginia have laws which regulate the terms of home improvement contracts with customers. The Bumble Bee Blinds Business will also be subject to federal, state and local Occupational Safety and Health Administration (OSHA) and Environmental Protection Agency (EPA) regulations, and you must strictly comply with all federal, state, and local regulations regarding the use, handling, transportation, and disposal of hazardous materials. It is your sole responsibility to investigate these licensing/certification requirements, as well as any other laws or regulations (federal, state or local), including employment laws, insurance laws, and insurance requirements, that might apply to the operation of a Bumble Bee Blinds Business and the offer and sale of our Approved Products and Services. You are advised to examine these laws and regulations before purchasing a franchise from us.

There are federal, state and possibly local laws covering how to classify workers, for example, whether as independent contractors or employees, or as exempt or non-exempt, for different purposes, such as tax, wage and hour laws, unemployment compensation and workers' compensation. These laws and regulations can vary from state to state, city to city and at the federal level, and could affect, in some instances materially, the operation of your Bumble Bee Blinds Business.

You must investigate all applicable federal, state, and local laws and regulations, and your cost to comply with such laws and regulations, with an attorney and/or financial advisor before purchasing a Bumble Bee Blinds Business from us. It is solely your responsibility to investigate these laws and regulations, and you alone are responsible for compliance despite any advice or information that we may give you. We have not researched any of these laws or regulations to determine their specific applicability to your business. Applicable laws and regulations are subject to change.

## ITEM 2 BUSINESS EXPERIENCE

#### Joshua Skolnick: Founding Partner

Joshua Skolnick is one of our Founding Partners and has held this position since our inception. From May 2020 until January 2021, Mr. Skolnick served as the Chief Executive Officer of our affiliate SVHB Marketing LLC d/b/a Horsepower Brands. From May 2020 until October 2021, Mr. Skolnick served as the Chief Executive Officer of our affiliate MDR United LLC. From May 2018 until June 2021, Mr. Skolnick served as the Chief Executive Officer of RedBox+ Franchising, LLC of Doylestown, Pennsylvania. From October 2011 until September 2021, Mr. Skolnick served as the founder, Chief Executive Officer and President of Monster Franchisee, LLC of Doylestown, Pennsylvania. From February 2005 until September 2020, Mr. Skolnick served as the founder, Chief Executive Officer and President of Monster Tree Services, Inc. of Doylestown, Pennsylvania.

#### **Zachery Beutler: Founding Partner**

Zachery Beutler is one of our Founding Partners and has held this position since our inception. From our inception until November 2023, Mr. Beutler served as the Chief Development Officer of our affiliates HPB Fencing LLC, HPB Glass LLC, HPB Lighting LLC, HPB Lawn Care LLC, HPB Painting LLC, SVHB Marketing LLC d/b/a Horsepower Brands, and MDR United LLC. Since January 2020, Mr. Beutler has served as the Owner and Manager of Beutler Development LLC of Omaha, Nebraska. From October 2020 until June 2021, Mr. Beutler served as the Chief Development Officer of RedBox+Franchising, LLC of Doylestown, Pennsylvania. From June 2017 until December 2019, Mr. Beutler served as the Vice President of Franchise Development for Franchise Fastlane, Inc. of Omaha, Nebraska. From August 2013 until February 2017, Mr. Beutler served as the Chief Executive Manager of 10 Thousand Percent, Co. of Lincoln, Nebraska.

#### **Anthony Hulbert: Chief Executive Officer**

Anthony Hulbert has served as our Chief Executive Officer since June 2022. Since May 2023 Mr. Hulbert has served as the Chief Executive of our affiliate HPB Fencing LLC, Since February 2022, Mr. Hulbert has served as the Chief Executive Officer of our affiliate HPB Glass LLC. Since October 2021, Mr. Hulbert has served as the Chief Executive Officer of our affiliates HPB Lighting LLC, HPB Painting LLC, HPB Lawn Care LLC, HPB Foam LLC, SVHB Marketing LLC d/b/a/ Horsepower Brands and MDR United LLC. From January 2021 until December 2021, Mr. Hulbert served as the Chief Financial Officer for our affiliates SVHB Marketing LLC d/b/a Horsepower Brands, and MDR United LLC. From October 2017 until January 2021, Mr. Hulbert served as the Vice President of Sales and Marketing for LinPepCo of Lincoln, Nebraska. From January 2014 until September 2017, Mr. Hulbert served as the Chief Financial Officer for 10 Thousand Percent, Co. of Lincoln, Nebraska.

#### Mark Stanek: Chief Operating Officer

Mark Stanek has served as our Chief Operating Officer since June 2022. Since May 2023 Mr. Stanek has served as the Chief Operating Officer of our affiliate HPB Fencing LLC. Since March 2022, Mr. Stanek has served as the Chief Operating Officer of our affiliates HPB Painting LLC, HPB Lawn Care LLC, HPB Foam LLC, HPB Glass LLC, HPB Lighting LLC, SVHB Marketing LLC d/b/a/ Horsepower Brands, and MDR United LLC. Since February 2022, Mr. Stanek has served as the Chief Operating Officer of our affiliate HPB Glass LLC. From June 2021 until February 2022, Mr. Stanek served as the Brand President for our affiliate MDR United LLC. From May 2019 until May 2021, Mr. Stanek served as the Chief Financial Officer for Sympateco Inc. of Omaha, Nebraska. From August 2009 until May 2019, Mr. Stanek served as the Vice President of Operations and Store Development for Complete Nutrition of

Omaha, Nebraska.

#### **Luke Schwartz: Brand President**

Luke Schwartz has been our Brand President since September 2022. From November 2021 until September 2022, Mr. Schwartz served as the Director of Finance for our affiliate SVHB Marketing LLC d/b/a Horsepower Brands. From August 2018 until October 2021, Mr. Schwartz served as the Executive Director of Window Wares, Inc. of Omaha, Nebraska.

#### **Donald Conway: Chief Operating Officer**

Donald Conway has served as our Chief Operating Officer since May 2023. Since May 2023, Mr. Conway has served as the Chief Operating Officer of our affiliates HPB Fencing LLC, HPB Glass LLC, HPB Lighting LLC, HPB Painting LLC, HPB Lawn Care LLC, HPB Foam LLC, MDR United LLC, and SVHB Marketing LLC. From July 2021 until February 2022, Mr. Conway served as the Chief Financial Officer for Vio Security of Irving, Texas. From January 2016 until July 2021, Mr. Conway served as the Chief Financial Officer for Signal 88, LLC of Omaha, Nebraska."

#### Laura Vodvarka: Chief Marketing Officer

Laura Vodvarka has served as our Chief Marketing Officer since September 2023. Since September 2023, Mrs. Vodvarka has served as the Chief Marketing Officer of our affiliates HPB Fencing LLC, HPB Glass LLC, HPB Lighting LLC, HPB Painting LLC, HPB Lawn Care LLC, HPB Foam LLC, MDR United LLC, and SVHB Marketing LLC. From January 2023 until September 2023, Mrs. Vodvarka served as the President of Customer Experience of our affiliate SVHB Marketing LLC. From May 2022 until December 2022, Mrs. Vodvarka served as the Brand President of our affiliate HPB Glass LLC. From November 2020 until May 2022, Mrs. Vodvarka served as the Director of Franchise Development and Marketing for Clear Summit Group of Ontario, Toronto. From September 2007 until November 2020, Mrs. Vodvarka served as the Vice President of Innovation for Signal 88 of Omaha, Nebraska."

#### **Christopher Phalen: Vice President of Development**

Christopher Phalen has served as our Vice President of Franchise Development since September 2022. From January 2022 until August 2022, Mr. Phalen served the Director of Franchise Development for our affiliate SVHB Marketing LLC d/b/a Horsepower Brands. From January 2021 until January 2022, Mr. Phalen served as the Market Manager for Manpower Group of Omaha, Nebraska. From May 2017 until January 2021, Mr. Phalen served as the Sr. Business Development Manager for Cornerstone Staffing, Inc. of Omaha, Nebraska.

#### **Stephen Vest: Founder**

Stephen Vest has served as our Founder since July 2022. From February 2013 until July 2022 Mr. Vest served as owner of Omaha Blinds and Shutters LLC of Omaha, Nebraska.

#### Thomas 'Turn' Ricketts Jr.: Vice President of Franchise Development

Thomas 'Turp' Ricketts Jr. has served as our Vice President of Franchise Development since March 2022. Since March 2022, Mr. Ricketts Jr. has served as the Vice President of Franchise Development of our affiliates HPB Lighting LLC, HPB Lawn Care LLC, HPB Foam LLC, SVHB Marketing LLC d/b/a Horsepower Brands, and MDR. From May 2020 until February 2022, Mr. Ricketts Jr. served as our Director of Franchise Development. Since January 2021, Mr. Ricketts Jr. has served as the Director of Franchise Development of SVHB Marketing LLC d/b/a Horsepower Brands. From January 2017 until February 2020, Mr. Ricketts Jr. served as the Franchise Lending Vertical Manager for UniFi Equipment Finance of Ann

Arbor, Michigan. From November 2015 until January 2017, Mr. Ricketts served as the Franchise Business Development Manager for Strategic Franchising Systems of Cincinnati, Ohio.

#### ITEM 3 LITIGATION

Pending Actions: None Concluded Actions: None

Material Civil Actions During the Prior Fiscal Year involving our Parent, Affiliates and Certain Item 2

persons:

- 1. Waldron, et al. v. SVHB Marketing LLC, et al. (E.D.Pa. No. 2:23-cv-03485-MSG) (the "Waldron Case"). We were not named as a defendant in this case. This case was dismissed prior to the issuance date of this Disclosure Document. On August 8, 2023, Plaintiffs (a group current and former Blingle! Franchisees) (the "Franchisees") filed a complaint (the "Complaint") against our affiliate, HPB Lighting, LLC (the franchisor of the Blingle! franchise system), our parent, SVHB Marketing LLC, and several of our affiliates and individuals listed in Item 2 of the FDD (the "HPB Parties"). On November 28, 2023, Plaintiffs filed an Amended Complaint against the HPB Parties adding three new Plaintiffs (Calm Family LLC, Ankit Bishnoi, and Courtney Bishnoi - former Blingle! franchisees (the "Bishnoi Parties")), and three new employee defendants. The Plaintiffs and Bishnoi Parties asserted the following claims in the Amended Complaint: fraudulent inducement, fraud, negligent misrepresentation, negligence, breach of contract, unjust enrichment, declaratory judgement, violations of several state statutes, and claims under 18 U.S.C. §1341, \$1343, and \$1961-62. On January 23, 2024, the HPB Parties filed a Motion to Dismiss the claims asserted in the Amended Complaint (with the exception of the claims asserted by the Bishnoi Parties) due to the Plaintiffs' failure to comply with the mediation pre-condition to litigation. On March 20, 2024, the Court entered an order dismissing Plaintiffs' claims with the exception of those asserted by the Bishnoi Parties and MAW Lighting LLC (an entity that is not a party to any agreement with any HPB Party and never operated a franchised business), due to Plaintiffs' failure to comply with the mediation pre-condition to litigation. On April 11, 2024, HPB Parties and the Bishnoi Parties entered a joint stipulation of dismissal without prejudice, and on April 19, 2024, the HPB Parties and MAW Lighting LLC entered a joint stipulation of dismissal without prejudice. The HPB Parties maintain that Plaintiffs' claims are without merit.
- 2. HPB Lighting LLC v. Calm Family LLC, Ankit Bishnoi, and Courtney Bishnoi (E.D.Pa. No. 2:23-cv-4413-MSG). On November 9, 2023, HPB Lighting, LLC filed a complaint (the "Complaint") against the Bishnoi Parties alleging breach of contract for unpaid royalties and fees and for abandonment. On December 6, 2023, the Bishnoi Parties filed an Answer and Counterclaims (the "Counterclaims") against the HPB Parties (see disclosure of claims under the Waldron Case disclosure above). As disclosed under #1 above, this case was consolidated with the Waldron Case, was dismissed pursuant to a stipulation of dismissal on April 11, 2024 and is no longer pending.

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

#### ITEM 4 BANKRUPTCY

No bankruptcy information is required to be disclosed in this Item.

#### <u>ITEM 5</u> INITIAL FEES

#### Franchise Agreement

*Initial Franchise Fee.* You must pay us an initial franchise fee of \$59,500 (the "Initial Franchise Fee") when you sign the Franchise Agreement, which includes a Protected Territory of approximately 200,000 in total general population. The Initial Franchise Fee is paid in a lump sum, but we may finance up to sixty percent (60%) of this for your second Protected Territory and up to eighty percent (80%) of this fee for your third Protected Territory (see Item 10 for financing terms).

You may purchase additional units each with a stand-alone territory containing approximately 200,000 of general population per territory by paying us the following initial fee.

Territories	Cumulative Initial Franchise Fees	Individual Franchise Fee	Cumulative General Population
#1	\$59,500	\$59,500	200,000
#2	\$99,500	\$40,000	400,000
#3	\$134,500	\$35,000	600,000
#4	\$164,500	\$30,000	800,000
#5	\$194,500	\$30,000	1,000,000

You must sign a separate franchise agreement for each Protected Territory purchased. The Initial Franchise Fee is uniformly imposed and deemed fully earned upon execution of your Franchise Agreement. The Initial Franchisee Fee covers the costs of marketing, sales, and administrative services incurred or paid by Franchisor, including fees and expenses paid by Franchisor to third-party networks, consultants, brokers, and HorsePower Nation LLC. If the cumulative general population figures used to calculate your Protected Territory exceed the cumulative general population figures set forth in the chart above, you are required to pay, in addition to your Initial Franchise Fee, an overage fee in an amount equal to the number of excess cumulative general population multiplied by thirty cents (\$0.30) per individual.

In the event that you are an existing franchisee of one of our current or future affiliates, your Initial Franchise Fee may be discounted, at Franchisor's discretion.

All fees and expenses described in this Item 5 are nonrefundable. Except as otherwise indicated in the chart above, we expect to uniformly impose all fees and expenses listed for all franchisees who purchase a franchise under this Disclosure Document, and they are payable to us in lump sum and are deemed fully earned upon receipt by us.

Brand Marketing Fee. Within forty-five (45) days after execution of the Franchise Agreement, you must pay us, or an affiliate (as we designate), a brand marketing fee ("Brand Marketing Fee") of \$15,000. The Brand Marketing Fee covers the costs of creation, production and distribution of brand marketing assets, strategies and other materials or activities in any medium, which may include, but not limited to, the internet, social media, search engine optimization, video production, photography, campaign development and related advertising or marketing expenses, including administration expenses, in accordance with our brand standards and specifications, as more fully set forth in our Operations Manual. If you purchase more than one (1) Protected Territory you are only required to pay one (1) Brand Marketing Fee. This is a one-time fee.

Tuition Fee. Within forty-five (45) days after execution of the Franchise Agreement, you must pay us our then current initial training Tuition Fee (defined herein) of \$4,995 to attend our Initial Training Program (defined herein), for you and up to two (2) additional representatives you designate, one of which must be your general manager or Designated Manager (defined herein). This is a one-time fee. The Tuition Fee covers the costs of training, lodging, and certain meals during the Initial Training Program. If you purchase more than one (1) Protected Territory, you are only required to pay one Tuition Fee for the Initial Training Program for you and up to two (2) additional attendees.

Technology Fee. You must pay us a monthly Technology Fee, which we will collect on your behalf and remit to our designated vendor. As of the date of this Disclosure Document, the current monthly Technology Fee is \$792. We reserve the right to modify the Technology Fee as new technology and software becomes available and/or we modify the technology and software requirements that you must use for the Bumble Bee Blinds Business, and to designate and/or change the amount, scope, or manner of payment of the Technology Fee, including the party to whom payment is made, at any time upon providing reasonable notice (which need not exceed 30 days).

ZeePartnerships Fee. Within forty-five (45) days after execution of the Franchise Agreement, you must pay to us a one-time zeepartnerships fee (the "ZeePartnerships Fee") of \$3,000. The ZeePartnerships Fee covers the costs of building, developing, and maintaining national and regional strategic partnerships that assist in promoting brand awareness and creating lead generation opportunities. If you purchase more than one (1) Protected Territory, you are only required to pay one ZeePartnerships Fee.

Except as described above, all the fees described in Item 5 are uniformly calculated and imposed.

#### <u>ITEM 6</u> OTHER FEES

#### THE AMOUNTS SET FORTH ABOVE IN THIS ITEM 6 ARE SUBJECT TO CHANGE.

TYPE OF FEE	AMOUNT	DUE DATE	REMARKS
	The greater of (i) 8.5 % of Gross	Weekly via Electronic	See Note 1
Royalty Fee	Revenues Collected; or (ii) the Minimum Royalty Fee.	Funds Transfer from your bank account.	See Note 2 for Minimum Royalty Fee structure
Technology Fee	The then-current ongoing Technology Fee.  Currently, the Technology Fee is \$792 per month.	Within forty-five (45) days after execution of the Franchise Agreement, for the first 12 months of invoices. Thereafter, billed monthly.	See Note 3
Late Payment	The then-current late fee.  Currently, \$100 per incident plus 1½% interest per month, or maximum allowed by law.	When payment is past	See Note 4
Initial Training	The then-current initial training Tuition Fee.	Within forty-five (45) days after execution of the Franchise Agreement.	See Note 5

	Currently the Tuition Fee is \$4,995 and includes training, lodging, and certain meals during formal training sessions, for up to three total (3) attendees (franchisee plus two (2) additional attendees).		
Assistance Training Fee	The then-current Assistance Training Fee.  Currently, \$500 per day per person.	Before assistance or refresher training begins.	See Note 5
Renewal Fee	20% of the Initial Franchise Fee per Protected Territory that is being renewed.	Upon signing new franchise agreement.	See Note 6
Transfer Fee	20% of the Initial Franchise Fee per Protected Territory that is being transferred.	Prior to the time of the transfer.	See Note 7
Attorneys' Fees and Costs	Reimbursement for our actual fees and costs.	Upon receipt of bill.	See Note 8
Supplier and/or Non-Approved Product Approval	Reimbursement of actual costs incurred in reviewing any alternate supplier or non-approved product you propose.	As incurred.	See Note 9
Software Updates	Actual costs of updated software programs and training (if applicable).	Upon receipt of bill.	See Note 10
Audit Costs	Actual costs of audit.	Upon receipt of bill.	See Note 11
Indemnification	Actual costs of indemnification.	Upon receipt of bill.	See Note 12
Brand Fund Contribution	If and when established, the then- current Brand Fund Contribution amount, which shall not exceed 3% of weekly Gross Revenues Collected. The total sum of the Brand Fund Contribution and the Royalty, as a percentage of weekly Gross Revenues Collected, shall not exceed the then- current Royalty rate effective immediately prior to establishment of the Brand Fund.	As incurred.	See Note 13
Local Advertising Deficiency	Payable only if you fail to perform the Local Advertising Expenditure Requirement.  You are required to spend at least \$20,000 within the first ninety (90) days of commencing operations on Initial Marketing Expenditure Requirement. Thereafter on a monthly basis, the greater of either: (i) \$2,000 per month; or (ii) 5% of your monthly Gross Revenues Collected, on Local Advertising Expenditure Requirement.	As incurred.	See Note 14

Insurance	Cost to obtain and maintain required insurance under the Franchise Agreement, plus a service fee (if we are forced to obtain the required insurance for you on your behalf).  The then-current annual conference	As incurred.	See Note 15
Annual Conference	fee per person.  Currently, \$1,000 per person.	As incurred.	See Note 16
Termination/ Expiration Expenses	The costs and expenses you incur in complying with your post-termination/expiration obligations under the Franchise Agreement.	Upon receipt of bill.	See Note 17
Accounting Services Fee	The then-current Accounting Services Fee.  Currently, \$440 per month, plus additional monthly fees and a one-time setup fee of \$399.	Within forty-five (45) days after execution of the Franchise Agreement, for the first 12 months of invoices. Thereafter, billed monthly.	See Note 18
Outstanding Account Receivable Fee	15% of amount collected.	As incurred.	See Note 19
Call Center Fee	The then-current Call Center Fee.  Currently, the Call Center Fee is \$275 per month plus \$21 per appointment.	Within forty-five (45) days after execution of the Franchise Agreement, for the first 12 months of invoices. Thereafter, billed monthly.	See Note 20
Brand Marketing Fee	The then-current Brand Marketing Fee.  Currently, the Brand Marketing Fee is \$15,000.	Within forty-five (45) days after execution of the	See Note 21
Digital Management Fee	The then-current Digital Management Fee.  Currently, \$1,000 per month.	Billed monthly.	See Note 22
Recruiting Fee (optional)	Optional recruiting services, if elected to use services, the then- current Recruiting Fee. This fee is not required.	As incurred.	See Note 23
Administrative Fee	You must pay us our then-current administrative fee (the "Administrative Fee") in the event we make and process any amendments, modifications, or otherwise supplement the Franchise Agreement at your request or is otherwise	Upon receipt of bill.	

required due to your actions.	
Currently, the Administrative Fee is \$500.	

#### **Explanatory Notes:**

1. General. The table above provides recurring or isolated fees or payments that you must pay to us or our affiliates (as we designate) or that we or our affiliates impose or collect in whole or in part on behalf of a third party or that you are required to spend by the Franchise Agreement. All fees and expenses described in this Item 6 are nonrefundable. Except as otherwise indicated in the chart above, we expect to uniformly impose all fees and expenses listed for all franchisees who purchase a franchise under this Disclosure Document, and they are payable to us and are fully earned upon receipt by us.

Manner of Payment. All sales and work orders must be inputted into the POS System. With the exception of the Initial Franchise Fee, you must pay all fees and other amounts owed to us and/or our affiliates through an electronic funds transfer program (the "EFT Program"), under which we automatically deduct all payments owed to us and/or our affiliates, from the bank account you provide to us for use in connection with EFT Program (the "EFT Account"). You must immediately deposit all revenues from operations of your Bumble Bee Blinds Business into this bank account within two (2) days upon receipt, including cash, checks, and credit card receipts. Upon execution of the Franchise Agreement, you must provide us with: (i) your bank's name, address, and account number; and (ii) a voided check from the bank account. You must immediately notify us of any change in your banking relationship, including any change to the EFT Account.

We reserve the right to require you to report and pay any fees due under by other means as we may specify from time to time. We reserve the right to require you to provide us with verified Gross Revenue Reports in the event we are unable to process an electronic funds transfer based upon information you input you into the POS System. Each Gross Revenue Report must set forth: (i) your Gross Revenues Collected generated during the previous week; (ii) your calculation of the Royalty; and (iii) any other information we may require. We may change the form and content of the Gross Revenue Reports from time to time and/or require you to submit Gross Revenue Reports on a weekly basis, upon notice to you. If a Gross Revenue Report is subsequently received and reflects: (i) that the actual amount of the fee due was more than the amount of the electronic funds transfer, then we may withdraw additional funds through an electronic funds transfer from your designated bank account for the difference; or (ii) that the actual amount of the fee due was less than the amount of the electronic funds transfer, then we will credit the excess amount to the payment of your future obligations. Additionally, you must send us monthly finalized profit and loss statements by the 21st of the following month. Failure to do so upon 14 days' written notice is grounds for termination of the Franchise Agreement.

- 2. <u>Royalty Fee</u>. You must pay us a weekly royalty fee (the "Royalty") deducted via the EFT Program in an amount equal to the greater of:
  - i. 8.5% of Gross Revenues Collected for the immediately preceding week; or
  - ii. the applicable weekly minimum royalty fee ("Minimum Royalty"), as described below.

Minimum Royalty Fees. The weekly Minimum Royalty is: (i) \$200 per week for the period beginning on the one-year anniversary of the Effective Date and ending on the two-year anniversary of the

Effective Date; (ii) \$300 per week for the period beginning on the two-year anniversary of the Effective Date and ending on the three-year anniversary of the Effective Date; (iii) \$400 per week for the period beginning on the three-year anniversary of the Effective Date and ending on the four-year anniversary of the Effective Date; and (iv) \$500 per week for the period beginning on the four-year anniversary of the Effective Date and continuing for the remainder of the Term. Notwithstanding the foregoing, after the expiration of the fifth year of the Term, Franchisor has the right to increase the weekly Minimum Royalty for each of the sixth, seventh, eighth, ninth, and tenth year of Term, in an amount not to exceed ten percent (10%) of the Minimum Royalty payable during the immediately preceding year of the Term.

You hereby acknowledge and agree that if you are a party to more than one Franchise Agreement with Franchisor, you are required to pay the Minimum Royalty due under each such Franchise Agreement for each Protected Territory.

Failure to pay the required Royalty constitutes a material breach of your obligations under this Agreement. Without limiting your obligations under this Section and/or Franchisor's rights under this Agreement, at the end of each calendar quarter, Franchisor may conduct a review of the Royalty fees you paid to Franchisor during such calendar quarter and if Franchisor determines you failed to pay the required Royalty, you must pay the difference immediately upon your receipt of an invoice from Franchisor. Franchisor reserves the right to true-up all Royalty payments at any time and at any interval.

In addition to any and all other remedies available to Franchisor under this Agreement (including Franchisor's right to terminate) and applicable law, if you do not pay to Franchisor the required the Royalty fee, Franchisor has the right to reduce, modify or eliminate the Protected Territory rights granted to you under this Agreement as an alternative remedy option.

If you elect to renew your franchise after the expiration of the Term (which renewal is subject to your compliance with the renewal conditions set forth in this Agreement) you acknowledge and agree that the Royalty may be increased for the renewal term and will, in no event, be less than the Minimum Royalty you were required to pay to us during the last year of the Term; provided, however, the increase for the first year of the renewal term will be limited to a ten percent (10%) increase over the Royalty due during the last year of the Term (except as otherwise provided in any renewal agreement).

"Gross Revenues Collected" means any and all revenue or other compensation actually collected by Franchisee from customers of the Franchised Business.

"Gross Revenues" are defined in the Franchise Agreement to include all income of any type or nature and from any source that Franchisee derives or receives directly or indirectly from, through, by or on account of the operation of the Franchised Business at any time after the signing of the Franchise Agreement, in whatever form and from whatever source, including but not limited to cash, services, in kind from barter and/or exchange, on credit or otherwise as well as business interruption insurance proceeds. Gross Revenues shall also include the total amount of all sales for labor, material, equipment and/or services performed or rendered by: (a) Franchisee, or (b) any third-party subcontractors or agents of Franchisee who perform services for Franchisee's customers or clients as part of Franchisee's services. Gross Sales shall also include all commissions, finder's fees, referral fees, construction management fees or other compensation received by Franchisee on the value of any work performed. Franchisee agrees that all Royalty fees, including any Minimum Royalty fees, are non-refundable. However, the definition of Gross Revenues does not include sales tax that is collected from customers and transmitted to the appropriate taxing authorities.

Special Programs. Franchisor reserves the right, but not the obligation, to establish special programs that reward franchisees for meeting certain criteria. In the event Franchisor establishes any special programs, Franchisor will have the right, in Franchisor's sole discretion, to change, modify or dissolve any special programs upon notice to Franchisee.

Royalty Incentive Programs. Franchisor reserves the right, but not the obligation, to offer royalty incentive programs for the benefit of qualifying franchisees. To qualify for such programs, Franchisee must satisfy Franchisor's then-current specifications and standards as provided in the Operations Manual or otherwise in writing by Franchisor. Franchisor reserves the right to modify, supplement, or terminate any royalty incentive programs upon notice to Franchisee.

- 3. <u>Technology Fee.</u> You must pay us a monthly Technology Fee. As of the date of this Disclosure Document, the current monthly Technology Fee is \$792. We reserve the right to modify the Technology Fee as new technology and software becomes available and/or we modify the technology and software requirements that you must use for the Bumble Bee Blinds Business, and to designate and/or change the amount, scope, or manner of payment of the Technology Fee, including the party to whom payment is made, at any time upon providing reasonable notice (which need not exceed 30 days).
- 4. <u>Late Payment</u>. If you fail to timely pay your Royalty fee or other fee owed to us (under the Franchise Agreement or otherwise), then you are subject to our then-current late fee, currently of \$100 per incident plus 1.5% interest per month of the unpaid balance, or the maximum permitted by law, whichever is greater.
- 5. Initial Training. As noted in Item 5, within forty-five (45) days after execution of the Franchise Agreement, you must pay us our initial training tuition fee ("Tuition Fee") to attend our initial training program (the "Initial Training Program"), for you and up to two (2) additional representatives you designate, one of which must be your general manager or Designated Manager. As of the date of this Disclosure Document, the current Tuition Fee for the Initial Training Program is \$4,995. The Tuition Fee covers the costs of training, lodging, and certain meals during the Initial Training Program, however, the Tuition Fee does not include travel expenses, meals outside of the formal Initial Training Program hours, and other living or miscellaneous expenses you may incur during the time of training. Any additional personnel, or replacement personnel, you wish to attend Initial Training Program must pay an additional \$2,500 per person to our Initial Training Program (subject to class availability and the schedule/availability of our personnel). We may also establish additional assistance and/or refresher training, as we deem necessary from time to time, and make your attendance at this training mandatory or discretionary. In the event you wish (or are required) to attend any additional assistance or refresher training, we may charge you our thencurrent additional assistance or refresher training fee ("Assistance Training Fee") to attend this training (subject to class availability and the schedule/availability of our personnel) and reserve the right to charge our then- current Assistance Training Fee, which currently is \$500 per person per day. Except as expressly set forth above or herein, you are responsible for all out-of-pocket expenses (including travel costs, if any) incurred in connection with your and any of your personnel's attendance at the Initial Training Program, as well as any additional assistance and/or refresher training we conduct. We may also charge our Assistance Training Fee in connection with any onsite or other assistance we provide to you in connection with the establishment and/or operation of your Bumble Bee Blinds Business, and you will be responsible for all out-of-pocket expenses (including travel costs, if any) we incur in providing any on-site assistance at your Bumble Bee Blinds Business.

- 6. Renewal Fee. Before we will approve the renewal of your Franchise Agreement, you must pay us a renewal fee equal to 20% of our Initial Franchise Fee. We have a number of additional conditions that you must meet in order to renew your Franchise Agreement, including without limitation: (i) providing us with written notice of your intent to renew no less than 6 months prior to the expiration of the term of the then-current Franchise Agreement; (ii) executing our then-current form of Franchise Agreement, the terms of which may materially differ from your current agreement; (iii) substantially complying with your Franchise Agreement during the existing term; and (iv) executing our prescribed form of general release in favor of us. See Item 17 in this Disclosure Document for additional information regarding renewal.
- 7. Transfer Fee. You must pay us a transfer fee equal to 20% of our then-current Initial Franchise Fee per Protected Territory that is being transferred to transferee. In the event you transfer multiple Protected Territories at once, we reserve the right, but have no obligation, to reduce the transfer fee for any of the Protected Territories being transferred, and by any amount. If a third- party broker locates the transferee, you will also be solely responsible for any broker fees associated with the transfer. There are other conditions for transfer and all conditions must be met before the transfer is approved by us. Provided certain conditions are met, we will not charge you a transfer fee if you are an individual and transfer ownership to a corporation or limited liability company that you control. See Item 17 in this Disclosure Document for additional information regarding transfer.
- 8. Attorneys' Fees and Costs. If we prevail in any action or other legal/administrative proceeding brought against you arising out of the Franchise Agreement or any other agreement with us, you must reimburse us for our reasonable attorneys' fees and other costs paid that we incurred in such proceedings in the event we prevail. If you bring any legal action to interpret or enforce the terms of the Franchise Agreement or any other agreement with us, and your claim in such action is denied or the action is dismissed, then we are entitled to recover our reasonable attorneys' fees, and all other reasonable costs and expenses incurred in defending the matter, and to have such an amount awarded as part of the judgment in the proceeding.
- 9. Supplier and/or Non-Approved Product Approval. We reserve the right to charge you a fee for reviewing any non-approved supplier of any vehicles, supplies, equipment, inventory or services, as well as any non-approved product, which you propose for use in connection with the Bumble Bee Blinds Business. If we determine that it is necessary to inspect the supplier's facilities or conduct tests, we may require you or the supplier to pay the actual costs we incur for such inspection and testing. Please see Item 8 of this Disclosure Document for additional information regarding our approval process for alternate suppliers or non-approved products.
- 10. <u>Software Updates</u>. You must purchase all updates for your third-party software programs, as sent to you by the software provider(s). We may also send you software updates, as we deem necessary in our sole discretion, or other materials that we may develop in connection with the System or System software that we require you to purchase.
- 11. <u>Audit Costs</u>. You must maintain accurate business records, reports, accounts, books and data relating to the operation of your Bumble Bee Blinds Business. We and our designees retain the right to inspect and/or audit your business records at any time during normal business hours, without notice, to determine whether you are current with suppliers and/or otherwise are operating in compliance with the terms of the Franchise Agreement and Operations Manual. In the event any such audit discloses an understatement of amounts reported or paid to us, you agree to pay to us the amount due, plus interest (at the rate and on the terms provided for herein) from the date originally due until the date of payment. Furthermore, you must reimburse us for our costs and expenses associated with conducting the audit in the event: (i) such audit is made necessary by your failure to timely furnish

reports, supporting records, other information or financial statements required under the Franchise Agreement; or (ii) if that audit reveals an understatement of greater than 2%. These costs and expenses include, without limitation, our legal and accounting fees, travel, lodging and meal expenses and applicable per diem charges for our employees. The foregoing remedies are in addition to our other remedies and rights under the Franchise Agreement and/or applicable law. In the event any audit reveals that your information has been inaccurately reported, we reserve the right to audit other entities owned, controlled by, or affiliated with you.

- 12. <u>Indemnification</u>. You are solely responsible for and must indemnify and hold us harmless for all loss, damage, claims or demands arising out of, or related to, the operation of your Bumble Bee Blinds Business, including warranty claims. Your indemnification obligations are described more fully in the Franchise Agreement.
- 13. <u>Brand Fund Contribution</u>. We reserve the right to establish our Brand Fund (defined herein). If established, you will be required to contribute the then-current Brand Fund Contribution in the manner we prescribe. The Brand Fund Contribution shall not exceed 3% of your weekly Gross Revenues Collected, nor shall the sum of the Brand Fund Contribution and the Royalty fee exceed the then-current Royalty fee immediately preceding establishment of the Brand Fund, as a percentage of weekly Gross Revenues Collected. The Brand Fund Contribution must be paid to us each week in the same manner as you are required to pay your Royalty. We reserve the right to modify the Brand Fund Contribution and/or modify the digital marketing and advertising requirements that you must use for your Bumble Bee Blinds Business, and to designate and/or change the amount, scope, or manner of payment of the Brand Fund Contribution, including the party to whom payment is made, at any time upon providing reasonable notice (which need not exceed 30 days). Please see Item 11 of this Disclosure Document for additional information regarding the Brand Fund and your other advertising/marketing obligations.
- 14. Local Advertising Deficiency. You are required to spend at least \$20,000 during the first ninety (90) days of operations of your Bumble Bee Blinds Business to satisfy your advertising requirements for the initial marketing expenditure requirement ("Initial Marketing Expenditure Requirement"). Additionally, after the first ninety (90) days of operations of your Bumble Bee Blinds Business, and for the remainder of the term of the Franchise Agreement, you must spend the greater of (i) \$2,000 per month, or (ii) 5% of monthly Gross Revenue Collected on Local Advertising Expenditures within your Protected Territory (collectively, "Local Advertising Expenditure Requirement"), of which, a minimum of \$2,000 per month must be spent on advertising, marketing, and/or related expenses, through our affiliate, or our designated vendor (as we designate) (however the above does not contemplate or include your required monthly Digital Management Fee, see section 11(e)(4) of this Disclosure Document). You must submit to us, upon our request, evidence of your Initial Marketing Expenditure Requirement and Local Advertising Expenditure Requirement. We have the right to review your books and records to determine these expenditures. We must approve all advertising and promotional materials prior to your use or distribution. If you do not expend the required Local Advertising Expenditure Requirement, we have the right to require you to pay the deficiency amount to us, which we may use to expend directly, locally in your market, or we may require that you pay the deficiency to the Brand Fund, if established, Please see Item 11 of this Disclosure Document for additional information.
- 15. <u>Insurance</u>. You must obtain and maintain certain insurance in connection with your Bumble Bee Blinds Business from our designated vendor. If you fail to obtain the required levels of insurance, we may obtain such insurance on your behalf and require that you reimburse us for the costs associated with obtaining this insurance for you, as well as pay us a service fee in connection with

obtaining this insurance. Additionally, you agree not to permit any third-party subcontractor to perform any work or offer any services on your behalf unless such subcontractor maintains insurance coverage in such amounts and types as we require you to maintain, with the specific addition that subcontractors cannot exclude principals from its Workers' Compensation coverage and that liability policies name us as an additional insured. You agree to maintain evidence that such insurance by subcontractors is in effect and to provide such proof of insurance as we may require, in our sole discretion, from time to time. See Item 8 for more information regarding our insurance requirements. We have the sole right, exercisable at any time and upon notice, to designate a vendor or supplier, which may include one of our affiliates, from whom you must purchase all insurance policies required by Franchisor to operate the Bumble Bee Blinds Business.

- 16. <u>Annual Conference</u>. We hold an annual conference for our System (the "Annual Conference") and require that you and your management (if applicable) attend this Annual Conference and pay us our then-current registration fee per person. As of the date of this Disclosure Document the fee for the Annual Conference is \$1,000 per person. You will be charged \$1,000 if you do not register for the Annual Conference by the deadline.
- 17. <u>Post-Termination or Post-Expiration Expenses</u>. Upon termination, expiration, non-renewal, and/or transfer of the Franchise Agreement, you are responsible for the costs associated with de-identifying yourself and your Bumble Bee Blinds Business from the Bumble Bee Blinds System. Additionally, we may elect to take steps to modify, alter or de-identify your Bumble Bee Blinds Business. If we do so, you must also reimburse us for our costs and expenses.
- 18. Accounting Services Fee. You must pay our designated affiliate HPB Accounting LLC d/b/a ZeeBOOKS, a monthly fee for bookkeeping, payroll, and certain billing services, excluding the monthly subscription fees set forth below ("Accounting Services Fee"). As of the date of this Disclosure Document the current monthly Accounting Services Fee is \$440 per month. We reserve the right to increase your required spend on the Accounting Services Fee up to 0.5% of your total Gross Revenues Collected. The Accounting Services Fee estimate does not include the costs of: (i) your required monthly subscription to online accounting software, which is currently \$60 per month per user; (ii) your required monthly payroll fee, which is currently \$70 per month; (iii) the costs of a \$1 fee for each accounting service transaction; or (iv) a one-time setup fee of \$399. All Accounting Services Fees and other fees that you must pay are subject to change at any time. We reserve the right to modify the Accounting Services Fee as new bookkeeping resources and technology becomes available or changes, and/or modify the bookkeeping requirements that you must use for your Bumble Bee Blinds Business at any time upon providing reasonable notice. We also reserve the right to designate and/or change the amount, scope, structure, or manner of payment of the Accounting Services Fee, including the party to whom payment is made, at any time upon providing reasonable notice (which need not exceed 30 days). We also reserve the right to require franchisees to use our affiliate or designated vendors for payroll, sales tax filing, and other related services.
- 19. <u>Outstanding A/R Collection Fee</u>. We have the right to assist you in collecting outstanding 20 balances from your customer for amounts more than 60 days past due. If we assist in collecting such outstanding amounts, you must pay us a fee in the amount of 15% of the amount collected.
- 20. Call Center Fee. You must pay our designated vendor a monthly call center fee (the "Call Center Fee"). As of the date of this Disclosure Document the current monthly Call Center Fee is \$275 per month plus \$21 per appointment. You must also pay a one-time startup fee of \$300. The Call Center Fee covers the costs of fielding all calls and routing / assigning inquiries and work orders to you. We reserve the right to (a) modify the Call Center Fee as new call center technology and software becomes available or changes, and/or (b) modify the call center requirements that you must use for

- the Bumble Bee Blinds Business, and (c) designate and/or change the amount, scope, or manner of payment of the Call Center Fee, including the party to whom payment is made, at any time upon providing reasonable notice (which need not exceed 30 days).
- 21. <u>Brand Marketing Fee</u>. As noted in Item 5, within forty-five (45) days after execution of the Franchise Agreement, you must pay us or our affiliate (as we designate) a Brand Marketing Fee of \$15,000.
- 22. <u>Digital Management Fee</u>. You must pay our affiliate, or our designated vendor (as we designate), a monthly digital management fee (the "Digital Management Fee"). Currently, the Digital Management Fee is a monthly fee of \$1,000 per month. The Digital Management Fee covers the costs of digital marketing and website management. We reserve the right to (a) modify the Digital Management Fee as new digital marketing and advertising technology and software becomes available or changes, and/or (b) modify the digital marketing and advertising requirements that you must use for the Bumble Bee Blinds Business, and (c) designate and/or change the amount, scope, or manner of payment of the Digital Management Fee, including the party to whom payment is made, at any time upon providing reasonable notice (which need not exceed 30 days).
- 23. <u>Recruiting Fee.</u> Our affiliate HPB Recruitment LLC d/b/a RecruitZee currently offers optional recruiting services to assist in recruiting key employees and subcontractors. The Recruiting Fee is optional. You may, but are not required to, elect recruiting services. If you elect to receive recruiting services, you must pay us or our affiliate (as we designate) the then-current recruiting fee ("Recruiting Fee").

# ITEM 7 ESTIMATED INITIAL INVESTMENT

# A. YOUR ESTIMATED INITIAL INVESTMENT FOR A SINGLE BUMBLE BEE BLINDS FRANCHISED BUSINESS IN A SINGLE PROTECTED TERRITORY

Type of	Amount		Method of	When Due	Payment
Expenditure	Low	High	Payment	Wilch Duc	Payable
Initial Fee (1)	\$59,500	\$59,500	Lump Sum	At Signing of the Franchise Agreement	Us
Insurance (90days) <sup>(2)</sup>	\$2,500	\$5,000	As Arranged	Before Opening	Designated Vendor
Tuition Fee (3)	\$4,995	\$4,995	Lump Sum	Within forty-five (45) days after execution of the Franchise Agreement	Us
Travel and Living Expenses while Training <sup>(4)</sup>	\$1,500	\$3,500	As Incurred	Before Opening	Third-Party Providers
Opening Package <sup>(5)</sup>	\$15,000	\$20,000	Lump Sum	Before Opening	Us
Utilities (90 days)	\$200	\$500	As Incurred	Before Opening	Utility Providers
Vehicles <sup>(7)</sup>	\$13,295	\$15,344	As Incurred	As required by Suppliers or Us or affiliate	Approved Suppliers, which may include Us or an affiliate
Licenses Certificates and Permits <sup>(8)</sup>	\$0	\$2,000	As Incurred	Before Opening	Licensing Authorities
Professional Fees	\$0	\$5,000	As Incurred	Before Opening	Third-Party Providers (Attorneys / Accountants)
Technology Fee	\$2,375	\$2,375	Lump Sum	Within forty-five (45) days after execution of the Franchise Agreement	Us
Call Center Fee (11)	\$1,125	\$3,225	Lump Sum	Paid Monthly	Designated Vendor
Dues and Subscriptions (12)	\$0	\$1,500	Lump Sum	Before Opening	Business and Construction or Contracting Associations
Brand Marketing Fee (13)	\$15,000	\$15,000	Lump Sum	Within forty-five (45) days after execution of the Franchise Agreement	Us or affiliate
Initial Marketing	\$20,000	\$20,000	Lump Sum	Before Opening	Third-Party

Expenditure and Local Advertising Expenditure (90 days) (14)					Providers or Designated Vendors
Digital Management Fee	\$3,000	\$3,000	As Incurred	Paid Monthly	Affiliated or Designated Vendor
Accounting Services Fee (16)	\$2,109	\$2,109	As Incurred	After Opening	ZeeBooks
ZeePartnerships Fee (17)	\$3,000	\$3,000	As Incurred	After Opening	Us
Additional Funds	\$20,000	\$30,000	As Incurred	After Opening	Employees, Suppliers, etc.
Total	\$163,599	\$196,048			

#### **Explanatory Notes:**

<u>Generally</u>. All fees and payments described above are non-refundable, unless otherwise stated or permitted by the payee. Actual costs will vary for each franchise location depending on several factors, including market condition and the geographic location of your Bumble Bee Blinds Business.

- 1. <u>Initial Franchise Fee.</u> Upon execution of your Franchise Agreement, you must pay to us an Initial Franchise Fee of \$59,500 which you must pay in a lump sum. The Initial Franchise Fees is non-refundable and deemed fully earned upon execution of your Franchise Agreement. See Item 5 of this Disclosure Document for additional information.
- 2. <u>Insurance (90 days)</u>. We estimate that your initial insurance deposit will be approximately \$2,500 to \$5,000 and will include coverage for general liability, liability/professional liability, commercial auto/equipment, and worker's compensation (state specific). You should check with the designated vendor for actual premium quotes and costs, as well as the actual cost of the deposit. The cost of coverage will vary based upon the area in which your Bumble Bee Blinds Business will be located, your experience with the insurance carrier, your loss experience, your level of sales and other factors beyond our control. You should also check with our designated vendor or other insurance agent or broker regarding any additional insurance that you may want or be required to carry.
- 3. <u>Tuition Fee.</u> As noted in Item 5, within forty-five (45) days after execution of the Franchise Agreement, you must pay us our then-current initial training Tuition Fee to attend our Initial Training Program, for you and up to two (2) additional representatives you designate, one of which must be your general manager or Designated Manager. As of the date of this Disclosure Document, the current Tuition Fee for the Initial Training Program is \$4,995. The Tuition Fee covers the costs of training, lodging, and certain meals during the Initial Training Program, however, the Tuition Fee does not include travel expenses, meals outside of the formal Initial Training Program hours, and other living or miscellaneous expenses you may incur during the time of training. See Note 5 in Item 6. Please see Item 11 of this Disclosure Document for additional information.
- 4. <u>Travel and Living Expenses While Training</u>. We estimate that your travel and living expenses for attendance to our Initial Training Program will be \$1,500 to \$3,500. While your Tuition Fee includes expenses and fees for training, lodging, and certain meals during the Initial Training Program, you

are required to pay for transportation to and from our offices (or any other location) and pay all expenses associated with travel and other living and miscellaneous expenses during the time of training (including any employee wages). We estimate costs of approximately \$500 per day, per person, for living and other miscellaneous expenses, plus travel expenses to and from your personal residence. The range assumes that no additional people other than you and two (2) additional attendees, one of which must be your general manager or Designated Manager, will attend our Initial Training Program. See Note 5 in Item 6. Please see Item 11 of this Disclosure Document for additional information.

- 5. Opening Package. Before opening, you must purchase from our designated vendor (as we designate) the required Opening Package, which includes items such as, small hand tools, accessories, supplies, display materials, sample materials, promotional materials, including printed items, pitch books, yard signs, clothing, and other equipment, tools, accessories, and supplies related to the operation of your Bumble Bee Blinds Business. We estimate that that full purchase price of the entire Opening Package is approximately between \$15,000 and \$20,000, including estimated tax and freight. We reserve the right to modify the components, standards and/or specifications of this Opening Package, which may modify the total costs associated with this Opening Package. Tax and freight charges associated with delivery of the Opening Package may vary.
- 6. <u>Utilities</u>. Utilities includes electric, water, trash, and other utilities for your home office or leased office. Utilities may vary depending on geographic location, size, length of lease and general market conditions. The figures above assume that all necessary equipment, tools, and supplies are stored within the required vehicles and that the required vehicles are kept at the home(s) of the sales managers or other employees.
- 7. Vehicles. You are required to acquire the following vehicles: one (1) sales van as designated by our standards. The required vehicles must be upfitted with our Proprietary Mark vehicle wraps and certain equipment, tools, and supplies, including any required equipment to be used in the operation of your Bumble Bee Blinds Business. You must procure the required vehicles and equipment prior to commencing operations of your Bumble Bee Blinds Business, from an Approved Supplier, which may be us or an affiliate.

The "low" and "high" estimates above reflect the costs to finance or lease the required vehicles, as set forth below:

Sales Van	Low	High
Vehicle Cost	\$50,480	\$55,528
Deposit	\$10,096	\$11,105
Amount Financed or Lease	\$40,384	\$44,423
Term in Months	60	60
Rate	7.00%	7.00%
Per Month	\$800	\$880
3 Months Payment	\$2,399	\$2,639
Transportation Costs	\$800	\$1,600
Total Initial Cost	\$13,295	\$15,344

These estimates may vary based upon lender or supplier, global supply chain, market conditions, interest rate, geographic location, and the vehicle package options you may select. The estimates reflected above and herein are for the initial required vehicles and equipment used in the operation of

a single Bumble Bee Blinds Business in a single Protected Territory. The estimated costs of the required vehicles include the required equipment and transportation costs. We strongly recommend and expect that you will obtain leasing or financing for the vehicles from a third party. We do not provide any leasing or financing services in connection with the required vehicles and equipment. If you choose to lease or finance the purchase of your vehicle(s) and equipment, your actual payments will depend on your credit worthiness, as determined by the lender or supplier, global supply chain, market conditions, interest rates, geographic location, vehicle package options you may select, and the finance or lease options you select. Your deposit, term and interest rate may vary. The vehicles must be (i) wrapped in accordance with our designated requirements which incorporate our Proprietary Marks, and (ii) upfitted to our System standards and specifications. All sales calls, estimates, and installations must be done using the required wrapped vehicles.

- 8. <u>Licenses, Certifications, and Permits</u>. You must acquire a general business license, any specialty licenses required by your state or federal agency, and any third-party certifications that may be required by us. We estimate that the costs of these licenses and certifications to be up to \$2,000.
- 9. <u>Professional Fees.</u> This estimate is based on the fees necessary to create a franchisee entity and retaining legal counsel and accountants to review this Disclosure Document and Franchise Agreement, as well as review applicable state or local laws and regulations pertaining to your business.
- 10. <u>Technology Fee</u>. You must pay us a monthly Technology Fee of \$792, which we collect on your behalf and remit to our designated vendor. See Note 3 in Item 6. See Item 11 of this Disclosure Document for additional information.
- 11. <u>Call Center Fee</u>. You must pay our designated vendor a monthly Call Center Fee of \$275 plus \$21 per appointment. See Note 20 in Item 6. The high estimate above reflects 100 appointments at \$21 per appointment.
- 12. <u>Dues and Subscriptions</u>. These fees will cover the cost of membership to certain professional and business organizations we recommend that you join. We estimate that these costs could be up to \$1,500. The \$0 figure assumes you decline to join those recommended professional and business organizations.
- 13. <u>Brand Marketing Fee</u>. As noted in Item 5, within forty-five (45) days after execution of the Franchise Agreement, you must pay us, or our affiliate (as we designate), a Brand Marketing Fee of \$15,000. This is a one-time fee. See Note 21 in Item 6.
- 14. Initial Marketing Expenditure Requirement and Local Advertising Expenditure Requirement. You are required to spend at least \$20,000 during the first ninety (90) days of operations of your Bumble Bee Blinds Business to satisfy your advertising requirements for the initial marketing expenditure requirement ("Initial Marketing Expenditure Requirement"). Additionally, after the first ninety (90) days of operations of your Bumble Bee Blinds Business, and for the remainder of the term of the Franchise Agreement, you must spend the greater of (i) \$2,000 per month, or (ii) 5% of monthly Gross Revenue Collected on Local Advertising Expenditures within your Protected Territory (collectively, "Local Advertising Expenditure Requirement"), of which, a minimum of \$2,000 per month must be spent on advertising, marketing, and/or related expenses, through our affiliate, or our Designated Vendor (as we designate) (however the above does not contemplate or include your required monthly Digital Management Fee, see section 11(e) of this Disclosure Document). See Item 11 of this Disclosure Document for additional information.

- 15. <u>Digital Management Fee</u>. You must pay our affiliate, or our Designated Vendor (as we designate) a monthly Digital Management Fee of \$1,000. See Note 22 in Item 6.
- 16. <u>Accounting Services Fee.</u> You must pay our affiliate ZeeBOOKS a monthly Accounting Services Fee of \$440 plus additional monthly fees. See Note 18 in Item 6.
- 17. <u>ZeePartnerships Fee</u>. As noted in Item 5, within forty-five (45) days after execution of the Franchise Agreement, you must pay to us a ZeePartnerships fee in the amount of \$3,000. This is a one-time fee.
- 18. Additional Funds. The estimate of additional funds of \$20,000 to \$30,000 is for a period of at least three months and is based on an owner-operated business and does not include any allowance for an owner's draw or salary. We estimate that, in general, you may expect to put additional cash into the business during the first three months of operations, and sometimes longer, but we cannot estimate or promise when or whether, you will achieve a positive cash flow or profits. This estimate does not include any fees paid for debt services. These figures are estimates and we cannot guarantee that you will not have additional expenses in starting the business. Your costs will depend on factors such as: how closely you follow our methods and procedures; your management skills, experience, and business acumen; local economic conditions; the local market for our products and services; the prevailing wage rate. If you purchase more than one (1) Protected Territory we recommend, but do not require, that you allocate an estimated \$10,000 to \$20,000 of additional funds for each additional Protected Territory you purchase.
- 19. <u>Initial Investment</u>. These estimates are based on our experience in offering and selling franchises since 2022, as well as the experience of predecessor and estimates we have received from third-party vendors. We do not directly or indirectly offer financing for your initial investment. See Item 10 for more details.

# B. YOUR ESTIMATED INITIAL INVESTMENT FOR A MULTI-UNIT OFFERING WITH MULTIPLE PROTECTED TERRITORIES

TYPE OF EXPENDITURE	AMOUNT - Two to Three Territories	Four to Five Territories	Method of Payment	Time of Payment	To Whom PAYMENT IS TO BE MADE
Initial Franchise Fees (Note 1)	\$99,500 - \$134,500	\$164,500 - \$194,500	Lump Sum	Upon execution of the Multi-Unit Addendum	Us
Initial Investment – First Territory (less initial franchise fee)		\$104,099 - \$136,548			
Additional Expenditures (Note 2)	\$10,000 - \$20,000	\$20,000 - \$40,000	See Item 7, Chart A (Note 18)		
Total (Note 3)	\$213,599 - \$291,048	\$288,599 - \$371,048			

<u>Generally</u>. The Chart above relates to the operation of one (1) Approved Location for two (2) to three (3) Bumble Bee Blinds Businesses in two (2) to three (3) Protected Territories, and for one Approved Location

for four (4) to five (5) Bumble Bee Blinds Businesses in four (4) to five Protected Territories. All fees and payments are non-refundable, unless otherwise stated or permitted by the payee. Actual costs will vary for each franchise location depending on several factors, including market condition and the geographic location of your Approved Location and Bumble Bee Blinds Businesses.

- 1. <u>Multi-Unit Initial Franchise Fees</u>. You will be required to execute a Franchise Agreement for each Bumble Bee Blinds Business you are granted to open, as well as our prescribed form of Multi-Unit Addendum, all at the same time. The Initial Franchise Fees will be paid in a lump- sum at the time you execute each Franchise Agreement and Multi-Unit Addendum. The multi-unit Initial Franchise Fees are deemed fully earned and non-refundable upon payment. Please see Item 5 of this Disclosure Document for additional information on the multi-unit Initial Franchise Fees.
- 2. Additional Expenditures Associated with Opening and Operating Bumble Bee Blinds Businesses. We expect that you will operate your Bumble Bee Blinds Businesses from a single centralized Approved Location and using: (i) the same vehicles; (ii) initial inventory; and (iii) the required equipment, tools, and supplies. However, you will be required to make additional expenditures for additional Opening Packages, inventory, equipment, tools, and supplies, depending on the number of Protected Territories you purchase.

The additional expenditures are as follows:

# of Territories	Additional Funds
2 - 3	\$10,000 - \$20,000
4 - 5	\$20,000 - \$40,000

You will only be required to purchase or pay for a single Technology Fee, Call Center Fee, Accounting Services Fee regardless of the number of Protected Territories you purchase. Please review the Explanatory Notes following Charts 7(A) and 7(B) for additional information, as well as the Multi- Unit Addendum attached as Exhibit C.

We only require you to attend, and successfully complete, our Initial Training Program once in connection with the purchase of multiple Bumble Bee Blinds Protected Territories. We reserve the right to require you to invest in additional infrastructure and/or equipment and staffing requirements, as may be set forth more specifically in the Operations Manual, to ensure adequate brand servicing in the Protected Territory, including in the event your accounts receivable grows in excess of 40% (or such other percentage as we may designate) of your overall Gross Collected Revenue or your backlog of jobs reaches 12 weeks (or such other time period as we may designate).

3. <u>Initial Investment</u>. These estimates are based on our experience in offering and selling franchises since 2022, as well as the experience of our predecessor and estimates we have received from third-party vendors.

## ITEM 8 RESTRICTIONS ON SOURCES OF PRODUCTS AND SERVICES

You must operate your Bumble Bee Blinds Business in conformance with our methods, standards, and specifications, which we prescribe in our confidential operations manual, our proprietary and confidential operations Manual (the "Operations Manual"), and various other confidential manuals, writings, and other

information prepared by us for your use in operating a Bumble Bee Blinds Business which are provided in the Operations Manual or communicated to you in writing or other means of communication. We may periodically change our standards and specifications at our sole discretion, and you must comply with all changes.

#### Approved Products and Services

All vehicles, supplies, equipment and inventory used by you in the Bumble Bee Blinds Business must meet our then-current System standards and specifications, including but not limited to branding requirements (including color and label requirements) that comply with our then-current standards and specifications, which we will establish and modify at our discretion. You may incur an increased cost to comply with such changes at your own expense.

We reserve the right to require you to purchase any of the items necessary to establish and operate your Bumble Bee Blinds Business in accordance with our standards and specifications and/or from an Approved Supplier, from us, an affiliate, or our designated vendors and suppliers.

You must offer for sale all products and services which we prescribe and only those products and services which we prescribe. You may not offer any other products or services for sale without having received our prior written authorization. You must always maintain sufficient levels of inventory as specified in the Operations Manual, to adequately satisfy consumer demand. You must offer, use, and sell all private label products which we may now or in the future designate for sale by System franchisees. Some suppliers may provide us with test equipment for use in our training center, advertise in our newsletters, and may also sponsor events and/or rent booth space at our Annual Conference or regional meetings.

#### Designated and Approved Suppliers

As of the date of this Disclosure Document, we, or our affiliates, are the Approved Supplier for certain services, supplies, equipment, and inventory required for the establishment and operation of your Bumble Bee Blinds Business as determined by us and as set forth in the Operations Manual. We reserve the right to require you to purchase or lease certain goods or services from designated vendors or Approved Suppliers, which may include us or an affiliate, and/or to negotiate arrangements, or modify the structure, terms, or prices of such arrangements, with these designated vendors or Approved Suppliers, which may be us or an affiliate, including service requirements for our franchisees, prices, and terms, for the benefit of the franchisees, as well as rebates.

You must purchase your Opening Package, initial vehicles, and certain other equipment, tools, and supplies, from one of our designated vendors or Approved Suppliers, which may be us or an affiliate. We strongly recommend and expect that you enter into a financing or leasing arrangement with a third party for your vehicles and certain other equipment, tools, and supplies you must procure for the operation of your Bumble Bee Blinds Business, and your payments made in connection with these financed or leased items will be paid to that third-party financing/leasing provider and not us or an affiliate.

You must purchase your Opening Package, Initial Inventory, Equipment Package, CRM services, and Insurance, from our Approved Suppliers or one of our Designated Vendors (as we designate).

As of the issuance date of this Disclosure Document, we and/or our affiliates are also the only Approved Suppliers for the following goods and services: (i) Brand Marketing Fee; (ii) Technology; (iii) Tuition Fee; (iv) Accounting Services; (v) Recruiting services; (vi) ZeePartnerships; and (vii) all sales materials and merchandise bearing the Proprietary Marks.

Following your initial purchase of the aforementioned items from us, you must purchase merchandise with our Proprietary Marks from us, an affiliate, or our designated vendor.

Recognizing that preservation of the System depends upon product and service uniformity and the maintenance of our trade dress, you must purchase product samples and other supplies, services, computer hardware and software, and other equipment from us or from approved or designated suppliers that we will specify, from time to time, in the Operations Manual and otherwise in writing (each an "Approved Supplier"). We, our affiliates or a designated third party may be one of several, or the only, Approved Supplier of any item (including any service). We reserve the right to require you to purchase any products and services, including equipment, supplies, computer hardware and software, directly from us or our affiliate. We and our affiliates have the right to realize a profit or otherwise derive revenue on any products or services that we, our affiliates, or our Approved Suppliers supply and/or provide to you.

We may establish business relationships, from time to time, with suppliers who may produce and/or provide certain goods or services that you are required to purchase from only that supplier (each a "System Supplier"). These System Suppliers may provide, among other things, supplies, fixtures, technology, software, and equipment, all in accordance with our proprietary standards and specifications or private label goods that we have authorized and prescribed for sale by System Bumble Bee Blinds Businesses. You recognize that such products and services are essential to the operation of your Bumble Bee Blinds Business and to the System generally. Your failure to pay System Suppliers may interfere with such suppliers' willingness to supply the System and may result in other System Bumble Bee Blinds Businesses' inability to obtain a product or an ability to obtain a product only on less favorable credit terms. Accordingly, you must pay System Suppliers as and when due. You must use products purchased from Approved Suppliers solely in connection with the operation of your Bumble Bee Blinds Business and not for any competitive business purpose.

# Ownership Interest in Approved Suppliers / Revenue Derived from Franchise Purchases and Leases

Our officers Josh Skolnick, Zach Beutler, and Stephen Vest own interests in us. Officers Josh Skolnick and Zach Beutler own interests in certain of the affiliates listed in Item 1 of this Disclosure Document. Other than these ownership interests, as of the issuance date of this Disclosure Document, neither we, our affiliate nor any of our officers currently own an interest in any of our other Approved Suppliers.

We and our affiliates may derive revenues from required purchases and leases by franchisees as well as in the form of rebates or marketing allowances paid to us or our affiliates by Approved Suppliers that we require you to use. As of the issuance date of this Disclosure Document, our affiliate HPB Procurement has negotiated arrangements on our behalf with Approved Suppliers pursuant to which these suppliers pay our affiliate HPB Procurement certain rebates ranging from \$10 to \$297, determined on the basis of either number of units of required products purchased, new accounts established, or a percentage of total value of sales orders of required purchases on account of franchisee purchases. During our fiscal year ended December 31, 2023, our affiliate HPB Procurement derived \$1,420,389, or 100% of HPB Procurement's total revenues for rebate income of \$1,420,389 on account of required franchisee purchases for us and our affiliates, of which \$3,353.21 was allocated to us in 2023. We and our affiliates reserve the right to negotiate arrangements with these Approved Suppliers including service requirements for our franchisees, prices, and terms, for the benefit of the franchisees, as well as rebates.

Your obligations to purchase or lease certain products or services from us, our affiliates and/or our Approved Suppliers, and to purchase or lease goods, services, supplies, fixtures, equipment, computer hardware and software, training and real estate that meet our specifications, are considered "Required Purchases. We estimate that your Required Purchases will account for approximately 50 % to 62% of your

total costs incurred in establishing your Bumble Bee Blinds Business, and approximately 15% to 19% of your ongoing costs to operate the Bumble Bee Blinds Business after the initial start-up phase.

We have the sole right, exercisable at any time and upon notice, to designate a vendor or supplier, which may include one of our affiliates, from whom you must purchase all insurance policies required by Franchisor to operate the Bumble Bee Blinds Business.

We and our affiliates reserve the right to derive revenue from the Required Purchases you make from us and our affiliates, as well as purchases or leases made from or by our designated and Approved Suppliers. As we are a newly formed entity, neither we nor any affiliate has derived any revenue from our franchisees' required purchases or lease as of the issuance date of this Disclosure Document.

As we are a newly formed entity, neither we nor any affiliate has derived any revenue from our franchisees' required purchases or lease as of the issuance date of this Disclosure Document.

# Alternative Product or Supplier Approval

If you wish to purchase any unapproved item, including inventory, and/or acquire approved items from an unapproved supplier or provider, you must provide us the name, address and telephone number of the proposed supplier or provider, a description of the item you wish to purchase, and the purchase price of the item, if known. At our request, you must provide us, for testing purposes, a sample of the item you wish to purchase. We are not required to approve any particular product or supplier. We may base our approval of any such proposed item or supplier on considerations relating not only directly to the item or supplier/provider itself, but also indirectly to the uniformity, efficiency, and quality of operation we consider necessary or desirable in our System as a whole, as well as the maintenance of our Confidential Information, in our sole discretion. We have the right to receive payments from suppliers on account of their dealings with you and other Bumble Bee Blinds Businesses and to use all amounts we receive without restriction (unless instructed otherwise by the supplier) for any purposes we deem appropriate. We are not required to approve an unreasonable number of suppliers or providers for a given item if we believe that such approval may result in higher costs or prevent the effective or economical supervision of approved suppliers or providers.

You, or the proposed supplier or provider, must advance us our reasonable costs we estimate we will incur in connection with inspecting the alternate supplier or provider, its facilities and/or the previously non-approved item(s) you propose prior to any purchase. If the costs we incur are more than the amount you advanced, then we may withdraw additional funds through the EFT Program from your designated bank account for the difference; or if the actual amount we incur is less than the amount of the advancement, then we will credit the excess amount to the payment of your future obligations.

We will use reasonable efforts to notify you in writing if your request is approved or denied within 30 days of: (i) our receipt of all supporting information from you regarding your request; and (ii) our completion of any necessary inspection or testing associated with your request. If we do not provide written approval within this period, then your request will be deemed denied.

We may, but are not required to, provide your proposed supplier or provider with our specifications for the item that you wish the third-party to supply, provided that third-party executes our required non-disclosure agreement form. Each proposed supplier or provider that we approve of must comply with our requirements regarding insurance, indemnification, and non-disclosure. If we approve any supplier or provider, you may enter supply contracts or other agreements with that third party, but under no circumstances will we guarantee your performance of any such supply contract or other agreement. We may re-inspect and revoke

our approval of particular products or suppliers/providers if we determine that such products or suppliers no longer meet our standards, in our sole discretion. Once you receive written notice from us that we have revoked our approval, you must immediately cease purchasing products from that supplier or provider.

We do not provide any material benefit to you if you buy from sources we approve, but we may default you under (or terminate) your Franchise Agreement, or otherwise deny your request to enter into or renew these agreements, based on your failure to make required purchases from our Approved Suppliers or otherwise in accordance with our standards and specifications.

#### **Approved Location**

You must operate the Bumble Bee Blinds Business from an approved facility that meets our current standards and specifications (the "Approved Location"). You may use either a home office or leased commercial property as your Approved Location, however, if you elect to utilize a leased commercial property as your Approved Location, such proposed location must: (i) be secured within ninety (90) days after the date of execution of the Franchise Agreement; (ii) be located in a Protected Territory; (iii) be approved and consented to by Franchisor in writing, prior to execution of any lease thereon; and (iv) meet our current standards and specifications, including, but not limited to, square footage, design, layout, signage, equipment and inventory storage. The factors we consider in approving your location include but are not limited to: (i) the type of commercial space; (ii) the geographic location of the space and whether it is centrally located within your Protected Territory; (iii) whether there is enough space for office and storage; and (iv) whether the terms of the lease are favorable. We may also condition our approval of your lease upon, among other conditions, execution of a collateral assignment of lease (which is attached to the Franchise Agreement as Exhibit F) by you and your landlord, if any, under which your landlord shall grant us the rights to assume your rights and obligations under your lease in the event that you breach your lease agreement or your Franchise Agreement is terminated or expires. You must continuously maintain an Approved Location throughout the Term of the Franchise Agreement without interruption. You may not relocate the Bumble Bee Blinds without our prior, written consent.

# Advertising and Promotional Materials

We must approve all self-generated or non-approved third-party advertising materials prior to publication or use.

#### Insurance

You must purchase and maintain, at your own expense, the types and minimum amounts of insurance coverage and bonds we specify for Bumble Bee Blinds Business. You must purchase the required insurance from our designated vendor at least 30 days before opening your Bumble Bee Blinds Business or upon signing a lease for the Approved Location or commercial office or warehouse, if any, whichever is earlier. The limits described in the paragraph below are the minimum amounts that you are required to purchase. You must carry insurance required by the lease of your Approved Location or commercial office or warehouse, if any, by any of your lenders or equipment lessors, and such Worker's Compensation Insurance as may be required by applicable law. If you sign a lease for the Approved Location or commercial office or warehouse, if any, or any agreement that requires a higher amount than provided below, then you must obtain the higher level of coverage under the terms of the lease or agreement. However, if you sign a lease for the Approved Location or commercial office or warehouse or any agreement that does not require the minimum coverage set forth below, you must still purchase and maintain insurance that meet our requirements.

The paragraph below sets out our current required and recommended insurance coverage as of the date of this Disclosure Document, which are subject to change: (i) Commercial General Liability insurance in the

amount of \$1,000,000 per occurrence and \$2,000,000 aggregate limit per location, which will include products and completed operations coverage, personal and advertising injury, fire damage liability and medical payments coverage; and it will be provided on an occurrence form. Also, the Professional Liability policy may be combined with the Commercial General Liability policy; (ii) Automobile Liability and Physical Damage insurance in the amount of \$1,000,000 Combined Single Limit coverage for all owned, non-owned and hired vehicles and include physical damage coverage with deductibles not higher than \$1,000 for comprehensive and collision damage; (iii) Contractor's Equipment Floater insurance in the amount of to cover the mobile equipment used in your franchised business; (iv) Employment Practices Liability insurance in the amount of \$250,000 aggregate including third party endorsement and naming franchisor as Co-Defendant; (v) Workers' Compensation and Employer's Liability statutory coverage and Employer's Liability insurance in the amount of \$1,000,000 by accident, \$1,000,000 by disease-policy limit, \$1,000,000 by disease each accident; (vi) Contractor's Professional Liability insurance in the amount of \$1,000,000 to cover errors and omissions claims; (vii) Property Insurance for one hundred percent (100%) of the replacement cost of your business personal property; and, notwithstanding the foregoing; and (viii) Umbrella Liability insurance to be excess over Commercial General Liability, Automobile Liability and Employer's Liability. We reserve the right to increase or modify the insurance coverage requirements and/or require different or additional kinds of insurance for which you will comply upon written notice from us.

We must approve all insurance carriers in advance and in writing. Our acceptance of an insurance carrier does not constitute our representation or guarantee that the insurance carrier will be capable of meeting claims during the term of the insurance policy.

Each of your insurance policies must be written by a carrier with an industry rating of A-VII or better as reported in the most recent edition of A.M. Best's Insurance Reports, must name us, our subsidiaries, affiliates, and respective officers, directors, members, shareholders and employees as additional insureds, and must not have deductibles, exclusions or co-insurance that are unacceptable to us, in our sole discretion. Each insurance policy must contain an express waiver by the insurance company of subrogation rights in favor of us, our affiliates, successors, assigns and any party we designate and will be primary and non-contributory to any insurance we might carry. All insurance policies you hold will be primary and non-contributory to any policy or policies held by us or our affiliates. Each insurance policy will list us as an additional insured except the Employment Practices Liability policy will provide us coverage. The Employment Practices Liability policy is required to have an endorsement as listed on Form CG 20 29 or its equivalent and must and name franchisor as Co-Defendant.

At least 30 days prior to opening your Bumble Bee Blinds Business, you must provide us with certificates of insurance demonstrating that you have met the requirements. At least 10 days before expiration of a policy, you must furnish evidence of renewal or replacement insurance. If you do not obtain the required coverage, we have the right (but no obligation) to obtain insurance on your behalf. If we do so, you must reimburse us for the cost of insurance, plus a reasonable fee for our services. All insurance policies you hold will be primary to any policy or policies held by us or our affiliates.

Additionally, you agree not to permit any third-party subcontractor to perform any work or offer any services on your behalf unless such subcontractor maintains insurance coverage in such amounts and types as we require you to maintain, with the specific addition that subcontractors cannot exclude principals from its workers' compensation coverage and that liability policies name us and our affiliates as additional insured parties. You agree to maintain evidence that such insurance by your subcontractors is in effect and to provide such proof of insurance as we may require, in our sole discretion, from time to time.

We have the sole right, exercisable at any time and upon notice, to designate a vendor or supplier, which may include one of our affiliates, from whom you must purchase all insurance policies required by us to

operate the Bumble Bee Blinds Business.

#### Computer Hardware and Software

You must purchase any computer hardware, software and peripherals that meet our System standards and specifications. Please see Item 11 of this Disclosure Document for additional information regarding our computer hardware and software purchasing requirements.

## Purchasing and Distribution Cooperatives; Rebate Programs

We reserve the right to participate in certain purchasing or distribution cooperatives; and we reserve the right to establish these types of cooperatives in the future. We, or our affiliates, may negotiate certain purchase arrangements (including price terms) for the purchase of certain items with suppliers for the benefit of franchises. There are currently no purchasing or distribution cooperatives for Bumble Bee Blinds Businesses.

We and/or our affiliates and/or designated suppliers (as we designate or authorize) reserve the right to establish rebate programs for certain purchases of certain products and/or services, and/or in connection with use of our approved suppliers or designated vendors (the "Rebate Program") which may include discounted pricing, special terms, rebates, or other incentives or benefits (individually and collectively, the "Rebate"). We, and/or our affiliates, and/or third party suppliers reserve the right to (but are not contractually required to) establish and offer you an opportunity to participate in one or more Rebate Programs and to condition your participation in any such Rebate Program on, among other conditions we may designate, your: (i) meeting certain eligibility requirements; (ii) execution of a designated form of Rebate Program participation agreement or amendment, which may include, among other terms, a general release of claims you, your owners and/or affiliates may have against us and/or any of our affiliates, owners, employees, officers, directors, successors and/or assigns; and (iii) compliance with purchasing requirements. We, our affiliates and third-party suppliers are not required to establish or offer Rebate Programs but may do so at any time. Additionally, if established, we, our affiliates and third-party suppliers reserve the right to discontinue or terminate any Rebate Program at any time effective on notice to you. We, and/or our affiliates, may derive revenue, material consideration and/or receive a commission or fee in connection with any Rebate Program. As of the date of this Disclosure Document we have not received any revenues from any Rebate Program.

Recognizing that preservation of the System depends upon product and service uniformity and the maintenance of our trade dress, you must purchase those certain goods, services, furnishings, fixtures, computer hardware and software, including CRM software and Microsoft Office 365 accounts with support for applications such as Outlook email, OneDrive file sharing, and Teams communication tools, and other equipment, tools, supplies, and inventory, from us or from approved or designated suppliers that we will specify, from time to time, in the Operations Manual and otherwise in writing (each an "Approved Supplier"). We, our affiliates or a designated third party may be one of several, or the only, Approved Supplier of any particular good or service. We reserve the right to require you to purchase any products and services, including equipment, supplies, computer hardware and software, directly from us or our affiliate. We and our affiliates have the right to realize a profit or otherwise derive revenue on any products or services that we, our affiliates, or our Approved Suppliers supply and/or provide to you.

#### ITEM 9 FRANCHISEE'S OBLIGATIONS

The table lists your principal obligations under the Franchise Agreement 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	Section in Multi-Unit Addendum	Item of Disclosure Document
a. Site selection and acquisition/lease	7.1	Not Applicable	Items 7, 8, 11 and 12
b. Pre-opening purchases/ leases	7.1, 7.3, 7.4, 7.8, and 7.11	4	Items 7 and 8
c. Site development and other pre-opening requirements	7.1 and 9	Not Applicable	Items 6, 7, 8 and 11
d. Initial and ongoing training	7.2 and 8	2	Items 6 and 11
e. Opening	7.3	Not Applicable	Items 11
f. Fees	2.2.9, 3, 12.3, 14.3.2.7, 14.3.2.8, and 22.8	3	Items 5, 6, 7, and 11
g. Compliance with standards and policies/ operations manual	6, 7.4 through 7.10, 7.14, 7.15 and 7.17	Not Applicable	Items 8 and 11
h. Trademarks and proprietary information	4, 5, 7.8 and 7.14	Not Applicable	Items 13 and 14
i. Restrictions on products/ services offered	1.2 through 1.7, 7.4 and 7.5	Not Applicable	Items 8, 12 and 16
j. Warranty and customer service requirements	7.18 and 7.19	Not Applicable	Items 15 and 16
k. Territorial development and sales quotas	Not Applicable	Not Applicable	Items 12 and 17
I. Ongoing product/ service purchases	7.4 and 7.5	Not Applicable	Items 8 and 11
m. Maintenance, appearance and remodeling requirements	7.1.2, 7.15, and 7.17	Not Applicable	Items 6, 7, 8 11, and 12
n. Insurance	9	Not Applicable	Items 6, 7 and 8
o. Advertising	12	Not Applicable	Items 6 and 11
p. Indemnification	13.2	Not Applicable	Item 6
q. Owners' participation/ management/ staffing	7.6.3 through 7.6.5, and 7.10	5	Items 11 and 15
r. Records and reports	10 and 11	Not Applicable	Item 6
s. Inspections and audits	7.7 and 11	Not Applicable	Items 6 and 11
t. Transfer	14	Not Applicable	Item 17
u. Renewal	2.2	Not Applicable	Item 17
v. Post term obligations	16.1 and 17.2	Not Applicable	Item 17
w. Noncompetition covenants	17	Not Applicable	Item 17
x. Dispute Resolution	18	Not Applicable	Item 17

## <u>ITEM 10</u> FINANCING

We may, in limited circumstances and at our option, but under no circumstances are we obligated to, finance a portion of your Initial Franchise Fee, up to sixty percent (60%) of the Initial Franchise Fee for the purchase of your second (2nd) Protected Territory and up to eighty percent (80%) of the Initial Franchise Fee for the purchase of your third (3rd) Protected Territory, up to a maximum of \$52,000 (the "Maximum Amount"). Our decision to finance a portion of your Initial Franchise Fees for the purchase of your second (2nd) or third (3rd) Protected Territory will be based, in part, on your creditworthiness, the collateral you have available to secure the financing and our then-current financing policies. We do not offer financing of the Initial Franchise Fee for the purchase of your first (1st) Protected Territory.

If you wish to finance a portion of your Initial Franchise Fee up to the Maximum Amount, and we agree to provide such financing, you must sign a Secured Promissory Note and General Security Agreement substantially in the form of <a href="Exhibit J">Exhibit J</a> to the Franchise Agreement. If you are a corporation or limited liability company, all of the franchisee's owners must personally guarantee the obligations of the corporation or limited liability company (as applicable), a Personal Guarantee of Corporate Obligations substantially in the form of <a href="Exhibit A">Exhibit A</a> to the Franchise Agreement. The Secured Promissory Note obligates you to pay us the amount of your Initial Franchise Fee that we agree to finance, plus interest at the rate set forth below, plus any fees set forth in the Secured Promissory Note. The General Security Agreement grants us a security interest in substantially all of your assets, including after acquired property, to secure your payments under the Secured Promissory Note, pursuant to which we will file a UCC financing statement with the appropriate governmental authority. Under the terms of the Secured Promissory Note, you agree to waive your right to notice of a collection action and to assert any defenses to collection against us. You may prepay the principal amount of the Secured Promissory Note at any time without prepayment penalty. All franchisees approved for financing agree to the same financing terms for the portion of the Initial Franchise Fee that is financed.

The terms under which we may finance a portion of your Initial Franchise Fee include:

Item Financed	Amount Financed	Term (months)	Rate of Interest Plus Finance Charge	Monthly Payment	Prepay Penalty	Liability Upon Default	Loss of Legal Right
Initial Franchise Fee— 2 <sup>nd</sup> Territory	Up to 60% (\$24,000)	Up to 36 Months	Prime Rate (defined in Note 1) + 2%	Variable	None.	Lose franchise / balance of loan accelerated upon default / attorney fees, and costs of enforcement. See Note 2.	See Note 2.
Initial Franchise Fee— 3 <sup>rd</sup> Territory	Up to 80% (\$28,000)	Up to 36 Months	Prime Rate (defined in Note 1) + 2%	Variable	None.	Lose franchise / balance of loan accelerated upon default / attorney fees, and costs of enforcement. See Note 2.	See Note 2.

#### **Notes:**

- 1. "Prime Rate" means the U.S. prime interest rate as published in The Wall Street Journal on the date immediately preceding the date of execution of the Franchise Agreement, or if not published on such date, the most recent such rate previously published in The Wall Street Journal.
- 2. Potential Liabilities Upon Default: If you do not pay on time, we can call the loan and demand immediate payment of the full outstanding balance and obtain court costs and attorneys' fees if a collection action is necessary. We also have the right to terminate your Franchise Agreement if you do not make your note payments on time. If your Franchise Agreement is terminated, you will lose your right to operate the Franchised Business and will be responsible for complying with all post-termination obligations under the Franchise Agreement, including payment of lost future royalty fees and any and all damages associated with the termination, including attorney's fees and costs of enforcement. You waive your rights to notice of a collection action and to assert any defenses to collection against us. We may discount the Secured Promissory Note to a third party who may be immune under the law to any defenses to payment you may have against us. If we elect to offer financing of the Initial Franchise Fee to franchisees, we expect that all franchisees approved for financing must agree to the same financing terms disclosed in this Item 10.

Currently, we have no practice or intent of selling, assigning, or discounting to a third party any note, contract or other instrument that you execute, although we reserve the right to do so. We and our affiliates do not receive any direct or indirect payments from any person for the placement of financing.

Except as described above, we do not offer direct or indirect financing. We do not guarantee your note or any other obligation.

# ITEM 11 FRANCHISOR'S ASSISTANCE, ADVERTISING, COMPUTER SYSTEM AND TRAINING

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

## A. Pre-Opening Obligations.

Before you open your Bumble Bee Blinds Business, we, an affiliate or our designee will provide you with the following assistance:

- 1. Define your Protected Territory. (Franchise Agreement, Section 1.2).
- 2. Provide you the Opening Package upon your payment of the required fees. (Franchise Agreement, Sections 3.5 and 6.2)
- 3. Provide you with our list of all other Approved Products and Services, items and equipment needed to open your Bumble Bee Blinds Business, along with our proprietary list of Approved Suppliers for those items (as applicable) (Franchise Agreement, Sections 6.2).
- 4. Provide you access to our confidential Operations Manual and grant you access to our Intranet System, which includes access to our confidential and proprietary information, including our standards and specifications. You must operate the Bumble Bee Blinds Business in accordance with the Operations Manual and all applicable laws and regulations. The Operations Manual may be amended or modified to reflect changes in the System. You must keep the Operations Manual confidential and current and may not copy any part of any Operations Manual without our consent. (Franchise Agreement, Section 6.1). The table of contents for our Operations Manual as of the Issue Date of this Disclosure Document is attached as Exhibit G and currently the Operations

- Manual has 574 pages.
- 5. Provide you and two (2) additional individuals, one of which must be your general manager or Designated Manager, with our Initial Training Program, that you must attend and complete to our satisfaction, in accordance with the Initial Training Program chart below. (Franchise Agreement, Section 8.1).
- 6. Provide advice and guidance, as we deem necessary in our sole discretion, in preparing to open your Bumble Bee Blinds Business, including standards and procedures for obtaining inventory and supplies, providing approved services, advertising and promoting the business and otherwise operating the Bumble Bee Blinds Business during the start-up phase. (Franchise Agreement, Sections 6.1 and 8.1).
- 7. Provide you with a dedicated phone number and email accounts which you must use in connection with your Bumble Bee Blinds Business and in all marketing items. (Franchise Agreement, Section 7.11).
- 8. Provide you with assistance in coordinating brand marketing and the other pre-opening and opening services as we deem appropriate in our discretion. (Franchise Agreement, Section 3.6).
- Training. You (or your operating principal if you are an entity) and up to two (2) additional B. attendees, one of whom must be your general manager or Designated Manager, for a total of three (3) attendees, must attend and successfully complete our Initial Training Program to our satisfaction prior to commencing operations of your Bumble Bee Blinds Business and commence operating within 180 days of signing the Franchise Agreement. You must pay us our then current Tuition Fee for attendance to the Initial Training Program. As of the date of this Disclosure Document, the current Tuition Fee for the Initial Training Program is \$4,995. The Tuition Fee covers the costs of training, lodging, and certain meals during the Initial Training Program, however, the Tuition Fee does not include travel expenses, meals outside of the formal Initial Training Program hours, and other living or miscellaneous expenses you may incur during the time of training. The Initial Training Program, as provided below, and is conducted at our facility in Omaha, Nebraska (or other facility that we may designate). If the franchisee is a business entity, each franchise owner must attend and successfully complete the Initial Training Program. The primary materials used in connection with the Initial Training Program are contained in our Operations Manual, and we reserve the right to supplement and modify any training materials as we deem necessary in our sole discretion. (Franchise Agreement, Section 8.1). We reserve the right to substitute any in-person training for virtual training at our discretion.

#### INITIAL TRAINING PROGRAM

Initial Training Schedule	Classroom- Corporate (Hours)	On the Job-Your Territory (Hours)	Location
Brand Overview and Foundation	1	0	Omaha, NE
Marketing & Networking Your Bumble Bee Blinds Business	2	0	Omaha, NE
Operations Software	4	4	Omaha, NE
Daily Office Operations: Scheduling & Order Management	2	4	Omaha, NE
Daily Business: Managing Business Activity	2	4	Omaha, NE

Daily Field Operations: Estimating & In-Home Sales	15	4	Omaha, NE
Customer Service and Warranty	1	0	Omaha, NE
Key Performance Indicators	2	0	Omaha, NE
Final Review and Open Questions and Answers	3	0	Omaha, NE
TOTAL HOURS	32	16	

The subjects taught and the time periods allocated for each subject may vary based on the experience of the people being trained. We intend to offer initial training classes each month.

You and your attendees (if applicable) are all responsible for all personal expenses in connection with all training programs, including costs and expenses for travel expenses, meals outside of the formal Initial Training Program hours, and other living or miscellaneous expenses you may incur during the time of training, including employee wages incurred during training and employee benefits. In addition to these costs and expenses, you will also be responsible for paying an additional fee of \$2,500 per attendee for the Initial Training Program for: (i) any individuals other than you and the two (2) additional representatives of your Bumble Bee Blinds Business that attend the Initial Training Program; and (ii) any replacement personnel that we may require attend our Initial Training Program. (Franchise Agreement, Section 8.1). We may also offer additional or refresher training and continuing education from time to time. Some of the additional/refresher training and/or continuing education may be mandatory, and some may be optional. These courses may be conducted digitally online, at our facility in Omaha, Nebraska or at any other location that we designate. We may charge you and any others who attend this training or continuing education courses our then-current Assistance Training Fee for this type of training/education. As of the date of this Disclosure Document, the current Assistance Training Fee is \$500 per person per day. You and your attendees (if applicable) are responsible for all personal expenses in connection with all training programs, including costs and expenses for transportation, lodging, meals, employee wages incurred during training, and employee benefits. (Franchise Agreement, Section 8.2).

Our training managers and their years of experience within the industry and with us are listed below, but we reserve the right to substitute instructors and use various of our and our affiliate's personnel, as well as existing franchisees, to provide instruction. Our training managers may utilize other employees to assist them with all aspects of training. Failure to complete initial training to our satisfaction within the applicable period may result in termination of the Franchise Agreement. (Franchise Agreement, Section 8.1).

INSTRUCTOR	SUBJECTS TAUGHT	YEARS OF EXPERIENCE IN THE INDUSTRY	YEARS OF EXPERIENCE WITH FRANCHISOR
Director of Sales	Marketing & Networking Your Bumble Bee Blinds Business, Daily Business: Managing Business Activity, Daily Field Operations: Estimating & In- Home Sales, Key Performance Indicators	1	1
Director of Operations	Operations Software, Daily Office Operations: Scheduling & Order Management, Customer Service and Warranty	10	2
Brand President	Brand Overview and Foundation, Final Review and Open Questions & Answers	5	3

We will train any additional or replacement personnel, subject to the availability of our personnel, digitally online, at our corporate headquarters, or any other location we may select. We reserve the right to charge our then-current training Assistance Training Fee. (Franchise Agreement, Section 8.1). As of the date of this Disclosure Document, the current Assistance Training Fee is \$500 per person per day. You may only use the training materials we provide you with to train your other employees. We will provide updated training materials to you as we develop them. All training materials we provide you with will remain our property, and you agree not to challenge our or our affiliates' title or rights in or to the training materials. You may not make any disclosure, duplication, or other unauthorized use of any portion of the training materials. (Franchise Agreement, Section 8.1).

#### C. Site Selection Assistance.

- You must operate the Bumble Bee Blinds Business from an approved facility that meets our current standards and specifications (the "Approved Location"). You may use either a home office or leased commercial property as your Approved Location, however, if you elect to utilize a leased commercial property as your Approved Location, such proposed location must: (i) be secured within ninety (90) days after the date of execution of the Franchise Agreement; (ii) be located in a Protected Territory; (iii) be approved and consented to by Franchisor in writing, prior to execution of any lease thereon; and (iv) meet our current standards and specifications, including, but not limited to, square footage, design, layout, signage, equipment and inventory storage. The factors we consider in approving your location include but are not limited to: (i) the type of commercial space; (ii) the geographic location of the space and whether it is centrally located within your Protected Territory; (iii) whether there is enough space for office and storage; and (iv) whether the terms of the lease are favorable. We may also condition our approval of your lease upon, among other conditions, execution of a collateral assignment of lease (which is attached to the Franchise Agreement as Exhibit F) by you and your landlord, if any, under which your landlord shall grant us the rights to assume your rights and obligations under your lease in the event that you breach your lease agreement or your Franchise Agreement is terminated or expires. You must continuously maintain an Approved Location throughout the Term of the Franchise Agreement without interruption. You may not relocate the Bumble Bee Blinds without our prior written consent.
- 2. We may (but are under no obligation to): (i) provide you with standards and/or guidelines for your office or warehouse, if any; and/or (ii) otherwise assist you in locating an office or warehouse, if any, to operate your Bumble Bee Blinds Business (Franchise Agreement, Section 1.3).
- 3. If you elect to utilize a leased commercial property as your Approved Location, and such proposed location has not been approved as of date of execution of the Franchise Agreement, we will enter into our prescribed form of Site Selection Addendum (as attached as <a href="Exhibit E">Exhibit E</a> to the Franchise Agreement), the terms of which will govern the parties' site selection obligations.
- 4. We estimate that it will take between 60 and 120 days for you to commence operations of your Bumble Bee Blinds Business and complete our Initial Training Program and otherwise comply with all your other pre-opening obligations under your Franchise Agreement. The actual length of this period will depend upon factors such as whether you can acquire acceptable financing arrangements, our training schedules, and time necessary to obtain zoning permits, licenses, and variances in your area. You must successfully comply and complete all your pre-opening obligations and open your Bumble Bee Blinds Business within 180 days of executing your Franchise Agreement or we may terminate your Franchise Agreement upon notice to you. (Franchise Agreement, Sections 7.3 and 15.2.25).

#### D. Post-Opening Obligations.

After you open your Bumble Bee Blinds Business, we, or our affiliate or designee, will provide you with the following assistance:

- 1. We may schedule, and require you, your general manager or Designated Manager (if applicable), estimators, installers, and other employees to attend, additional or remedial training courses. (Franchise Agreement, Sections 6.4 and 6.5). We may charge you our then-current Assistance Training Fee, which, as of the date of this Disclosure Document, is \$500 per person per day, for you and any other persons that attend such additional or refresher training, and you will be solely responsible for any and all expenses associated with such training except as provided herein (including transportation, certain meals, living expenses, employee wages incurred during training, and employee benefits). We will provide this training to you and your employees digitally online, at our corporate headquarters or other training facility we designate. (Franchise Agreement, Section 8.2).
- 2. We may also provide you with remedial training if we determine, in our sole discretion after conducting an audit or inspection of your Bumble Bee Blinds Business, that you are not complying with our System standards and specifications. The purpose of remedial training is to get you back on track and in compliance with our standards and specifications. (Franchise Agreement, Section 8.2).
- 3. Upon your request, or as we deem necessary in our sole discretion, we may provide on-site training or consultation at the location of your Bumble Bee Blinds Business, subject to the availability of our personnel. If we provide such assistance, you will be solely responsible for paying us our then-current Assistance Training Fee, which is presently between \$500 per person per day, as well as any expenses we incur in providing such assistance. (Franchise Agreement, Section 8.3).
- 4. We may, as we deem necessary in our sole discretion, modify and update the System and Operations Manual, including any standards and specifications, and provide you with updated lists of: (i) Approved Products and Services; (ii) Approved Suppliers; and (iii) items you must purchase in accordance with our System standards and specifications (i.e., equipment, fixtures, inventory, and supplies). (Franchise Agreement, Section 6.1)
- 5. Provide you with our list of all other Approved Products and Services, items and equipment, tools, supplies, and other items we require you to use in connection with the operation of your Bumble Bee Blinds Business, along with our proprietary list of Approved Suppliers or sources of supply for those items (as applicable). (Franchise Agreement, Section 6.2)
- 6. We and/or our affiliate or designated vendor have established and may operate a Call Center which will field all calls and manage prospective and existing Bumble Bee Blinds customers and route/assign work orders/inquiries as we deem necessary in our sole discretion. We and our affiliates or designated vendor reserve the right to discontinue the Call Center at any time. (Franchise Agreement, Sections 6.6).
- 7. We and our affiliates reserve the right to establish, administer and maintain the Brand Fund as described in further detail below. (Franchise Agreement, Section 12.3).
- 8. You may only offer for sale all products and services which we prescribe, and only those products

and services. You must offer, use, and sell all private label products that we may now, or in the future, designate for sale by System franchises. (Franchise Agreement, Section 7.5).

- 9. We will review any alternate supplier or non-approved item you propose for use in connection with the Bumble Bee Blinds Business, and subsequently approve or deny these proposals as disclosed more fully in Item 8 of this Disclosure Document. (Franchise Agreement, Section 7.4).
- 10. We may conduct periodic inspections and/or audits of your Bumble Bee Blinds Business and/or financial records, as we deem advisable in our sole discretion. (Franchise Agreement, Sections 7.7 and 11.1).
- 11. We may provide periodic advice and guidance regarding the ongoing operation of your Bumble Bee Blinds Business and/or the use of the Proprietary Marks and System in general, as we deem necessary or advisable in our sole discretion. Our advice and assistance may be provided through meetings, printed materials and/or other media that we may make available to you in the System from time to time, or otherwise by telephone, e-mail, electronically, or other manner of communication. In certain circumstances, we reserve the right to charge our then-current Assistance Training Fee in connection with providing such assistance and/or be reimbursed for our reasonable expenses in providing any on-site assistance. (Franchise Agreement, Section 6.3).

# E. Advertising and Marketing.

#### 1. Brand Fund

As of the date of this Disclosure Document, we have not established a creative national brand fund (the "Brand Fund") for the common benefit of the System but reserve the right to do so at any time. If we establish the Brand Fund, you will be required to participate in and contribute up to 3% of your Gross Revenues Collected (the "Brand Fund Contribution"). However, the Brand Fund Contribution shall not exceed 3% of your weekly Gross Revenues Collected, nor shall the sum of the Brand Fund Contribution and the Royalty fee exceed the then-current Royalty fee immediately preceding establishment of the Brand Fund, as a percentage of weekly Gross Revenues Collected (Franchise Agreement, Section 12.3). The Brand Fund Contribution must be paid to us each week in the same manner as you are required to pay your Royalty. We reserve the right to modify the Brand Fund Contribution and/or modify the digital marketing and advertising requirements that you must use for your Bumble Bee Blinds Business, and to designate and/or change the amount, scope, or manner of payment of the Brand Fund Contribution, including the party to whom payment is made, at any time upon providing reasonable notice (which need not exceed 30 days).

If established, Brand Fund Contributions will be payable weekly (or on such other recurring basis as we designate) directly to the Brand Fund via EFT for Gross Revenues Collected during the immediately preceding week. We will have the right to use Brand Fund Contributions, in our sole discretion, to develop, produce, and distribute national, regional and/or local marketing materials and to create advertising materials and public relations materials which promote, in our sole judgment, the services offered by System franchisees. (Franchise Agreement, Section 12.3). We may use Brand Fund Contributions to satisfy any and all costs of maintaining, administering, directing, preparing, and producing advertising, including the cost of preparing and producing internet, television, radio, social media, magazine, and newspaper advertising campaigns; the cost of direct mail and outdoor billboard advertising; the cost of soliciting National and Regional Accounts (NORAs); the cost of public relations activities and advertising agencies; the cost of developing and maintaining an internet website; personnel and other departmental costs for

advertising that we internally administer or prepare; and building partnerships with national and regional brands. Not all System franchisees will benefit directly or on a pro rata basis from such expenditures. (Franchise Agreement, Section 12.3). While we do not anticipate that any part of Brand Fund Contributions will be used for advertising which is principally a solicitation for franchisees, we reserve the right to use the Brand Fund Contribution for public relations or recognition of our brand, for the creation and maintenance of a web site, a portion of which can be used to explain the franchise offering and solicit potential franchisees, and to include a notation in any advertisement indicating "Franchises Available." (Franchise Agreement, Section 12.3).

If all Brand Fund Contributions are not spent by the end of each fiscal year, the funds will be carried forward into the next fiscal year. You will be required to contribute to the Brand Fund regardless of amounts due from other System franchisees.

We will prepare on an annual basis and will have available for you within 120 days of the end of the fiscal year, an unaudited statement of contributions and expenditures for the Brand Fund. Upon your written request, we will provide you with the statement. There is no requirement that the Brand Fund be audited. (Franchise Agreement, Section 12.3).

We have the right to incorporate the Brand Fund as a separate business entity. The Brand Fund is not a trust, or our asset and we are not a fiduciary to you with respect to, or a trustee of, the Brand Fund or the monies therein, and we assume no obligation or liability to you with respect to the maintenance, direction or administration of the Brand Fund. (Franchise Agreement, Section 12.3). We may periodically assist franchises to maintain high quality standards through customer surveys, customer interviews, and other similar initiatives ("Surveys"). The cost of such programs will be borne by the Brand Fund. The cost of these programs may be charged directly to you if your results from a Survey fall below System-established minimum standards for such Surveys, which will be determined at the time we conduct a Survey. (Franchise Agreement, Section 12.3).

We have the sole right to determine how to spend contributions to the Brand Fund, or any funds from any other advertising program, and the sole authority to determine the selection of the advertising materials and programs; provided, however, that we will make a good faith effort to expend such funds in the general best interests of the System on a national or regional basis. We are not required, under the Franchise Agreement, to spend any amount on advertising in your Protected Territory. Not all System franchisees will benefit directly or on a pro rata basis from our expenditures. Franchise Agreement, Section 12.3).

We have the right to reimbursement from the Brand Fund Contributions for reasonable costs and overhead, if any, as we may incur in activities which are reasonably related to directing and implementing the Brand Fund. (Franchise Agreement, Section 12.3).

Company or affiliate-owned Bumble Bee Blinds Businesses may contribute to the Brand Fund, but they are not required to do so. (Franchise Agreement, Section 12.3). We reserve the right to suspend or terminate the Brand Fund at any time and any surplus funds may only be used for marketing and advertising purposes until fully expended. (Franchise Agreement, Section 12.3). As we are a new franchisor, we have not collected any Brand Fund Contributions as of the close of the 2021 fiscal year.

#### 2. Advisory Council

We reserve the right to form an Advisory Council for the purpose of exchanging ideas and

problem-solving methods, advising us on expenditures for System-wide advertising, and coordinating franchisee efforts (an "Advisory Council"). In the event established and you are elected and accept, you must participate actively in the Advisory Council and participate in all Advisory Council meetings as we require. We reserve the right to prepare and amend the governing documents for the Advisory Council from time to time as we deem necessary, and we will determine the topic areas to be considered by the Advisory Council. The Advisory Council shall act in an advisory capacity only, and we shall have the right to form, change, or dissolve an Advisory Council at any time, as we deem necessary in our sole discretion. (Franchise Agreement, Section 12.6)

# 3. Initial Marketing Expenditure Requirement and Local Advertising Expenditure Requirement

You are required to spend at least \$20,000 during the first ninety (90) days of operations of your Bumble Bee Blinds Business to satisfy your advertising requirements for the initial marketing expenditure requirement ("Initial Marketing Expenditure Requirement"). Additionally, after the first ninety (90) days of operations of your Bumble Bee Blinds Business, and for the remainder of the term of the Franchise Agreement, you must spend the greater of (i) \$2,000 per month, or (ii) 5% of monthly Gross Revenue Collected on Local Advertising Expenditures within your Protected Territory (collectively, "Local Advertising Expenditure Requirement"), of which, a minimum of \$2,000 per month must be spent on advertising, marketing, and/or related expenses, through our affiliate, or our Designated Vendor (as we designated) (however the above does not contemplate or include your required monthly Digital Management Fee, see section 11(e)(4) of this Disclosure Document). (Franchise Agreement, Section 12.5). You must submit to us, upon our request, evidence of your Initial Marketing Expenditure Requirement and Local Advertising Expenditure Requirement. We also have the right to review your books and records to determine these expenditures. We must approve all advertising and promotional materials prior to your use or distribution. If you do not meet the minimum Local Advertising Expenditure Requirement, we have the right to require you to pay the deficiency amount to us, which we may use to expend directly on local advertising for your Bumble Bee Blinds Business or contribute the deficiency amount to the Brand Fund Contribution, if established.

If you wish to use any advertising or promotional materials other than those currently approved for use by System franchisees, then you must submit the materials you wish to use to us for our prior written approval at least 30 days prior to your intended use or publication. We will use commercially reasonable efforts to notify you of our approval or disapproval of your proposed materials within 15 days of the date we receive the proposed materials from you. If you do not receive our written approval during that period, the proposed materials shall be deemed disapproved. Once approved, you may use the materials unless we withdraw or revoke our approval, which we may do at any time with written notice. All advertising must prominently display the Proprietary Marks and must comply with any standards we establish as specified in the Operations Manual or in any other writing. We may require you to discontinue using any advertising or marketing material within a specified time frame, and at your own cost and expense. (Franchise Agreement, Section 12.1).

The Local Advertising Expenditure Requirement is in addition to the \$18,000 you must pay us or an affiliate for Brand Marketing Fee, and Digital Management Fees (first three months), as described below and in Item 7.

Within forty-five (45) days after execution of the Franchise Agreement, you must pay us or an affiliate (as we designate): (i) Brand Marketing Fee of \$15,000 to cover the costs of creation, production and distribution of brand marketing assets.

#### 4. Digital Management Fee.

You must pay our affiliate, or Designated Vendor (as we designate), a monthly digital management fee (the "Digital Management Fee"). Currently, the Digital Management Fee is a monthly fee of \$1,000 per month. The Digital Management Fee covers the costs of digital marketing and website management. We reserve the right to (a) modify the Digital Management Fee as new digital marketing and advertising technology and software becomes available or changes, and/or (b) modify the digital marketing and advertising requirements that you must use for the Bumble Bee Blinds Business, and (c) designate and/or change the amount, scope, or manner of payment of the Digital Management Fee, including the party to whom payment is made, at any time upon providing reasonable notice (which need not exceed 30 days).

#### F. Website and Internet Presence.

You must have and maintain adequate hardware and software in order to access the internet at the bit speed we require from time to time. We have the right, but not the obligation, to establish and maintain website(s) that provides information about the System and the products and services offered by Bumble Bee Blinds franchises. If we exercise our right to create such website(s), we will have sole discretion and control over it. We also have the right, but not the obligation, to create interior pages on our website(s) that contain information about your Bumble Bee Blinds Business and other Bumble Bee Blinds locations. If we do create such website(s), we may require you to prepare all or a portion of the website(s) pages(s) for the Bumble Bee Blinds Business, at your sole expense, and may require you to use a template that we provide. (Franchise Agreement, Sections 12.2.1 and 12.2.2).

Unless you obtain our prior written consent, you are prohibited from establishing or maintaining a separate website, or otherwise maintaining a splash page or other presence on the internet through any social networking site in connection with the operation of your Bumble Bee Blinds Business, including without limitation, Facebook, Twitter, LinkedIn, YouTube, Pinterest, Instagram, Snapchat, or any other social media and/or networking site that uses any variation of the Proprietary Marks or references the System. If you seek and obtain our approval to create a separate website or other web presence, you must: (i) establish and operate the website or other web presence according to our standards and policies as we describe in the Operations Manual or otherwise in writing from time to time; and (ii) utilize any templates that we provide to you to create and/or modify your website(s) or other web presence. We may require you to update the content of any social media and/or networking site(s) at the times and in the manner we decide. (Franchise Agreement, Section 12.2.3).

We have the right to modify our policies regarding both our and your use of Internet websites as we deem necessary or appropriate for the best interests of the System. (Franchise Agreement, Section 12.2). We are currently the sole registrant of the domain name www.bumblebeeblinds.com and we will be the sole registrant of any other domain names we decide to register in connection with the System in the future. You are prohibited from registering any domain name that contains words used in, or similar to, any trademark or service mark owned or used by us or our affiliate, or any colorable variation thereof (including any abbreviation, acronym, phonetic variation or visual variation). (Franchise Agreement, Section 12.2.5).

#### G. <u>Computer Hardware and Software</u>.

We have the right to specify or require that certain brands, types, makes, and/or ,models of communications, computer systems, and hardware be used by you, including without limitation: (a) a compatible computer system that complies with our standards and specifications as set forth in the Operations Manual, and is capable of operating financial and other business software; (b) printers and other peripheral hardware or devices; (c) archival back-up systems; and (d) Internet access mode and bandwidth (collectively, the "Computer System"). (Franchise Agreement, Section 7.8).

Presently, you are required to purchase a computer system that meets our Computer System standards and specifications. We also have the right, but not the obligation, to develop or have developed for us, or to designate: (a) computer software programs that you must use in connection with any component of the Computer System, including Microsoft software, CRM software, accounting or bookkeeping software, and proprietary software which you must license from us (collectively, the "Required Software"); (b) updates, supplements, modifications, or enhancements to the Required Software, which you must install at your expense; (c) the tangible media upon which you record data; and (d) the database file structure of the Computer System. At our request, you must purchase or lease, and thereafter maintain, the hardware necessary to support Required Software. You must purchase the components of the System and required software from Approved Suppliers or designated vendors or third-party suppliers (as we designate). You agree, at your own expense, to keep your Computer System in good maintenance and\repair and install such additions, changes, modifications, substitutions, and/or replacements to your Computer System or Required Software as we direct from time to time in writing. There currently are no maintenance and support contracts for your Computer System, but we reserve the right to require them at any time. (Franchise Agreement, Section 7.8).

We may modify the specifications and the components of the Computer System from time to time and may require you to obtain specified computer hardware and/or software, including a license to use proprietary software developed by us or others, as well as service and support contracts for the hardware and software.

The Franchise Agreement does not impose a limit as to the number or cost of such changes to the Computer System. The estimated cost of purchasing the Computer System is approximately \$2,500 and includes one tablet for your salesperson/estimator, one mobile printer, and hotspot or data service for the tablet(s). We may require that your Computer System be programmed to automatically transmit data and reports about the operation of the Bumble Bee Blinds Business to us. (Franchise Agreement, Section 7.8).

We have the right to independently access, monitor, and retrieve any data you input or collect electronically, including access to your Computer System or for any other purpose we deem necessary. You must deliver to us all access codes, static internet protocol ("IP") addresses and other information to facilitate our access to the data within 30 days of opening the Bumble Bee Blinds Business (Franchise Agreement, Section 7.8). We are the sole owners of all databases, lists, templates, programs and any other software components that have been created and/or customized by us using the e-CCM System, Computer System and/or Required Software (the "Proprietary Software"). In the future, we may customize the Proprietary Software and create programs that conduct other activities. You are required to obtain the computer hardware that is necessary to implement the Proprietary Software and comply with all our specifications and standards as

provided in the Operations Manual. This Proprietary Software will be our proprietary product and the information collected from it will be our confidential information. (Franchise Agreement, Section 7.8).

You are required to participate in any System-wide computer network, intranet system, or extranet system that we implement and may be required to use the computer network, intranet system, or extranet system to, among other things: (i) submit your reports due under the Franchise Agreement to us on-line; (ii) view and print portions of the Manuals; (iii) download approved local advertising materials; (iv) communicate with us and other System franchisees; and (v) to complete initial or ongoing training as we designate. You must use the computer network, intranet system or extranet system that strictly complies with the standards, protocols, and restrictions provided in the Operations Manual, including those related to the encryption of confidential information and prohibitions against the transmission of libelous, derogatory or defamatory statements. You will be solely responsible for any licensing and/or maintenance fee(s) associated with any intranet or extranet described above. (Franchise Agreement, Section 7.8).

#### H. Additional Investment

We have the right to require you to remodel, reequip, and otherwise refurbish your Bumble Bee Blinds Business to bring it into conformity with our then-current brand image. (Franchise Agreement, Section 7.17).

# I. Pre-Opening and Post-Opening Progress Meetings.

During the pre-opening phase(s) of the Franchised Business, you must participate in and complete thirty (30) minute pre-opening progress meetings with our designated representative at various stages or phases before you begin operation of the Franchised Business, as we designate or as set forth in the Operations Manual. These meetings are designed to evaluate Franchisee progress and performance, and our completion of our pre-opening requirements. You must also participate in thirty (30) minute post-opening progress meetings with us at various stages or phases after you begin operating the Franchised Business, as we determine or as set forth in the Operations Manual. The pre-opening and post-opening progress meetings may be held or conducted digitally, electronically, or as otherwise as we designate. (Franchise Agreement, Section 7.17).

# <u>ITEM 12</u> TERRITORY

## **Approved Location**

You must operate the Bumble Bee Blinds Business from an approved facility that meets our current standards and specifications (the "Approved Location"). You may use either a home office or leased commercial property as your Approved Location, however, if you elect to utilize a leased commercial property as your Approved Location, such proposed location must: (i) be secured within ninety (90) days after the date of execution of the Franchise Agreement; (ii) be located in a Protected Territory; (iii) be approved and consented to by Franchisor in writing, prior to execution of any lease thereon; and (iv) meet our current standards and specifications, including, but not limited to, square footage, design, layout, signage, equipment and inventory storage. The factors we consider in approving your location include but are not limited to: (i) the type of commercial space; (ii) the geographic location of the space and whether it is centrally located within your Protected Territory; (iii) whether there is enough space for office and storage; and (iv) whether the terms of the lease are favorable. We may also condition our approval of your

lease upon, among other conditions, execution of a collateral assignment of lease (which is attached to the Franchise Agreement as Exhibit F) by you and your landlord, if any, under which your landlord shall grant us the rights to assume your rights and obligations under your lease in the event that you breach your lease agreement or your Franchise Agreement is terminated or expires. You must continuously maintain an Approved Location throughout the Term of the Franchise Agreement without interruption. You may not relocate the Bumble Bee Blinds without our prior written consent.

#### **Protected Territory**

We will grant you a Protected Territory within which to develop your Bumble Bee Blinds Business.

The size of your Protected Territory may vary from other System franchisees based on the location and demographics surrounding your Approved Location. Typically, a single Protected Territory will consist of a population of approximately 200,000 individuals, depending upon geography, demographics, and other factors. The demographics, geography, and other factors we use in defining your Protected Territory are based upon information provided to us by third-party sources that we select in our sole discretion. If the cumulative general population figures used to calculate your Protected Territory exceed the cumulative general population figures set forth in Item 5, you are required to pay, in addition to your Initial Franchise Fee, an overage fee in an amount equal to the number of excess cumulative general population multiplied by thirty cents (\$0.30) per individual.

If you purchase two (2) or more Bumble Bee Blinds Businesses, you will be granted separate Protected Territories under each Franchise Agreement you execute, which are generally, but not always, contiguous and immediately adjacent to each other.

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. While you will not receive any exclusive rights to provide our Approved Products and Services within your Protected Territory, it will be protected in that we will not establish or allow another person to establish a Bumble Bee Blinds Business utilizing the Proprietary Marks and System within your Protected Territory or allow another Bumble Bee Blinds franchise to provide Approved Products and Services within your Protected Territory excepted as stated below. As of the issuance date of this Disclosure Document and unless and until we designate otherwise, you must use the Call Center, which will assign appointments based on several factors including your willingness or ability to perform these appointments in your Protected Territory. Appointments are not guaranteed to be assigned to you, including through your use of the Call Center.

You may not solicit, advertise or attempt to service or service any customers outside of your Protected Territory without our prior written consent (which may be withheld for any reason). If you solicit, advertise or sell products or services outside of the Protected Territory without our prior written consent, in addition to all other rights and remedies available to us for a breach of this agreement, we will have the right to terminate the Franchise Agreement.

If, at any time during the term of your Franchise Agreement, more than 5% of your Gross Revenues are derived from operations from or within specific location(s) or area(s) that are outside of your Protected Territory, we may, among other conditions, require you to purchase an additional franchise and enter into our then-current franchise agreement and pay to us the then-current initial fees required under that agreement. We are not required to offer you the opportunity to enter into a franchise agreement to continue operations in any area outside of your Protected Territory and we may revoke any prior granted approval allowing you to operate outside of the Protected Territory at any time, effective on notice to you.

You must meet and maintain the following weekly Minimum Royalty Fees per Protected Territory during

the terms of your Franchise Agreements:

The weekly Minimum Royalty is: (i) \$200 per week for the period beginning on the one-year anniversary of the Effective Date and ending on the two-year anniversary of the Effective Date; (ii) \$300 per week for the period beginning on the two-year anniversary of the Effective Date and ending on the three-year anniversary of the Effective Date; (iii) \$400 per week for the period beginning on the three-year anniversary of the Effective Date; and (iv) \$500 per week for the period beginning on the four-year anniversary of the Effective Date and continuing for the remainder of the Term. Notwithstanding the foregoing, after the expiration of the fifth year of the Term, Franchisor has the right to increase the weekly Minimum Royalty for each of the sixth, seventh, eighth, ninth, and tenth year of Term, in an amount not to exceed ten percent (10%) of the Minimum Royalty payable during the immediately preceding year of the Term.

Failure to pay the required Royalty constitutes a material breach of your obligations under this Agreement. Without limiting your obligations under this Section and/or Franchisor's rights under this Agreement, at the end of each calendar quarter, Franchisor may conduct a review of the Royalty fees you paid to Franchisor during such calendar quarter and if Franchisor determines you failed to pay the required Royalty, you must pay the difference immediately upon your receipt of an invoice from Franchisor. Franchisor reserves the right to true-up all Royalty payments at any time and at any interval.

#### National and Regional Accounts

We have the exclusive right to create National and Regional Account ("NORA") programs for a group of customers, a partnership or group of partners, that operate under common ownership or control, under the same trademarks or service marks through independent franchises, dealers or licensees, or some other association, located at multiple locations, Chain Customers (as defined below) and other similar organizations for the benefit of the System. We have the exclusive right to solicit and service NORA customers within or outside of your Protected Territory. You may not solicit, service or otherwise pursue any NORA relationships, whether the contacts for these relationships are in your Protected Territory or not, without our prior written consent. You may not service, solicit or otherwise pursue a relationship with a NORA or potential NORA or any of its members or associates, without notice to us and our prior written consent. A "Chain Customer" is a non-residential customer, a group of customers, a partnership or group of partners, that operate under common ownership or control, under the same trademarks or service marks through independent franchises, dealers or licensees, or some other association, located at multiple locations whose presence is not confined within any one particular territory. Following the execution of a contract with or the acceptance of a bid by a NORA customer which contemplates the provision of services to one or more NORA locations within the Protected Territory, we may, at our sole option, provide you the option to perform such services pursuant to the terms and conditions of the NORA contract or on such terms and conditions as we determine in our sole discretion. In order to service any NORA customers, you must enter into our then-current form of NORA participation agreement, the terms of which will govern all NORA work. If we elect to exclusively service a NORA customer within the Protected Territory, if you are unable to service the NORA customer or are otherwise in default of your franchise agreement, or if you elect not to provide services to a NORA customer in conformity with the terms and conditions of the NORA bid or contract, we shall have the right, exercisable in its sole discretion, to:

- 1. provide, directly or through any other licensee or franchisee utilizing the Proprietary Marks, services to the NORA customer location(s) within the Protected Territory on the terms and conditions contained in the NORA bid or contract; and/or
- 2. contract with another party to provide such services to the NORA customer location(s) within the Protected Territory on the terms and conditions contained in the NORA bid or contract between us

and the NORA customer, utilizing the Proprietary Marks or any other trademarks, service marks or trade names.

Neither the direct provision by us (or a System franchisee, licensee, or our agent) of services to NORA customers, nor our contracting with another party to provide such services shall constitute a violation of your rights in the Protected Territory. You disclaim any compensation or consideration for work performed by us or others in the Protected Territory on account of NORA customers within the Protected Territory.

# Rights Reserved by Us

We and our affiliates also reserve the exclusive right to: (i) establish and operate, and license third parties the right to establish and operate, other Bumble Bee Blinds Businesses using the Proprietary Marks and System at any location outside of the Protected Territory; (ii) acquire, merge with, engage in joint ventures with, or otherwise affiliate with, and thereafter own and operate and franchise others the right to own and operate, any business of any kind regardless of location, except for businesses that engage in window covering services within your Protected Territory; (iii) open and operate, or license third parties the right to open or operate, businesses that offer products and services similar to the Bumble Bee Blinds Business under marks other than the Proprietary Marks at any location; (iv) use the Proprietary Marks and System, and license others to use the Proprietary Marks and System, to engage in any other activities not expressly prohibited under your Franchise Agreement; (v) have any of our affiliates operate under the trade name Bumble Bee Blinds, provide support to you and your Bumble Bee Blinds Business and/or perform work within the Protected Territory, including the provision of labor, materials, equipment, and project management on projects in the Protected Territory, as well as charge you its then-current fee to provide such services; (vi) sell and distribute, directly or indirectly, or license others to sell and distribute within or outside the Protected Territory, directly or indirectly, any products, services or merchandise, Approved Products and Services, from any location or to any purchaser or through any alternative channel or method of distribution including, but not limited to, via retail and wholesale distribution, in supermarkets, hardware stores, club stores and other retail facilities, via mail order and e-commerce channels, as long as these sales are not conducted from a Bumble Bee Blinds Business physically operated from a location within the Protected Territory; (vii) designate and service NORAs within and outside the Protected Territory as described above; and (viii) service, route, and/or assign any and all customer work orders and inquiries received through our System and/or Call Center.

#### Alternate Channels of Distribution

We, our affiliates, or third parties may distribute our and our affiliates' products and services in your Protected Territory, including various blinds and shutters products, already developed and those yet to be developed, through any alternate channels of distribution that we may choose. These alternate channels of distribution will include, but are not limited to, the sale and distribution of the products and services via the internet and through joint marketing with partner companies under terms and conditions that we deem appropriate. You have no right to: (i) to distribute such products or services through alternative channels of distribution; or (ii) to share in any of the proceeds that a party received through these alternate channels.

#### Call Center and Servicing Customers Within in Your Protected Territory

Under the Franchise Agreement, you must ensure that all initial calls made to your Bumble Bee Blinds Business are forwarded to our System-wide Call Center. Once a customer's call is routed to our Call Center and we have set up an assignment, we will route that customer's work to you if the customer's location (where the work will be performed) is within your Protected Territory, unless: (i) the work is of such a large scope and/or commercial nature that we determine, in our sole discretion, that your Bumble Bee Blinds Business is not capable of performing the work requested in accordance with our System standards and specification and/or the prevailing standard of care in the industry for the type of work requested (in which

case we may route the work to you and additional franchisees, or other franchisees, or our affiliate, for completion); or (ii) the work is mistakenly routed to another franchisee or affiliate-owned business due to either the customer providing incorrect information to our Call Center representative or an inadvertent error on the part of the Call Center representative when taking the information from the customer; or (iii) you are not operating the Bumble Bee Blinds Business in compliance with the Franchise Agreement. It is important for us to have the right to route customers from our Call Center as described in this Item so that we can protect the integrity and goodwill of our System, and also account for inadvertent mistakes by our customers and our Call Center. You do not have any right to share in the revenues generated from customers that are serviced within your Protected Territory by us or other franchisees for the reasons stated above.

# ITEM 13 TRADEMARKS

You will have the limited right to use the following Proprietary Marks that are pending registration with the United States Patent and Trademark Office ("USPTO"), as well as any other Proprietary Marks we may now or in the future designate in connection with the System, provided you use these marks in accordance with our System standards and specifications:

We have applied to the USPTO for the following design and character marks:

MARK	SERIAL NO.	APPLICATION DATE	REGISTER
"BUMBLE BEE BLINDS"	97529243	August 1, 2022	Principal
BUMBLE BEE BLINDS	97563941	August 25, 2022	Principal

Additionally, we have secured a Georgia, Nebraska, and South Carolina trademark registration for the following design mark:

MARK	REGISTRATION DATE	STATE REGISTER
BEEBLINDS	September 12, 2022	Nebraska
BEEBLINDS	October 18, 2022	Georgia
BEEBLINDS	January 11, 2023	South Carolina

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

We and our principals derived the right to use the Proprietary Marks from a license agreement we entered into with our affiliate HPB Blinds and Shutters Holdings LLC (the "License Agreement"). Under the License Agreement, we have the right to use the Proprietary Marks and System, as well as license third parties the right to use the Proprietary Marks and System to operate Bumble Bee Blinds Business(es), as part of our franchise system.

There are currently no effective determinations of the USPTO, the Trademark Trial and Appeal Board, the trademark administrator of any state or any court; no pending interference, opposition or cancellation proceedings; nor any pending material litigation involving any of the Proprietary Marks. Currently, there is no litigation pending or otherwise that limits our ability to use or license the Proprietary Marks to you or any other franchisee. There are no other agreements that will affect our right to use, and license you to use, the Proprietary Marks in any manner material to the System and franchises offered in this Disclosure Document.

Your right to use the Proprietary Marks granted under the Franchise Agreement is non-exclusive, and we retain the right, among others: (i) to use the Proprietary Marks for selling products and services; (ii) to grant others licenses for the Proprietary Marks, in addition to those licenses already granted to existing franchisees; and (iii) to develop and establish other systems using the same or similar Proprietary Marks, or any other proprietary marks, and to grant licenses or franchises in those systems without providing any rights to you.

All your usage of the marks and any goodwill you establish will be for our exclusive benefit and you retain no rights in the Proprietary Marks on the termination or expiration of the Franchise Agreement. You may not use the Proprietary Marks as a part of any corporate or trade name or as part of a domain name, or an electronic address, nor may you use any trade name, trademark, service mark, emblem or logo other than the Proprietary Marks, as we may designate. You must prominently display the Proprietary Marks on the items we designate, including signs and packaging materials. You must obtain fictitious or assumed name registrations we require or under applicable law. You must identify yourself as the owner of the Bumble Bee Blinds Business by placing your name on the Bumble Bee Blinds Business and on all checks, invoices, receipts, contracts and other documents that bear any of the Proprietary Marks, and on all printed materials your name must be followed by the phrase "a Bumble Bee Blinds franchisee" or any other phrase as we direct. Upon termination or expiration of the Franchise Agreement, you are required to de-identify your Bumble Bee Blinds Business, removing all our trademarks, logos, or other proprietary or intellectual property items that we specify.

You must immediately notify us of any information that you acquire concerning any use by others of names or marks which are the same, or confusingly or deceptively similar to any of the Proprietary Marks. At our request, you must assist us to protect and maintain our interest in the Proprietary Marks, and we will pay or reimburse your reasonable costs incurred in rendering such assistance, unless we are required to take action to protect our interests because of your wrongful acts or those of any person under your control.

We are not obligated to protect you from the right to continued use of the Proprietary Marks. Although our right to pursue any third-party infringers of our Proprietary Marks is optional, as a company policy, we may elect to aggressively protect our rights under the Proprietary Marks. If at any time we consider it to be advisable (in our sole discretion) for us and/or you to modify or discontinue the use of any Proprietary Mark and/or use one or more additional or substitute trade or service marks, you must comply with our directions within a reasonable time after receiving notice from us and at your expense. We are not obligated to

reimburse you for the costs you incur in complying with our directions or the loss of revenue or expenses caused by any modification or discontinuance of a Proprietary Mark. We are not required to protect you against third party claims of trademark infringement or unfair competition; however, we reserve the right to assist in the defense of such matters.

You must immediately notify us of any apparent infringement or challenge to your use of any Proprietary Mark, or any claim by any person of any rights in any Proprietary Mark. You agree not to communicate with any person other than us, our attorneys of choice and your attorneys in connection with any such claim or challenge. If we choose to take over or control the defense of any claim or challenge the cost of such defense will be paid by us, provided that if any claim or challenge is caused by your wrongful acts, we may request that you indemnify us for any claims or damages we incur. This includes paying all our attorneys', experts or other professional fees we may incur to defend any claim or challenge resulting from any of your wrongful acts. In limited instances, if we take over any claim or challenge, we may reimburse you for the reasonable expenses you incur in connection with cooperating with us, as we deem necessary in our sole discretion.

# ITEM 14 PATENTS, COPYRIGHTS AND PROPRIETARY INFORMATION

We hold no patents and have no pending patent applications that are material to the franchise. We claim common law copyright and trade secret protection for several aspects of the System including, without limitation, our Operations Manual, training materials, advertising, and business materials.

There are no current determinations, proceedings or litigation involving any of our copyrighted materials. Should you become aware that any unauthorized third party is using any of our patented and/or copyrighted materials, we request that you notify us of such unauthorized use. We may revise our System and any of our copyrighted materials in our discretion and may require that you cease using any outdated copyrighted material. You will be responsible for printing any revised or new advertising, marketing, or other business materials.

During the term of the Franchise Agreement, you will receive information that we consider trade secrets and confidential information. You may not, during the term of the Franchise Agreement or any time after that, communicate, divulge, or use for the benefit of any other person, partnership, association, corporation, or limited liability company any of these trade secrets, copyrighted materials, methods and other techniques and know-how concerning the operation of the Bumble Bee Blinds Business (the "Confidential Information"). You may divulge such Confidential Information only to your employees who must have access to it to perform their employment obligations.

You must require your managers and other key employees to sign our then-current form of Confidentiality and Restrictive Covenant Agreement, where these individuals agree that they will maintain the confidentiality of information they receive in connection with their employment and restrict their right to work for a competitor while they are employed by you. This agreement will identify us as a third-party beneficiary to the agreement and will give us independent enforcement rights.

The Franchise Agreement provides that if you, your employees, or principals develop any new concept, process or improvement in the operation or promotion of any Bumble Bee Blinds Business, you will promptly notify us and provide us with all necessary related information, without compensation or consideration, including, but not limited to, bestowing any rights to you related thereto. Any new concept, process or improvement will become our sole property and we will be the sole owner of all patents, patent applications, trademarks, copyrights, and other intellectual property rights whatsoever related to such new concepts. You and your principals will assign to us any rights you may have or acquire in new concepts

you or your employees or contractors develop, including the right to modify such concept, process or improvement, and otherwise will waive and/or release all rights of restraint and moral rights to any new concepts you or your employees or contractors develop. You and your principals agree to assist us in obtaining and enforcing the intellectual property rights to any such concept, process or improvement in any and all countries and further agree to execute and provide us with all necessary documentation for obtaining and enforcing such rights. You and your principals will irrevocably designate and appoint us as your agent and attorney-in-fact to execute and file any such documentation and to do all other lawful acts to further the prosecution and issuance of patents or other intellectual property rights related to any such concept, process or improvement. In the event that these provisions in the Franchise Agreement are found to be invalid or otherwise unenforceable, you and your principals will grant to us a worldwide, perpetual, non-exclusive, fully paid license to use and sublicense the use of the concept, process or improvement to the extent such use or sublicense would, absent the Franchise Agreement, directly or indirectly infringe on your rights to the new concepts.

We may revise any of our copyrighted materials at our discretion and may require that you cease using any outdated item or portion of the Manuals.

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

You (or your principals) must devote his or her personal attention, skill and best efforts to the management and operation of the Bumble Bee Blinds Business and to promote and increase the demand for our products and services within the Protected Territory. You agree that you may not, without our prior written consent, engage in any commercial activity that may be injurious to the Bumble Bee Blinds Business or the goodwill associated with the Proprietary Marks or System. Your (or your principals') violation of these terms will be a material breach of the Franchise Agreement, and we may terminate the Franchise Agreement with notice and without an opportunity to cure.

Upon your written request, we shall permit you to employ a manager to manage the day-to-day operations of the Bumble Bee Blinds Business (the "Designated Manager"), provided the Designated Manager: (i) is approved by us in writing prior to hiring; and (ii) successfully completes our Initial Training Program before assuming any managerial responsibility. The Bumble Bee Blinds Business must always be staffed with at least one individual who has successfully completed the Initial Training Program. If a Designated Manager resigns or is otherwise terminated, the replacement must be trained pursuant to our then-current standards. The new Designated Manager must successfully complete training within 30 days of hiring. The Designated Manager is not permitted to seek or maintain other employment or engage in any other business activities during the term of the Franchise Agreement.

# <u>ITEM 16</u> RESTRICTIONS ON WHAT THE FRANCHISEE MAY SELL

You must offer for sale all products and services which we prescribe and only those products and services which we prescribe. You may not offer any other products or services for sale without having received our prior written authorization. You must always maintain sufficient levels of inventory as specified in the Operations Manual, to adequately satisfy consumer demand. You must offer, use, and sell all private label products which we may now or in the future designate for sale by System franchisees.

All products and services you use or offer for sale from your Bumble Bee Blinds Business must comply with our standards and specifications. Our standards and specifications are set forth in the Operations Manual, which is revised from time to time. You are responsible for ensuring that your Bumble Bee Blinds

Business always meets these standards. We have the right to inspect your Bumble Bee Blinds Business or attend a project site for quality control purposes. We have the right to change our System, and the requirements thereunder, from time to time.

You must agree to offer and honor, at your own cost, a warranty on all materials and work sold by your Bumble Bee Blinds Business to each of your customers in accordance with the terms we establish and modify from time to time.

# ITEM 17 RENEWAL, TERMINATION, TRANSFER AND DISPUTE RESOLUTION

This table lists certain important provisions of the Franchise Agreement and related agreements pertaining to renewal, termination, transfer and dispute resolution. You should read these provisions in the agreements attached to this Disclosure Document.

PROVISION	SECTION IN FRANCHISE AGREEMENT	SUMMARY
A. Length of the franchise term	2.1	Ten (10) years, which will commence on the date we execute the Franchise Agreement.
B. Renewal or extension of term	2.2	One (1) successive ten (10) year term.
C. Requirements for franchisee to renew or extend	2.2.1 through 2.2.9	You must: (i) provide notice of your renewal no fewer than 12 months and no greater than 18 months prior to the end of the term; (ii) demonstrate to our satisfaction that you have the right to operate the Bumble Bee Blinds Business at the Approved Location for the duration of the renewal term; (iii) complete to our satisfaction, no later 90 days prior to expiration of your thencurrent term, any updating as necessary to bring the Bumble Bee Blinds Business into full compliance with our then-current System standards and specifications for new franchisees; (iv) not be in breach of any provision of the Franchise Agreement, or any other agreement with us, our affiliates, approved/designated suppliers and vendors, and also have been in substantial compliance with these agreements during their respective terms; (v) satisfy all monetary obligations you have to us, our affiliates, and approved or designated suppliers/vendors; (vi)

		execute our then- current form of franchise agreement, the terms of which may materially vary from the terms of your current Franchise Agreement; (vii) satisfy our then-current training requirements; (viii) execute a general release in favor of us and our affiliates in the form we prescribe; and (ix) pay a renewal fee equal to 20% of your Initial Franchise Fee.
D. Termination by franchisee	Not Applicable.	Not Applicable.
E. Termination by franchisor without cause	Not Applicable.	Not Applicable.
F. Termination by franchisor with cause	15.1 through 15.4	We may terminate your agreement upon your default and, in some instances, failure to cure.  Termination is effective upon delivery of written notice, except as otherwise provided in the Franchise Agreement.
G. "Cause" defined – curable defaults	15.3	The following are curable defaults under the Franchise Agreement, provided you cure the default within 15 days of our notice of: (i) your failure to pay any sums due us, our affiliates or any of our System suppliers/vendors; (ii) your failure to immediately endorse and deliver to us any payments due us from any third party that are erroneously made to you; (iii) your failure to maintain sufficient levels of materials and other supplies; (iv) your failure to maintain the prescribed months, days or hours of operations at the IFoam Business: (v) your failure to personally supervise day-to-day operations or fail to employ a sufficient number of qualified, competent personnel as we prescribe; (vi) your failure to maintain the strict quality controls reasonably required by this Agreement and/or the Manuals; (vii) your failure to procure or maintain any licenses, certification or permits necessary for the operation of the IFoam Business: and (viii) your failure to submit

date required by us).  Notwithstanding Section 15.2 and 15.3 of the Fran	
15.2 and 15.3 of the Fran	
	ıs 15.1,
Agreement, you will have	nchise
	e 30 days
to cure any other default	under the
Franchise Agreement, or	r any other
	Notwithstanding Sections 15.1, 15.2 and 15.3 of the Franchise Agreement, you will have 30 days to cure any other default under the Franchise Agreement, or any other agreement between us and our affiliates, from the date of our notice.  The Franchise Agreement will automatically terminate without notice or opportunity to cure upon the occurrence of any of the following: (i) if you make an assignment for the benefit of creditors, file a voluntary petition in bankruptcy, are adjudicated bankrupt or insolvent, file or acquiesce in the filing of a petition seeking reorganization or arrangement under any federal or state bankruptcy or insolvency law, or consent to or acquiesce in the appointment of a trustee or receiver for you or the Bumble Bee Blinds Business: (ii) if proceedings are commenced to have you adjudicated bankrupt or seek your reorganization under any state or federal bankruptcy or insolvency law and such proceedings are not dismissed within 60 days, or a trustee is appointed for you or the Bumble Bee Blinds Business without your consent and the appointment is not vacated within 60 days; or (iii) you lose the right to occupy the premises or operate the Bumble Bee Blinds Business from the Approved Location.  We have the right to terminate the Franchise Agreement upon notice and without opportunity to cure upon the occurrence of any of the following defaults: (i) you or one of your principal (s) are convicted of, or plead guilty or no contest to, a felony or other offense related to
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annointment of a trustee	
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law and such proceeding	gs are not
dismissed within 60 days	s, or a
the operation of the Burn	

Blinds Business or which we believe, in our sole discretion, is likely to have an adverse effect on our Proprietary Marks or the goodwill associated therewith; (ii) you or your principal(s) commit any fraud or misrepresentation in the operation of the Bumble Bee Blinds Business, including a misrepresentation (financial or otherwise) made in completing your franchise application; (iii) if you or any of your principals, guarantors or agents engage in activity or conduct that materially impairs the goodwill associated with the System or Proprietary Marks and fails to cease and correct such activities or conducts within twenty-four hours of being notified of this breach; (iv) if you or your principals make any misrepresentation or omission in connection with your franchise application, including but not limited to any financial misrepresentation; (v) if you fail to complete the Initial Training Program in the required time period; (vi) if we send you two or more written notices to cure any of the defaults set forth in Sections 15.3 and 15.4 of the Franchise Agreement in any twelve month period, regardless of whether or not you subsequently cure these defaults; (vii) your material breach under any other agreement with us or our affiliates, or threaten any material breach of these agreements, or any lease for the Approved Location, and fail to cure such breach within the prescribed time period set forth in that agreement; (viii) your or your principals misuse of our Proprietary Marks or Confidential Information in any manner; (ix) your or your principals disclose any contents of the Operations Manual, Confidential Information, and/or

Trade Secretes; (x) your violation of any law, ordinance or regulation, as well as your operation of the Bumble Bee Blinds Business in a manner that presents a health or safety hazard to customers or the general public; (xi) your violation of the any of the restrictive covenants set forth in the Franchise Agreement; (xii) if a levy or writ of attachment or execution or any other lien is placed against you or any of your principals or any of their assets which are not released or bonded against within 30 days; (xiii) insolvency of you or your principals; (xiv) if you voluntarily or otherwise abandon the Bumble Bee Blinds Business: (xv) if you make any unauthorized transfers of the Bumble Bee Blinds Business; (xvi) if you offer any unauthorized or unapproved products or services at or from the Bumble Bee Blinds Business: (xvii) if you order or purchase supplies, signs, furnishings, fixtures, equipment or inventory from an unapproved supplier; (xviii) you misuse, or make unauthorized use of, any Proprietary Software that we may develop; (xix) your failure to maintain the required insurance or repay us for insurance we paid for you; (xx) if you fail, within 15 calendar days after notification of non-compliance by federal/state/local government authorities, to comply with any law or regulation applicable to the Bumble Bee Blinds Business: (xxi) if the government takes any action against you that results in an obligation upon us that we believe is uneconomical, not in our best interest, or which would result in having an unintended relationship or obligation; (xxii) if you fail to comply with any anti-terrorism law or provisions; (xxiii) if you take

		any assets or property of the
		Bumble Bee Blinds Business for
		personal use; (xxiv) if there are
		insufficient funds in your EFT
		bank account to cover any payment
		to Franchisor two or more times in
		any twelve month period; (xxv) if
		you fail to commence operations
		within the required time period;
		(xxvi) if you operate or conduct
		business outside of the Protected
		Territory without our consent; and
		(xxvii) if you or your principals do
		not provide your best efforts as
		described in Section 7.10 of the
		Franchise Agreement.
		Upon termination or expiration of
		the Franchise Agreement, your
		obligations include: (i)
		immediately cease all operations of
		the Bumble Bee Blinds Business:
		(ii) immediately pay all amounts
		owed to us, our affiliates and our
		major suppliers and vendors; (iii)
		immediately discontinue using the
		Proprietary Marks; (iv)
		immediately cease using the
		_
	Bumble Bee Blinds System and Operations Manual, and within te days return all proprietary and confidential materials; (v)	
		immediately cease use of all
		telephone and facsimile numbers,
<u>I.</u> Franchisee's obligations on	16.1	and related listing, as well as any
termination/non-renewal	10.1	permitted domain names and/or
		Social Media Pages, that were used
		in connection with the Bumble Bee
		Blinds Business (collectively, the
		"Assigned Property") and take all
		necessary steps to assign the
		Assigned Property to us or our
		designee; (vi) immediately vacate
		the premises of the Bumble Bee
		Blinds Business: (vii) within ten
		days, return all stationery, printer
		matter, signs, advertising materials
		and other items containing our
		Proprietary Marks; (viii) cease
		holding yourself or the Bumble
		Bee Blinds Business out as part of
		our System; (ix) cease all contact

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		with Bumble Bee Blinds
		customers; (x) take all actions
		necessary to amend or cancel any
		assumed name, business name or
		equivalent registration that
		contains any trade name or
		Proprietary Mark, and furnish
		evidence to us that you have
		complied with this obligation
		within 15 days; (xi) permit us to
		make a final inspection of your
		financial records, books and other
		accounting records within one (1)
		month of the
		termination/expiration of your
		Franchise Agreement; (xii) comply
		with your post-term restrictive
		covenants set forth in Section 17 of
		the Franchise Agreement; (xiii)
		cease advertising or using in other
		any other manner any methods,
		procedures or techniques associated
		with us or the System; (xiv) de-
		identify all vehicles used in
		connection with the Bumble Bee
		Blinds Business: and (xv) execute
		from time to time any necessary
		papers, documents, and assurances
		to effectuate Section 16 of the
		Franchise Agreement.
		There are no restrictions on our
I Franchigar's right to transfer	14.5	
J. Franchisor's right to transfer	14.3	right to sell, transfer, or assign the
		Franchise Agreement.
		You, or any of your principals',
		assignment, sale, gift, pledge, or
K. "Transfer" by franchisee-	141 1144	other disposition of any interest in
defined	14.1 and 14.4	the Franchise Agreement or the
		Bumble Bee Blinds Business
		(whether voluntary or involuntary,
T. D. 1.		direct or indirect).
L. Franchisor approval of	14.1 and 14.4	Any transfer requires our prior
transfer by franchisee		written consent.
		Our approval of a proposed transfer
		is conditioned upon the satisfaction
		of the following conditions, as
M. Conditions for franchisor		applicable: (i) all of your accrued
approval of transfer	14.3.2	monetary obligations to us, our
approvar of dansier		affiliates, suppliers, and vendors
		have been paid; (ii) you have cured
		all existing defaults under the
		Franchise Agreement, and any

other agreement with us our affiliates and designated/approved suppliers, within the time period permitted for cure and have substantially complied with these agreements during their respective terms; (iii) you and your principals and the transferee (if it had any prior relationship with us or our affiliates) must execute a general release under seal in favor of us and our affiliates (including our officers, directors, shareholders and employees, in their corporate and individual capacities) in the form we prescribe; (iv) you or the transferee has provided us with a copy of the executed purchase agreement for the Bumble Bee Blinds Business, as well as all other documents relevant to the transaction, and we agree to the terms of the agreement; (v) transferee must satisfactorily demonstrate to us, in our sole discretion, that it meets our educational, managerial and business standards to operate the Bumble Bee Blinds Business: (vi) transferee must execute our thencurrent form of franchise agreement, which may contain materially different terms than your Franchise Agreement, and assume a full term as set forth in the thencurrent form of franchise agreement for new franchisees; or, at our option, entering into an assignment and assumption of the Bumble Bee Blinds Business and all rights and obligations thereunder; (vii) you and transferee must pay us our transfer fee (per agreement transferred) of 20% of our Initial Franchise Fee and training fees; (viii) transferee must satisfactorily complete our Initial Training Program at its own expense within the time frame we set forth; (ix) you and your principals must comply with the

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		post-termination provisions of the Franchise Agreement; (x)
		transferee must obtain and
		maintain all permits and licenses
		required for the operation of the
		Bumble Bee Blinds Business
		within the time limits we set; (xi) if
		you are operating from a lease
		location, the lessor of that location
		must approve the assignment of the
		lease to the transferee; (xii) the
		transfer must comply with any state
		and federal laws that apply to the
		transfer; (xiii) you must insure that
		all projects in progress at the time
		of the transfer will be continued
		without interruption, and the
		transferee must promptly notify all
		current customers of the change in
		ownership; (xiv) the purchase price
		and its terms are not overly
		burdensome; (xv) you must request
		that we provide the transferee with
		our current form of disclosure
		documents; (xvi) our approval of
		your transfer does not constitute a
		waiver of any claims we might
		have against you; (xvii) we may
		disclose to any prospective
		transferee financial information
		concerning you and your Bumble
		Bee Blinds Business which you
		have supplied to us under the
		Franchise Agreement; and (xviii)
		we may withhold or condition our
		consent to any transfer as we deem
		appropriate based on the
		circumstances of the transfer or
		otherwise.
		You do not need to pay a transfer
		fee if you are an individual and you
		wish to transfer the Franchise
		Agreement to a corporation or
		limited liability company, provided
	14.4	the following conditions are met:
		(i) the business entity is newly
		organized, and its activities are
		confined to operating the Bumble
		Bee Blinds Business; (ii) you
		remain, at all times, the owner of at
1		least 51% of the outstanding shares

	1	1
		of the corporation or limited liability company; (iii) the business entity agrees to assume all of your
		obligations under the Franchise
		Agreement; (iv) all stockholders of
		the corporation, or members of the
		limited liability company,
		personally guarantee all of the
		transferee entity's obligations under
		the Franchise Agreement will be
		performed; and (v) at our request,
		you provide all true and correct
		copies of any documents and
		contracts governing the rights,
		obligations, and powers of the
		owners.
		We have the right to match any bona
		fide third-party offer to buy your
N. Franchisor's right of first refusal to acquire franchisee's business		franchise rights, assets or
		controlling interest that is the
		subject of a proposed transfer
		(other than a transfer from an
		individual franchisee to a business
		entity as described in Section 14.4
		of the Franchise Agreement). We
		may exercise this right of first
	14.3.1	refusal within 30 days of the date
		you provide us with a copy of the
		third-party offer and any other
		information that we request. If we
		do not exercise this option, you
		must complete the transfer to the
		third-party within 60 days, subject
		to the conditions set forth in
		Section 14.3.2. Otherwise, we will
		once again have our right of first
		refusal.
		Upon your termination, we may
		purchase personal property used in
		connection with the operation of
		the Bumble Bee Blinds Business
		by: (i) providing you with notice of
O. Franchisor's option to	16.2	our election to do so within 60
purchase franchisee's business		calendar days of the
		expiration/termination of your
		Franchise Agreement; and (ii) pay
		you the book value for such
		personal property within 60 days of
		providing you with this notice.
P. Death or disability of	14.2.1	Upon the death, disability, physical
franchisee	17.2.1	or mental incapacity of any person

with an interest in the Franchise Agreement, the franchisee, or in all or substantially all of the assets of the Bumble Bee Blinds Business, the personal representative of such person shall have the right to continue operation of the Bumble Bee Blinds Business if: (i) within 180 days from the
or substantially all of the assets of the Bumble Bee Blinds Business, the personal representative of such person shall have the right to continue operation of the Bumble Bee Blinds Business if: (i) within 180 days from the
or substantially all of the assets of the Bumble Bee Blinds Business, the personal representative of such person shall have the right to continue operation of the Bumble Bee Blinds Business if: (i) within 180 days from the
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Bee Blinds Business if: (i) within 180 days from the
180 days from the
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death/disability/incapacity, the
representative meets our then-
current standards to own a Bumble
Bee Blinds Business, and has
obtained our prior written approval
and has executed our then-current
form of franchise agreement for the
unexpired terms of the franchise or
has otherwise furnished a personal
guaranty of any business entity
franchisee's obligations to us and
our affiliates; and (ii) this person
successfully completes our then-
current Initial Training Program,
which will be provided at our then-
current training Tuition Fee rate. In
the case of a transfer by demise or
inheritance, if the heirs or
beneficiaries of any deceased
person are unable to meet the
aforementioned conditions, the
personal representative of the
deceased franchisee will have a
reasonable time, in our sole
discretion and not to exceed 180
days from the date or transfer by
demise or inheritance, to dispose of
the deceased's interest in the
Bumble Bee Blinds Business
subject to all the terms of the
Franchise Agreement. If the
interest is not disposed of in the
manner and time frame provided in
the immediately preceding
sentence, then we may terminate
the Franchise Agreement.
We may, but are not obligated to,
operate the Bumble Bee Blinds
Business during the 180-day period
following the
death/incapacity/disability, and we
may pay ourselves a reasonable

		amount to reimburse us for providing management services
		and our other costs.
Q. Non-competition covenants during the term of the franchise	17.1	-
		become aware of as a result of access to our System and other franchisees for any competitive purpose.  For a period of two (2) years after
R. Non-competition covenants after the franchise is terminated or expires	17.2	the expiration and nonrenewal, transfer or termination of the Franchise Agreement, regardless of the cause, neither you, your owners, officers, directors, or principals, nor any member of the immediate family of you or your owners, officers, directors, principals, or Designated Managers may, directly or indirectly, for themselves or through, on behalf of, or in conjunction with any other

		person, partnership or corporation: (1) Own, maintain, engage in, be employed as an officer, director, or principal of, lend money to, extend credit to or have any interest in any Competitive Business (a) within the Protected Territory, (b) within a 25-mile radius of the Protected Territory or (c) within a 25-mile radius of any other protected territory franchised or licensed by us to a Bumble Bee Blinds Business as of the date of expiration/termination of the Franchise Agreement. This covenant does not apply to: (i) your ownership of a Bumble Bee Blinds Business under a Franchise Agreement with Franchisor; or (ii) your ownership of a less than five percent (5%) legal or beneficial interest in any publicly traded company providing Competitive Services; or (2) solicit any current, former, or prospective customer solicited by your Bumble Bee Blinds Business or any other customer that you have become aware of as a result of access to our System and other franchisees for any competitive purpose.
S. Modification of the agreement	22.1	The Franchise Agreement may not be modified except by a written agreement that both of us sign.
T. Integration/ merger clause	22.1	Only the terms of the Franchise Agreement and the Franchise Disclosure Document are binding (subject to state law). Any representations or promises made outside of the disclosure document and franchise agreement may not be enforceable. Nothing in the Franchise Agreement or any related agreement is intended to disclaim the representations we made in this Disclosure Document.
U. Dispute resolution by arbitration or mediation	18.2	You must first bring any claim that is between us to the attention of our management. You must first exhaust our internal dispute resolution procedures before you

may bring your	
	dispute before a
- 1	requirement that
you must first at	
	lly will survive the
	xpiration of your
term.	
Before commen	
	s or our affiliates
	nny such claim or
	st submit a notice
	cifies, in detail, the
	nd grounds of such
claim or dispute	
disputes and clai	
resolved by Inte	_
	t, be submitted to
mediation, unles	
The state of the s	se. The mediation
-	n Bucks County,
the American A	nder the auspices of
Association ("A	
accordance with	,
	ediation Rules then
in effect.	culation Rules then
ill cricci.	
Any and all disp	utes and claims that
	by mediation must,
	arbitration, unless
	riting otherwise.
•	will take place in
	Pennsylvania, under
the auspices of t	
•	ociation ("AAA")
in accordance w	
	bitration Rules then
in effect.	
You may not co	mmence any action
against us or out	
	aim or dispute in
any court unless	_
	oth: (a) mediation
proceedings hav	
1	edings have been
•	er: (i) as the result
	laration of the
of a written deci	C .1 1'
of a written decimediator(s) that	further mediation
mediator(s) that	further mediation vorthwhile; or (ii)
mediator(s) that efforts are not w	

		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
		have occurred, or such arbitration
		proceedings have been terminated
		either: (i) as the result of a written
		declaration of the arbitrator(s) that
		further arbitration efforts are not
		worthwhile; or (ii) as a result of a
		written declaration by us. Our right
		to mediation and arbitration may be
		specifically enforced by us. Each
		party shall bear its own cost of
		mediation and/or arbitration,
		except that we will share the
		mediator's fees with you equally.
		This agreement to mediate and
		arbitrate will survive any
		termination or expiration of the
		Franchise Agreement.
		The parties shall not be required to
		first attempt to mediate and
		arbitrate a controversy, dispute, or
		claim through mediation if such
		controversy, dispute, or claim
		relates to an allegation that
		Franchisee has violated (or
		threatens to violate, or poses an
		imminent risk of violating): (i) any
	18.3.1	federally protected intellectual
		* -
		property rights in the Proprietary
		Marks, the System, or in any
		Confidential Information; (ii) any
		of the restrictive covenants
		contained in the Franchise
		Agreement; or (iii) the
		indemnification provisions set forth
		in the Franchise Agreement.
		All claims not subject to mediation
		or arbitration must only be brought
		in a competent court of general
		jurisdiction located in Bucks
V. Choice of forum	18.4	County, Pennsylvania or, if
		appropriate, the United States
		District Court for the Eastern
		District of Pennsylvania (subject to
		state law).
		Subject to state law, Pennsylvania
		law governs all claims arising out
W. Choice of law	18.1	of the Franchise Agreement,
		without reference to its conflict of
		laws provisions.
	<u> </u>	<u> </u>

Franchisor and Franchisee agree that if this Agreement is terminated as a result of Franchisee's default before the expiration of the Term, it would be impossible to calculate with reasonable precision the losses that would be incurred by Franchisor because of the unpredictability of future business conditions, inflationary prices, the impact on Franchisor's reputation from having closed a franchised business, Franchisor's ability to replace the Franchised Business in the same market and other factors. Accordingly, if this Agreement is terminated as a result of any default by Franchisee, Franchisor will be entitled to recover as liquidated damages, and not as a penalty, an amount equal to the greater of: (a) \$150,000; or (b) the aggregate royalty and other ongoing fees due to Franchisor X. Liquidated Damages 18.13 under this Agreement (the "Continuing Fees") during the thirty-six (36) full calendar months during which the Franchised Business was open and operating immediately before the termination date (or, if the Franchised Business has not been open and operating for thirty-six (36) months before the termination date, the average monthly Continuing Fees due to Franchisor for all months during which the Franchised Business was open and operating) multiplied by thirty-six (36) or the number of months remaining in the then-current term of this Agreement, whichever is less. Notwithstanding anything contained herein to the contrary, if a court determines that this liquidated damages provision is unenforceable, then Franchisor may pursue all other available remedies, including claims for lost future royalty fees.

# ITEM 18 PUBLIC FIGURES

We do not currently use any public figure to promote our System.

# 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.

We are at an early stage of development and have a limited operating history. As such, we strongly recommend that you make your own independent investigation to determine whether to invest and whether the franchise may be appropriate for you before entering into any agreement with us. Investment in an emerging franchise system might be a riskier investment than an investment in a franchise system with a longer operating history. We suggest strongly that you consult with a franchise attorney and your financial advisor or personal accountant concerning this investment and the preparation of any financial projections, which we will not review or comment on, as well as federal, state and local income taxes and any other applicable taxes that you may incur in operating a Bumble Bee Blinds Franchised Business

## HISTORICAL FINANCIAL PERFORMANCE REPRESENTATION

# **Background**

As of December 31, 2023, there were seventeen (17) franchisees in operation. Two (2) of these franchisees were in operation for the entire 2023 calendar year and the remaining fifteen (15) first commenced operation in the 2023 calendar year. These two (2) franchisees are owned and operated by Omaha Blinds and Shutters LLC ("OBS"), which is owned by our founder Stephen Vest (the "Founder Business"). The financial performance information disclosed in this Item 19 is for the Founder Business, which operates in an area that would encompass approximately five (5) Protected Territories. The history of the Founder Business is disclosed below:

On July 05, 2022 HPB Blinds and Shutters LLC purchased certain assets from OBS. OBS has operated a blinds and shutters installation business in Omaha, Nebraska and Lincoln, Nebraska since 2015 under the principal trademark "Omaha Blinds and Shutters." OBS entered into two franchise agreements with us and rebranded the Founder Business to a Bumble Bee Blinds Business in October 2022. The Founder Business serves as our flagship outlet and served as the base from which we created the franchise model offered under this Disclosure Document. The Founder Business offers substantially similar products and services as the business you will operate under the Bumble Bee Blinds trademark.

The Founder Business was in operation under the Bumble Bee Blinds trademark for the entire 2023 calendar year (the "Measurement Period"). During the Measurement Period, the Founder Business operated a business substantially similar to the franchised business offered under this Disclosure Document in an area that would encompass approximately five (5) Protected Territories.

This Item sets forth historical revenue and cost information for the Founder Business generated and incurred in connection with the Founder Business's operations during the Measurement Period. The Founder Business provided us with unaudited financial information for the Measurement period. We based the historical financial performance information presented in this Item 19 on this unaudited financial information and we did not audit or otherwise independently verify this information.

Table 1 sets forth Gross Sales, Direct Cost of Goods and Services Sold and certain Disclosed Expenses of the Founder Business during the Measurement Period, as well as certain Adjusted Expenses of the Founder Business during the Measurement Period.

Table 2 sets forth Average Ticket, Close Ration, Percent of Total Revenue – Shades, Percent of Total Revenue – Blinds, Install per Blind/Roller Shade, and Install for all other Products of the Founder Business during the Measurement Period.

Table 3 sets forth Historical Performance of Revenue achieved by the Founder Business during the Measurement Period.

We have not audited or independently verified the data submitted by the Founder Business and no assurance can be offered that the data does not contain inaccuracies that an audit might disclose. We will provide you with written substantiation for the financial performance representation upon reasonable request.

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TABLE 1

For the Calendar Year Ended December 31, 2023	Amount	% of Sales
Gross Sales (1)	1,534,831	100.0%
Direct Cost of Goods and Services Sold <sup>(2)</sup>		
Subcontractor Costs (3)	146,028	9.5%
Materials (4)	798,019	52.0%
Total Direct Cost of Goods and Services Sold (5)	944,047	61.5%
Gross Profit <sup>(6)</sup>	590,784	38.5%
Disclosed Expenses (7)		
Advertising and Promotion (8)	80,996	5.3%
Insurance Expense (9)	3,332	0.2%
Payroll Expenses (10)	55,647	3.6%
Rent, Utlities and Trash (11)	15,123	1.0%
Merchant Fees and Bank Fees (12)	14,874	1.0%
Automobile Repair, Maintenance, and Other (13)	11,565	0.8%
Miscellaneous Expense (14)	3,591	0.2%
Office Supplies (15)	5,089	0.3%
Dues, Subscriptions, Taxes and Licenses (16)	4,641	0.3%
Total Disclosed Expenses (17)	194,858	12.7%
Gross Profit Less Disclosed Expenses	395,926	25.8%
Adjusted Expenses: Disclosed Expenses not paid by		
Founder but charged to a Franchisee (18)		
Royalty Fee (19)	130,461	8.5%
Technology Fee and CRM Fee (20)	9,504	0.6%
Call Center Fee (21)	12,546	0.8%
Digital Management Fee (22)	12,000	0.8%
Annual Conference Fee (23)	1,000	0.1%
Bookkeeping Fee (24)	7,239	0.5%
Total Adjusted Expenses (25)	172,750	11.3%
Total Disclosed Expenses and Adjusted Expenses (26)	367,608	24.0%
Adjusted EBITDA (27)	223,176	14.5%

# **Notes:**

As disclosed in the background section of this Item 19, the Founder Business operated under a different trademark (Omaha Blinds and Shutters) until October 2022, when it converted to a Bumble Bee Blinds franchised business. This is a mature business, with over nine (9) years in operation. This Founder Business

operates in Omaha, Nebraska and Lincoln, Nebraska, in a geographic area that would encompass approximately five (5) Protected Territories.

The "Disclosed Expenses" only include the specific line items identified in the above table and do not include all expenses incurred by the Founder Business during the Measurement Period. In addition to the items noted above, the above figures exclude, among other costs and expenses, payroll taxes, tax liabilities, owner compensation/salary, healthcare, employee benefits, uniforms, certain equipment costs associated with running the Founder Businesses' crews, postage, travel and entertainment expenses, late fees, training fees, and other fees and expenses which you may incur as a franchisee.

This is not a representation of the costs and expenses you will incur in operating a Franchised Business, rather it is an historical representation of what the Founder Business experienced during the Measurement Period only. You are encouraged to work with a financial advisor or accountant in preparing estimates for the operation of a Franchised Business in the area you are considering before you sign any franchise agreement with us.

- 1. "Gross Sales" is defined as the total revenue less sales tax, discounts, allowances and returns during the Measurement Period, as reported to us by the Founder Business.
- 2. "Direct Costs of Goods and Services Sold" is defined as the direct non-managerial and non-administrative cost of goods sold, materials and labor incurred in directly performing and/or installing Approved Services and Products resulting in Gross Sales during the Measurement Period, as reported to us by the Founder Business. Direct Cost of Goods and Services Sold do not include managerial expenses, field management, administrative expenses, Disclosed Expenses, operating expenses, or general expenses including, but not limited to, credit card processing or bank fees.
- 3. "Subcontractor Costs" is defined as the reported cost of subcontractors used in the operation of the business during the Measurement Period, as reported to us by the Founder Business.
- 4. "Materials" is defined as the reported cost of materials used in the operation of the business during the Measurement Period, as reported to us by the Founder Business.
- 5. "Total Direct Cost of Goods and Services Sold" is defined as the sum of Subcontractor Costs and Materials during the Measurement Period.
- 6. "Gross Profit" is defined as Gross Sales less Total Direct Costs of Goods and Services Sold during the Measurement Period.
- 7. "Disclosed Expenses" is defined as a limited selection of historical expenses incurred as disclosed in this table to this Item 19 during the Measurement Period. Franchisees may incur additional expenses depending on how they operate their franchise from a staff perspective.
- 8. "Advertising and Promotion" is defined as the costs associated with marketing, advertising, and promotion during the Measurement Period, as reported to us by the Founder Business.
- 9. "Insurance Expense" is defined as the costs of insurance required for the operation of the business, including, but not limited to, general liability insurance, umbrella insurance, workers compensation insurance, professional liability, contractors, and any other insurance required in the operation of the business during the Measurement Period, as reported to us by the Founder Business.
- 10. "Payroll Expense" is defined as the reported expenses for payroll and wages for labor used in the

- operation of the business during the Measurement Period, as reported to us by the Founder Business.
- 11. "Rent, Utilities, and Trash" is defined as the costs associated with renting a facility to serve as an office and warehouse to store the inventory, equipment, and supplies, including utility costs such as power, water, gas, trash and any other utilities that service the rented facility for the operation of the business during the Measurement Period, as reported to us by the Founder Business.
- 12. "Merchant Fees and Bank Fees" is defined as the fees associated with the merchant and bank service providers incurred by the business during the Measurement Period, as reported to us by the Founder Business.
- 13. "Automobile Repair, Maintenance, and Other" is defined as the costs associated with the repair and general maintenance of vehicles required in the operation of the business, as well as other maintenance items incurred in the operation of the business during the Measurement Period, as reported to us by the Founder Business.
- 14. "Miscellaneous Expense" is defined as the costs associated with miscellaneous expenses in the operation of the business during the Measurement Period, as reported to us by the Founder Business.
- 15. "Office Supplies" is defined as the items used by the business to run and operate the business, such as pens, paper, notebooks, envelops, folders, tape, glue, markers, and any other related administrative expenses pertaining to office supplies incurred in the operation of the business during the Measurement Period, as reported to us by the Founder Business.
- 16. "Dues, Subscriptions, Taxes, and Licenses" is defined as the costs of dues, subscriptions (and related software) for or related to local networking groups or other professional, business, and industry organization, as well as the costs of taxes, permits, licenses, certificates, and registrations required for the operation of the business during the Measurement Period, as reported to us by the Founder Business. These costs may vary by geographic location or market circumstances.
- 17. "Total Disclosed Expenses" is defined as the sum of: (i) Advertising and Promotion; (ii) Insurance Expense; (iii) Payroll Expense; (iv) Rent, Utilities and Trash; (v) Merchant Fees and Bank Fees; (vi) Automobile Repair, Maintenance, and Other; (vii) Miscellaneous Expense; (viii) Office Supplies; and (ix) Dues, Subscriptions, Taxes, and Licenses during the Measurement Period.
- 18. "Adjusted Expenses" is defined as certain expenses not paid by our Founder during the Measurement Period, but are incurred by the Franchisee, including but not limited to the Royalty Fee, Technology Fee, Call Center Fee, Digital Management Fee, Annual Conference Fee, and Bookkeeping Fee as described below.
- 19. "Royalty Fee" is defined as royalty fees paid to Franchisor. This imputed fee was calculated based upon a royalty fee of 8.5% of Gross Revenues Collected in the operation of the business during the Measurement Period.
- 20. "Technology Fee and CRM Fee" is defined as fees paid to Franchisor to cover costs associated with system network functions, updating microsites, data reporting, customer relationship management, call center interfacing software, and various software programs that the Franchisee must utilize in the operation of the franchised business.
- 21. "Call Center Fee" is defined as the fee charged by our Designated Vendor for all Call Center Services. This fee does not include scheduled lead fees.

- 22. "Digital Management Fee" is defined as the fee charged by our affiliate HPB Franchise Marketing d/b/a Franchise Rocket to cover the costs of digital marketing and website management.
- 23. "Annual Conference Fee" is defined as the costs to attend the required annual conference held by Franchisor.
- 24. "Bookkeeping Fee" is defined as the fee charged for bookkeeping services by our designated vendor.
- 25. "Total Adjusted Expenses" is defined as the sum of: (i) Royalty Fee; (ii) Technology Fee; (iii) Call Center Fee; (iv) Digital Management Fee; and (v) Annual Conference Fee.
- 26. "Total Disclosed Expenses and Adjusted Expenses" is defined as the sum of: (i) Total Disclosed Expenses; and (ii) Adjusted Expenses.
- 27. "Adjusted EBITDA" is defined as Gross Profit less Total Disclosed Expenses and Adjusted Expenses.

TABLE 2

2023 KPIS	
Average Ticket	\$4,500
Close Ratio	70%

## **Notes:**

- 1. "Average Ticket" is defined as the average dollars spent per transaction performed during the Measurement Period, as reported to us by the Founder Business.
- 2. "Close Ratio" is defined as the percentage of total estimates written that turned into invoices, as reported to us by the Founder Business.

TABLE 3

Historical Performance					
Year	2021	2022			
<b>Gross Sales</b>	\$1,163,505	1,564,279			

#### **Notes:**

- 1. "Gross Sales" is defined as total revenue less sales tax, discounts, allowances and returns during the stated calendar year, as reported to us by the Founder Business.
- 2. As disclosed in the background section of this Item 19, the Founder Business operated under a different trademark (Omaha Blinds and Shutters) until October 2022, when it converted to a Bumble Bee Blinds franchised business. This is a mature business, with over nine (9) years in operation. This Founder Business operates in Omaha, Nebraska and Lincoln, Nebraska, in a geographic area that would encompass approximately five (5) Protected Territories.

## **Assumptions:**

- 1. The Item 19 historical financial performance representation included in this Item includes certain reported performance information reported by the Founder Business during the Measurement Period only. It is not a representation of what you can expect to achieve in connection with the operation of a Bumble Bee Blinds Business. This analysis is not a representation of the operating costs and expenses that you will incur in operating your Bumble Bee Blinds Business. Operating costs and expenses may vary substantially from business to business.
- 2. Interest expense, interest income, depreciation, amortization and other income or expenses will vary substantially from business to business, depending on the amount and kind of financing you obtain to establish your Bumble Bee Blinds Business. You should consult with your tax advisor regarding depreciation and amortization schedules and the period over which assets of your Bumble Bee Blinds Business may be amortized or depreciated, as well as the effect, if any, of any recent or proposed tax legislation.

# Some outlets have earned this amount. Your individual results may differ. There is no assurance you'll earn as much.

We recommend that you make your own independent investigation to determine whether the franchise may be profitable to you. We suggest strongly that you consult your financial advisor or personal accountant concerning financial projections and federal, state and local income taxes and any other applicable taxes that you may incur in operating a Bumble Bee Blinds Business.

Other than the preceding financial performance representation, HPB Blinds and Shutters LLC does not make any financial performance representations. We also do not authorize our employees or representatives to make any such 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 Zachery Beutler at 2525 N. 117<sup>th</sup> Avenue, Omaha, Nebraska 68164 and 1 (800) 644-4894, the Federal Trade Commission, and the appropriate state regulatory agencies.

# <u>ITEM 20</u> <u>OUTLETS AND FRANCHISEE INFORMATION</u>

Table No. 1: System-wide Outlet Summary For years 2021 to 2023

Outlet Type	Year	Outlets at the Start of the Year	Outlets at the End of the Year	Net Change
	2021	-	-	-
Franchised	2022	-	2*	+2
	2023	2*	17	+15
	2021	-	-	-
Company-Owned and Affiliate-Owned	2022	-	-	-
Anniate-Owned	2023	-	-	-
Total Outlets	2021	-	-	-
	2022	-	2*	+2

	2023	2*	17	+15
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<sup>\*</sup> Two Outlets are owned and operated by Stephen Vest, our Founder. These two Outlets operated in a geographic area containing five (5) Protected Territories.

Table No. 2: Transfers of Outlets from Franchisees to New Owners (Other than the Franchisor) For years 2021 to 2023

	Year	Number of Transfers
	2021	0
TOTAL	2022	0
	2023	0

Table No. 3: Status of Franchised Outlets For years 2021 to 2023

State	Year	Outlets at Start of	Outlets Opened	Terminations	Non - Renewals	Reacquired by Franchisor	Ceased Operations - Other Reasons	Outlets at End of Year
	2021	-	-	-	-	-	-	-
AL	2022	Ī	1	-	-	-	-	-
	2023	Ī	1	-	-	-	-	-
	2021	-	-	-	-	-	-	-
AK	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
ΑZ	2022	-	-	-	-	-	-	-
	2023	Ī	1	-	-	-	-	1
	2021	ı	ı	ı	-	-	-	-
AR	2022	Ī	1	-	-	-	-	-
	2023	ı	ı	ı	-	-	-	-
	2021	Ī	ı	1	-	-	-	-
CA	2022	•	-	1	-	-	-	-
	2023	•	-	1	-	-	-	-
	2021	ı	-	-	-	-	-	-
CO	2022	•	-	1	-	-	-	-
	2023	ı	-	ı	-	-	-	-
	2021	-	-	-	-	-	-	-
CT	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
DE	2021	ı	-	ı	-	-	-	-
DE	2022	Ī	1	-	-	-	-	-

	2023	_	_	_	_	_	_	_
	2023			-				
FL	2021	-	-		-	-	-	-
FL		-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
GA	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
***	2021	-	-	-	-	-	-	-
HI	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
ID	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
IL	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
IN	2022	-	-	-	-	-	-	-
	2023	-	1	-	-	-	-	1
	2021	-	-	-	-	-	-	-
IA	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
KS	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
KY	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
LA	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
ME	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
MD	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
MA	2022	-	-	-	-	-	-	-
	2023	-	1	-		-	-	1
MI	2021	-	-	-	-	-	-	-

	1				1		1	ı
	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
MN	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
MS	2022	-	-	-	-	-	-	-
	2023	ı	ı	-	-	-	-	-
	2021	-	-	-	-	-	-	-
MO	2022	-	-	-	-	-	-	-
	2023	ı	2	-	-	-	-	2
	2021	-	-	-	-	-	-	-
MT	2022	-	-	-	-	-	-	-
	2023	ı	ı	-	-	-	-	-
	2021	-	-	-	-	-	-	-
NE	2022	2*	-	-	-	-	-	2
	2023	2*	-	-	-	-	-	2
	2021	-	-	-	-	-	-	-
NV	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
NH	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
NJ	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
NM	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
NY	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
NC	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
ND	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
ОН	2022	-	-	-	-	-	-	-
	2023	-	1	-	-	-	-	1
	2023		1	_	_	_	_	1

	1	ı		1	1	1	1	1
	2021	-	-	-	-	-	-	-
OK	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
OR	2021	-	-	-	-	-	-	-
	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
PA	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
RI	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	_	-
	2021	-	-	-	-	-	-	-
SC	2022	-	-	-	-	-	-	-
	2023	-	2	-	-	-	-	2
	2021	-	-	-	-	-	-	-
SD	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
TN	2022	-	-	-	-	-	-	-
	2023	-	2	-	-	-	1	1
	2021	-	-	-	-	-	-	-
TX	2022	-	-	-	-	-	-	-
	2023	-	6	-	-	-	-	6
	2021	-	-	-	-	-	-	-
UT	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
VT	2022	-		-		-	-	
	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
VA	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
WA	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
WV	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
XX/T	2021	-	-	-	-	-	-	-
WI	2022	-	-	-	-	-	-	-
	1	1		I .	1	1	I	1

	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
WY	2022	-	-	-	-	-	-	-
	2023	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-
TOTAL	2022	2	-	-	-	-	-	2
	2023	2	16	-	-	1	-	17

<sup>\*</sup>These two Outlets are owned and operated by Stephen Vest, our Founder. These two Outlets operated in a geographic area containing five (5) Protected Territories.

Table No. 4: Status of Company-Owned Outlets For years 2021 to 2023

State	Year	Outlets at Start of Year	Outlets Opened	Outlets Reacquired from Franchisee	Outlets Closed	Outlets Sold to Franchisee	Outlets at End of Year
	2021	-	-	-	-	-	-
AL	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
AK	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
AZ	2022	-	1	-	1	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
AR	2022	-	1	-	1	-	-
	2023	-	-	-	-	-	-
	2021	-	1	-	ı	-	-
CA	2022	-	1	-	ı	-	-
	2023	-	1	-	1	-	-
	2021	-	-	-	-	-	-
CO	2022	-	1	-	ı	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
CT	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
DE	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
FL	2021	-	-	-	-	-	-

	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	_	-	-	-	-
GA	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
HI	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
ID	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
IL	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
IN	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	_	-	-	-	-
IA	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	_	-	-	-	-
KS	2022	-	-	-	-	-	-
	2023	-	_	-	-	-	-
	2021	-	-	-	-	-	-
KY	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
LA	2022	-	_	-	-	-	-
	2023	-	_	-	-	-	-
	2021	-	-	-	-	-	-
ME	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
MD	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
MA	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
MI	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
l	1	1	1	1	ı	I.	

	2024	1	<u> </u>		1		
	2021	-	-	-	-	-	-
MN	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
MS	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
MO	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
MT	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
NE	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	_	-	_	-	-	-
NV	2022	-	_	_	-	-	-
	2023	_	_	_	_	_	_
	2021	_	_	_	_	_	_
NH	2022	_	_	_	_	_	_
1,22	2023	_	_	_	_	-	_
	2021	_	_	_	_	_	_
NJ	2022	_	_	_	_	_	_
110	2023	_	_	_	_	_	_
	2021	_	_	_	_	-	_
NM	2022	_	_	_	_	_	_
14141	2023	_	_	-	-		_
	2023	_	<u>-</u>		_	-	
NY	2022	_	_	<u>-</u>	_	_	
111	2023	_	<u>-</u>	<u> </u>	-	_	-
	2023	-			-	-	-
NC		-	-	-	-	-	-
NC	2022 2023	-	-	-	-	-	-
		-	-	-	-	-	-
NID	2021	-	-	-	-	-	-
ND	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
OTT	2021	-	-	-	-	-	-
ОН	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
OK	2021	-	-	-	-	-	-
<b></b>	2022	-	-	-	-	-	-

	_			1	1		1
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
OR	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
PA	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
RI	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
SC	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
SD	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
TN	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
TX	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
UT	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
VT	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
VA	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
WA	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
WV	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	_	-	-	_	-	-
WI	2022	_	-	_	_	-	-
	2023	_	-	-	_	-	-
WY	2021	-	-	-	_	_	-
		I	I	l	1		I .

	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-
	2021	-	-	-	-	-	-
TOTAL	2022	-	-	-	-	-	-
	2023	-	-	-	-	-	-

Table No. 5: Projected Openings as of December 31, 2023 for the 2024 Fiscal Year

State	Franchise Agreements Signed but Outlet Not Opened	Projected New Franchised Outlets in the Next Fiscal Year	Projected New Affiliate-Owned Outlets in the Next Fiscal Year	Projected New Company-Owned Outlet in the Next Fiscal Year
AL	1	-	-	-
AK	-	-	-	-
AZ	-	1	-	-
AR	-	-	-	-
CA	-	-	-	-
CO	5	-	-	-
CT	1	-	-	-
DE	-	-	-	-
FL	3	2	•	•
GA	1	1	•	•
HI	-	-	-	-
ID	-	1	-	-
IL	-	-	-	-
IN	-	1	-	-
IA	-	-	-	-
KS	-	1	-	-
KY	-	1	-	-
LA	-	-	-	-
ME	-	-	-	-
MD	-	-	-	-
MA	-	1	-	-
MI	-	1	-	-
MN	-	1	-	-
MS	-	-	-	-
MO	-	1	-	-
MT	-	-	-	-
NE	-	-	-	-
NV	ı	-	-	-

NH	-	-	-	-
NJ	-	-	-	-
NM	-	-	-	-
NY	-	-	-	-
NC	-	-	-	-
ND	-	-	-	-
ОН	-	1	-	-
OK	-	-	-	-
OR	-	-	-	-
PA	-	-	-	-
RI	-	-	-	-
SC	1	1	-	-
SD	-	-	-	-
TN	1	1	1	-
TX	8	2	-	-
UT	1	•	1	-
VA	-	-	-	-
VT	-	-	-	-
WA	-	•	1	-
WV	-	-	-	-
WI	1	1	-	-
WY	-	-	-	-
Totals	23	18	0	0

Attached as <u>Exhibit I</u> are the names, addresses and telephone numbers of all franchisees as of the issuance date of this Disclosure Document. Except as provided herein, we have not had any franchisees who had a franchise terminated, cancelled and not renewed or who otherwise voluntarily or involuntarily ceased to do business under the Franchise Agreement as of the issuance date, or who has not communicated with us within 10 weeks of the issuance date of this Disclosure Document. If you buy this franchise, your contact information may be disclosed to other buyers when you leave the franchise system.

During the last three fiscal years, we have not had franchisees sign confidentiality provisions that would restrict their ability to speak openly about their experience with our System. There are no trademark-specific organizations formed by our franchisees that are associated with our System.

# ITEM 21 FINANCIAL STATEMENTS

Attached as Exhibit E to this Disclosure Document is our unaudited financial statements as of September 30, 2024, as well as our audited financial statements as of and for the year ended December 31, 2023, and as of December 31, 2022, and for the period from inception (June 30, 2022) to December 31, 2022. As we are a newly formed entity, we do not have three years of audited financial statements. Our fiscal year end is December 31.

# ITEM 22 CONTRACTS

Attached to this Disclosure Document are the following contracts and their attachments:

Exhibit B: Franchise Agreement and Exhibits

Exhibit C: Multi-Unit Addendum Exhibit D: State Specific Addenda

Exhibit F Sample Termination and Release Agreement
Exhibit H: Confidentiality and Non-Disclosure Agreement
Exhibit J: Franchisee Questionnaire/Compliance Certification

# ITEM 23 RECEIPTS

Exhibit L of this Franchise Disclosure Document contains a detachable document, in duplicate, acknowledging receipt of this Franchise Disclosure Document by a prospective franchisee. You should sign both copies of the Receipt. You should retain one signed copy for your records and return the other signed copy to HPB Blinds and Shutters LLC at 2525 N. 117<sup>th</sup> Avenue, Third Floor, Omaha, Nebraska 68164.

# Exhibit A to HPB Blinds and Shutters LLC Franchise Disclosure Document

# List of State Administrators and Agents for Service of Process

# LIST OF STATE ADMINISTRATORS

## **CONNECTICUT**

The Banking Commissioner
The Department of Banking
Securities and Business Investment Division
260 Constitution Plaza
Hartford, CT 06103-1800
(860) 240-8299

## **ILLINOIS**

Illinois Office of the Attorney General Franchise Division 500 South Second Street Springfield, Illinois 62706 (217) 782-4465

## **INDIANA**

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

## **MICHIGAN**

Consumer Protection Division Attn: Franchise Section 525 W. Ottawa Street G. Mennen Williams Building, 1st Floor Lansing, MI 48933 (517) 373-7117

## **MINNESOTA**

Minnesota Department of Commerce 857<sup>th</sup> Place East, Suite 280 St. Paul, Minnesota 55101 (651) 539-1500

## **NORTH DAKOTA**

North Dakota Securities Department 600 Boulevard Avenue, State Capitol Fifth Floor, Dept. 414 Bismarck, North Dakota 58505-0510 (701) 328-4712

## **RHODE ISLAND**

Department of Labor and Regulation Securities Division Bldg. 69, First Floor John O. Pastore Center 1511 Pontiac Avenue Cranston, Rhode Island 02920 (401) 462-9527

#### SOUTH DAKOTA

Department of Labor and Regulation Director of Division of Securities 124 E. Euclid, Suite 104 Pierre, South Dakota 57501 (605) 773-4823

## **VIRGINIA**

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

## **WISCONSIN**

Office of the Commissioner of Securities 345 West Washington Avenue, Fourth Floor Madison, Wisconsin 53703 (608) 261-9555

# AGENTS FOR SERVICE OF PROCESS

#### NORTH DAKOTA

North Dakota Securities Department 600 Boulevard Avenue, State Capitol Fifth Floor, Dept. 414 Bismarck, North Dakota 58505-0510 (701) 328-4712

## **ILLINOIS**

Illinois Office of the Attorney General Franchise Division 500 South Second Street Springfield, Illinois 62706 (217) 782-4465

## **INDIANA**

Secretary of State Franchise Section 302 West Washington, Room E-111 G. Mennen Williams Building, 1 Lansing, MI 48933 (517) 373-7117

## **MINNESOTA**

Minnesota Department of Commerce 857<sup>th</sup> Place East, Suite 280 St. Paul, Minnesota 55101 (651) 539-1500

## **CONNECTICUT**

The Banking Commissioner
The Department of Banking
Securities and Business Investment Division
260 Constitution Plaza
Hartford, CT 06103-1800
(860) 240-8299

#### **VIRGINIA**

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

## **RHODE ISLAND**

Department of Labor and Regulation Securities Division Bldg. 69, First Floor John O. Pastore Center 1511 Pontiac Avenue Cranston, Rhode Island 02920 (401) 462-9527

## **SOUTH DAKOTA**

Department of Labor and Regulation Director of Division of Securities 124 E. Euclid, Suite 104 Pierre, South Dakota 57501 (605) 773-4823

## WISCONSIN

Office of the Commissioner of Securities 345 West Washington Avenue, Fourth Floor Madison, Wisconsin 53703 (608) 261-9555

# Exhibit B to HPB Blinds and Shutters LLC Franchise Disclosure Document

**Franchise Agreement** 

# Exhibit C to HPB Blinds and Shutters LLC Franchise Disclosure Document

# **Multi-Unit Addendum**

# Exhibit D to HPB Blinds and Shutters LLC Franchise Disclosure Document

State Specific Addenda

# ADDENDUM TO HPB BLINDS AND SHUTTERS LLC FRANCHISE AGREEMENT REOUIRED BY THE STATE OF MINNESOTA

## The Franchise Agreement is specifically amended as follows:

In recognition of the Minnesota Franchise Law, Minn. Stat., Chapter 80C, Sections 80C.01 through 80C.22, and the Rules and Regulations promulgated pursuant thereto by the Minnesota Commission of Securities, Minnesota Rule 2860.4400, et seq., the parties to the attached Franchise Agreement ("Agreement") agree as follows:

With respect to franchises governed by Minnesota law, Franchisor will comply with Minn. Stat. Sec. 80C.14, Subds. 3, 4 and 5 which require, except in certain specified cases, that Franchisee be given 90 days' notice of termination (with 60 days to cure) and 180 days' notice of non-renewal of the Agreement.

As required by Minnesota Franchise Act, Minn. Stat. Sec. 80C.12(g), Franchisor will reimburse Franchisee for any costs incurred by Franchisee in the defense of Franchisee's right to use the Marks, so long as Franchisee was using the Marks in the manner authorized by Franchisor, and so long as Franchisor is timely notified of the claim and is given the right to manage the defense of the claim including the right to compromise, settle or otherwise resolve the claim, and to determine whether to appeal a final determination of the claim.

With respect to franchises governed by Minnesota law, Franchisor will comply with Minn. Stat. Sec. 80C.14, Subds. 3, 4 and 5 which require, except in certain specified cases, that Franchisee be given 90 days' notice of termination (with 60 days to cure) and 180 days' notice of non-renewal of the Agreement.

A general release shall not relieve any person from liability imposed by the Minnesota Franchise Law, Minn. Stat., Chapter 80C, Section 80C.22.

The franchisee cannot consent to franchisor obtaining injunctive relief. The franchisor may <u>seek</u> injunctive relief. *See* Minn. Rule 2860.4400J. A court will determine if a bond is required.

Nothing in the Disclosure Document or Agreement can abrogate or reduce any of your rights as provided for in Minnesota Statutes 1984, Chapter 80C, or your rights to any procedure, forum, or remedies provided for by the laws of the jurisdiction.

Any claims brought pursuant to the Minnesota Franchises Act, § 80.C.01 et seq. must be brought within 3 years after the cause of action accrues. To the extent that any provision of the Franchise Agreement imposes a different limitations period, the provision of the Act shall control.

Any checks that are dishonored due to insufficient funds are governed by Minnesota Statute 604.113, which limits the service charge imposed on the payee of the dishonored check to a \$30 service charge. To the extent that any provision of the Franchise Agreement imposes a different service charge, Minnesota Statute 604.113 shall control.

**IN WITNESS WHEREOF**, each of the undersigned hereby acknowledges having read this Amendment, understands and consents to be bound by all of its terms.

HPB Blinds and Shutters LLC					
Franchisee:	_				
By:	By:				
Title:	Title:				

# ADDENDUM TO HPB BLINDS AND SHUTTERS LLC FRANCHISE AGREEMENT REOUIRED BY THE STATE OF NORTH DAKOTA

For franchises and franchisees subject to the North Dakota Franchise Investment Law, the following information supersedes or supplements, as the case maybe, the corresponding disclosures in the main body of the text of the HPB Blinds and Shutters LLC Franchise Agreement.

- 1. Section 2.2.8 of the Franchise Agreement is hereby amended to provide that any provision requiring a franchisee to sign a general release upon renewal of a franchise agreement is deleted in its entirety.
- 2. Section 3.1 is amended as follows:

Based on our financial statements and our duties to furnish goods and services, the North Dakota Securities Commissioner requires that we defer all initial franchise fees until we have fulfilled all of our pre-opening obligations to you under the Franchise Agreement and the franchisee has commenced during business pursuant to the franchise agreement.

- 3. Section 17.2 of the Franchise Agreement is hereby amended to add the following language: "Covenants not to compete such as those mentioned above are generally considered unenforceable in the State of North Dakota."
- 4. Section 18.1 of the Franchise Agreement is hereby amended to add the following language:

Any provision requiring that the Franchise Agreement be construed according to the laws of a state other than North Dakota is unfair, unjust or inequitable within the intent of Section 51-19-09 of the North Dakota Franchise Investment Law and is void. These provisions are hereby amended to provide that the Franchise Agreement is to be construed according to the laws of North Dakota.

5. Section 18.2 of the Franchise Agreement is hereby amended to add the following language:

Any provision requiring a franchisee to agree to mediation or courts outside of North Dakota has been determined to be unfair, unjust and inequitable within the intent of Section 51-19- 09 of the North Dakota Franchise Investment Law. These provisions are amended to provide the site of mediation or litigation must be agreeable to all parties and may not be remote from the franchisee's place of business.

6. Section 18.3 of the Franchise Agreement is hereby amended to add the following language:

Any provision requiring a franchisee to agree that arbitration or mediation disputes are to be held in Nebraska has been determined to be unfair, unjust, and inequitable within the intent of Section 51-19-09 of the North Dakota Franchise Investment Law. This provision is hereby amended to provide that the site of arbitration or mediation must be agreeable to all parties and may not be remote from the franchisee's place of business.

7. Section 18.4 of the Franchise Agreement is hereby amended to add the following language:

Any provision which designates jurisdiction or venue or requires the franchisee to agree to jurisdiction or venue in a forum outside of North Dakota is void with respect to any cause of action which is otherwise enforceable in North Dakota.

8. Section 18.9 of the Franchise Agreement is hereby amended to provide that the statute of limitations

under North Dakota law will apply.

- 9. Section 18.10 of the Franchise Agreement are hereby amended to provide that any provision requiring a franchisee to consent to a waiver of exemplary and punitive damages is unfair, unjust or inequitable within the intent of Section 51-19-09 of the North Dakota Franchise Investment Law and is void.
- 10. Section 18.11 of the Franchise Agreement is hereby amended to provide that any provision requiring a franchisee to waive his or her right to a jury trial has been determined to be unfair, unjust and inequitable within the intent of Section 51-19- 09 of the North Dakota Franchise Investment Law and is void.
- 11. Section 16.4 is hereby deleted in its entirety.
- 12. Section 22.8 of the Franchise Agreement is hereby amended to provide that any provision requiring a franchisee to pay all costs and expenses incurred by the franchisor in enforcing the Franchise Agreement is unfair, unjust, and inequitable within the intent of Section 51-19-09 of the North Dakota Franchise Investment Law. This provision is amended to provide that the prevailing party in any enforcement action is entitled to recover all costs and expenses including attorney's fees.

Franchisee Initial/Date	Franchisor's Initials/Date

# ADDENDUM TO HPB BLINDS AND SHUTTERS LLC FRANCHISE DISCLOSURE DOCUMENT REOUIRED BY THE STATE OF INDIANA

To the extent the Indiana Franchise Registration and Disclosure Law applies, the terms of this Addendum apply. Item 17, Additional Disclosures. The following statements are added to Item 17:

The laws of the State of Indiana supersede any provisions of the Franchise Agreement/ the other agreements or Nebraska law if such provisions are in conflict with Indiana law.

Any provision in the Franchise Agreement which designates jurisdiction or venue or requires the Franchisee to agree to jurisdiction or venue, in a forum outside of Indiana, is deleted from any Franchise Agreement issued in the State of Indiana.

# ADDENDUM TO HPB BLINDS AND SHUTTERS LLC FRANCHISE DISCLOSURE DOCUMENT REOUIRED BY THE STATE OF MAINE

## **NOTICE**

- 1. As required by Maine law, we have secured a bond in the amount of \$30,000 issued by SureTec Insurance Company, 2103 City West Boulevard, Suite 1300, Houston, Texas 77042. Before signing a contract to purchase a business opportunity, you should check with the surety company to determine the current status of the bond.
- 2. Pursuant to Maine statute you have the right to avoid the contract for purchase of this business opportunity within 3 business days following the signing of the contract. You should obtain and study a copy of the law regulating the sale of business opportunities before you attempt to avoid the contract. This law is found in the Maine Revised Statutes, Title 32, section 4698.

# ADDENDUM TO HPB BLINDS AND SHUTTERS LLC FRANCHISE DISCLOSURE DOCUMENT REOUIRED BY THE STATE OF MINNESOTA

In accordance with the requirements of the state of Minnesota the following disclosure should be read in conjunction with the Disclosure Document. Any inconsistency with the information contained in the Disclosure Document will be resolved in favor of this Minnesota Addendum.

## 1. Item 13 **Trademarks** is amended by adding the following:

As required by the Minnesota Franchise Act, Minn. Stat. Sec. 80C.12(g), we will reimburse you for any of your costs incurred in the defense of your right to use the Marks, so long as you were using the Marks in the manner authorized by us, and so long as we are timely notified of the claim and are given the right to manage the defense of the claim including the right to compromise, settle or otherwise resolve the claim, and to determine whether to appeal a final determination of the claim.

2. Item 17 **Renewal. Termination. Transfer and Dispute Resolution** is amended by adding the following:

## A. Renewal and Termination

With respect to franchises governed by Minnesota law, we will comply with Minn. Stat. Sec. 80C.14, Subds. 3, 4 and 5 which require, except in certain specified cases, that you be given 90 days' notice of termination (with 60 days to cure) and 180 days' notice for non-renewal of the Agreement.

# B. Choice of Forum

Nothing in the Disclosure Document or Agreement can abrogate or reduce any of your rights as provided for in Minnesota Statutes 1984, Chapter 80C, or your rights to any procedure, forum, or remedies provided for by the laws of the jurisdiction.

## C. Releases

A general release shall not relieve any person from liability imposed by the Minnesota Franchise Law, Minn. Stat., Chapter 80C, Sections 80C.22.

Any checks that are dishonored due to insufficient funds are governed by Minnesota Statute 604.113, which limits the service charge imposed on the payee of the dishonored check to a \$30 service charge. To the extent that any provision of the Franchise Disclosure Document imposes a different service charge, Minnesota Statute 604.113 shall control.

These franchises have been registered under the Minnesota Franchise Act, registration does not constitute approval, recommendation, or endorsement by the Commissioner of Commerce of Minnesota or a finding by the Commissioner that the information provided herein is true, complete, and not misleading.

The Minnesota Franchise Act makes it unlawful to offer or sell any franchise in this state which is subject to registration without first providing to the franchisee, at least 7 days prior to the execution by the prospective franchisee of any binding franchise or other agreement, or at least 7 days prior to the payment of any consideration, by the franchisee, whichever occurs first, a copy of this Disclosure Document, together with a copy of all proposed agreements relating to the franchise. This Disclosure Document contains a summary only of certain material provisions of the Franchise Agreement. The contract or agreement should be referred to for an understanding of all rights and obligations of both the franchisor and the franchisee.

# ADDENDUM TO HPB BLINDS AND SHUTTERS LLC FRANCHISE DISCLOSURE DOCUMENT REOUIRED BY THE STATE OF NORTH CAROLINA

The State of North Carolina has not reviewed and does not approve, recommend, endorse or sponsor any business opportunity. The information contained in this disclosure has not been verified by the State. If you have any questions about this investment, see an attorney before you sign a contract or agreement.

If the seller fails to deliver the product(s), equipment or supplies necessary to begin substantial operation of the business within 45 days of the delivery date stated in your contract, you may notify the seller in writing and demand that the contract be cancelled.

# ADDENDUM TO HPB BLINDS AND SHUTTERS LLC FRANCHISE DISCLOSURE DOCUMENT REOUIRED BY THE STATE OF NORTH DAKOTA

In recognition of the requirements of the North Dakota Franchise Investment Law, N.D. Cent. Code, §§ 51-19-01 through 51-19-17, and the policies of the office of the State of North Dakota Securities Commission, the Franchise Disclosure Document for HPB Blinds and Shutters LLC shall be amended by the addition of the following language:

1. Item 5 is amended by the following:

Based on our financial statements and our duties to furnish goods and services, the North Dakota Securities Commissioner requires that we defer all initial franchise fees until we have fulfilled all of our pre-opening obligations to you under the Franchise Agreement and the franchisee has commenced during business pursuant to the franchise agreement.

- 2. Item 17: The North Dakota Securities Commissioner has held the following to be unfair, unjust, or inequitable to North Dakota franchisees (Section 51-19-09, North Dakota Century Code ("N.D.C.C"):
  - A. Restrictive Covenants: Franchise Disclosure Documents which disclose the existence of covenants restricting competition contrary to Section 9-08-06 N.D.C.C., without further disclosing that such covenants will be subject to this statute.
  - B. Situs of Arbitration Proceedings: Franchise agreements providing that the parties must agree to mediate or arbitrate disputes at a location that is remote from the site of the franchisee's business.
  - C. Restriction on Forum: Requiring North Dakota franchisees to consent to the jurisdiction of courts outside of North Dakota.
  - D. Liquidated Damages and Termination Penalties: Requiring North Dakota franchisees to consent to liquidated damages or termination penalties.
  - E. Applicable Laws: Franchise agreements which specify that any claims arising under the North Dakota franchise law will be governed by the laws of a state other than North Dakota.
  - F. Waiver of Trial by Jury: Requiring North Dakota franchisees to consent to the waiver of a trial by jury.
  - G. Waiver of Exemplary and Punitive Damages: Requiring North Dakota franchisees to consent to a waiver of exemplary and punitive damages.
  - H. General Release: Requiring North Dakota franchisees to execute a general release of claims as a condition of renewal or transfer of a franchise.

Franchisee Initials/Date	Franchisor's Initials/Date

# ADDENDUM TO HPB BLINDS AND SHUTTERS LLC FRANCHISE DISCLOSURE DOCUMENT REOUIRED BY THE STATE OF SOUTH CAROLINA

The State of South Carolina has not reviewed and does not approve, recommend, endorse or sponsor any business opportunity. The information contained in this disclosure has not been verified by the State. If you have any questions about this investment, see an attorney before you sign a contract or agreement.

If the seller fails to deliver the product, equipment or supplies necessary to begin substantial operation of the business within forty-five (45) days of the delivery date stated in your contract, you may notify the seller in writing and demand that the contract be cancelled.

# ADDENDUM TO HPB BLINDS AND SHUTTERS LLC FRANCHISE DISCLOSURE DOCUMENT REOUIRED BY THE STATE OF SOUTH DAKOTA

The Franchise Disclosure Document for HPB Blinds and Shutters LLC shall be amended by the addition of the following language:

Item 5 is amended by the following:

HPR Blinds and Shutters LLC

Based on our financial statements and our duties to furnish goods and services, the South Dakota Securities Regulation Office requires that we defer all initial franchise fees until we have fulfilled all of our preopening obligations to you under the Franchise Agreement and the franchisee has commenced during business pursuant to the franchise agreement.

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

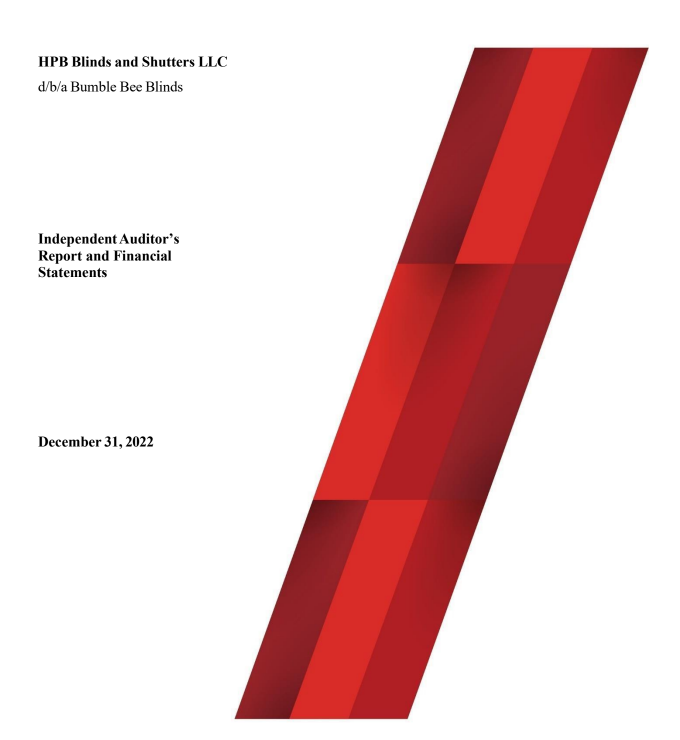
(i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

**IN WITNESS WHEREOF**, each of the undersigned hereby acknowledges having read this Amendment, understands and consents to be bound by all of its terms.

Franchisee:		
Ву:	By:	
Title:	Title:	

# Exhibit E to HPB Blinds and Shutters LLC Franchise Disclosure Document

# **Financial Statements**



# HPB Blinds and Shutters LLC d/b/a Bumble Bee Blinds December 31, 2022

# Contents

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1120 S. 101st Street, Suite 410 / Omaha, NE 68124 **P** 402.392.1040 / **F** 402.392.1772 **forvis.com** 

## **Independent Auditor's Report**

To the Members and Management HPB Blinds and Shutters LLC Omaha, Nebraska

#### **Opinion**

We have audited the financial statements of HPB Blinds and Shutters LLC d/b/a Bumble Bee Blinds (the Company), which comprise the balance sheet as of December 31, 2022, and the related statements of operations, members' equity, and cash flows for the period from inception (June 30, 2022) to December 31, 2022, 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 HPB Blinds and Shutters LLC d/b/a Bumble Bee Blinds as of December 31, 2022, and the results of its operations and its cash flows for the period from inception (June 30, 2022) to December 31, 2022 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 these financial statements are 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 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.

FORVIS, LLP

Omaha, Nebraska April 27, 2023



# HPB Blinds and Shutters LLC d/b/a Bumble Bee Blinds Balance Sheet December 31, 2022

# **Assets Current Assets** Cash \$667,398 Accounts receivable \$19,495 Prepaid franchise commissions, current portion \$8,005 Total current assets \$694,898 Prepaid Franchise Commissions, Net of Current Portion \$91,389 Total assets \$786,287 Liabilities and Members' Equity **Current Liabilities** Accounts payable and accrued expenses \$10,741 Due to related parties \$78,579 \$8,708 Deferred service fee revenue

Deferred Franchise Fee Revenue, Net of Current Portion



Exhibit E to FDD

\$26,799

\$124,827

Deferred franchise fee revenue, current portion

Total current liabilities

Total liabilities

\$190,960

\$786,287

**Members' Equity** \$595,327

Total liabilities and members' equity

# HPB Blinds and Shutters LLC d/b/a Bumble Bee Blinds Statement of Operations

# For the Period from Inception (June 30,2022) to December 31, 2022

Revenues	,
Franchise revenues	\$618
Other service fees	10,687
	11,305
Cost of Revenue	
Franchise consulting commissions	60,763
Gross Profit (Loss)	(49,458)
Operating Expenses	
Advertising	35,157
General and administrative	149,958
	185,115
Net Loss	\$(234,573)



# HPB Blinds and Shutters LLC d/b/a Bumble Bee Blinds Statement of Members' Equity For the Period from Inception (June 30,2022) to December 31, 2022

Balance, Beginning of Period	\$ -
Net loss Members' contributions	(234,573) 829,900
Balance, End of Period	<u>\$595,327</u>

# HPB Blinds and Shutters LLC d/b/a Bumble Bee Blinds Statement of Cash Flows

# For the Period from Inception (June 30,2022) to December 31, 2022

<b>Operating Activities</b>	
Net loss	\$(234,573)
Changes in	
Accounts receivable	\$(19,495)
Prepaid franchise commissions	\$(99,394)
Accounts payable and accrued expenses	\$10,741
Due to related parties	\$78,579
Deferred service fee revenue	\$8,708
Deferred franchise fee revenue	\$92,932
Net cash used in operating activities	\$(162,502)
Financing Activities	
Members' contributions	\$829,900
Net cash provided by financing activities	\$829,900
Increase in Cash	\$667,398
Cash, Beginning of Period	
Cash, End of Period	\$667,398



# **Note 1: Nature of Operations and Summary of Significant Accounting Policies**

### Nature of Operations

HPB Blinds and Shutters LLC was formed on June 30, 2022, in the Commonwealth of Pennsylvania. The Company is a franchisor of independent franchisees and grants qualified individuals the right to operate a business that specializes in commercial and residential blinds and shutters installation services under the Bumble Bee Blinds trade name.

#### Use of Estimates

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

#### Cash

The Company maintains cash balances at a financial institution, the balance of which may exceed the threshold for insurance provided by the Federal Deposit Insurance Corporation (FDIC). At December 31, 2022, the Company's bank balances exceeded federally insured limits by approximately \$417,000.

#### Accounts Receivable

Accounts receivable are stated at the amount of consideration from customers of which the Company has an unconditional right to receive plus any accrued and unpaid interest. The Company provides an allowance for doubtful accounts, which is based upon a review of outstanding receivables, historical collection information and existing economic conditions. The Company deemed an allowance for doubtful accounts unnecessary at December 31, 2022.

Accounts receivable are ordinarily due 30 days after the issuance of the invoice. Accounts past due more than 120 days are considered delinquent. Delinquent receivables are written off based on individual credit evaluation and specific circumstances of the customer.



### Note 1: Nature of Operations and Summary of Significant Accounting Policies - Continued

#### **Prepaid Franchise Commissions**

In connection with entering into new franchise agreements with franchisees, the Company pays specified commissions to third parties for services provided to facilitate the execution of the franchise agreement. These commissions are deferred and amortized into expense in future periods over the life of the franchise agreement. The franchise agreement terms are generally ten years.

#### Deferred Revenue

Revenue from franchise fees collected under the franchise agreements are initially deferred and recognized as revenue over the term of the franchise agreement, which is generally ten years. Revenue for certain other services performed by the Company on an annual basis under the franchise agreements are initially deferred and recognized as revenue ratably over a 12 month period as the services are performed.

### Long-lived Asset Impairment

The Company evaluates the recoverability of the carrying value of long-lived assets whenever events or circumstances indicate the carrying amount may not be recoverable. If a long-lived asset is tested for recoverability and the undiscounted estimated future cash flows expected to result from the use and eventual disposition of the asset is less than the carrying amount of the asset, the asset cost is adjusted to fair value and an impairment loss is recognized as the amount by which the carrying amount of a long-lived asset exceeds its fair value. No asset impairment was recognized during the year ended December 31, 2022.



### Note 1: Nature of Operations and Summary of Significant Accounting Policies - Continued

### Revenue Recognition

The Company generates revenue from the sale of franchise licenses under various agreements. The initial franchise fee is due at signing and is earned based on the recognition of specific performance obligations. The Company can charge various other fees as outlined in the Franchise Disclosure Document. Revenue from royalties is recognized in the period in which the underlying sale occurs.

The Company accounts for revenue under the provisions of Financial Accounting Standards Board (FASB) ASC 606 and Accounting Standards Update 2021-02, *Franchisors – Revenue from Contracts with Customers (Subtopic 952-606.* ASC 606 prescribes a five-step model for revenue recognition that includes:

- 1) Identify the contract;
- 2) Identify the performance obligations;
- 3) Determine the transaction price;
- 4) Allocate the transaction price to the performance obligations; and
- 5) Recognize revenue as performance obligations are satisfied

The practical expedients under ASU 2021-02 aim to simplify the application about identifying performance obligations by permitting franchisors that are not public business entities to account for pre-opening services provided to a franchisee as distinct from the franchise license. The Company has elected to apply the practical expedients under ASU 2021-02.

# **Income Taxes**

The Company's members have elected to have the Company's income taxed as a partnership under provisions of the Internal Revenue Code and a similar section of the Nebraska income tax law. Therefore, taxable income or loss is reported to the individual members for inclusion in their respective tax returns and no provision for federal and state income taxes is included in these financial statements.

### Limitation of Liability

The Company is a limited liability company, therefore no member, agent or employee of the Company shall be personally liable for the debts, obligations or liabilities of the Company, whether arising in contract, tort or otherwise, or for the acts or omissions of any other member, director, manager, agent or employee of the Company. As a limited liability company, the member's liability is limited to amounts reflected in their respective member equity accounts.



### **Note 2:** Revenue from Contracts with Customers

#### Franchise Fees

Upon the execution of a franchise agreement, the franchise will pay the Company an initial franchise fee, which varies based on the number of territories covered under the franchise agreement. Revenue from franchise fees are recognized ratably over the franchise agreement term, which is generally ten years.

#### Variable Consideration

Franchise agreements contain variable considerations in the form of royalty, technology, software, lead generation, and national advertising fees. These fees are recorded as revenue and recognized as these services are delivered because the variable payment relates specifically to the performance obligation of using the license.

#### **Contract Balances**

The following table provides information about the Company's receivables, contract assets and contract liabilities from contracts with customers as of December 31, 2022:	d
Accounts receivable, beginning of period	\$
Accounts receivable, end of period	-
recounts receivable, end of period	19,495
Contract liabilities, beginning of period	\$
Contract liabilities, end of period	101.64
0	101,64

The Company has no contract assets as of December 31, 2022.

#### Accounting Policies and Practical Expedients Elected

The Company is applying an accounting policy election, which allows an entity to exclude from revenue any amounts collected from customers on behalf of third parties, such as sales taxes and other similar taxes the Company collects concurrent with revenue-producing activities. Therefore, revenue is presented net of sales taxes and similar revenue-based taxes.

For incremental costs of obtaining a contract, the Company elected a practical expedient, which permits an entity to recognize incremental costs to obtain a contract as an expense when incurred if the amortization period is less than one year. This election had an immaterial effect on the Company's financial statements.



# **Note 3: Related Party Transactions**

The Company has an affiliate, SVHB Marketing, LLC, a Pennsylvania limited liability company formed on May 13, 2020. All individuals performing services for the Company are employed by SVHB Marketing, LLC, and the Company recognizes an allocation of the compensation expense from the affiliate company. Expenses allocated to the Company from SVHB Marketing, LLC for the period ending December 31, 2022 totaled \$109,356. At December 31, 2022, due to related parties includes \$30,192 for amounts owed to SVHB Marketing, LLC for allocated expenses.

The Company has several affiliates that collectively operate under the trade name of Horsepower Brands. During the course of operations, some affiliates may often pay certain costs on behalf of the Company, which are allocated to the Company and other affiliates or directly reimbursed. Costs allocated to the Company, from these other affiliates for the period ending December 31, 2022 totaled \$55,291. At December 31, 2022, due to related parties include \$48,387 for these charges.

#### **Note 4: Subsequent Events**

Subsequent events have been evaluated through April 27, 2023, which is the date the financial statements were available to be issued.



# Exhibit F to HPB Blinds and Shutters LLC Franchise Disclosure Document

**Sample Termination and Release Agreement** 

# SAMPLE TERMINATION OF FRANCHISE AGREEMENT AND RELEASE UPON TRANSFER TO AN AUTHORIZED FRANCHISEE

This Termination of Franchise Agreement and Release (the "Agreement") is made this day of , 20 , by and between HPB Blinds and Shutters LLC, a Pennsylvania limited liability company, with its principal place of business at 2525 N. 117<sup>th</sup> Avenue, Omaha, Nebraska 68164 ("Franchisor") and \_\_\_\_\_\_, a \_\_\_\_\_\_ with its principal place of business at ("Transferor"). **BACKGROUND** A. On \_\_\_\_\_\_, Transferor entered into a franchise agreement (the "Franchise Agreement") with Franchisor for the right to operate a Bumble Bee Blinds Business under Franchisor's proprietary marks and system (the "System" at the following approved location: \_(the "Bumble Bee Blinds Business"). Transferor has satisfied all conditions of transfer as specified in the Franchise Agreement and now desires to sell the business to , who has been approved by Franchisor as an authorized transferee. В. In order to complete Transferor's sale of the business, Transferor now desires to terminate the Franchise Agreement and all rights and obligations between the parties relating to the Franchise Agreement, and Franchisor desires to accept such termination, pursuant to the terms of this Agreement. **AGREEMENT** 

In consideration of the mutual promises and covenants contained in this Agreement, and for other good and valuable consideration, the receipt and sufficiency of which is acknowledged, and intending to be legally bound, the parties agree as follows:

- 1. Subject to the terms and conditions contained in this Agreement, the Franchise Agreement and all rights and obligations between Franchisor and Transferor arising from or related to the Franchise Agreement are terminated, effective as of the date of this Agreement.
- 2. Notwithstanding anything in this Agreement to the contrary, the parties agree that Transferor shall remain bound by all of the post-term covenants and obligations contained in the Franchise Agreement including, without limitation, those relating to Confidential Information and Non-competition.
- 3. Transferor represents and warrants that all of Transferor's monetary obligations to Franchisor and its subsidiaries and affiliates have been satisfied in full as of the date of this Agreement.
- 4. Transferor, for itself and all persons and entities claiming by, through or under it, release, acquit and forever discharge Franchisor and its present and former officers, employees, shareholders, directors, agents, servants, representatives, affiliates, successors and assigns (the "Franchisor Releasees") from all obligations, claims, debts, demands, covenants, contracts, promises, agreements, liabilities, costs, attorney's fees, actions or causes of action whatsoever, whether known or unknown, which Transferor, by itself, on behalf of, or in conjunction with any other person, persons, partnership or corporation, have, had or claim to have against the Franchisor Releasees arising out of or related to the offer, sale and

operation of the business, and the parties' rights or obligations under the Franchise Agreement.

- Excluding the indemnification obligations in the Franchise Agreement, and Transferor's obligations as in Section 2 of this Agreement, Franchisor, for itself and all persons and entities claiming by, through or under it, releases, acquits and forever discharges Transferor and Transferor's employees, agents, servants, representatives, affiliates, successors and assigns (the "Transferor Releasees") from all obligations, claims, debts, demands, covenants, contracts, promises, agreements, liabilities, costs, attorney's fees, actions or causes of action whatsoever, whether known or unknown, which it, by itself, on behalf of, or in conjunction with any other person, persons, partnership or corporation, have, had or claim to have against the Transferor Releasees arising out of or related to the offer, sale and operation of the business, and the parties' rights or obligations under the Franchise Agreement. Specifically excepted from this release are any claims asserted against Franchisor or any of its present and former officers, employees, members, directors, agents, servants, representatives, affiliates, successors or assigns (the "Indemnified Parties") by any third party, which claims arise out of or relate to the Franchise Agreement prior to the Effective Date of this Agreement. Transferor agrees to indemnify and hold the Indemnified Parties harmless from all losses, damages, liabilities, claims, costs, expenses, or judgments, including reasonable attorneys' fees incurred in connection with such claims (in the manner prescribed in the Franchise Agreement).
- 6. This Agreement constitutes the entire integrated agreement of the parties with respect to the subject matter contained in this Agreement and may not be subject to any modification without the written consent of the parties.
- 7. This Agreement shall be construed under the laws of the Commonwealth of Pennsylvania, which laws shall control in the event of any conflict of law.
- 8. This Agreement shall be for the benefit of and binding upon the parties and their respective representatives, successors and assigns.
- 9. Each party acknowledges that the terms of this Agreement have been completely read and are fully understood and voluntarily accepted by each party, after having a reasonable opportunity to retain and confer with counsel. This Agreement is entered into after a full investigation by the parties, and the parties are not relying upon any statements or representations not embodied in this Agreement.
- 10. In the event that Franchisor retains the services of legal counsel to enforce the terms of this Agreement, it shall be entitled to recover all costs and expenses, including reasonable attorney's fees, incurred in enforcing the terms of this Agreement.
- 11. Transferor agrees that Transferor has and had a relationship with Franchisor at its offices in the State of Nebraska and that, with the exception of Franchisor's right to seek injunctive relief in any appropriate jurisdiction, any action by or against Franchisor arising out of or relating to this Agreement shall be commenced and concluded in the State of Nebraska pursuant to the mediation, venue and jurisdiction provisions of the Franchise Agreement.
- 12. This Agreement may be executed in multiple counterparts by the various parties and the failure to have the signatures of all parties on a single Agreement shall not affect the validity or enforceability of any part of this Agreement against any party who executes any counterpart of the Agreement. Executed facsimile copies of this Agreement shall be deemed to be effective as original signatures.

BOUND BY ITS TERMS.	
HPB BLINDS AND SHUTTERS LLC	
By:	<u> </u>
FRANCHISEE	
Bv·	

I HAVE READ THE ABOVE AGREEMENT AND UNDERSTAND ITS TERMS. I

WOULD NOT SIGN THIS AGREEMENT IF I DID NOT UNDERSTAND AND AGREE TO BE

# Exhibit G to HPB Blinds and Shutters LLC Franchise Disclosure Document

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  - Semi Absentee
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- Brightway
- Market Analysis
- Gaining Site Acceptance

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- Letterhead
- Signage Requirements
  - Door Hangers
  - · Yard Signs

Pre-Launch Checklist

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  - Traction
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- Brightway
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- Business Cards
- Letterhead
- Signage Requirements

- Door Hangers
- Yard Signs

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Service Titan

ZeeRecruite

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Service Titan

Solatech

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Nicejob

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# Exhibit H to HPB Blinds and Shutters LLC Franchise Disclosure Document

**Confidentiality and Non-Disclosure Agreement** 

### CONFIDENTIALITY AND NONDISCLOSURE AGREEMENT

I \_\_\_\_\_\_, in consideration of the approval by HPB BLINDS AND SHUTTERS, LLC ("Franchisor") to review certain confidential information including, without limitation, certain price lists, manuals and/or other information relating to the operation of a Bumble Bee franchise ("Confidential Information") before completing my contemplated purchase of such franchise, hereby agree to maintain the confidentiality of all such Confidential Information in recognition that such information is confidential and is divulged only to Bumble Bee Blinds franchisees. If I am unable to consummate the contemplated purchase of the Bumble Bee Blinds franchise or to otherwise become a Bumble Bee Blinds franchisee, I shall not disclose any of this information to any other person. I further represent and warrant that I shall not use such information in any other capacity except as an authorized Bumble Bee Blinds franchisee. I hereby acknowledge that I shall not reproduce any of the Confidential Information being entrusted to me today, nor shall I make any oral or written notes regarding any of the information contained therein.

I acknowledge and agree that disclosure or unauthorized use of any of the Confidential Information presented to me is likely to cause Franchisor or an affiliate of Franchisor immediate and irreparable harm, which is not compensable in money damages. I hereby consent, in the event of my unauthorized use or disclosure of such Confidential Information, to the entry of injunctive relief in favor of Franchisor or an affiliate of Franchisor, including temporary restraining orders and preliminary injunctions, without the requirement of bond, under the usual equity rules.

I HAVE READ THE ABOVE CONFIDENTIALITY AGREEMENT AND UNDERSTAND ITS TERMS. I WOULD NOT SIGN THIS AGREEMENT IF I DID NOT UNDERSTAND IT AND AGREE TO BE BOUND BY ITS TERMS.

Dated:		
	Signature	
	Printed Name	

# Exhibit I to

# HPB Blinds and Shutters LLC Franchise Disclosure Document

# List of Franchisees and Franchisees That Have Left the System in the Past Fiscal Year

# LIST OF CURRENT FRANCHISED LOCATIONS OF THE ISSUANCE DATE

The names of all current operational franchisees and the address and telephone number of each of their locations as of the date of this disclosure document.

Name	Address	Location	Territories	Phone
Jeffrey & Merri SweattStephen Vest	21342 Cobblestone Circle,  Gretna, NE 680281038  Commerce Blvd,  Pelham, AL 35124	Omaha, NEAL, Birmingham	<u>54</u>	205-651- 4889402-215- 4800
Bryan & Karianne DickStephen Vest	1252 Hawkfly Rd, Lincoln, NE 685213959 E Powell Ct, Gilbert, AZ 85298	Lincoln, NEAZ, Phoenix	<u>24</u>	480-934- 0904402-215- 4800
Christopher and Miriam FaulknerSheme kia & TeRon Lawrence	147 Lloyds Rd, Ste 405, Oak Point, TX 75068Scottsdale, AZ	Frisco, Texas AZ, Scottsdale	3	480-765- 3312469-616- 2899
Amber and Eric HoffmanSarah Alwais	2918 CR 175 #200, Leander, TX 78641355 Eldorado Blvd T375, Broomfield, CO 80021	Austin, TXCO, Broomfield	4 <u>3</u>	720-465- 7506 <del>737-727-</del> 4 <del>010</del>
<u>James</u> <u>Hutchinson</u> <del>Dav</del> e Dusek	108 Industrial Blvd Ste R,  McKinney, TX 7506988  Inverness Circle East, K106, Englewood, CO 80112	Plano, TXCO, Denver	<u>34</u>	720-515- 5744469-902- 8493
Summer & Gregory DaviesBrian & Katrina Meskauskis	4750 S Santa Fe Circle, Unit 9, Englewood, CO 801106000 Manchaea Rd. Building 2 Ste 2, Austin, TX 78745	Austin, TXCO,  Denver	\$ <u>3</u>	303-834- 3009512-920- 0063
Nicholas & Kari SchanemanJam es Hutchinson	88 Inverness Circle East, K106, Englewood, CO 80112431 North Denver Ave, Loveland, CO 80537	Denver, CO. Loveland	4 <u>3</u>	970-585- 5033 <mark>720-515-</mark> 5744

<u>Colin</u> Smyth <del>Luis</del> Ferioli	133 River Landing Dr, Ste 101, Daniel Island, SC 2949225 Sylvan Rd South Suite T, Westport, CT 06880	Daniel Island, South CarolinaCT, Westport	4 <u>3</u>	203-937- 2121 <mark>854-205-</mark> 1233
Lindsay and Taylor OrtegoRobert Hass	2825 Miller Ranch Rd, Ste- 225, Pearland, TX 77584330 Timberwalk Trail, Jupiter, FL 33458	Houston, TXFL, Jupiter	4 <u>3</u>	<u>561-290-</u> <u>2969<del>281-369-</del> <del>1020</del></u>
Mayra Santiago & Eduardo RodriguezMars ha Russo	Mount Dora, FL 4160 Meramee St Ste 100, St. Louis, MO 63116	StFL, Orlando <del>Louis,</del> MO	3	321-966- 5556 <del>866-963-</del> 2899
Raghav ApsingekarAze em Niazi	2507 Investors Row Suite 100 Office, Orlando, FL 32837 Carmel, IN	Indianapolis, INFL, Orlando	<u>23</u>	407-537- 2122 <del>765-625</del> 4 <del>637</del>
Raghavendhar Rachamalla	1740 Grassland Pkwy Unit 202, Alpharetta, GA 30004	GA, Atlanta, GA	3	404-445-3763
<u>Azeem</u> <u>Niazi<del>Jason</del> Fiorelli</u>	<u>Carmel, IN</u> 19 Erie Dr Ste 4, Natick, MA 01760	Boston, MAIN, Indianapolis	<u>32</u>	765-625- 4637 <del>617-652</del> 9194
<u>Jason</u> <u>Fiorelli</u> Susan <del>Kramer</del>	104 NE 72nd Street Suite C, Gladstone, MO 6411819 Erie Dr Ste 4, Natick, MA 01760	Kansas City, MOMA, Boston	3	617-652- 9194 <u>816-722-</u> 9959
<u>Susan</u> <u>Kramer</u> Julio <del>Nunez</del>	104 NE 72nd Street Suite C, Gladstone, MO 64118 <del>3333</del> Porter Rd, Building B, ite #103, Katy, TX 77493	Katy, TXMO, Kansas City	3	816-722- 9959 <del>832-318</del> <del>0374</del>
Marsha Russo Joseph and Shana McCormick	4160 Meramec St Ste 100, St. Louis, MO 63116 Avon, OH	MO, St. Louis Cleveland, OH	4 <u>3</u>	866-963- 2899440-759- 0058
Stephen VestMayra Santiago & Eduardo Rodriguez	1252 Hawkfly Rd, Lincoln, NE 68521 Mount Dora, FL	Orlando, FLNE, Lincoln	<del>3</del> 2	402-215- 4800321-966- 5556
Stephen VestKyle and Jill Mason	21342 Cobblestone Circle, Gretna, NE 68028 Murfreesboro, TN	Nashville, TNNE, Omaha	2 <u>5</u>	402-215- 4800 <del>615-422-</del> 5234

Joseph and Shana McCormickRag hav Apsingekar	Oulanda El 22027	Orlando, FLOH, Cleveland	<u>34</u>	440-759- 0058407-537- 2122
Luis FerioliSummer & Gregory Davies	4750 S Santa Fe Circle, Unit 9,  Englewood, CO 80110133  River Landing Dr, Ste 101,  Daniel Island, SC 29492	Denver, COSC, Daniel Island	<del>3</del> <u>4</u>	854-205- 1233 <mark>303-834-</mark> 3009
Christopher Ton y and Miriam Faulkner Cheryl Farah	Scottsdale, AZ1735 Cheshire Ct, Myrtle Beach, South Carolina 29577	Scottsdale, AZSC, Myrtle Beach	<del>3</del> 2	843-484- 7117480-765- 3312
Kyle and Jill Mason Nicholas & Kari Schaneman	Murfreesboro, TN431 North Denver Ave, Loveland, CO 80537	Loveland, COTN, Nashville	<del>3</del> 2	615-422- 5234 <u>970-585-</u> 5033
Sarah AlwaisBrain & Jennifer Quinn	9055 N 51st St Unit D,  Brown Deer, WI 532232918  CR 175 #200,  Leander, TX 78641	Milwaukee, WITX, Austin	<u>34</u>	737-727- 4010414-209- 9600
Brian & Katrina  Meskauskis Jeffi ey & Jene Molfino	6000 Manchaca Rd. Building 2 Ste 2, 6448 E HWY 290, Suite A- 113, Austin, TX 7872345	TX, Austin <del>, TX</del>	3 <u>5</u>	512 <del>-887-</del> 3821 <u>920-0063</u>
Jeffrey & Jene MolfinoColin Smyth	25 Sylvan Rd South6448 E HWY 290, Suite <del>T,</del> Westport, CT 06880A-113, Austin, TX 78723	Westport, CTTX, Austin	3	512-887- 3821 <del>203-937-</del> 2121
Shemekia & TeRon Lawrence Meliss a & Jason Brooks	147 Lloyds Rd, Ste 405, Oak Point, TX 75068 Heath,	Rockwall, TX, Frisco	3	469 <del>-721-</del> <del>0020</del> <u>616-2899</u>
Robert HassJeffrey & Merri Sweatt	Miller Ranch Rd, Ste 225, Pearland, TX 77584	Birmingham, ALTX, Houston	4	281-369- 1020 <del>205-651-</del> 4889
Julio Nunez Jeff and Auburn Peterson	3333 Porter Rd, Building B, site #103, Katy, TX 774931182 N 1250	<del>Lehi, UT</del> TX, <u>Katy</u>	3	832-318- 0374 <del>385-273-</del> 0401

	<del>Utah 84043</del>			
<u>Dave</u> <u>Dusek</u> Tony and Cheryl Farah	1735 Cheshire Ct,  Myrtle Beach, South Carolina 29577108 Industrial Blvd Ste  R,  McKinney, TX 75069	Myrtle Beach, SCTX, Plano	<u>23</u>	469-902- 8493843-484- 7117
Melissa & Jason BrooksAmber and Eric Hoffman	Heath, TX355 Eldorado Blvd T375, Broomfield, CO 80021	Broomfield, COTX, Rockwall	3	469-721- 0020 <del>720-465-</del> <del>7506</del>
LindsayJeff and Taylor OrtegoAuburn Peterson	330 Timberwalk Trail,  Jupiter, FL 334581182 N  1250 East Lehi,  Utah 84043	Jupiter, FLUT, Lehi	3	385-273- 0401 <del>561-290-</del> 2969
Brain & Jennifer QuinnBryan & Karianne Dick	3959 E Powell Ct, Gilbert, AZ 852989055 N 51st St Unit D, Brown Deer, WI 53223	Phoenix, AZ <u>WI,</u> Milwaukee	4 <u>3</u>	414-209- 9600480-934- 0904

# LIST OF FRANCHISES WHO HAVE SIGNED FRANCHISE AGREEMENTS BUT ARE NOT OPEN AS OF THE ISSUANCE DATE

Name	Location	Territories	Email
Preetham Michael	Venus, TX	4	bb121@bumblebeeblinds.com
Kevin Henderson	Colorado Springs, CO	3	bb126@bumblebeeblinds.com
Shane Finger & Diane Iacona	Las Vegas, NV	<u>3</u>	bb146@bumblebeeblinds.com
Daniel Baggetta	Canton, OH	<u>4</u>	bb143@bumblebeeblinds.com
Aman & Chrystele Desouza	Delco, PA	<u>5</u>	bb145@bumblebeeblinds.com
Austin and Lindsay Tull	Farmers Branch, TX	3	bb132@bumblebeeblinds.com
Nikita and Nishith Desai	Lewisville, TX	3	bb136@bumblebeeblinds.com
Donald Johnson	Houston, TX	5	bb140@bumblebeeblinds.com
Nicholas & Charissa Buchhorn	Houston, TX	3	bb142@bumblebeeblinds.com
Daniel Baggetta	Canton, OH	4	bb143@bumblebeeblinds.com
Rahul Brahmbhatt	Houston, TX	3	bb144@bumblebeeblinds.com

Aman & Chrystele Desouza	<del>Delco, PA</del>	<del>5</del>	bb145@bumblebeeblinds.com
Shane Finger & Diane- Iacona Nikita and Nishith Desai	<del>Las Vegas,</del> <del>NV</del> <u>Lewisville, TX</u>	3	bb14 <u>3</u> 6@bumblebeeblinds.com
Matthew & Michael Wigle	San Antonio, TX	5	bb147@bumblebeeblinds.com
Preetham Michael	Venus, TX	4	bb121@bumblebeeblinds.com

# FRANCHIESSE THAT HAVE LEFT THE SYSTEM IN THE PAST FI8SCAL YEAR

Name	Location	Territories	Phone	Status
Daniel Gambrell & Adam SmithRobert Graves	Nashville, TNSC, Greenville	<u>24</u>	864-900- 0913615-463- 3050	Ceased Operations
Robert GravesBrock- Belnap	Providence, UTTN, Nashville	<u> 42</u>	615-463- 3050406-570- 7060	<u>Ceased</u> <u>Operations</u> Recission
Uchenna Edeh Kimberly & Ramsey Bradberry	Plano, TX, Cypress	<del>3</del> <u>4</u>	979-229- 9568817-755- 1008	<u>Ceased</u> <u>Operations</u> <del>Termination</del>
Kimberly & Ramsey Bradberry Uchenna Edeh	Cypress, TX, Plano	4 <u>3</u>	817-755- 1008979-229- 9568	Termination Ceased Operations
Brock Belnap Daniel Gambrell & Adam Smith	Greenville, SCUT, Providence	4 <u>1</u>	406-570- 7060864-900- 0913	Recission Ceased Operations

# Exhibit J to HPB Blinds and Shutters LLC Franchise Disclosure Document

Franchisee Ouestionnaire/Compliance Certification

## HPB LAWN CARE LLC FRANCHISEE AFFIRMATIONS AND ACKNOWLEDGEMENTS OUESTIONNAIRE

As you know, HPB Blinds and Shutters LLC ("we", "us", "Bumble Bee Blinds" or "Franchisor"), and you are preparing to enter into a Franchise Agreement for the operation of a Bumble Bee Blinds franchise (a "Franchised Business"). The purposes of this Questionnaire are to: (i) fact find for internal purposes; (ii) confirm you are making an informed investment decision; (iii) determine whether any statements or promises were made to you that we have not authorized or that may be untrue, inaccurate, or misleading. Please review each of the following questions carefully and provide honest and complete responses to each question. You cannot sign or date this Questionnaire the same day as the Receipt for the Franchise Disclosure Document, but you must sign and date it the same day you sign the Franchise Agreement and pay your franchise fee.

1.	Have you received and personally reviewed the Franchise Agreement and each exhibit or schedule attached to the Franchise Agreement you intend to enter into with us?
	Yes/No:
2.	Do you understand that this Questionnaire pertains and relates to each and every Franchise Agreement you intend to enter into with us?
	Yes/No:
	If "No," what part of this do you not understand?
3.	Have you received and personally reviewed the Franchise Disclosure Document we provided?
	Yes/No:
4.	Did you sign a receipt for the Disclosure Document indicating the date you received it?
	Yes/No:
5.	Did you read and do you understand the information contained in the Disclosure Document?
	Yes/No:
	If "No," what parts of the Disclosure Document do you not understand?

•	Did you read and do you understand the Franchise Agreement and your obligations under the Franchise Agreement?
	Yes/No:
	If "No," what parts of the Franchise Agreement do you not understand?
	Have you reviewed the Disclosure Document and Franchise Agreement with a lawyer, accountant or other professional advisor and discussed the benefits and risks of operating a Franchised Business with these professional advisor(s)?
	Yes/No:
	Do you understand the success or failure of your Franchised Business will depend in large part upon your skills, abilities and efforts and those of the persons you employ, as well as many factors beyond your control such as weather, competition, interest rates, the economy, inflation, labor and supply costs, lease terms and the marketplace?
	Yes/No:
	If "No," what parts of this do you not understand?
	Do you understand that the territory protection you are granted under the Franchise Agreement is limited and that we have reserved certain rights to engage in certain activities in your Protected Territory under the Franchise Agreement?
	Yes/No:
	If "No," what part of this do you not understand?

Do you understand we and our affiliates retain the exclusive unrestricted right to engage, others, in the providing of services under our mark or other marks, at any location outsi Territory, regardless of how close these activities are to your Protected Territory?	
Yes/No:	
If "No," what part of this do you not understand?	
Do you understand that the Franchisor first began offering franchises in 2022 and that Blinds franchise system is a newly launched franchise system with limited operating hist Yes/No:	
If "No," what part of this do you not understand?	
Do you understand all disputes or claims you may have arising out of or relating Agreement must be mediated and arbitrated in Bucks County, Pennsylvania?	to the Franchise
Yes/No:	
If "No," what part of this do you not understand?	

13.	Do you understand the Franchise Agreement limits the amount and type of damages you can recover, and that you are not entitled to any punitive, consequential or other special damages?			
	Yes/No:			
	If "No," what part of this do you not understand?			
14.	Do you understand the sole entity or person against whom you may bring a claim under the Franchise Agreement is HPB Blinds and Shutters LLC?			
	Yes/No:			
	If "No," what part of this do you not understand?			
15.	Do you understand all persons whose names appear on the Franchise Agreement must successfully complete the appropriate initial training program(s) before we will allow the Franchised Business to open			
	or consent to a transfer of that Franchised Business?			
	Yes/No:			
	If "No," what part of this do you not understand?			
16.	Do you understand that we require you to successfully complete certain initial training program(s) and if you do not successfully complete the applicable training program(s) to our satisfaction, we may terminate your Franchise Agreement?			
	Yes/No:			
	If "No," what part of this do you not understand?			

17.	Do you understand we do not have to sell you a franchise or additional franchises or purchase of existing franchises?	consent to your
	Yes/No:	
	If "No," what part of this do you not understand?	
18.	Do you understand that we will send written notices, as required by your Franchise Agr your Franchised Business or home address until you designate a different address by send to us?	
	Yes/No:	
	If "No," what part of this do you not understand?	
19.	Do you understand that we will not approve your purchase of a Franchised Busin immediately terminate your Franchise Agreement, if we are prohibited from doing busines any anti-terrorism law enacted by the United States Government?	
	Yes/No:	
	If "No," what part of this do you not understand?	

20.	regarding the costs involved in operating a Franchised Business that is not contained in the Disclosure Document or that is contrary to, or different from, the information contained in the Disclosure Document.
	Yes/No:
	If "No," please describe the nature of the statements and by whom they were made by?
21.	Is it true that no broker, employee or other person speaking on our behalf made any statement or promise regarding the actual, average or projected profits or earnings, the likelihood of success, the amount of money you may earn, or the total amount of revenue a Franchised Business will generate, that is no contained in the Disclosure Document or that is contrary to, or different from, the information contained in the Disclosure Document?
	Yes/No:  If "No," please describe the nature of the statements and by whom they were made by?
22.	Is it true that no broker, employee or other person speaking on our behalf made any statement or promise or agreement, other than those matters addressed in your Franchise Agreement concerning advertising marketing, media support, marketing penetration, training, support service or assistance that is contrary to or different from, the information contained in the Disclosure Document?
	Yes/No:
	If "No," please describe the nature of the statements and by whom they were made by?

23.	Is it true that no broker, employee or other person providing services to you on our behalf has solicited or accepted any loan, gratuity, bribe, gift or any other payment in money, property or services from you in connection with a Franchised Business purchase with exception of those payments or loans provided in the Disclosure Document?			
	Yes/No:			
	If "No," please describe the nature of the statements and by whom they were made by?			
24.	Do you understand that the Item 19 financial performance disclosure contained in Item 19 of the Disclosure Document is not a representation of what you can expect to achieve in connection with the operation of a Franchised Business?			
	Yes/No:			
	If "No," what part of this do you not understand?			
25.	Do you understand that you will control and are entirely responsible for all employment related matters in connection with the operation of your Franchised Business and that we are not responsible for, and do not control, directly or indirectly, your employment practices or your employees?			
	Yes/No:  If "No," what part of this do you not understand?			

signed this Questionnaire?

26. Did you receive the Franchise Disclosure Document at least fourteen (14) days before you completed and

	Yes/No:
7.	Did you receive the Franchise Agreement at least seven (7) days before you completed and signed this Questionnaire?
	Yes/No:
	If any Illinois, Indiana, Michigan, Minnesota, North Dakota, Rhode Island, South Dakota, Virginia or Wisconsin franchisee completes this Questionnaire, it is adjusted or determined to be against the public policy of Illinois, Indiana, Michigan, Minnesota, North Dakota, Rhode Island, South Dakota, Virginia or Wisconsin, such Questionnaire will be considered void and unenforceable, and HPB Blinds and Shutters LLC will disregard and will not rely on this Questionnaire as a disclaimer, release, or otherwise defense, in any claim made pursuant to or under the relevant state anti-fraud or anti-waiver statutes, rules, regulations, or similar applicable laws.
YOU UNDERSTAND THAT YOUR ANSWERS ARE IMPORTANT TO US A WILL RELY ON THEM. BY SIGNING THIS QUESTIONNAIRE, YOU ARE RETHAT YOU HAVE CONSIDERED EACH QUESTION CAREFULLY AND TRUTHFULLY TO THE ABOVE QUESTIONS.	
	Franchisee, individually Dated:

# Exhibit K to

#### **HPB Blinds and Shutters LLC Franchise Disclosure Document**

#### STATE EFFECTIVE DATES

The following states have franchise laws that require that the Franchise Disclosure Document be registered or filed with the states, or be exempt from registration: California, Florida, Hawaii, Illinois, Indiana, Kentucky, Maryland, Michigan, Minnesota, Nebraska, New York, North Dakota, Rhode Island, South Dakota, Texas, Utah, 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	STATUS
CALIFORNIA	Not Registered
FLORIDA	Exempt
HAWAII	Not Registered
ILLINOIS	Registered
INDIANA	Effective
KENTUCKY	Exempt
MARYLAND	Not Registered
MICHIGAN	Registered
MINNESOTA	Pending Registration
NEBRASKA	Exempt
NEW YORK	Not Registered
NORTH DAKOTA	Pending Registration
RHODE ISLAND	Pending Registration
SOUTH DAKOTA	Effective
TEXAS	Exempt
UTAH	Exempt
VIRGINIA	Pending Registration
WASHINGTON	Not Registered
WISCONSIN	Registered

Other states may require registration, filing, or exemption of a franchise under other laws, such as those that regulate the offer and sale of business opportunities or seller-assisted marketing plans.

# Exhibit L to HPB Blinds and Shutters LLC Franchise Disclosure Document

### Receipts

#### RECEIPTS (OUR COPY)

This disclosure document summarizes certain provisions of the Franchise Agreement and other information in plain language. Read this disclosure document and all agreements carefully.

If HPB Blinds and Shutters LLC offers you a franchise it must provide this disclosure document to you 14 calendar-days before you sign a binding agreement with, or make a payment to, the franchisor or an affiliate in connection with the proposed franchise sale.

If HPB Blinds and Shutters LLC does not deliver this disclosure document on time or if it contains a false or misleading statement, or a material omission, a violation of federal law and state law may have occurred and should be reported to the Federal Trade Commission, Washington, D.C. 20580 and the state administrator identified in <a href="Exhibit A">Exhibit A</a> of this Franchise Disclosure Document. A list of franchisor's agents registered to receive service of process is listed as <a href="Exhibit A">Exhibit A</a> to this Franchise Disclosure Document.

Issue date: April 26, 2024

I have received a Franchise Disclosure Document with an issue date of April 26, 2024, which included the following Exhibits:

A – List of State Administrators and Agents for
Service of Process
B – Franchise Agreement
C – Multi-Unit Addendum
D – State Specific Addenda
E – Financial Statements
F – Sample Termination and Release Agreement

G – Operations Manual Table of Contents
H – Confidentiality and Non-Disclosure Agreement
I – List of Franchisees and Franchisees That Have
Left the System in the Past Fiscal Year
J – Franchisee Questionnaire/Compliance
Certification
K – State Effective Dates Page
L - Receipt

The franchise seller(s) for this offering is/are as follows: Josh Skolnick, 2525 N. 117<sup>th</sup> Avenue, Omaha, Nebraska 68164; Zachery Beutler, 2525 N. 117<sup>th</sup> Avenue, Omaha, Nebraska 68164; SVHB Marketing LLC d/b/a Horsepower Brands, 2525 N. 117<sup>th</sup> Avenue, Omaha, Nebraska 68164.

If an Individual:	If a Business Entity:
By:	Name:
Name:	Title:
Date:	Name of Entity:
	Address:

#### RECEIPTS (KEEP THIS COPY)

This disclosure document summarizes certain provisions of the Franchise Agreement and other information in plain language. Read this disclosure document and all agreements carefully.

If HPB Blinds and Shutters LLC offers you a franchise it must provide this disclosure document to you 14 calendar-days before you sign a binding agreement with, or make a payment to, the franchisor or an affiliate in connection with the proposed franchise sale.

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System in the Past Fiscal Year
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K – State Effective Dates Page
L -Receipt

The franchise seller(s) for this offering is/are as follows: Josh Skolnick, 2525 N. 117<sup>th</sup> Avenue, Omaha, Nebraska 68164; Zachery Beutler, 2525 N. 117<sup>th</sup> Avenue, Omaha, Nebraska 68164; SVHB Marketing LLC d/b/a Horsepower Brands, 2525 N. 117<sup>th</sup> Avenue, Omaha, Nebraska 68164.

If an Individual:	If a Business Entity:
By:	Name:
Name:	Title:
Date:	Name of Entity:
	Address: