

**FRANCHISE DISCLOSURE DOCUMENT
DOMINO'S PIZZA FRANCHISING LLC**

A Delaware limited liability company
24 Frank Lloyd Wright Drive
Ann Arbor, Michigan 48105-9484
(734) 930-3030

franchising@dominos.com

www.dominos.com



The franchisee will operate a Domino's Pizza Store selling pizza and other authorized products through delivery and carry-out services. We offer franchises for Traditional and Non-Traditional Domino's Pizza Stores and related concepts under agreements described in this disclosure document.

The total investment ranges from \$231,450 to \$743,500 for a Domino's Pizza Traditional Store and \$107,450 to \$709,500 for a Domino's Pizza Non-Traditional Store. We estimate the payments made to us and our affiliates together with Initial Fee payments will range from \$117,950 to \$196,500 for a Domino's Pizza Traditional Store and \$69,950 to \$187,500 for a Domino's Pizza Non-Traditional Store.

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 fourteen calendar-days before you sign a binding agreement with, or make any payment to, the franchisor or an affiliate in connection with the proposed franchise sale. **Note, however, that no governmental agency has verified the information contained in this document.**

You may wish to receive your disclosure document in another format that is more convenient for you. To discuss the availability of disclosures in different formats contact the Franchise Services Department at Domino's Pizza Franchising LLC at 24 Frank Lloyd Wright Drive, Ann Arbor, Michigan 48105-9484, (734) 930-3030.

The terms of your contract will govern your franchise relationship. Don't rely on the disclosure document alone to understand your contract. Read all of your contracts carefully. Show your contract and this 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 Consumers's Guide to Buying a Franchise*," which can help you understand how to use this disclosure document, is available from the Federal Trade Commission ("FTC"). 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 about franchising in your state. Ask your state agencies about them.

Issuance date: April 1, 2026.

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 B.
How much will I need to invest?	Items 5 and 6 list fees you will be paying to the franchisor or at the franchisor's direction; Item 7 lists the initial investment to open, and Item 8 describes the suppliers you must use.
Does the franchisor have the financial ability to provide support to my business?	Exhibits C and D include 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 Domino's Pizza business in my area?	Item 12 and the "territory" provisions in the franchise agreement describe whether the franchisor and other franchisees can compete with you.
Does the franchisor have a troubled legal history?	Items 3 and 4 tell you whether the franchisor or its management have been involved in material litigation or bankruptcy proceedings.
What's it like to be a Domino's Pizza franchisee?	Exhibit B lists 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*

Continuing responsibility to pay fees. 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.

Supplier restriction. 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, access to customers, what you sell, how you market, and your hours of operation.

Competition from franchisor. 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. See the Table of Contents for the location of the State Specific Addenda.

Special Risks to Consider About *This* Franchise

Check the “State Specific Addenda” (if any) to see whether your state requires risks to be highlighted.

THE FOLLOWING APPLY TO TRANSACTIONS GOVERNED BY
MICHIGAN FRANCHISE INVESTMENT LAW ONLY

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 protection 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 franchisee from entering into an agreement, at the time of arbitration, to conduct arbitration at a location outside this state.
- g. A provision which permits a franchisor to refuse to permit a transfer of ownership of a franchise, except for good cause. This subdivision does not prevent a franchisor from exercising a right of first refusal to purchase the franchise. Good cause shall include, but is not limited to:

(1) The failure of the proposed transferee to meet the franchisor's then current reasonable qualifications or standards.

(2) The fact that the proposed transferee is competitor of the franchisor or sub-franchisor.

(3) The unwillingness of the proposed transferee to agree in writing to comply with all lawful obligations.

(4) The failure of the franchisee or proposed transferee to pay any sums owing to the franchisor or to cure any default in the franchise agreement existing at the time of the proposed transfer.

h. A provision that requires the franchisee to resell to the franchisor items that are not uniquely identified with the franchisor. This subdivision does not prohibit a provision that grants to a franchisor a right of first refusal to purchase the assets of a franchise on the same terms and conditions as a bona fide third party willing and able to purchase those assets, nor does this subdivision prohibit a provision that grants the franchisor the right to acquire the assets of a franchise for the market or appraised value of such assets if the franchisee has breached the lawful provisions of the franchise agreement and has failed to cure the breach in the manner provided in subdivision (c).

i. A provision which permits the franchisor to directly or indirectly convey, assign, or otherwise transfer its obligations to fulfill contractual obligations to the franchisee unless provision has been made for providing the required contractual services.

If the franchisor's most recent financial statements are unaudited and show a net worth of less than \$100,000.00, the franchisee may request the franchisor to arrange for the escrow of initial investment and other funds paid by the franchisee until the obligations, if any, of the franchisor to provide real estate, improvements, equipment, inventory, training or other items included in the franchise offering are fulfilled. At the option of the franchisor, a surety bond may be provided in place of escrow.

THE FACT THAT THERE IS A NOTICE OF THIS OFFERING ON FILE WITH THE ATTORNEY GENERAL DOES NOT CONSTITUTE APPROVAL, RECOMMENDATION, OR ENFORCEMENT BY THE ATTORNEY GENERAL.

Any questions regarding this notice should be directed to:

Consumer Protection Division
Antitrust and Franchise Unit
Michigan Department of Attorney General
670 G. Mennen Williams Building
525 West Ottawa
Lansing, Michigan 48933
(517) 373-7177

TABLE OF CONTENTS

<u>ITEM</u>	<u>PAGE</u>
1 The Franchisor, and any Parents, Predecessors, and Affiliates	1
2 Business Experience	5
3 Litigation.....	9
4 Bankruptcy.....	11
5 Initial Fees.....	12
6 Other Fees	12
7 Estimated Initial Investment	20
8 Restrictions on Sources of Products and Services	24
9 Franchisee's Obligations	31
10 Financing.....	32
11 Franchisor's Assistance, Advertising, Computer Systems, and Training	33
12 Territory	42
13 Trademarks	45
14 Patents, Copyrights and Proprietary Information	47
15 Obligation to Participate in the Actual Operation of the Franchise Business.....	48
16 Restrictions on What the Franchisee May Sell.....	49
17 Renewal, Termination, Transfer and Dispute Resolution.....	49
18 Public Figures	55
19 Financial Performance Representations.....	56
20 Outlets and Franchisee Information.....	59
21 Financial Statements	79
22 Contracts	80
23 Receipts (Last 2 Pages)	

Exhibits

Exhibit A	—	List of State Agencies/Agents for Service of Process
Exhibit B	—	List of Domino's Pizza Traditional Franchisees
Exhibit B-1	—	List of Domino's Pizza Non-Traditional Franchisees
Exhibit B-2	—	List of Franchisees Who Have Left the System
Exhibit C	—	DPF Financial Statements
Exhibit D	—	DPL Financial Statements
Exhibit E	—	Traditional Store Standard Franchise Agreement
Exhibit F	—	Non-Traditional Store Franchise Agreement
Exhibit G	—	Development Agreement
Exhibit H	—	Domino's Pizza Help Desk Services Agreement
Exhibit I	—	Sale of Assets Agreement
Exhibit J	—	Domino's PULSE Software License Agreement
Exhibit K	—	Rider to Lease
Exhibit L	—	Rider to Purchase Agreement
Exhibit M	—	Operating Manual Table of Contents
Exhibit N	—	Application for Franchise (Renewal)
Exhibit O	—	Domino's Pizza Online Ordering Franchisee Services Agreement
Exhibit P	—	Term Sheet
Exhibit Q	—	Global Positioning System Technology Platform Agreement
Exhibit R	—	Domino's Rider to Services Agreement

Item 1: The Franchisor, and any Parents, Predecessors, and Affiliates

The Franchisor

The franchisor is Domino's Pizza Franchising LLC. To simplify the language in this disclosure document "we", "us" or "DPF" means Domino's Pizza Franchising LLC. "You" means the person who is buying a franchise. If you are an approved corporation, partnership, limited liability company or other entity, your owners must guarantee and be bound by the Franchise Agreement or other agreement with us as more fully described in this disclosure document. In addition, certain provisions in the Franchise Agreement or other agreement with us apply to your affiliates. You should take this into account when purchasing a franchise.

We are a Delaware limited liability company organized on March 2, 2007. Our principal business address is 24 Frank Lloyd Wright Drive, Ann Arbor, Michigan 48105-9484. Our agents for service of process are disclosed in Exhibit A, as applicable.

Parents and Predecessors

We are a direct wholly-owned subsidiary of Domino's Pizza Master Issuer LLC, a Delaware limited liability company ("DPMI"). Its principal business address is 24 Frank Lloyd Wright Drive, Ann Arbor, Michigan 48105-9484. We are an indirect wholly-owned subsidiary of Domino's Pizza LLC ("DPL"), a Michigan limited liability company. Its principal business address is 30 Frank Lloyd Wright Drive, Ann Arbor, Michigan 48106-0997. DPL was the franchisor of Domino's Pizza franchises before the closing of the 2007 Securitization Transaction described below. DPL is the indirect parent company of DPMI and an indirect wholly-owned subsidiary of Domino's Pizza, Inc., a Delaware corporation ("Domino's" or "DPI"). Domino's is the parent company, directly or indirectly, of all Domino's Pizza related entities.

We and our affiliates are the successors to the business founded by Mr. Thomas S. Monaghan in 1963. In December 1998, Mr. Monaghan sold a substantial portion of his ownership interest in DPI, to investment funds affiliated with Bain Capital, LLC, a private equity firm based in Boston, Massachusetts and retired from the active management of the business. In July 2004, Domino's and certain of its shareholders sold shares in an initial public offering and since that date, Domino's has been a publicly traded company.

Affiliates

We became the franchisor of U.S. franchise agreements entered into after April 2007 as well as other agreements described below as a result of a securitization financing transaction that closed in April 2007 (the "2007 Securitization Transaction"). At the time of the closing of the 2007 Securitization Transaction, DPL entered into a management agreement with DPF and DPMI to provide the required support and services to franchisees under their franchise agreements. DPL also acts as DPF's franchise sales agent. If DPL fails to perform its obligations under its franchise management agreement, then DPL may be replaced as the franchise servicer. However, as the franchisor, DPF is responsible and accountable to you to make sure that all services DPF promises to perform under your franchise agreement, or other agreement you sign with us are performed in

compliance with the applicable agreement, regardless of who performs those services on DPF's behalf.

All U.S. Domino's Pizza trademarks and certain other intellectual property, including substantially all intellectual property related to the operation of Domino's Pizza stores in the United States, are owned by Domino's IP Holder LLC, a Delaware limited liability company ("DP IP Holder") and wholly-owned subsidiary of DPPI. In April 2007 DP IP Holder entered into license agreements with DPF and DPPI for a term of 99 years authorizing these companies to use and sublicense the use of the applicable trademarks and intellectual property in the operation of their respective businesses.

Domino's Pizza Distribution LLC ("DPD"), a Delaware limited liability company and wholly-owned subsidiary of DPPI, sells food products, ingredients, and other products to Domino's Pizza franchisees and company-owned stores located in the U.S. DPD purchases certain products and items from DPL and certain other affiliated companies for resale to franchisees.

Domino's National Advertising Fund Inc. ("DNAF"), a not-for-profit corporation and a wholly-owned subsidiary of DPL, administers the collections and expenditures of the Advertising Fund. See Item 11. DPL also provides services to DNAF relating to the administration of advertising funds.

Domino's GC Inc., a Florida corporation and a wholly-owned subsidiary of DPL, is in the business of managing the Domino's Pizza gift card program. Its principal business address is 30 Frank Lloyd Wright Drive, Ann Arbor, MI 48106-0997.

Domino's Pizza International Franchising Inc. ("DP International Franchising"), a Delaware corporation and wholly-owned subsidiary of DPPI, acts as franchisor in countries and territories outside of the U.S. As of December 28, 2025, DP International Franchising (directly or through its Master Franchisees) has granted 14,956 franchises.

Domino's Pizza International Franchising of Michigan LLC ("DP International Franchising – Belarus"), a Michigan limited liability company and wholly-owned subsidiary of DP International Franchising, acts as franchisor in Belarus. As of December 28, 2025, DP International Franchising – Belarus has granted 35 franchises to or through its Master Franchisee.

Various entities affiliated with Domino's entered into several additional secured financing transactions subsequent to the 2007 Securitization Transaction. However, there have been no material changes to the structure of Domino's and its affiliates described in this Item 1 as a result of these subsequent transactions.

Franchise Offering

We are in the business of franchising Domino's Pizza Traditional Stores and Domino's Pizza Non-Traditional Stores. In certain of our branding campaigns, we may reference the brand as "Domino's".

Domino's Pizza Traditional Stores are retail outlets located primarily in shopping centers, strip centers and similar retail locations with appropriate parking for delivery vehicles and customers of the store. In addition, Domino's has entered into an agreement with Walmart which allows for the opening of Domino's Pizza Traditional Stores in select Walmart locations. Domino's Pizza Traditional Stores sell pizza and other authorized products through delivery and carry-out services.

Domino's Pizza Non-Traditional Stores sell pizza and other authorized products and services at non-traditional locations like office buildings, shopping malls, stadiums, toll roads, airports, zoos, convenience stores and similar retail locations. Domino's Pizza Non-Traditional Stores ordinarily offer only carry-out service.

Domino's Pizza Traditional Stores and Domino's Pizza Non-Traditional Stores (collectively referred to as "Store" or "Stores" unless otherwise stated) operate under a unique system which includes special recipes and menu items; distinctive design and furnishings; standards and operating procedures; quality control procedures; training and advertising programs (the "System" or "Domino's Pizza System"). These Stores are also identified with certain trade names, service marks, trademarks, logos and emblems, including, the mark "Domino's Pizza" and other names and marks which we designate (the "Marks").

If you are acquiring a Domino's Pizza Traditional Store or a Domino's Pizza Non-Traditional Store selling pizza and other authorized products through delivery and/or carry-out service, you will sign our Traditional Store Franchise Agreement attached as Exhibit E ("Standard Franchise Agreement") or our Non-Traditional Store Franchise Agreement attached as Exhibit F ("Non-Traditional Franchise Agreement"), as applicable. Unless otherwise stated, the Standard Franchise Agreement and Non-Traditional Franchise Agreement are collectively referred to as "Franchise Agreement".

In appropriate circumstances, we may give you the right to open a limited number of Domino's Pizza Stores within a development area under our Development Agreement attached as Exhibit G ("Development Agreement"). You must sign our then current form of Franchise Agreement for Domino's Pizza Stores you open within your development area.

Experience

We or our predecessors or affiliates have operated Domino's Pizza Traditional Stores since 1960 and Domino's Pizza Non-Traditional Stores since 1990. As of December 28, 2025, there were 7,210 Domino's Pizza Traditional Stores (262 company-owned and 6,948 franchisee-owned). There were 26 Domino's Pizza Non-Traditional Stores, all of which are franchised. DPL granted franchises for Domino's Pizza Traditional Stores beginning in 1967 and granted franchises for Domino's Pizza Non-Traditional Stores beginning in 1990. Company-owned stores are owned and operated by DPL.

Neither we nor any of our affiliates or predecessors have granted franchises in any other lines of business. Unless otherwise noted, the principal business address of our parents, affiliates

and predecessors described above is or were 24 Frank Lloyd Wright Drive, Ann Arbor, Michigan 48105 or 30 Frank Lloyd Wright Drive, Ann Arbor, Michigan 48106.

Franchisee Qualifications

A franchise applicant must have been a Store general manager for at least 12 months to be eligible for a single Store franchise and must also have attended certain classes on operating a Store. Multi-unit franchises can be granted to candidates who have been a successful Store supervisor or above for at least 12 months, at our sole discretion. These requirements apply whether he/she is building a new Store or buying a company-owned or franchised Store. We may from time to time accelerate or modify the basic eligibility and training requirements at our discretion based on your operational experience, business acumen and other factors, such as your agreement to open Stores in designated markets where few Domino's Pizza Stores are open. There are also minimum net worth and liquidity requirements depending on the number of Stores to be developed or purchased. We require that an individual owns 51% or more of the legal entity (the "Controlling Person"). The Controlling Person of a Domino's Pizza franchise may not have financial or operational involvement in another business outside of the Domino's Pizza System without our written approval which may be withheld in our sole judgment. There are additional factors that will be considered when reviewing a franchise application to the extent permissible under applicable law, including, but not limited to, the review of credit reports, criminal background history, reputation in the community, motor vehicle records, and, unless prohibited by applicable state law, the ability to speak the English language fluently.

Competition

Domino's Pizza Stores compete with national and regional "chains" and local businesses which sell similar products and offer carry-out or delivery services. The products Domino's Pizza Stores sell can also be prepared at home. However, we believe that customers purchase from Domino's Pizza Stores because of the timeliness of delivery and/or carry-out services, including our online ordering, the difficulty of duplicating the taste and texture of our products, convenience and the service we offer.

Government Regulation

There are no regulations specific to operating a Store. However, you must comply with all local, state and federal health and sanitation laws in operating your Store and other laws applicable to businesses generally, such as federal and state wage and hour and related laws, including laws that regulate mileage reimbursement paid to delivery drivers. DPL has been involved in litigation over whether the managers of Domino's Pizza stores are exempt employees under wage and hour laws. Certain franchisees pay store managers on a non-exempt basis. Whether store managers are classified as exempt or non-exempt employees under applicable law may affect store profitability because of overtime and other benefits due non-exempt employees. There may be local laws regulating delivery service, including laws which may prohibit businesses offering delivery service or from refusing to provide delivery service to certain customers or areas. In addition, DPL entered into an agreement with the Department of Justice in June 2000 to ensure that decisions affecting delivery service will not be based on factors such as race, national origin, age or other

characteristics protected by law. At the time, DPL adopted, on a system-wide basis, limited delivery service standards which applied to all company-owned and franchised Stores. DPL also adopted procedures for implementing these standards which are applicable to all Domino's company-owned Stores and provided to all franchisees as guidelines which franchisees may adopt to comply with these standards. These standards and procedures relate, in part, to the circumstances under which stores may limit delivery in certain areas for safety of store employees. All of these standards and procedures are applicable to all new and existing Domino's Pizza franchisees and company-owned Stores. There may be other laws which apply to your business. You should investigate these laws and their impact on your business.

Item 2: Business Experience

Manager and Chief Executive Officer of DPF and DPL: Russell Weiner

Mr. Weiner has served as Manager and Chief Executive Officer of DPF and DPL since May 2022. Mr. Weiner previously served as Chief Operating Officer and President, Domino's U.S. of DPL from July 2020 to April 2022.

Manager of DPF: Linda Ciaramella

Ms. Ciaramella has served as a Manager of DPF since April 2022. Ms. Ciaramella is a Director of Lord Securities Corporation, a TMF-Group company based in New York, New York having been with the company from October 2001 to present.

Manager of DPF: Albert J. Fioravanti

Mr. Fioravanti has served as a Manager of DPF since May 2014. Mr. Fioravanti is Managing Director of Lord Securities Corporation, a TMF-Group company based in New York, New York having been with the company from December 1999 to present.

Chief Operating Officer and President of DPL: Joe Jordan

Mr. Jordan has served as Chief Operating Officer and President of DPL since March 2025. Mr. Jordan served as President, U.S. & Global Services of DPL from May 2022 to March 2025 and Executive Vice President – International in Amsterdam, The Netherlands from April 2018 to May 2022.

Executive Vice President, General Counsel & Corporate Secretary of DPF and DPL: Ryan Mulally

Mr. Mulally has served as Executive Vice President, General Counsel & Corporate Secretary of DPF and DPL since March 2025. He served as Vice President, Assistant General Counsel of DPL from October 2018 to March 2025.

Executive Vice President, Chief Financial Officer of DPF and DPL: Sandeep Reddy

Mr. Reddy has served as Executive Vice President, Chief Financial Officer of DPF and DPL since April 2022. Mr. Reddy served as Executive Vice President and Chief Financial Officer of Six Flags in Arlington, Texas from July 2020 to April 2022.

Executive Vice President, Chief Restaurant Officer of DPL: Frank Garrido

Mr. Garrido has served as Executive Vice President, Chief Restaurant Officer of DPL since March 2023. From March 2021 to March 2023, Mr. Garrido served as Executive Vice President – U.S. Operations and Support of DPL.

Executive Vice President, Chief Supply Chain Officer of DPL: Cindy Headen

Ms. Headen has served as Executive Vice President, Chief Supply Chain Officer of DPL since March 2023. From August 2020 to March 2023, Ms. Headen served as Executive Vice President of Supply Chain Services of DPL.

Executive Vice President, Chief Technology & Data Officer of DPL: Kelly Garcia

Mr. Garcia has served as Executive Vice President, Chief Technology & Data Officer of DPL since March 2025. He served as Executive Vice President, Chief Technology Officer of DPL from October 2020 to March 2025.

Assistant Secretary of DPF and Director - Regulatory Affairs and Contracts of DPL: Colleen McCormick

Ms. McCormick has served as Assistant Secretary of DPF and Director – Regulatory Affairs and Contracts of DPL since January 2026. She served as Assistant Secretary of DPF and Senior Manager – Regulatory Affairs and Contracts of DPL from September 2025 to January 2026. Ms. McCormick served as Senior Manager – Regulatory Affairs and Contracts of DPL from May 2025 to September 2025. She served as Manager – Regulatory Affairs and Contracts of DPL from October 2021 to May 2024. Ms. McCormick served as Team Leader – Regulatory Affairs and Contracts of DPL from January 2019 to October 2021.

Vice President – Franchise Business – Central of DPL: Sarah Beals

Ms. Beals has served as Vice President – Franchise Business – Central of DPL since January 2025. She served as Director – Corporate Operations – Michigan of DPL from August 2022 to December 2024. She served as Director – Franchise Marketing – Central of DPL from October 2021 to August 2022. Ms. Beals served as Director – Franchise Business – Central of DPL from January 2018 to October 2021.

Vice President – Franchise Business – East of DPL: Erick Ortiz Sr.

Mr. Ortiz has served as Vice President – Franchise Business – East of DPL in Blackwood, New Jersey since March 2023. From August 2022 to March 2023, Mr. Ortiz served as Vice President – Franchise Business – Northeast of DPL in Blackwood, New Jersey. He served as Director – Franchise Business – Northeast of DPL in Blackwood, New Jersey from November 2017 to August 2022.

Vice President – Franchise Business – West of DPL: Mike Hardin

Mr. Hardin has served as Vice President – Franchise Business – West of DPL in Plano, Texas since December 2022. He served as Director – International Business – Canada, UK and Americas of DPI in Plano, Texas from May 2019 to December 2022.

Vice President – Global Development of DPL: Diane Porter

Ms. Porter has served as Vice President – Global Development of DPL since March 2023 in Apollo Beach, Florida. From August 2022 to March 2023, Ms. Porter served as Vice President – Franchise Business – Southeast of DPL in Apollo Beach, Florida. Ms. Porter served as Vice President – Franchise Business – East of DPL in Apollo Beach, Florida from June 2020 to August 2022. She served as Vice President – Corporate Operations from October 2014 to June 2020.

Senior Vice President – Franchise Relations and System Engagement of DPL: Debbie Sweeney

Ms. Sweeney has served as Senior Vice President – Franchise Relations and System Engagement of DPL since January 2020.

Director – Franchise Business – Central of DPL: Brenda Seroka

Ms. Seroka has served as Director – Franchise Business – Central of DPL in Milwaukee, Wisconsin since August 2023. She served as a Franchise Business Consultant of DPL in Milwaukee, Wisconsin from August 2022 to August 2023. Ms. Seroka served as a Franchise Development Consultant of DPL in Milwaukee, Wisconsin from November 2021 to August 2022. Ms. Seroka held the position of Franchise Business Consultant of DPL in Milwaukee, Wisconsin from October 2013 to November 2021.

Director – Franchise Business – Central of DPL: Eric Osterheldt

Mr. Osterheldt has served as Director – Franchise Business – Central of DPL since January 2022. He served as Director – International Business of DPL in Chesapeake, Virginia from June 2019 to January 2022.

Director – Franchise Business – Central of DPL: Jennifer Floyd

Ms. Floyd has served as Director – Franchise Business – Central of DPL in Austin, Texas since August 2022. She served as Director – Field Marketing – Central of DPL in Austin, Texas from January 2016 to July 2022.

Director – Franchise Business – East of DPL: Kristen Finnerty

Ms. Finnerty has served as Director – Franchise Business – East in Clarks Summit, Pennsylvania since March 2023. From August 2022 to March 2023, Ms. Finnerty served as Director – Franchise Business – Northeast of DPL in Clarks Summit, Pennsylvania. She served as Director – Field Marketing – East of DPL in Clarks Summit, Pennsylvania from October 2021 to August 2022. Ms. Finnerty held the position of Franchise Marketing Consultant of DPL in Clarks Summit, Pennsylvania from January 2012 to October 2021.

Director – Franchise Business – East of DPL: Andrew Montgomery

Mr. Montgomery has served as Director – Franchise Business - East of DPL in Cranston, Rhode Island since June 2025. From January 2022 to June 2025, Mr. Montgomery served as Business Consultant of DPL in Cranston, Rhode Island. Mr. Montgomery held the position of Business Consultant of DPL in Des Moines, Iowa from January 2018 through December 2021.

Director – Franchise Business – East of DPL: Nelson Hertzog

Mr. Hertzog has served as Director – Franchise Business – East of DPL in Punta Gorda, Florida since September 2024. From October 2021 to August 2024, Mr. Hertzog served as Business Consultant of DPL in Punta Gorda, Florida. He served as a Business Consultant of DPL in Manchester, New Hampshire from January 2019 to September 2021.

Director – Franchise Business – East of DPL: Katie Clough

Ms. Clough has served as Director – Franchise Business – East of DPL in Pensacola, Florida since March 2023. From August 2022 to March 2023, Ms. Clough served as Director – Franchise Business – Southeast of DPL in Pensacola, Florida. She served as Director – Training – Team USA of DPL from March 2020 to August 2022.

Director – Franchise Business – West of DPL: Brian O’Hearn

Mr. O’Hearn has served as Director – Franchise Business – West of DPL in San Antonio, Texas since July 2021. He served as Director – Corporate Operations of DPL in Las Vegas, Nevada from August 2018 to June 2021.

Director – Franchise Business – West of DPL: Chloe Sosenko

Ms. Sosenko has served as Director – Franchise Business – West of DPL in Los Angeles, California since August 2022. Ms. Sosenko served as Director – Franchise Development of DPL in Austin, Texas from April 2021 to August 2022. She was a Franchise Development Consultant of DPL in Austin, Texas from March 2020 to April 2021.

Director – Franchise Business – West of DPL: Jeffrey Musser, Jr.

Mr. Musser has served as Director – Franchise Business – West of DPL in Garden Valley, Idaho since August 2023. Mr. Musser served as Director – Franchise Business – Central of DPL from February 2020 to August 2023.

Senior Director – Global Development of DPL: Corey Pettyjohn

Mr. Pettyjohn has served as Senior Director – Global Development of DPL since December 2022. He served as Director – International Development of DPI in St. Louis, Missouri from January 2020 to November 2022.

Senior Manager – Operations Training: Jessica Arnal

Ms. Arnal has served as Senior Manager – Operations Training since August 2025. Ms. Arnal served as Manager – New Franchisee Development of DPL from August 2023 to August 2025. She served as Lead Specialist Ops Training from December 2022 to August 2023. Ms. Arnal served as Manager – Strategic Real Estate from November 2020 to December 2022. She served as Specialist – New Franchisee Development from May 2019 to November 2020.

Item 3: Litigation

Unless otherwise noted, all references to Domino’s Pizza, Inc., Domino’s or DPI in the legal proceedings described below refer to DPL prior to the time it was converted to a limited liability company in 2000.

Pending Actions

State of Rhode Island Office of the General Treasurer, individually and on behalf of all similarly situated persons v. Domino’s Pizza, Inc., Russell J. Weiner, and Sandeep Reddy (Case No. 2:24-CV-12477-LVP-APP, United States District Court for the Eastern District of Michigan). On September 20, 2024, plaintiff Scott Bender filed a putative federal securities class action against Domino’s, its Chief Executive Officer, Russell Weiner (“Weiner”), and its Chief Financial Officer, Sandeep Reddy (“Reddy” and, together with Domino’s and Weiner, collectively, “Defendants”) on behalf of a class consisting of all persons and entities that purchased or otherwise acquired Domino’s securities between December 7, 2023 and July 17, 2024. Bender

alleges that, throughout the putative class period, Defendants made materially false and/or misleading statements and/or failed to disclose materially adverse facts concerning Domino's likelihood of meeting its previously issued long-term guidance for annual global net store growth. Bender further alleges that, following the news of downwardly revised net store growth guidance and the decline in the market value of Domino's securities, the members of the purported class suffered losses and damages. The complaint asserts the following causes of action: (i) violations of Section 10(b) of the U.S. Securities Exchange Act of 1934 (the "Exchange Act") and Rule 10b-5 promulgated under the Exchange Act, against all Defendants; and (ii) violations of Section 20(a) of the Exchange Act, against Weiner and Reddy. On February 10, 2025, following competing motions to be named as lead plaintiff, the Court issued an order naming the State of Rhode Island Office of the General Treasurer as the lead plaintiff in this action, and naming Rhode Island's counsel as lead plaintiffs' counsel. On April 11, 2025, plaintiffs filed an amended class action complaint naming two additional defendants: former Domino's Executive Vice President, International Arthur D'Elia ("D'Elia") and Domino's Chief Operating Officer and President, U.S. Joe Jordan ("Jordan"). Plaintiffs allege that D'Elia and Jordan also made false and/or misleading statements about Domino's global net store growth during the putative class period. The amended class action complaint includes D'Elia and Jordan in its assertions of violations of Section 10(b), Rule 10b5, and Section 20(a) of the Exchange Act. Defendants filed a motion to dismiss the amended class action complaint on June 10, 2025. Plaintiffs opposed Defendants' motion to dismiss on August 11, 2025, and Defendants filed a reply to Plaintiffs' opposition on September 25, 2025. Defendants intend to vigorously defend these claims.

Patrick Ayers, Derivatively on behalf of Domino's Pizza, Inc. v. Russell Weiner, David A. Brandon, C. Andrew Ballard, Andrew B. Balson, Corie S. Barry, Diana F. Cantor, Richard L. Federico, James A. Goldman, Patricia E. Lopez, and Sandeep Reddy, and Domino's Pizza, Inc. (Case No. 2:25-cv-10289-SJM-APP, United States District Court for the Eastern District of Michigan) ("Ayers Derivative Lawsuit"), Daran Joshi, Derivatively on behalf of Nominal Defendant Domino's Pizza, Inc. v. C. Andrew Ballard, Andrew B. Balson, Corie S. Barry, David A. Brandon, Diana F. Cantor, Richard L. Federico, James A. Goldman, Patricia E. Lopez, Sandeep Reddy, and Russell Weiner, and Domino's Pizza, Inc. (Case No. 2:25-cv-10704-GAD-EAS, United States District Court for the Eastern District of Michigan) ("Joshi Derivative Lawsuit"), Christopher Kassner, Derivatively on behalf of Nominal Defendant Domino's Pizza, Inc. v. C. Andrew Ballard, Andrew B. Balson, Corie S. Barry, David A. Brandon, Diana F. Cantor, Richard L. Federico, James A. Goldman, Patricia E. Lopez, Sandeep Reddy, and Russell Weiner, and Domino's Pizza, Inc. (Case No. 25-000482-CB, 22nd Judicial Circuit, Washtenaw County, Michigan) ("Kassner Derivative Lawsuit"), King Wah Philip Chu, Derivatively on behalf of Domino's Pizza, Inc. v. Russell J. Weiner, David A. Brandon, Sandeep Reddy, Joseph H. Jordan, C. Andrew Ballard, Andrew B. Balson, Corie S. Barry, Richard L. Federico, James A. Goldman, Patricia E. Lopez, Arthur P. D'Elia, and Diana F. Cantor, and Domino's Pizza, Inc. (Case No. 25-001352-CB, 22nd Judicial Circuit, Washtenaw County, Michigan) ("Chu Derivative Lawsuit"), and Michael Walker, Derivatively on behalf of Domino's Pizza, Inc. v. Russell Weiner, Sandeep Reddy, Joseph H. Jordan, Arthur P. D'Elia, Andrew Ballard, Andrew Balson, Corie Barry, David Brandon, Diana Cantor, Richard Federico, James Goldman, and Patricia Lopez, and Domino's Pizza, Inc. (Case No. 2:26-cv-10501, United States District Court for the Eastern District of Michigan) ("Walker Derivative Lawsuit," and together with

the Ayers, Joshi, Kassner, and Chu Derivative Lawsuits, the “Derivative Lawsuits”). On January 30, 2025, March 12, 2025, April 1, 2025, August 8, 2025, and February 12, 2026, respectively, the plaintiffs in the Derivative Lawsuits filed complaints derivatively on behalf of nominal defendant Domino’s, against the company’s directors and certain executive officers of Domino’s, including Weiner and Reddy (together with the other directors of Domino’s, the “Individual Defendants”). The derivative actions are follow-on lawsuits arising from the allegations made in the *Rhode Island* securities action and allege, among other things, breaches of fiduciary duties owed to Domino’s, and that the Individual Defendants were unjustly enriched by breaching their fiduciary duties. The Derivative Lawsuits further allege that Weiner engaged in unlawful insider trading before non-public information could be publicly disclosed. The *Chu* and *Walker* Derivative Lawsuits both allege that Jordan also engaged in unlawful insider trading before non-public information could be disclosed, and the *Walker* Derivative Lawsuit further alleges that D’Elia engaged in unlawful insider trading before non-public information could be disclosed. The *Joshi* Derivative Lawsuit also alleges that, should Domino’s be found liable for violations of federal securities laws on account of Weiner’s and Reddy’s alleged actions, both Weiner and Reddy are liable to Domino’s for contribution under the Exchange Act. The *Walker* Derivative Lawsuit separately alleges that, should Domino’s be found liable for violations of federal securities laws on account of Weiner’s, Reddy’s, Jordan’s and D’Elia’s alleged actions, each individual should be liable to Domino’s for contribution under the Exchange Act. The plaintiffs in the Derivative Lawsuits seek damages in unspecified amounts from the Individual Defendants, restitution from the Individual Defendants, and disgorgement of all profits, benefits, and other compensation obtained by the Individual Defendants, as well as costs and disbursements incurred in the lawsuits, including reasonable attorneys’, accountants’, and experts’ fees. The Derivative Lawsuits have been stayed pending the outcome of a motion to dismiss the Defendants have filed in the *Rhode Island* securities action. The *Ayers*, *Joshi*, and *Walker* Derivative Actions have been consolidated. Defendants intend to vigorously defend against these claims.

Additionally, DPL has been named as a defendant in several labor and employment lawsuits brought by employees of our franchisees, alleging that we are joint employers with our franchisees. These lawsuits allege employment and wage and hour violations. We strongly disagree with the joint employment allegations and intend to vigorously defend these actions.

Concluded Actions

No other actions are required to be disclosed in this Item.

Actions Commenced Against Franchisees During Last Fiscal Year

No other actions are required to be disclosed in this Item.

Item 4: Bankruptcy

No bankruptcy is required to be disclosed in this Item.

Item 5: Initial Fees

Depending upon the type of Store to be developed, purchased or opened and whether you are participating in one of our incentive programs as discussed below and in Item 6, you will pay an initial franchise application processing fee ("Initial Fee") ranging from \$0 to \$10,000. The range of the Initial Fees paid to us during the year ending December 28, 2025, was from \$0 to \$10,000. Our current policy for determining the amount of the Initial Fee is (subject to the terms of an incentive program):

- (1) If you are constructing a Store you will pay an Initial Fee of up to \$10,000.
- (2) If you are refranchising a closed Store you will pay an Initial Fee of up to \$10,000.
- (3) If you are purchasing an existing Store you will pay a transfer fee of \$1,500.

The Initial Fee is payable prior to us issuing the applicable agreement and is not refundable for any reason. Also, at our discretion, all or a portion of the fees described in (1), (2) and (3) above may be required to be paid when the initial franchise application is submitted for our review and approval, however, in practice, we generally do not bill and collect the Initial Fee until you are operating the Store. Additionally, at our discretion, this fee may be applied to the initial operational and classroom training of the individual who will own 51% or more of the equity and voting interest in the franchise. We may charge a reasonable training fee up to \$1,250 for these training programs or classes which you must complete to our satisfaction. We may waive all or a portion of the Initial Fee under incentive programs we implement from time to time to encourage system growth.

If you are developing a store under our new Store build incentive program, you may be required to pay us a reservation fee of \$25,000 if you fail to meet certain requirements of your Development Agreement. The reservation fee when paid is not refundable. Our store incentive programs are described in more detail in Item 6.

You must purchase inventory and supplies, equipment, fixtures, furnishings and signage to open your Store. DPD and approved vendors supply these items to franchisees. We estimate that these payments together with Initial Fee payments will range from \$117,950 to \$196,500 for a Domino's Pizza Traditional Store and \$69,950 to \$187,500 for a Domino's Pizza Non-Traditional Store, based upon the experience with store openings during the last year. See Item 7 for our current estimate of these costs. You must also make certain payments to DPL when you acquire the proprietary computer and point of sale system. See Items 6, 7 and 11.

Item 6: Other Fees

Development Agreement

There is no recurring or isolated fee or payment required under the Development Agreement. However: (i) if you do not provide a copy of the executed lease for a Store ninety (90)

days after its respective Required Open By Date described in the Development Agreement; or (ii) you have not begun approved construction on a Store within one hundred and eighty (180) days of the Required Open By Date, you will be required to pay a \$25,000 fee (“Reservation Fee”) to us for such Store required under the Development Agreement. Further, if you do not open all of your required new Stores under the Development Agreement, you must pay us the Reservation Fee for each of the new Stores not opened. All Reservation Fee payments will be due within thirty (30) days written notice from us. Additionally, you must pay other required recurring or isolated fees under our then-current franchise agreement for the Stores you open in your development area. Except as noted, these fees are non-refundable and not collected on behalf of any third party.

Franchise Agreement

ITEM 6 TABLE OTHER FEES

(1) Type of Fee ¹	(2) Amount	(3) Due Date	(4) Remarks
Royalty Fee	5.5% of Store's weekly Royalty Sales ²	Paid via electronic funds transfer by Thursday of each week on royalty sales for the week ending on the preceding Sunday.	Royalty Sales are the total receipts from all sales of pizza, beverages and other products or services authorized for sale at the Store or at any approved off-site location. ³
Advertising Fund	4% of Store's weekly Royalty Sales ^{2, 4} under the Franchise Agreement. Non-Traditional Stores may receive a partial credit or make a reduced contribution. ⁵	Same as Royalty Fee	See Item 11 for information concerning advertising and promotion.
Advertising Cooperatives	1-4% ⁶	Same as Royalty Fee	May be required to participate in local and regional advertising cooperatives. See Item 11
PULSE initial license fee	\$4,200	As invoiced	Paid to DPL.
Third Party Vendor Pulse Fees	\$1,357.04	As invoiced	Paid annually and is subject to annual adjustments by DPL. Fees are paid by DPL to third party vendors.

(1) Type of Fee¹	(2) Amount	(3) Due Date	(4) Remarks
Annual Software Enhancement Fee	Currently, \$819.25 per Store per year, after the first year ⁷	As invoiced	Covers cost of updates to Domino's PULSE core software. Fee for first year is included in initial cost. For further information about other fees and charges see footnote #7 below.
Help Desk/Software Support Services	Currently \$44 per call and \$28 per chat	As invoiced	
Connectivity Fee	\$1,200 per year	As invoiced	Paid when you do not have high speed broadband connectivity where the service is available.
Flex Client Fee	\$150 per device	As invoiced	Paid to DPL (or a third party on behalf of DPL) if you use Google Chrome OS in connection with any of your devices. A new access fee will have to be paid when each device is replaced.
Annual Service Fee for Application Processing for store level positions	\$432.00 annually	As invoiced	Paid to DPL on a per store basis. ⁽⁸⁾
Technology Transaction Fee	\$0.385 per digital order	As invoiced	May be increased or decreased pursuant to the terms of the Online Ordering Franchise Services Agreement.
Credit Card Processing Fee	\$.0525 per transaction	As invoiced	Paid to an outside vendor and remitted to us by vendor to cover costs for credit card security and related costs

(1) Type of Fee¹	(2) Amount	(3) Due Date	(4) Remarks
Spanish Language Call Center Program Fee	\$3.00 per call	As invoiced	Each store using this service must make a monthly payment to DPL.
Inspections	Will vary under circumstances	As incurred	Includes all travel expenses, room and board and compensation of our employees.
Audit Expenses	Cost of audit, charges of employees, understatement plus 1.5% interest per month	10 days after receipt of final audit	Payable if understatement is greater than 2% or audited because you failed to submit reports.
Transfer	\$1,500	Before transfer	Payable when Franchise Agreement or the assets of the Store or any ownership interest is transferred.
Training Fees	Maximum – cannot exceed \$1,250 per session	Upon class registration	In addition to these training fees, we may require supplemental or additional training programs. You pay cost of additional or supplemental programs (not to exceed \$500) and other expenses.
Interest on Late Payments	Lesser of 1.5% per month or highest legal rate for open account business credit in the state Store	As incurred	Payable on all overdue amounts. 2% above the Libor rate for Alaska and Hawaii stores.
Charges for Testing and Evaluation	Will vary under circumstances	As incurred	See Item 8
Indemnification	Will vary under circumstances	As incurred	You must indemnify and hold us harmless if we are held liable from your Store's operations.

(1) Type of Fee¹	(2) Amount	(3) Due Date	(4) Remarks
Costs of Enforcement/ Non-compliance	Will vary under circumstances	As incurred	Reimburse us to enforce the Franchise Agreement. Under our Customer Care billing program, you will be charged \$20.00 for excessive calls we receive from your customers related to product and services concerns at your store. You will be charged only if the customer indicates they contacted the store and did not get resolution of his or her issue. For subsequent contacts to our Customer Care department by the customer, you will be charged \$30.00 per contact but only if they occur outside of a 5 day standard reply period.
Carryout Tracker Bundle	Currently \$440.87 but could increase if costs increase	As invoiced	Includes Flex Client and Cabling. Does not include staging, shipping, nor flex Client Fees
Server Bundle	Currently \$4,025.20 but could increase if costs increase	As invoiced	Includes pair of Servers. Does not include staging and shipping fees.
Meraki Licensing	Currently \$280.00 per year but could increase if costs increase	As invoiced	Includes WAP & Meraki Router yearly licensing.
Meraki Router\WAP Bundle	Currently \$1,039.34 but could increase if costs increase	As invoiced	Includes router, WAP, and power cord. Licensing to use the hardware is not included.

(1) Type of Fee¹	(2) Amount	(3) Due Date	(4) Remarks
Lane 3600 Wired Customer Facing	\$709.92	As invoiced	Includes Lane 3600 CC reader, application, key injection, ethernet cable, power supply, and 3-year extended warranty.
Lane 3000 Wired EPP	\$496.34	As invoiced	Includes Lane3000 Wired Hand Held Payment Terminal (Device, application, key injection, power supply, and 3-year warranty) and Configuration of Device
Flex Client	Currently \$431.07 but could increase if costs increase	As Invoiced	Does not include staging, shipping, nor flex client fees.
Menuboard Client Bundle	Currently \$483.31 but could increase if costs increase	As Invoiced	Includes flex client, cabling, and cable management. Does not include staging, shipping, nor flex client fees.
Environmental / Extended Producer Responsibility (EPR) Costs (Currently Oregon and Colorado only)	Will vary under circumstances	As Invoiced	Certain states, including Oregon and Colorado, require participation by DPL in extended producer responsibility programs related to packaging management and environmental compliance. We or our affiliate may collect amounts from franchisees operating stores in these states through Supply Chain invoices to offset fees paid by DPL that are mandated by applicable state law, and which may change based on legal requirements.

- (1) All fees are imposed by and payable to us or our affiliates. All fees are non-refundable.
- (2) We may from time to time implement incentive programs to encourage system growth, improve store performance or accomplish other objectives designed to benefit the System. Under these incentive programs, we may reduce weekly royalty fees and/or reduce or eliminate advertising contributions payable by a participating franchisee for a period of time, including national and mandatory local advertising contributions (but not voluntary local co-op amounts approved by the local co-ops). We may impose limits on the amount of the incentives received under a particular program. The participating franchisee may also be asked to pay a reservation fee (which is currently \$25,000) for the right to develop one or more stores under an incentive program, which will ordinarily only be payable if the store or stores are not leased, constructed and/or opened within the time periods we specify. We reserve the right to modify or terminate these incentive programs in our sole discretion and to implement and grant these and other new or modified incentive programs to franchisees who we determine to be eligible for these programs under terms we deem appropriate.
- (3) Royalty Sales do not include sales and equivalent taxes and coupons and similar discounts we approve. For Non-Traditional Pizza Stores located in stadiums and airports, commissions payable to the stadium or airport authorities other than up-front fees are deducted from total receipts in computing Royalty Sales. Premium items or similar items are included in computing Royalty Sales unless these items have been sold at or below cost. Unless we otherwise specify, premium items or similar items do not include any food or beverage item.
- (4) The percentage currently charged for a Domino's Pizza Traditional Store and a Domino's Pizza Non-Traditional Store is 4% of the weekly Royalty Sales. Certain franchisees who signed Non-Traditional Store Franchise Agreements before April 2025 may contribute to the Advertising Fund at a different rate.

We may waive, in our sole discretion, the payment of a portion of the advertising fund contribution made by franchisees (i.e., reduce the percentage of the required contribution) for a period of time we designate based upon market conditions or other relevant factors.

We and our affiliates may set up a separate advertising fund for Domino's Pizza Non-Traditional Stores.

- (5) If you operate a Domino's Pizza Non-Traditional Store, we may rebate quarterly (or give you a credit for) up to 3½% of the 4% advertising contribution you pay for local advertising. We recommend you spend all credits in the calendar year in which they are given on local advertising expenditures.
- (6) If a cooperative exists and if 65% or more of the Stores in the cooperative agree or are contractually obligated to contribute a specified percentage of Royalty Sales, then you must make the same percentage contribution to the cooperative. Each store we operate in the market contributes to advertising funds, and is entitled to vote, on the same basis as

franchised stores. We have the right to require that you contribute no less than 2% of your weekly Royalty Sales to the cooperative. If there is no advertising cooperative or if the Stores have not agreed upon a percentage of Royalty Sales to contribute to the cooperative, franchisees are required to expend or contribute to the cooperative, as the case may be, an amount we specify up to and including 2% of the weekly royalty sales of your Store for local advertising. The maximum amount we can require that you contribute to the national advertising fund and local and regional advertising expenditures will be 9% of the weekly Royalty Sales of your Store.

- (7) You must acquire the Domino's PULSE point of sale computer system ("Domino's PULSE") if you are building a new Store or purchasing an existing Store that is not already equipped with Domino's PULSE. The specifications of the Domino's PULSE system are discussed below in more detail in Item 11. You must sign a Domino's PULSE Software License Agreement with our affiliate, DPL, in the form attached as Exhibit J, to use the Domino's PULSE software. The \$819.25 per year enhancement fee may be increased in subsequent years, however, it will not be increased by more than five percent (5%) in any given year, unless a higher amount is recommended by the Domino's Operations Advisory Council. In connection with the Domino's PULSE License Agreement you will also be required to sign a Participation Agreement with Microsoft which contains a right to use certain Microsoft software that is part of Domino's PULSE at a more favorable price than retail. You must acquire the Domino's PULSE hardware from a vendor approved by us. You will be required to enter into a Domino's Pizza Help Desk Services Agreement with DPL, in the form attached as Exhibit H, for Help Desk and Software Support Services for the entire term of the Domino's PULSE License Agreement. If we modify the computer and related technology requirements you may be required to incur costs to purchase, lease and/or license new or modified computer hardware and/or software and to obtain service and support. The cost to you of obtaining the software licenses, or additions, substitutions, replacements or modifications thereto, may not be fully amortizable over the term of the Franchise Agreement. The current cost estimate per store to acquire the hardware and software required, including payments due us, is \$15,000 to \$25,000 (other installation and service fees may apply) and is due as incurred. The difference between the high and low range is attributable in part to the number of order entry stations and additional Domino's PULSE related optional services. The current estimated cost per store for required maintenance and support contracts, third party software license fees, and upgrades or updates to the Domino's PULSE software should not exceed an average of \$7,000 annually. This estimated cost per store covers the annual enhancement fee due, system support services, third party license fees and software upgrades and maintenance including help desk and support services provided by a third party vendor. We may require that you continuously maintain high speed broadband connectivity, where available. All fees are imposed by and payable to DPL or our designated third party vendor. All fees are non-refundable.

We may develop or contract with third parties to develop centralized or technology based methods of taking, processing, routing, and delivering orders in addition to the methods and technology we currently use or authorize (collectively "Additional Order Systems"). These may become mandatory at any time during the term of the Franchise Agreement and

may require you to spend money to add or replace equipment, wiring, hardware and software; to pay licensing fees, support and maintenance fees, fees paid to third parties; to incur other costs, and to sign agreements with us and with third parties. To the extent these products and services are owned by us or provided to you by us, we may charge up front and/or ongoing fees that may be included as part of the Technology Transaction Fee. However, to the extent all the direct and indirect costs to develop, test and implement an Additional Order System are paid from other sources, then such up-front and ongoing fees charged by us would be intended only to cover our ongoing expenses, including direct costs and reasonable allocations. You currently must participate in an Additional Order System provided by a designated third-party vendor. Currently, no additional fees or costs are associated with the requirement to participate in such Additional Order System.

- (7) You will be required to accept and process applications for store-level positions through an online platform provided by SmartRecruiters. SmartRecruiters bills DPL annually and DPL then bills franchisees at cost for the use of the SmartRecruiters online platform every October. Currently, this amount is \$432.00 annually per Store. Currently, a call to GlobalCare for technical support with your SmartRecruiters online platform will result in a charge of \$44.

Item 7: Estimated Initial Investment

ITEM 7: TABLE

YOUR ESTIMATED INITIAL INVESTMENT

Domino's Pizza Traditional Store

(1) Type of Expenditure	(2) Amount	(3) Method of Payment	(4) When Due	(5) To Whom Payment is Made
Initial Fee ⁽¹⁾	\$0 to \$10,000	Lump Sum	When approved	Us
Leasehold Improvements ⁽²⁾	\$67,000 to \$350,000	Lump Sum	When completed	Landlord or other third party
Furniture, Fixtures and Equipment ⁽³⁾	\$105,000 to \$145,000	Lump Sum	Usually 30 days after invoice	DPD or other approved Supplier
Signage ⁽³⁾	\$8,200 to \$35,000	Lump Sum	50% when ordered 50% when shipped	Approved Suppliers
3 Month's Rent ⁽²⁾	\$6,000 to \$25,000	Lump Sum	When you sign the lease	Landlord

(1) Type of Expenditure	(2) Amount	(3) Method of Payment	(4) When Due	(5) To Whom Payment is Made
Security Deposit ⁽²⁾	\$1,000 to \$10,000	Lump Sum	When you sign the lease	Landlord
Opening Inventory and Supplies ⁽³⁾	\$4,750 to \$6,500	Lump Sum	Within 30 days of delivery	DPD or other approved Suppliers
Opening Advertising and Promotion ⁽⁴⁾	\$0 to \$3,000	Lump Sum	Proof of expenditures due 90 days after Store opening	Us
Training Expenses ⁽⁵⁾	\$1,000 to \$4,000	Lump Sum	When you register for class	Us
Insurance ⁽⁶⁾	\$25,000 to \$75,000	Lump Sum	Before Store opening/sale	Insurance Company
Miscellaneous Opening Costs ^(2, 7)	\$3,500 to \$7,000	N/A	N/A	Various Suppliers and Utilities
Additional Funds – 3 Months ⁽⁸⁾	\$10,000 to \$73,000	Unknown	As Incurred	Employees and various third parties
TOTAL ESTIMATED INITIAL INVESTMENT⁽⁹⁾	\$231,450 to \$743,500 ⁽¹⁰⁾			

Domino's Pizza Non-Traditional Store

(1) Type of Expenditure	(2) Amount	(3) Method of Payment	(4) When Due	(5) To Whom Payment is Made
Initial Fee ⁽¹⁾	\$0 to \$10,000	Lump Sum	When approved	Us
Leasehold Improvements ⁽²⁾	\$5,000 to \$350,000	Lump Sum	When completed	Landlord or other third party
Furniture, Fixtures and Equipment ⁽³⁾	\$62,000 to \$136,000	Lump Sum	Usually 30 days after invoice	DPD or other approved Supplier
Signage ⁽³⁾	\$5,200 to \$35,000	Lump Sum	50% when ordered 50% when shipped	Approved Suppliers

(1) Type of Expenditure	(2) Amount	(3) Method of Payment	(4) When Due	(5) To Whom Payment is Made
3 Month's Rent ⁽²⁾	\$3,000 to \$25,000	Lump Sum	When you sign the lease	Landlord
Security Deposit ⁽²⁾	\$1,000 to \$10,000	Lump Sum	When you sign the lease	Landlord
Opening Inventory and Supplies ⁽³⁾	\$2,750 to \$6,500	Lump Sum	Within 30 days of delivery	DPD or other approved Suppliers
Opening Advertising and Promotion ⁽⁴⁾	\$0 to \$3,000	Lump Sum	Proof of expenditures due 90 days after Store opening	Us
Training Expenses ⁽⁵⁾	\$1,000 to \$4,000	Lump Sum	When you register for class	Us
Insurance ⁽⁶⁾	\$15,000 to \$50,000	Lump Sum	Before store opening/sale	Insurance Company
Miscellaneous Opening Costs ^(2, 7)	\$2,500 to \$7,000	N/A	N/A	Various Suppliers and Utilities
Additional Funds - 3 Months ⁽⁸⁾	\$10,000 to \$73,000	Unknown	As incurred	Employees and various third parties
TOTAL ESTIMATED INITIAL INVESTMENT⁽⁹⁾	\$107,450 to \$709,500⁽¹⁰⁾			

Explanatory Notes.

- (1) The Initial Fee for single Stores ranges from \$0 up to \$10,000.
- (2) You must lease an appropriate site, subject to our approval of the lease prior to your execution of the lease. Generally, the leases are for 5 years with an option to renew for 5 years. The term and renewal of leases for Domino's Pizza Non-Traditional Stores will be subject to negotiation but may be three (3) years or less subject to renewals or extensions by the parties. The amounts specified for leasehold improvements and security deposits on a lease and rent are based on our business experience. These costs depend on the size, condition, and location of the leased premises, and the costs the landlord assumes.

- (3) See Footnote (7) in Item 6 and Items 8 and 11 for information about the Domino's PULSE hardware and other technology requirements, including Additional Order Systems. Other than as described in Items 7 and 8, you may purchase or lease original equipment and supplies, signs and opening inventory meeting our standards from any approved source, including DPD or DPL. The purchase or lease payments are made to either DPD, DPL, or other suppliers. We do not require you to purchase or lease delivery cars and therefore we do not include these costs in this Item.
- (4) This amount is for opening advertising and promotion and does not include Advertising Fund or cooperative contributions.
- (5) Training expenses include fees for training materials for each session required for all new employees, manager candidates, managers and prospective franchisees. The travel expenses are the participant's responsibility.
- (6) We estimate that annual insurance premiums for a traditional Domino's Pizza Traditional Store to range from \$25,000 to \$75,000; and from \$15,000 to \$50,000 for a Domino's Pizza Non-Traditional. However, this cost may be significantly higher depending on the state coverage requirements, store location and your loss history.
- (7) The Miscellaneous Opening Costs are our best estimate of the costs and deposits for and installation of telephones, connectivity, internet, deposits for gas, electricity and related items. These are paid as incurred to various utilities and suppliers.
- (8) This item estimates your initial startup expenses for 3 months. This item does not include ongoing inventory purchases, royalty or advertising payments or the cost of any financing interest or amount of debt service obligation. These figures are estimates and we cannot guarantee that you will not have additional expenses starting the business. Your costs will depend on the following factors: how much you follow our methods and procedures; your management skill, experience and business acumen; local economic conditions; the local market for your products and services; the prevailing wage rate; competition; and the sales level reached during the initial period.
- (9) We relied on over 50 years of our affiliates and predecessors business experience to compile these estimates. You should review these figures carefully with a business advisor before making any decision to purchase the franchise.
- (10) From time to time we sell company-owned stores to franchisees. The form of agreement DPL currently use to sell the assets of company owned stores to franchisees is attached as Exhibit I (the "Sale of Assets Agreement"). The purchase price of the store will vary and may be more or less than the amounts set forth in the tables. Of all the sales of company owned stores in 2025, two exceeded the upper range of the Total Estimated Initial Investment in the Item 7 Table.

Development Agreement

An initial investment is not required when you sign the Development Agreement. However, an initial investment is required each time a Store is opened within your development area.

Item 8: Restrictions on Sources of Products and Services

We will provide you with specifications for pizza, other authorized food and beverage preparation, dispensing, storage and display equipment, delivery and related motor vehicles, other equipment, fixtures, furniture, exterior and interior signs and decorating that we require you to use or install in the Store. We may specify brands, types or models for any of these items. You may purchase items meeting our specifications from any source unless we designate an approved source or sources for any of these items. If you propose to purchase or lease items not previously approved by us as meeting our specifications or from a vendor not approved by us, you must first notify us and we may require submission of sufficient specifications, photographs, drawings and/or other information and samples to determine whether any such item or supplier meets our specifications or our approved vendor criteria. We will advise you within a reasonable time whether any proposed item or vendor meets our specifications or our approved vendor criteria. You must use only such items that meet our specifications in the operation of the Store and to purchase them from approved vendors, if we so require. We or our affiliates or an approved vendor may be the only source for some of these items and we may otherwise limit the number of approved vendors. We reserve the right to charge you for our reasonable expenses in testing and/or evaluating any proposed item or vendor submitted by you.

Unless otherwise agreed to by us in writing, if the property which the Store is located is not owned by you, you must maintain a lease for the site of the Store (including the lease for the site of the commissary, if any, which has been approved by us to be operated by you) which must contain such terms as we specify from time to time for all leases of a similar type. Each original lease, renewal leases and lease addenda and modification of any type must be submitted to us prior to execution for our examination and approval that it contains the terms we require in all leases. You must provide us with a copy of the executed lease, any renewal lease, and any addenda and modification or other instrument or agreement governing occupancy of the premises within thirty (30) days after execution by you and the landlord. Attached as Exhibit K is a Rider to Lease which contains the terms we currently require. This Rider must be signed at the time the lease is executed.

You must use in the development and operation of the Store the management system and computer hardware and software and related technology designated by us, including without limitation, features such as high-speed broadband connectivity, high-speed broadband monitoring, online ordering, methods and means of encryption and access to our network resources, and other internet based technology and peripheral devices that we specify from time to time (the "Brand Technology"). We may modify all aspects and the components of the Brand Technology from time to time. As part of the Brand Technology, we may require you to obtain computer hardware and/or software we specify from a single vendor designated by us and we or our affiliates may be

the sole supplier of all or any part of the Brand Technology. You may use only such items and services as we specify in connection with the Brand Technology. We may require that you enter into a license exclusively with us or our affiliates to use proprietary software developed by or for us. You may also be required to enter into agreements with others for use of third party software incorporated or used in connection with the Brand Technology. Our modification of such specifications or components for the Brand Technology may require you to incur costs to purchase, lease and/or license new or modified computer hardware and/or software and to obtain service and support for the Brand Technology during the term of the Franchise Agreement. The cost to you of obtaining the Brand Technology (including software licenses) (or additions, substitutions, replacements or modifications thereto) may not be fully amortizable over the remaining term of the Franchise Agreement. You must incur such costs in connection with obtaining the computer hardware and software comprising the Brand Technology (or additions, substitutions, replacements or modifications to the Brand Technology), provided you will not be required to make aggregate expenditures for any additions, substitutions, replacements or modifications to the Brand Technology in excess of one and one half percent (1 ½ %) of the Royalty Sales of the Store from the date of its opening to the date we require you to make any additions, substitutions, replacements or modifications to the Brand Technology not to exceed the ten (10) year period prior to the date we require you to make any additions, substitutions, replacements or modifications to the Brand Technology or, except in connection with a renewal of the franchise, to make any additions, substitutions, replacements or modifications to the Brand Technology during the last twelve (12) months of the initial term of the franchise. We have the right to charge reasonable fees for software or systems modifications and enhancements specifically made for us that are licensed to you and other maintenance and support services that we or our affiliates furnish to you related to the Brand Technology. You may also incur charges from third parties who render services or provide products that we require you to purchase or use. We shall have independent access to data on your Brand Technology, including sales figures. There are no contractual limitations on our right to access this information and data.

Our affiliate, DPL, is the only approved supplier of the Domino's PULSE software used in Domino's Pizza stores (see Item 11 for additional information about Domino's PULSE). Any Domino's PULSE hardware and/or agreement for support and maintenance of the computer hardware must be acquired through a vendor or supplier approved by us. Currently Getronics is the approved vendor for the purchase of new hardware. DPL provides help desk services. There are currently no third party vendors for help desk services. Getronics is the approved hardware warranty and service vendor. At the time you acquire the Domino's PULSE system, you will also be required to enter into an agreement for help desk support and maintenance with DPL during the term of the Domino's PULSE Software License Agreement. We reserve the right to offer help desk and support services and to charge a fee for these services. In connection with the Domino's PULSE License Agreement you will also be required to sign a Participation Agreement with Microsoft which is a sublicense of certain Microsoft software that is part of Domino's PULSE. The Microsoft Participation Agreement is Attachment C to the Domino's PULSE Software License Agreement (Please see Exhibit J to this disclosure document). Help desk and support services providers may also require you to sign an agreement for their services.

You will be required to enter into a Domino's Pizza Online Ordering Franchisee Services Agreement with DPL, the form attached as Exhibit O, for online ordering services. You will be

responsible for the fees and charges associated with your use of online ordering and the requisite internet usage and connections, including the fees charged by the service provider. Currently the fees are \$0.385 per transaction and are subject to increase each year.

As noted in Items 6 and 7, we may develop or contract with third parties to develop Additional Order Systems. These may become mandatory at any time during the term of the Franchise Agreement and may require you to spend money to add or replace equipment, wiring, hardware and software; to pay licensing fees, support and maintenance fees, fees paid to third parties; to incur other costs, and to sign agreements with third parties. You must also comply with all standards, operations and procedures related to e-mail capabilities of the Store and other electronic communication methods (including high-speed broadband connectivity, high-speed broadband monitoring, and methods and means of encryption and access to our network resources) and devices to facilitate communication with us or our offices, including the exchange of information between the Store and us. You currently must participate in an Additional Order System provided by a designated third-party vendor.

As previously noted in Item 6, you will be required to accept and process applications for store-level positions through an online platform provided by SmartRecruiters under a contractual agreement with SmartRecruiters. SmartRecruiters bills DPL for the use of the SmartRecruiters online platform and you must make annual payments every October to DPL to utilize this service. Currently, this amount is \$432 annually per Store. You will have full discretion to determine and control the contents of the online platform and are solely responsible for making hiring and other employment decisions for your store(s). You are solely responsible for ensuring your compliance with applicable laws, rules, regulations, and ordinances. You may accept applications for store-level positions through other methods as an accommodation of an applicant's disability or as otherwise required by applicable laws, rules, regulations, or ordinances. We will not have access to the content (including applicant information) you maintain on this online platform.

You are required to participate in the Domino's Pizza Gift Card Program and obtain and use Gift Cards, transaction processors and related services, from vendors approved by us and pay the fees associated with the Gift Card Program. The Gift Card is an electronic cash card available for purchase and redemption at Domino's Pizza stores and online, for use as a payment method for food and beverage purchases. Customers may also increase, replenish or restore balances available on the Gift Card at any Domino's Pizza store if we so designate. We will debit or credit your bank account for the net amount of Gift Card purchases / balance increases and redemption transactions. The funds collected are not and will not be the asset of any franchisee. You must obtain and use gift cards and transaction processors, including internet or other connections, from vendors designated by us. You will also be required to use the designated transaction processor which at the present time is Ceridian Stored Value Solutions. Cards are issued by CARDCO CXXV, Inc. and distributed by Domino's GC Inc. Domino's GC Inc. receives payments from CARDCO CXXV in connection with the distribution and administration of the Gift Card Program. These payments are based on customer gift card sales or activations and are not based on franchisee purchases or redemptions.

DPL's Food Safety & Quality Department maintains, on our behalf, a listing of approved products and suppliers. This is the only list franchisees may use to verify approval status. If you

wish to purchase or lease items we have not approved, you may propose a request through your Franchise Business Consultant. Along with the request, you must include any photographs, drawings, information source of items, samples or any materials or information necessary to adequately describe the request. You will be advised within a reasonable time (not to exceed 180 days) whether any item meets the criteria to forward to the Standards Committee for further consideration and final approval, including any additional requirements which may be imposed by the Standards Committee as a condition for the proposed supplier to receive final approval. We may charge you for reasonable expenses that we or our affiliates incur in evaluating any proposed item. The number of suppliers of any item may depend on the availability of these items and whether suppliers manufacture items meeting our specifications.

You must purchase food ingredients, beverage products, cooking, packaging and cleaning materials, other products, utensils, uniforms, menus, forms, and other supplies and materials used in the Store that meet our standards. You must use paper and plastic products imprinted with the Marks that we establish. We may require you to purchase the ingredients, supplies and materials used exclusively from us, our affiliates or from approved suppliers or distributors. We or our affiliates may examine the facilities of any approved supplier or distributor, including the commissary, if any, you operate and test the ingredients, materials or supplies. We or our affiliates may charge fees for evaluating proposed and approved suppliers or distributors and inspecting commissary operations. We may impose limitations on the number of approved suppliers or distributors of any product or service. As noted, we or our affiliates may be the exclusive supplier of certain products. A list of approved suppliers will be made available to you. Approval of a supplier or distributor may be conditioned on delivery schedule and service, among other things. In addition, your ability to purchase from other suppliers, including those who sell to us or our affiliates, depends on factors including suppliers' willingness to sell to you and the availability of various products and services that meet our standards. To protect the confidentiality of our proprietary products, including sauce, dough and cheese, we may limit the sources of supply of these products. Any supplier which has access to customer data or confidential or proprietary information shall be required to sign our then-current form of our Rider to Services Agreement attached as Exhibit R (the "Domino's Rider to Services Agreement").

We and our affiliates have established business relationships with a group of nationally recognized vendors who have agreed to provide goods and services at discounted prices to our franchise system as part of a program known as the "Pie Perks Program". The discounts are based in part on our relationship with these vendors and our ability to purchase goods and services from them in larger quantities. The program is designed to help reduce expenses on various items and services, including, but not limited to, supplies, telecommunications services, accounting and payroll services, repairs and maintenance. You may, at your option, participate in this program and take advantage of the discounts without additional cost to you. Other than the same discounts that are available to you under the program, neither we nor our affiliates receive any revenue from the vendors as a result of this program.

DPL entered into a beverage marketing agreement with The Coca-Cola Company with an effective date of January 1, 2025 for a term ending the later of December 31, 2030 or until such time as certain volume commitments are reached which entitles franchised and company-owned locations to qualify for volume incentive funding based upon the number of cases of Coca-Cola

beverage products purchased from participating Coca-Cola bottlers. The Coca-Cola Company has also agreed to pay DPL certain fixed funding along with variable funds for national marketing, media programs and promotions under the terms of the beverage marketing agreement. Coca-Cola beverages has been designated as the company standard for beverages for sale at Domino's Pizza Stores. Although franchisees can only offer Coca-Cola beverages at their Domino's Pizza Stores, they can purchase these products from any supplier or retailer, including participating Coca-Cola bottlers.

DPL, DNAF and DP IP Holder entered into a co-promotion agreement with Dairy Management Inc., a company dedicated to promoting the dairy industry and dairy products on behalf of dairy farmers, for a term commencing on January 1, 2024 through December 31, 2025, which entitles DNAF and DPL to receive payments to fund dairy-centric initiatives. This agreement has been renewed for the 2026 calendar year.

DPL, DNAF and DP IP Holder entered into a co-promotion agreement with The Mushroom Council, a company dedicated to promoting the mushroom industry and growing demand for mushrooms, for a term commencing on June 13, 2025 through June 12, 2026, which entitles DNAF and DPL to receive payments to fund mushroom-centric initiatives. These funds were received in 2025 and there is no additional funding that will be received in 2026.

DPL entered into a service agreement with Mercury Fulfillment Systems Inc. with a term ending September 25, 2028 to source, inventory, manage and fulfill requests for marketing merchandise. Mercury Fulfillment Systems Inc. has agreed to pay an annual percentage rebate to DPL based on revenue collected from purchases of branded merchandise.

DPL entered into a Master Framework Agreement with Portier (d/b/a Uber Eats) with a term ending January 31, 2027 to allow DPL and its franchisees to receive customer orders placed through the Uber Eats Platform. The Agreement allows DPL to receive payments for orders coming through the Uber Eats platform.

DPL entered into a Master Framework Agreement with Door Dash, Inc. with a term ending June 30, 2029 to allow DPL and its franchisees to receive customer orders placed through the Door Dash platform. The Agreement allows DPL to receive payments for orders coming through the Door Dash platform.

DNAF entered into a marketing agreement with Deutsch & Sons Ltd. d/b/a Deutsch Family Wine & Spirits with an effective date of November 1, 2024 through March 31, 2025 for Domino's co-branded Yellow Tail wine. Deutsch Family agreed to a fixed fee with this partnership, in which installments are to be made at three different points throughout the partnership. Partial funding was received in 2024 with the remainder to be received no later than October 1, 2025. These funds were received in 2025 and there is no additional funding that will be received in 2026.

Under an agreement entered into with a designated third-party vendor in 2024, DPL is entitled to receive rebates and/or other payments on account of franchisees' purchases of equipment and supplies from third-party vendors.

In 2025, DNAF received an estimated \$9,391,335.00, DPL received an estimated \$31,264,609.00 under the programs described above. Except for these payments, neither we nor our affiliates receive any payments or credits from suppliers for the purchase of products by or for the benefit of franchisees, although we and our affiliates reserve the right to do so.

DPD supplies certain of these products and items to franchisees. DPD will derive revenue from the sale of these items by selling them above cost. DPD offers an optional profit sharing plan for franchisees. Prior to the Securitization Transaction, Domino's Pizza Distribution entered into these profit sharing arrangements with franchisees. These were assigned to DPD as part of the Securitization Transaction. Under this plan, franchisees must purchase their required food products from DPD for a period of 10 years in exchange for a share of the profits of the DPD centers in the United States servicing Domino's Stores nationally. Franchisees can terminate their participation in the plan by giving 1 year notice or immediately refunding profit sharing payments for the previous year or if DPD breaches, and does not cure, a material obligation or commitment under the plan.

DPD is an approved supplier of fresh dough balls for our original screen product and fresh pan pizza and is the supplier of a parbaked and then frozen shell for our thin crust pizza. If we or our designee give written approval for you to operate a commissary, you can make your own dough if it complies with our food safety, product and quality standards. There are currently no third-party suppliers of fresh or pan pizza dough balls or parbaked and then frozen shells for our thin crust pizza. Commissary operators will be required to purchase a pre-mix package from approved suppliers to produce these different types of dough. DPD is an approved supplier of pre-mix for our screen and pan dough products. In addition, there are three approved manufacturers of pre-mix from whom franchisees can purchase directly.

For the benefit of the System, we and/or our affiliates have and will continue to test and develop other dough products. We have approved the original screen product, pan pizza, a thin crust and a frozen par-baked Gluten Free crust for Domino's Pizza Stores. We have also approved a frozen par-baked crust for a limited number of non-traditional Domino's Pizza Stores. Currently, DPD is the only approved supplier of thin crust to our franchisees. In addition, there is 1 approved supplier of Gluten Free crust.

When we and/or our affiliates periodically test new products in Stores, we may require you to purchase these products exclusively from DPD or otherwise limit the distribution and use of these products.

We or our affiliates may from time to time offer or make available other services or products to franchisees, such as online ordering and gift cards. We or our affiliates may derive revenue from the sale of these services and products to franchisees or from the participation by franchisees in these programs.

You must maintain at your sole expense: (a) property insurance on a replacement cost basis at minimum limits based on the total value of your assets (all risk coverage); (b) general liability insurance (including coverage for personal injury, products and contractual liability); (c) automobile liability insurance (including owned automobiles, titled or leased in your name and the

name of your owners and used at any time, whether principally or occasionally in the business, hired and non-owned coverage); and (d) worker's compensation insurance (in your name) as required by law. If no worker's compensation law exists, then you must participate in comparable insurance we require. If you or your owners do not use a vehicle owned or leased in your name or the name of any of your owners in the business, you must provide written evidence, satisfactory to us. We require you to have minimum limits of \$1,500,000 per occurrence for general liability insurance and for automobile liability insurance. If deductible plans are approved and used in your state, you may purchase this coverage subject to the requirements of your insurance carrier. An insurance carrier rated B⁺ or better by Alfred M. Best & Company, Inc. or meeting such other criteria we may establish from time to time must issue all insurance policies, except workers' compensation insurance. All liability insurance policies must name us and any subsidiaries and affiliates that we designate, as additional insureds and provide us with 30 days prior written notice of termination, expiration, cancellation or modification of any policy. The terms and conditions of all such policies, including the amount of any deductibles, will be consistent with the requirements prescribed from time to time by us. We may also reasonably increase the minimum liability "limit" protection requirement annually and modify the insurance requirements. You must provide us annually with satisfactory evidence of the renewal or extension of each insurance policy or any modifications to any insurance policy that must describe the applicable deductibles for each policy.

If you fail to carry any insurance coverage we require or to furnish satisfactory evidence of the insurance, we or our designee may obtain insurance coverage for you and you must promptly sign any documents required and pay to us on demand amounts we incur. Your obligation to maintain the required insurance is not limited by insurance we maintain. Your failure to carry required insurance at our specified limits could result in default.

Depending on whether you purchase certain products from us or our affiliates, we could provide you with approximately 25-65% of your total purchases in establishing your Store and generally between 25%-40% of your total ongoing operating expenses for your Store. Total operating expenses include all of your ongoing expenses in operating a Store, including rent and labor. In the fiscal year that ended December 28, 2025, DPD's revenue from the sale of these items to all franchisees was \$2.7 billion or 55.4% of DPL's total revenues of \$4.9 billion. In the fiscal year that ended December 28, 2025, DPL also collected revenue of \$155 million for online ordering fees, technology fees, credit card fees, help desk fees, and other miscellaneous fees and expenses from franchisees representing 3% of DPL's total revenues of \$4.9 billion.

There are no approved suppliers in which any of our officers has an ownership interest.

Item 9: Franchisee’s Obligations

ITEM 9 TABLE:

FRANCHISEE’S OBLIGATIONS

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

Unless otherwise noted, the Standard Franchise Agreement and Non-Traditional Franchise Agreement are referred to as the “Franchise Agreement”. Section references are the same in each one of these agreements.

Obligation	Section in Agreement	Disclosure Document Item
(a) Site selection and acquisition/lease	Section 7.4 of the Franchise Agreement, and Section 5 of the Development Agreement	Items 7 and 11
(b) Pre-opening purchases/leases	Sections 8.1, 8.2 and 15.9 of the Franchise Agreement	Items 6, 7, 8 and 11
(c) Site development and other pre-opening requirements	Section 8 of the Franchise Agreement and Section 4 of the Development Agreement	Items 6, 7 and 11
(d) Initial and ongoing training	Sections 10 and 15.9 of the Franchise Agreement	Items 6, 7 and 11
(e) Opening	Section 8.3 of the Franchise Agreement	Item 11
(f) Fees	Sections 5, 6 and 15.9 of the Franchise Agreement and Section 8 of the Development Agreement	Items 5, 6, 7 and 11
(g) Compliance with standards and policies/Operations Manual	Section 15 of the Franchise Agreement	Item 11
(h) Trademarks and proprietary information	Sections 16 and 20.4 of the Franchise Agreement and Section 10 of Development Agreement	Items 13 and 14
(i) Restrictions on products/services offered	Sections 12.1, 12.2 and 15.9 of the Franchise Agreement	Items 8, 11 and 16
(j) Warranty and customer service requirements	Sections 12.2 and 15.1 of the Franchise Agreement	Item 8

Obligation	Section in Agreement	Disclosure Document Item
(k) Territorial development and sales quotas	Sections 2.1 and 4 of the Franchise Agreement and 4 of the Development Agreement	Item 12
(l) On-going product/service purchases	Sections 12 and 15.9 of the Franchise Agreement	Items 8 and 11
(m) Maintenance, appearance and remodeling requirements	Sections 9 and 15.9 of the Franchise Agreement	Items 8 and 11
(n) Insurance	Section 15.7 of the Franchise Agreement	Items 7 and 8
(o) Advertising	Section 13 of the Franchise Agreement	Items 6, 7 and 11
(p) Indemnification	Sections 16.3 and 22.3 of the Franchise Agreement	Item 6
(q) Owner's participation/management/staffing	Section 15.6 of the Franchise Agreement and Section 7 of Development Agreement	Items 11 and 15
(r) Records/reports/audits	Section 14 of the Franchise Agreement	Item 11
(s) Inspections	Section 17 of the Franchise Agreement	Item 6
(t) Transfer	Section 21 of the Franchise Agreement and Section 13 of Development Agreement	Item 17
(u) Renewal	Section 3 of the Franchise Agreement	Item 17
(v) Post-termination obligations	Section 18.3 of the Franchise Agreement	Item 17
(w) Non-competition covenants	Section 20 of the Franchise Agreement	Item 17
(x) Dispute resolution	Section 22 of the Franchise Agreement	Item 17

Item 10: Financing

We do not offer direct or indirect financing. We do not guarantee your note, lease or obligation.

Item 11: Franchisor's Assistance, Advertising, Computer Systems, and Training

As noted in Item 1, we have entered into a servicing agreement with DPL for the provision of support and services to franchisees. We remain, however, responsible for all of the support and services required under the various agreements described below.

Development Agreement

Except as listed below, we need not provide any assistance to you under the Development Agreement.

Before you open your business we will:

- (1) Grant you the right to open a limited number of Stores within a development area. (Development Agreement – Section 1 and Section 4);
- (2) Not unreasonably withhold approval of a site that meets our requirements. (Development Agreement – Section 5); and
- (3) Deliver our then-current form of Franchise Agreement to you. (Development Agreement – Section 6) However, our approval of a location depends on whether we determine that:
 - (a) you and your owners have the financial capacity and necessary skills and experience to develop and operate the Store based upon criteria established by us from time to time;
 - (b) the site proposed is within the Development Area and suitable site for a Domino's Pizza Store based upon criteria established by us from time to time;
 - (c) you and your owners comply with your Development Agreement and all other Domino's Pizza Franchise Agreements. (Development Agreement - Section 5); and
 - (d) you and your owners have furnished all information we may reasonably require in evaluating your application.

Franchise Agreement

Except as listed below, we need not provide any assistance to you under the Franchise Agreement.

Before you open the Store, we will:

- (1) Approve the lease or other document for occupancy of the premises. (Franchise Agreement - Section 7.4)
- (2) Approve site plan and any modifications to our basic plans and specifications for the Store (Franchise Agreement – Section 8.1);
- (3) Provide you with standards for authorized food and beverage preparation, storage and display equipment, motor vehicles, other equipment, fixtures, furniture, signs and decorating required. (Franchise Agreement – Section 8.2);
- (4) Offer certain training programs which you must enroll in and complete before operating the Store. (Franchise Agreement – Section 10.1); and
- (5) Provide you with reasonable operating assistance and provide general guidance. (Franchise Agreement – Section 11.1).

During your operation of the Store, we will:

- (1) Provide you with information on operating the Store. Operating assistance will include:
 - (a) methods of authorized food and beverage preparation, packaging and sale; and
 - (b) administrative, accounting, inventory control and general operating procedures. (Franchise Agreement – Section 11.1);
- (2) Advise you of operating problems from your reports or our inspections. (Franchise Agreement – Section 11.2);
- (3) From time to time formulate, develop, produce and conduct advertising and promotional programs in the form and media as we determine to be most effective as described below. (Franchise Agreement – Section 13.1);
- (4) Establish maximum, minimum, or other pricing requirements you may charge for products and services to the fullest extent permitted by law. (Franchise Agreement – Section 15.3);
- (5) Offer certain additional training programs which we may require you to attend as more fully described below. (Franchise Agreement – Section 10.3);
- (6) Not unreasonably withhold approval to a proposed transfer if all requirements are met. (Franchise Agreement – Section 21.4);

- (7) Prescribe the Brand Technology or Computer Systems as described below (Franchise Agreement – Section 15.9); and
- (8) Loan to you 1 or more manual or electronic copies of an operating manual or operational bulletins or similar materials containing mandatory and suggested specifications, standards and operating procedures and rules and information about your other obligations under the Franchise Agreement and the operation of the Store (the "Operating Manual"). (Franchise Agreement – Section 15.4). Exhibit M contains a copy of the table of contents of the Operating Standards as of January 2026 which contains 29 pages and the Product Standards as of January 2026 which contains 55 pages.

Advertising and Promotion

We have the authority to determine the composition of all geographic territories and market areas for the advertising and promotion programs. All formulation, development and production costs of advertising and promotion (including the proportionate compensation of our employees for advertising functions) are paid from a separate fund administered by the DNAF.

Item 6 describes your Advertising Fund contribution. Your contribution will depend on the Standard Franchise Agreement or Non-Traditional Store Franchise Agreement. The advertising fee for a Domino's Pizza Traditional Store and a Domino's Pizza Non-Traditional Store is currently 4% of Royalty Sales of the Store. Certain franchisees who signed Non-Traditional Store Franchise Agreements before April 2025 may contribute to the Advertising Fund at a different rate. We may waive, in our sole discretion, the payment of a portion of the advertising fund contribution made by franchisees (i.e., reduce the percentage of the required contribution) for a period of time we designate based upon market conditions or other relevant factors. All Stores owned by DPL contribute to the advertising and promotions programs on at least the same basis as the majority of domestic franchisees in the Domino's Pizza System. Vendors and suppliers may contribute to the Advertising Fund. We or our affiliates may hire advertising source(s) with money from the Advertising Fund to develop, produce and conduct the advertising and promotion programs.

The Advertising Fund is intended to maximize recognition of the Marks and patronage of the Stores. We do not have to ensure that Advertising Fund expenditures are proportionate or equivalent to your contributions for the market area of the Store or that the Store will benefit directly or in proportion from the advertising.

During the fiscal year that ended December 28, 2025, the Advertising Fund spent a total of \$593,037,406.00; 3.3% was spent on production; 84% was spent on media placement; 7.3% was spent on administrative expenses; and 5.4% was spent on other items (research, talent, public relations and brand promotions). The Advertising Fund does not spend all advertising funds in the same fiscal year that they are accrued in. The funds that are not used in the same fiscal year are used in future years. An annual statement of monies collected, and costs incurred by the Advertising Fund are available on an annual basis. The Advertising Fund did not spend money to solicit new franchisees. The Advertising Fund may place advertising in any media. The coverage

is typically national in nature. Advertising is developed by our in-house marketing department and national advertising agencies and other advertising partners.

We or our affiliates may also spend or advance our own funds for promotional materials and the conduct of advertising programs for the benefit of the Domino's System.

The Domino's Marketing Advisory Council ("DMAC") provides advice on marketing and advertising programs. The DMAC whose membership is currently selected by DPL on behalf of the Domino's System, currently has 8 franchisees and 2 or more corporate representatives. Two of the 8 franchisees on DMAC are selected by DPL to participate on the DNAF board as well. We (or DPL on behalf of the Domino's System) may change or dissolve the DMAC at any time.

We may require you to participate in local and regional advertising cooperatives for advertising and promotional programs administered by us or by other franchisees of the System. In addition to the national advertising contribution (Franchise Agreement – Section 13.1), you must pay any contributions that we require to these local or regional cooperatives or that may be otherwise approved by these cooperatives. Your contributions to these local or regional cooperatives, as described below, is calculated by multiplying the percentage outlined in your Franchise Agreement and/or supplemental contribution agreement by the Royalty Sales of your Store (e.g., 8,000 (weekly Royalty Sales) x 2% = \$160).

The advertising contributions you must make to the local or regional cooperatives under the Franchise Agreement (Section 13.2) established for Domino's Pizza Stores are as follows: if 65% or more of the Stores in the cooperative agree or are contractually obligated to contribute a specified percentage of the Royalty Sales, then you must make the same percentage contribution to the cooperative, although we can still require that you contribute no less than 2% of your Royalty Sales to the cooperative. If the Stores have not agreed upon a percentage of Royalty Sales to contribute to the cooperative, you must contribute an amount we specify up to and including 2% of the Royalty Sales of your Store. The maximum amount we can require that you contribute for advertising fund contributions and local and regional advertising expenditures will be 9% of the weekly Royalty Sales of your Store. Your obligations to contribute to your cooperative under the Franchise Agreement will not affect your obligations to contribute a greater percentage of the Royalty Sales of the Store under any separate agreement or understanding you have with any local or regional advertising or promotional cooperative.

We or our affiliates may hire advertising source(s) to develop, produce and conduct the advertising and promotion programs for the cooperatives with the cooperative advertising budget or contributions you made. (Franchise Agreement - Section 13.2).

The geographic area for these local and regional advertising cooperatives is defined according to the Nielsen designated marketing areas ("DMA"). The county location of the Store will determine the DMA.

Each cooperative is governed by the Co-op By-laws. A copy of the Co-op By-Laws are given to each new franchisee when they sign their franchise agreement. Before signing the Franchise Agreement, organizational documents may be available to you from the local or regional

cooperative. DMAC will be informed of any changes to the Co-op By-laws, and the amended Co-op By-Laws are mailed or made available upon request to all franchisees. We or our affiliates may from time to time, change, dissolve or merge any cooperatives. Members of a Co-op may administer the Co-op or delegate administration to a board of directors.

An independent certified public accountant annually audits the Advertising Fund and cooperatives funds (*i.e.*, one combined audit for all Funds). The results of the combined audit are sent to the DNAF board members and are available to you upon request.

From time to time in the past, we have applied, collected or retained a portion of the contributions or payments made by franchisees under Section 13.2 of the Franchise Agreement for expenditure by the Advertising Fund with the consent of the regional cooperatives (“Roll-Up”). Beginning in May 2009, we began asking all existing and new domestic franchisees to amend Section 13 (“Advertising and Promotion”) of their Franchise Agreement (the “2010 Amendment”) to authorize us to apply, collect or retain all or part of up to 2% of the Royalty Sales they are required to contribute under Section 13.2 of the Franchise Agreement starting in 2010 for expenditure by the Advertising Fund (“Roll-Up”). Under the 2010 Amendment, which was approved by franchisees, the obligations of franchisees to contribute to the Advertising Fund was reduced to 3½%. The terms of the 2010 Amendment were incorporated into Section 13 of the Franchise Agreement in April 2012. In the fourth quarter of 2012 and the first quarter of 2013, we entered into amendments to the 2010 Amendment and the Franchise Agreements containing the terms of the 2010 Amendment where franchisees agreed to pay 4% of Royalty Sales to the Advertising Fund notwithstanding the existence of a Roll-Up. However, we agreed that, if total cumulative same store sales changes were not positive over 2013 and 2014, a franchisee who signed the 2010 Amendment or the Franchise Agreement incorporating the terms of the 2010 Amendment could ask for a vote of franchisees who signed the 2010 Amendment and Franchise Agreement containing the terms of the 2010 Amendment to reinstate the reduced contribution to the Advertising Fund as set forth in their 2010 Amendment and Franchise Agreement. The procedures for calling for a vote and for reinstatement of the reduced rate are the same as the procedures set forth below for suspension of a Roll-Up. Franchisees who sign Franchise Agreements in 2013 and thereafter are obligated under the terms of the Franchise Agreement to pay 4% of Royalty Sales to the Advertising Fund notwithstanding a vote of the franchisees who signed the 2010 Amendment or have the terms of the Amendment in Section 13 of their Franchise Agreement. All contributions made by the franchisee that are included in the Roll-Up will be construed as if such allocated funds were paid to the cooperative or for local advertising purposes for purposes of determining the amount of the franchisee’s contribution or payments due under Section 13.2.

If we commence a Roll-Up, we may continue the Roll-Up for a period of up to 5 years. Thereafter, we can continue the Roll-Up for additional periods of up to 5 years each unless the consecutive domestic same store sales percentage change reported by Domino’s Pizza, Inc. measured from the Roll-Up commencement date until the last day of the fourth year of any such 5 year Roll-Up period is less than .1%. If the same store sales change is less than .1%, we can, nevertheless, continue a Roll-Up for additional periods of up to 5 years unless (a) during the 1st quarter of the 5th year of any such Roll-Up period, a vote is requested in writing by any franchisee in good standing (including, but not limited to, any franchisee not then in default) and who is

operating under the Amendment or a Franchise Agreement containing the Roll-Up provision, and (b) 65% of Domino's Pizza stores in good standing and operating under the Amendment or a Franchise Agreement containing the Roll-Up provision vote to suspend such Roll-Up (a "Suspension Vote"). If there is a Suspension Vote, then such Roll-Up will be suspended (the "Suspension") at the conclusion of the 5th year of such Roll-Up. Such Suspension will remain in effect until 65% of Domino's Pizza Stores in good standing and operating under the Amendment or a Franchise Agreement containing the Roll-Up provision vote to reinstate our ability to commence a Roll-Up (the "Reinstatement Vote") after which our ability to effectuate a Roll-Up will be as described above until such time that it is suspended under the procedures described above. For purposes of the Suspension Vote and the Reinstatement Vote, all Domino's Pizza Stores in good standing and operating under the Amendment or a Franchise Agreement containing the Roll-Up provision at the time of such vote and all corporate or affiliate owned Domino's Pizza Stores are entitled to vote on the basis of one vote per Store. We commenced a Roll-Up on January 4, 2010, which is currently in effect.

Computer Systems

All Stores located in the United States are required to install and use the current version of Domino's PULSE. "Current version of Domino's PULSE" means the then current version of software as designated by DPL, or the immediately preceding version of Software.

Domino's PULSE includes the following functions:

- Pizza order and tracking
- Pizza/driver/order tracking
- Employee time clock and labor scheduling
- Cash control and audit capability
- Automated key indicator reporting with ability to transmit keys and other data to DPF
- Cost management and reporting
- Customer database
- Password security and control
- Automated commissary ordering
- Caller ID integration
- Capability to interface with a payroll company or a commercial accounting package
- Capable of polling and reporting in a multi-store environment

You must acquire the Domino's PULSE hardware from a vendor approved by us. The Domino's PULSE hardware includes a Domino's PULSE Server, 3 order taking devices, 1 driver dispatch device, 1 make line device, internet device such as a modem, 1 uninterruptible power supply network hub, router and 3 printer devices. The computer hardware is not proprietary to us or our affiliates. At the present time you must purchase the hardware for Domino's PULSE from Getronics. Service for problems with the Domino's PULSE hardware under warranty can be obtained from Getronics. Service for problems not covered by warranty can be obtained through Getronics or an approved third party service provider.

The current cost estimate per store for the hardware and software required, including payments due DPL, is \$15,000 to \$25,000 (other installation and service fees may apply). The current estimated cost per store for required maintenance and support contracts, third party software license fees, and upgrades or updates should not exceed \$7,000.00 annually. This estimated cost covers the annual enhancement fee, system support services, third party license fees and software upgrades and maintenance, including help desk and support.

DPL is the only approved source for the Domino's PULSE software and you must acquire a license from DPL to use that software (Exhibit J). In connection with the Domino's PULSE License Agreement you will also be required to sign a Participation Agreement with Microsoft (Attachment C to Exhibit J) which is a sublicense of certain Microsoft software that is part of Domino's PULSE.

As noted in Item 8, you have an obligation to make additions, substitutions, replacements and modifications to the Brand Technology. You will not, however, be required to make aggregate expenditures for any additions, substitutions, replacements or modifications to the Brand Technology in excess of one and one half percent (1 ½ %) of the Royalty Sales of the Store from the date of its opening to the date we require you to make any additions, substitutions, replacements or modifications to the Brand Technology, not to exceed the ten (10) year period prior to the date we require you to make any additions, substitutions, replacements or modifications to the Brand Technology or, except in connection with a renewal of the franchise to make any additions, substitutions, replacements or modifications to the Brand Technology during the last twelve (12) months of the initial term of the franchise. This limitation shall not apply to our right to require that you acquire and install the Domino's PULSE store computer system or other components of the Brand Technology upon execution of the franchise agreement nor shall the provisions of any prior franchise agreement governing the operation of the Store restrict our right to require that you acquire and install the Domino's PULSE store computer system or other components of the Brand Technology under the terms of the franchise agreement.

We and our affiliates will have independent access to the computer data and equipment containing the information, records and reports required by the Franchise Agreement. There are no contractual limitations on our right to access this information. (Franchise Agreement – Sections 9, 14).

As noted in Items 6, 7, and 8, we may develop or contract with third parties to develop Additional Order Systems. These may become mandatory at any time during the term of this Agreement and may require you to spend money to add or replace equipment, wiring, hardware and software; to pay licensing fees, support and maintenance fees, fees paid to third parties; to incur other costs, and to sign agreements with third parties. You currently must participate in an Additional Order System provided by a designated third-party vendor. To the extent these products and services are owned by us or provided to you by us, we may charge up front and/or ongoing fees that may be included as part of the Technology Transaction Fee. However, to the extent all the direct and indirect costs to develop, test and implement an Additional Order System are paid from other sources, then such up-front and ongoing fees charged by us would be intended only to cover our ongoing expenses, including direct costs and reasonable allocations. Regardless of the sources of funds to develop any Additional Order System we shall be the sole owner of all

direct and related rights and assets, including software and hardware, intellectual property and all data generated by the Additional Order Systems, but excluding hardware or equipment you purchase directly for the purpose of gaining access to the Additional Order System. You must also comply with all standards, operations and procedures related to e-mail capabilities of the Store and other electronic communication methods (including high-speed broadband connectivity, high-speed broadband monitoring, and methods and means of encryption and access to our network resources) and devices to facilitate communication with us or our offices, including the exchange of information between the Store and us.

We have developed a Global Positioning System technology platform, including a Driver App, that enables the location-tracking of deliveries electronically. Pursuant to the Global Positioning System Technology Platform Agreement attached as Exhibit Q (“Global Positioning System Technology Platform Agreement”) and operating standards, stores must have the approved Domino’s Global Positioning System (“GPS”) and Digital Shoulder Surfing (“DSS”) technology platforms operational and active during store hours and must use the tracking functionality of the Driver App with a minimum percentage of the store’s delivery orders each period as set forth in the current operating standards.

Site Selection

You have the primary responsibility for locating a site. We will approve the location before issuing the franchise agreement for the Store.

We may make a store siting model available to franchisees to use in considering where to locate a Domino’s Pizza store. This is a model for site location which has been developed in conjunction with a third party vendor. The model is only a business tool based in part on statistics.

Under the Development Agreement, our approval of a location and the delivery of a Franchise Agreement is conditioned upon our determination that: (i) you have the financial capacity and skills necessary to develop and operate the Store; (ii) the proposed site is within the development area and is suitable based upon our criteria; and (iii) you and your owners comply with the Development Agreement and all Franchise Agreements signed under the Development Agreement and have furnished all information that we requested.

We estimate that there will be an interval of 1 to 6 months between submitting an application and the opening of the Store, but this interval will depend on the location and condition of the site. You must open the Store for business within 6 months after signing the Franchise Agreement unless we agree otherwise.

Training

Prior to applying for and obtaining our approval for the rights to franchise and operate a Domino’s Pizza store, you, as the Controlling Person, must complete all training required to operate the Store. The type and duration of the training will depend on whether you have at least twelve (12) consecutive months of current management or supervisory experience within the Domino’s Pizza system. All training programs will be held online or at times and places we

designate. Generally, our trainers have a minimum of two years of operations experience and are required to be certified General Managers. Ella Meier, Vice President – Operations Services, oversees training and has been employed by us since June 2013 in the following capacities: TUSA Supervisor, Business Consultant and Activation Director. We may charge a reasonable training fee of up to \$1,250 for these training programs. You must complete all training to our satisfaction. You must pay for travel, living expenses and any other costs incurred during the training.

Once you have completed at least twelve (12) consecutive months of recent successful management or supervisory experience within the Domino’s Pizza system, you will be required to complete the franchise pre-qualification process. If qualified, you will be required to complete all of the required tracks of the Franchise Management School (“FMS”) to obtain Qualified Franchisee Candidate status. A complete list of these training programs and the dates and times they are offered is provided by Domino’s. The materials for these required training programs generally consist of workbooks, manuals, online courses and facilitator-led PowerPoint presentations.

We also may require that you or your owners complete supplemental or additional training programs which we periodically may offer. You must pay for the reasonable costs of these programs, not to exceed \$500 per class, and for the travel and living expenses and any other costs incurred during these programs. You must complete this supplemental or additional training within 1 year of the time in which it is originally offered to you by us.

We will make available the following programs which you will need to successfully complete to qualify to become a franchisee:

Item 11 TABLE

TRAINING PROGRAM

(1) Subject	(2) Hours of Online/Classroom Training	(3) Hours of On-the-Job Training*	(4) Location
Franchise Management School (FMS) - Admissions	Approximately 45-75 hours	Approximately 1-5	In candidate’s market
Franchise Management School (FMS) – Undergrad Class	Approximately 8 hours per day for 3 days	0	Ann Arbor, Michigan or online at our sole discretion
Franchise Management School (FMS) – Pre-Grad School	Approximately 45-75 hours	0	In candidate’s market
Franchise Management School (FMS) – Grad School	Approximately 8 hours per day for 2 days	0	Ann Arbor, Michigan or online at our sole discretion

* *Estimated hours of on-the-job training is based on the Team Member dividing his/her time between training and working.*

Currently, we grant single store franchises only to applicants who have recently been a successful general manager of a Store for at least 12 months. Multi-unit franchises can be granted to candidates who have been a successful Store supervisor or above for at least 12 months, at our sole discretion. The applicant also must have completed certain classes we require as set forth in the chart above. You must complete all training programs and classes to our satisfaction. Some training may be provided by the store manager or franchisee for whom you worked prior to the time you applied for a franchise. We may from time to time accelerate or modify the basic eligibility and training requirements at our discretion based on your operational experience and business acumen. We require that the Controlling Person own 51% or more of the Store. There are also minimum net worth and liquidity requirements depending on the number of Stores to be developed or purchased. The Controlling Person of a Domino's Pizza franchise may not have financial or operational involvement in another business outside of their Domino's Pizza business, without our prior written approval which may be withheld in our sole judgment. There are additional factors that will be considered while reviewing a franchise application.

Franchisees are responsible for training all of their managers and team members.

Once all of the required training has been completed to our satisfaction, the franchise candidate will have 1 year to acquire a franchise otherwise they could be required to attend some or all of the programs as deemed necessary by us, at our sole discretion.

Item 12: Territory

Development Agreement

We have a program for the development of Domino's Pizza Stores in markets in which we have determined, based on studies, to be appropriate for the development of additional Domino's Pizza Stores. We may sign the Development Agreement with franchisees who are given the opportunity to further develop these markets.

You will not receive an exclusive territory under the Development Agreement. You may face competition from other franchisees, from outlets that we own or from other channels of distribution or competitive brands we control. You will receive a development area in which to develop the Stores. Neither we nor our affiliates will operate or grant a franchise for a Store other than to you within this development area during the term of the Development Agreement (unless earlier terminated). The development area, which is outlined on a map, and a corresponding written description is attached to the Development Agreement when it is signed. Enclosed malls, institutions (such as hospitals), airports, parks (including theme parks), sports arenas, convention centers and other facilities or venues where events are scheduled are excluded from the area granted. You will have the first option to service such facility if you meet the legal and/or venue requirements, subject to our approval. The number of Stores you must open each year under the Development Agreement will be inserted when the Development Agreement is signed and will be based, in part, upon the market potential of the development area but must be for a minimum of 1 Store. Each Store location must be approved by us.

We may terminate the Development Agreement, including your territorial rights, upon notice to you if (a) you do not meet the Development Requirements described in Section 4 of the Development Agreement; (b) you or your owners do not comply with any other provision of the Development Agreement; (c) any Domino's Pizza Development Agreement or Franchise Agreement with any entity that you or your Controlling Person directly or indirectly, owns in whole or in part, is terminated by us in accordance with its terms; (d) you and your owners fail to maintain the financial capacity and necessary skills and experience to meet the Development Requirements and timely develop and operate the Stores required to be opened and operated under this Agreement based upon criteria established by us from time to time; or (e) the Controlling Person of the Developer under the Development Agreement is not at any time the Controlling Person of all approved entities operating Stores in the Development Area.

The termination of your Development Agreement will not alter your territorial protection for the Stores you develop as a franchisee. The Development Agreement does not prohibit us or our affiliates from establishing other franchises or company-owned outlets selling similar products or services under a different trade name or trademark within your development area or from distributing products or services offered at Domino's Pizza Stores through other channels of distribution. Only the mutual written agreement of the parties may alter your development area.

Traditional Store Standard Franchise Agreement

You may operate the Store only at a location approved by us. You will not receive an exclusive territory under our Traditional Store Franchise Agreement. You may face competition from other franchisees, from outlets that we own, or from other channels of distribution or competitive brands that we control. You will be assigned an area of primary responsibility. The boundaries of the area of primary responsibility will be inserted in the Standard Franchise Agreement when it is signed. The area of primary responsibility will generally be a 1 mile radius around the Store, a 1 mile radius from a street intersection or a written description equivalent to a 1 mile radius, except that in densely populated areas, it generally will be a ½ mile radius. During the term of the Standard Franchise Agreement, neither we nor our affiliates will operate or grant a franchise for a Store whose area of primary responsibility overlaps your area of primary responsibility.

When the Standard Franchise Agreement is signed, we will define the parameters of the delivery and service area in accordance with our policy. You may periodically be assigned boundaries in which the Domino's Pizza Traditional Store may not offer delivery service. We have the right, in our sole discretion, to adjust the size of your delivery and service area to account for changes in market conditions, population changes or other considerations. During approved hours of operation, you must offer delivery to customers within your delivery and service area according to the rules we periodically establish. You are not required to offer delivery in areas which might present a danger to you or any of your employees. However, you will remain solely responsible for investigating and reviewing periodically, but not less than annually, any decisions by you to limit your delivery area for safety reasons, subject to the procedures and standards we may prescribe from time to time, and for obtaining and maintaining information that supports your decisions to limit delivery service. You understand and agree that you may not change the

boundaries of your delivery and service area without our prior written consent. When making deliveries, you and your employees must comply with all laws, regulations and rules of the road and due care and caution.

Enclosed malls, institutions (such as hospitals), airports, parks (including theme parks), sports arenas, convention centers and other facilities or venues where events are scheduled are excluded from your area of primary responsibility and your delivery and service area, unless otherwise specified by us in writing. You will have the first option to service such facility if you meet the legal and/or venue requirements, subject to our approval.

In the event the Store is destroyed or rendered unusable, we may grant permission for the Store to be repaired, restored or reconstructed at the existing location. Any repair, restoration, reconstruction or relocation will be at your sole expense. The Store, whether we grant permission for you to repair, restore, reconstruct or relocate, must be open and operating no later than 6 months after its closure. In addition, within 10 days of vacating the Store premises, you must make such reasonable modifications to the exterior and interior of the Store (including signage, menu boards, job aids, product photos and the like) as we require to fully eliminate its identification and appearance as a Domino's Pizza Store.

We may require that you relocate the Store upon renewal of the Franchise.

The Standard Franchise Agreement does not prohibit us or our affiliates from establishing other franchises or company-owned outlets selling similar products or services under a different trade name or trademark within your area of primary responsibility or from distributing products or services offered at Domino's Pizza Traditional Stores through other channels of distribution.

Continuation of your area of primary responsibility does not depend on your achieving a certain sales volume or market penetration. Provided you are in compliance with the terms of the Standard Franchise Agreement, only the mutual written agreement of the parties may alter your area of primary responsibility.

Non-Traditional Store Franchise Agreement

You may operate the Store only at a location approved by us. You will not receive an exclusive territory under our Non-Traditional Store Franchise Agreement. You may face competition from other franchisees, from outlets that we own, or from other channels of distribution or competitive brands that we control. If you are opening a Domino's Pizza Non-Traditional Store, your area of primary responsibility will be the premises of the store.

In the event the Store is destroyed or rendered unusable, we may grant permission for the Store to be repaired, restored or reconstructed at the existing location. Any repair, restoration, reconstruction or relocation will be at your sole expense. The Store, whether we grant permission for you to repair, restore, reconstruct or relocate, must be open and operating no later than 6 months after its closure. In addition, within 10 days of vacating the Store premises, you must make such reasonable modifications to the exterior and interior of the Store (including signage, menu boards,

job aids, product photos and the like) as we require to fully eliminate its identification and appearance as a Domino's Pizza Store.

We may require that you relocate the Store upon renewal of the Franchise.



The Non-Traditional Store Franchise Agreement does not prohibit us or our affiliates from establishing other franchises or company-owned outlets selling similar products or services under a different trade name or trademark within the area of primary responsibility, if any, or from distributing products or services offered at Domino's Pizza Stores through other channels of distribution.





Continuation of the area of primary responsibility, if any, does not depend on your achieving a certain sales volume or market penetration. Provided you are in compliance with the terms of the Non-Traditional Store Franchise Agreement, only the mutual written agreement of the parties may alter the area of primary responsibility.

Item 13: Trademarks

Under the Development Agreement you do not receive any rights to use the Marks. You receive these rights under the Franchise Agreement and License Agreement.

The primary trademarks and service marks are "Domino's", "Domino's Pizza", the "Domino's Design", "Domino's Pizza and Domino Design", the "Tile Logo" and names and associated designs (the "Marks"). Under the Franchise Agreements, and License Agreement, we grant you the non-exclusive right to use the Marks to operate the Store. The Marks are owned by DP IP Holder, a wholly owned subsidiary of DPML. We are authorized to use and sublicense the use of these Marks under a license agreement with DP IP Holder. (described below). DP IP Holder has registration and ownership of these marks on the Principal Register of the United States Patent and Trademark Office ("USPTO") as follows:

Mark	Image	Registration Number	Registration Date
DOMINO'S		2,736,837	July 15, 2003
DOMINO'S PIZZA		1,166,751	August 25, 1981
		1,519,402	January 3, 1989
		1,249,196	August 23, 1983
Domino Design		1,529,014	March 7, 1989
		1,192,280	March 16, 1982
		1,296,677	September 18, 1984
DOMINO'S PIZZA and Domino Design		1,382,556	February 11, 1986
		1,427,679	February 3, 1987
		1,520,302	January 10, 1989

Tile Logo		4,354,128	June 18, 2013
Tile Logo (colors)		4,389,262	August 20, 2013
DOMINO'S and Tile Logo (horizontal)		4,692,802	February 24, 2015
DOMINO'S and Tile Logo (vertical)		4,692,804	February 24, 2015

These are the primary trademarks and service marks but other related trademarks and service marks which have been registered are described in the Operating Manuals. All required affidavits and renewal applications have been filed.

Your right to use the Marks is non-exclusive, and we and our affiliates have the right, among others: (a) to use the Marks to sell products and services; (b) to grant others licenses for the Marks; (c) to develop and establish other systems using the same or similar Marks, or any other proprietary marks, and to grant licenses or franchises in those systems without providing any rights to you; and (d) to regulate the use of the Marks in any form of electronic media including web sites or web pages or as a domain name or electronic media identifier.

Your usage of the Marks and any goodwill you establish is to our and our affiliates exclusive benefit and you retain no right in the Marks when the Franchise Agreement terminates or expires. You must follow our rules when you use the Marks. You may not use the Marks (or any abbreviation, modification, colorable imitation, translation or transliteration of any trading symbol of ours or our affiliates) as a part of any corporate or trade name or with any name or symbol you use to operate your Store, nor may you use any trade name, trademark, service mark, emblem or logo other than the Marks we periodically designate. You shall not directly or indirectly apply for, register, attempt to obtain control of, or interfere with our or our affiliates efforts to obtain registration or ownership of any name, trademark, service mark, or other identifying name.

There are no currently effective material determinations of the USPTO, the Trademark Trial and Appeal Board, the trademark administrator of any state or any court, nor are there any pending infringement, opposition or cancellation proceedings or material litigation, involving the Marks. There are no other agreements currently in effect which significantly limit our right to use or license the use of the Marks that are material to the franchise. We do not actually know of either superior prior rights or infringing uses that could materially affect a franchisee's use of the principal marks in any state.

As part of the Securitization Transaction, the Marks were assigned to DP IP Holder. On the same date, a license agreement between DP IP Holder and DPF was entered into giving DPF the right and license to use and sublicense the use of the Marks. The term of the license agreement is 99 years. DP IP Holder has certain enforcement rights in the event we default under the license

agreement, including the right to terminate the license agreement if we fail to cure a default within the time period specified in the license agreement. However, these enforcement rights will not affect your right to operate your Domino's Pizza Store under the Marks or use the Marks under the terms of the Franchise Agreement.

You must immediately notify us of any use by others of names or marks which are the same or confusingly similar to any Marks. We will indemnify you against and reimburse you for all damages you are held liable for in any proceeding from your authorized use of any Mark and for all costs reasonably incurred defending any claim against you or in any proceeding you are named as a party, if you have timely notified us, you have given us sole control of the defense and settlement of any claim, and you have otherwise complied with the Franchise Agreement.

We may require you to modify or discontinue use of any Mark or use one or more additional or substitute Marks in the event a dispute arises over our right to the use of any Mark. If we do, our sole obligation will be to reimburse you for your tangible costs of complying with these requirements.

Item 14: Patents, Copyrights and Proprietary Information

Under the Development Agreement, you do not have the right to use any patents or copyrights. Under the Franchise Agreement and License Agreement, you will have the right to use certain equipment and processes which are described below.

DP IP Holder has obtained registration of the following patents: Vehicle, PN D743,302, Registered: November 17, 2015; Vehicle Door, PN D743,311, Registered: November 17, 2015; Vehicle Advertising Sign, PN D754,250, Registered: April 19, 2016; Storage Module, PN 9,387,786, Registered: July 12, 2016; Vehicle with Upwardly Mobile Door, PN 9,452,703, Registered: September 27, 2016; Pizza Order Display Panel with a Transitional Graphical User Interface, PN D907,657, Registered: January 12, 2021; Pizza Order Display Panel with a Transitional Graphical User Interface, PN D932,509, Registered October 05, 2021; Pizza Order Display Panel with a Transitional Graphical User Interface, PN D1,012,118, Registered January 23, 2024; Pizza Order Display Panel with a Transitional Graphical User Interface, PN D 1,117,234, Registered: March 10, 2026; Method and System for Centralized Order Status Tracking in a Decentralized Ordering System (Pizza Tracker), PN 10,262,281, Registered: April 16, 2019; Food Assembly Line, PN 10,136,742, Registered: November 27, 2018.

In addition, we and/or our affiliates claim copyright protection in the Operating Manuals, Training Manuals, videotapes and related materials, certain proprietary software, middleware and advertising and promotional materials although these items may or may not be registered with the United States Registrar of Copyrights. The materials are considered proprietary and confidential. You may only use these materials according to our rules, regulations and guidelines. We have obtained a license to use the patent and various materials under the license agreement described above.

There currently are no effective determinations of the United States Patent and Trademark Office, the United States Copyright Office or any court regarding any of the patented or copyrighted materials. There are no agreements in effect which significantly limit our right to use or license the patented or copyrighted materials. There are no infringing uses actually known to us which could materially affect your use of the patented or copyrighted materials in any state. We are not required by any agreement to protect or defend patents or copyrights.

The dough, sauce and cheese used in Domino's Pizza Stores are proprietary and we may restrict the sources of supply of these products. Information, knowledge, or know-how, including drawings, materials, equipment, marketing, recipes, and other data, that we designate as confidential will be deemed confidential for purposes of the Franchise Agreement. We will disclose to you certain confidential or proprietary information and trade secrets. You must not make an unauthorized use of our confidential or proprietary information or trade secrets and must take steps to prevent its disclosure to others.

Item 15: Obligation to Participate in the Actual Operation of the Franchise Business

If you are a franchisee developing stores under a Development Agreement, you must devote your full time (excepting reasonable vacation periods) to the management and/or supervision of Stores in your development area and make a total commitment to the Domino's Pizza system. If you are an approved entity, the Controlling Person must devote his/her full time (excepting reasonable vacation periods) to the management and/or supervision of Stores within the development area. During the term of the Development Agreement, the Controlling Person may not have financial or operational involvement in another business outside of the Domino's Pizza System, without our written approval which may be withheld in our sole judgment.

The Store must always be under the on-premises supervision of you or the Controlling Person. You or the Controlling Person must devote his/her full time as manager of the Store or to the management of other Stores (or other related activities we approved). You must commit yourself fully to the Store(s) and no other businesses. During the term of the Franchise Agreement, the Controlling Person may not have financial or operational involvement in another business outside of the Domino's Pizza System, without our written approval which may be withheld in our sole judgment. If you own more than one Store, each Store must also be under the on-premises supervision of a properly trained manager whose identity has been disclosed to us, and who has signed an agreement not to divulge any trade secret or confidential or proprietary information, or to engage in or have any interest in any other carry-out or delivery pizza store business.

If you are a corporation, partnership or limited liability company, the Controlling Person must personally guarantee the obligations under the Franchise Agreement or Development Agreement, agree to be personally bound by, and personally liable for every breach of, the Franchise Agreement or Development Agreement, agree to be bound by the confidentiality, non-disclosure and non-competition provisions of the Franchise Agreement and agree to certain restrictions on his/her ownership interests. Every other shareholder, member or partner must personally guarantee the obligations under the Franchise Agreement or Development Agreement

based upon his/her ownership interest in the franchise and must agree to be bound by each provision of the Franchise Agreement or Development Agreement including the confidentiality, non-disclosure and non-competition provisions.

Item 16: Restrictions on What the Franchisee May Sell

You must offer for sale all products we require and make all menu items available for carry-out and delivery from the Store. You may not offer for sale any products that we have not approved (See Items 8 and 9). We can periodically change the types of authorized products and services and there is no limit on our right to make these changes.

We may periodically adjust the boundaries in which your Store offers delivery service to reflect changing market conditions, population changes and other relevant considerations. If we revise these boundaries, you must adjust the size of your delivery service area. During the approved hours of operation, you must offer delivery from your Store to customers within your delivery service area, following the rules we periodically establish. We may permit you to offer delivery services from your Non-Traditional Store. You may serve any customer provided you do so from the Store under our standards. (See Item 12)

Item 17: Renewal, Termination, Transfer and Dispute Resolution

ITEM 17 TABLE:

THE FRANCHISE RELATIONSHIP

This table lists certain important provisions of the franchise and related agreements. You should read these provisions in the agreements attached to this disclosure document.

Provision	Section in Standard Franchise or Non-Traditional Store Franchise Agreement	Summary
a. Term of the franchise	Section 2.2	10 years for the Standard Franchise Agreement and the Non-Traditional Store Franchise Agreement
b. Renewal or extension of the term	Section 3.1	10 year renewal if you meet certain requirements for the Standard Franchise Agreement and the Non-Traditional Store Franchise Agreement. You are required to sign our then current form of franchise agreement which may contain other terms materially different from the terms of your original franchise agreement.

Provision	Section in Standard Franchise or Non-Traditional Store Franchise Agreement	Summary
c. Requirements for you to renew	Sections 3.1 and 3.2	Written notice, not in material default, substantial compliance as defined in the Franchise Agreement; sign then-current form of Franchise Agreement; maintain possession of Store or secure approved substitute premises; complete refurbishing or, if we determine, relocate premises and develop the new premises in accordance with then-current standards for the Standard Franchise Agreement and the Non-Traditional Store Franchise Agreement. You may also be asked to submit an Application for Franchise (Renewal) upon renewal of your franchise (See Exhibit N for our current form).
d. Termination by you	Section 18.1	If DPF has breached Franchise Agreement and does not cure after 30 day written notice.
e. Termination by us without cause	None	
f. Termination by us with cause	Section 18.2	We can terminate only if you commit and fail to cure one of several violations.

Provision	Section in Standard Franchise or Non-Traditional Store Franchise Agreement	Summary
g. "Cause" defined-defaults which cannot be cured	Section 18.2.1	Material misrepresentation or omission in application; do not open Store within 6 months; bankruptcy; assignment for benefit of creditors; abandonment; violation of child labor laws; loss of possession of Store; felony conviction/ conduct which in our sole judgment involves dishonesty, fraud, deceit, illegal conduct, misrepresentation or moral turpitude; intentional or negligent under-reporting; intentional unauthorized assignment; violation of restrictive covenants; improper disposal of interest of deceased or permanently disabled person; repeated violations; failure to pay overdue amounts within 10 days if audit reveals understatement of royalties or advertising contributions, asset seizure, public health or safety threat, failing to re-open or relocate store within six (6) months after its closure, violations of anti-terrorism provisions for the Standard Franchise Agreement and the Non-Traditional Store Franchise Agreement.
h. "Cause" defined-defaults which can be cured	Sections 18.2.2 and 18.2.3	48-hours for failure to obtain or maintain required insurance; 7 days for failure to comply with our rules for any Mark, safety and security, quality of pizza or other authorized food products; 10 days for failure to pay amounts owed; 30 days for all other defaults. We can also require you to cease operations for health and sanitation reasons; you will have 7 days to cure these deficiencies for the Standard Franchise Agreement and the Non-Traditional Store Franchise Agreement.
i. Your obligations on termination/ non-renewal	Section 18.3	Return Operating Manual; stop using and deliver to us Customer Lists; stop using confidential information and Marks; assign phone numbers; pay outstanding amounts; de-identify; make Store accessible for our operation.
j. Assignment of contract by us	Section 21.1	No restriction on our right to assign.

Provision	Section in Standard Franchise or Non-Traditional Store Franchise Agreement	Summary
k. "Transfer" by you – definition	Section 21.2	Transfer of interest in the Franchise Agreement, Store, assets or you.
l. Our approval of transfer by you	Sections 21.2 and 21.4	We must approve and transferee must satisfy our standards for new franchisees.
m. Conditions for our approval of transfer	Sections 15.9, 21.2 and 21.4	Full compliance, transferee qualifies, transferee is not operating any other pizza store business except other Stores, transferee signs current form of Franchise Agreement, refurbishes Store at our request, completes training and pays transfer fee. We also require a Rider to Purchase Agreement be signed at the time a Purchase Agreement for the Store or Stores is signed (see Exhibit L attached). At the time of the transfer, by mutual agreement of the parties, we will enter into a mutual termination agreement and customary form of release. Any release will be subject to any prohibitions or limitations imposed by applicable state law.
n. Our right of first refusal to acquire your business	Section 21.8	We can match offer.
o. Our option to purchase your business upon termination or non-renewal	Section 19	Purchase for an amount based on percentage of Royalty Sales during 12 months before termination or expiration less certain deductions. If Store open less than 12 months, the amount will be the documented cost of Store. We may also purchase real property at appraised value and if applicable, any commissary at net book value.
p. Your death or disability	Section 21.5	Your personal representative must submit to us a proposal meeting the requirements of transfer within 120 days of your death or permanent disability. Must be transferred to a party approved by us.
q. Non-competition covenants during the term of the franchise	Section 20.1	No involvement in any business similar to that conducted under the Franchise Agreement anywhere.

Provision	Section in Standard Franchise or Non-Traditional Store Franchise Agreement	Summary
r. Non-competition covenants after the franchise is terminated or has expired	Section 20.2	No interest in a competing business for 1 year at the premises of the Store or within 10 miles of the Store.
s. Modification of the agreement	Section 22.5	No modifications but Operating Manual subject to change.
t. Integration/merger clause	Section 22.4 and 22.5	Only Franchise Agreement is binding provided, nothing in our Franchise Agreement or any other agreement is intended to disclaim representations made to you in our franchise disclosure document. This section is also subject to state law.
u. Dispute resolution by arbitration or mediation	None	
v. Choice of forum	None	
w. Choice of law	Section 22.6	Laws of state where Store is located apply.

Provision	Section in Development Agreement	Summary
a. Term of rights	Section 2	Specified in the Development Agreement.
b. Renewal or extension of the term	None in the Development Agreement	
c. Requirements for you to renew or extend	None in the Development Agreement	
d. Termination by you	None	
e. Termination by us without cause	None	
f. Termination by us with cause	Section 9.2 of the Development Agreement	We can terminate only if you commit one of several violations.

Provision	Section in Development Agreement	Summary
g. "Cause" defined-defaults which cannot be cured	Section 9.2 of the Development Agreement	Failure to meet development requirements; failure to otherwise comply with Development Agreement; any Domino's Pizza Franchise Agreement, Area Agreement, Development Agreement with any entity that you or your Controlling Person directly or indirectly, owns in whole or in part is terminated by us in accordance with its terms; you or your owners fail to maintain the financial capacity and necessary skills and experience to meet the Development Requirements and timely develop and operate the Stores required to be opened and operated under the Development Agreement based upon criteria established by us from time to time; or the Controlling Person of the Developer under the Development Agreement is not the Controlling Person of all franchises operating Stores in the Development Area.
h. "Cause" defined-defaults which can be cured	None	
i. Your obligations on termination/expiration	None	
j. Assignment of contract by us	Section 12 of the Development Agreement	No restriction on our right to assign.
k. "Transfer" by you – definition	None	
l. Our approval of transfer by you	Section 13 of the Development Agreement	You or your owners may not assign.
m. Conditions for our approval of transfer	Section 13 of the Development Agreement	Not applicable.

Provision	Section in Development Agreement	Summary
n. Our right of first refusal to acquire your business	None	
o. Our option to purchase your business	None	
p. Your death or disability	None	
q. Non-competition covenants during the term	Section 11 of the Development Agreement	No other business activity during the term of the Development Agreement without our consent.
r. Non-competition covenants after the franchise is terminated	None	
s. Modification of the agreement	None	
t. Integration/merger clause	Section 14 of the Development Agreement	Development Agreement is binding, provided nothing in the Development Agreement or any other agreement is intended to disclaim representation made to you in our franchise disclosure document. This section is also subject to state law.
u. Dispute resolution by arbitration or mediation	None	
v. Choice of forum	None	
w. Choice of law	Section 16 of the Development Agreement	Laws of state where the Development Area is predominantly located apply.

Item 18: Public Figures

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

Item 19: Financial Performance Representations

The FTC’s Franchise Rule permits a franchisor to provide information about the actual or potential financial performance of its franchised and/or franchisor-owned outlets, if there is a reasonable basis for the information, and if the information is included in the disclosure document. Financial performance information that differs from that included in Item 19 may be given only if: (1) a franchisor provided 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 performance at a particular location or under particular circumstances.

Set forth below is information concerning the average weekly unit sales (“AWUS”) and other financial data of franchised and company-owned Domino's Pizza Traditional Stores located in the United States (not including Stores located in U.S. territories of Guam, Puerto Rico and U.S. Virgin Islands), for the calendar years 2020 through 2024. AWUS is calculated by dividing the total Royalty Sales reported by all Stores operating during the year by the number of weeks reported. Royalty Sales means the total receipts from all sales by the Stores of all pizza, beverages and other products or services authorized for sale at the Stores or at any approved off-site location but exclusive of sales or equivalent taxes, coupon and similar discounts, and beverage container deposits approved by us.

AWUS

	<u>2020</u>	<u>2021</u>	<u>2022</u>	<u>2023</u>	<u>2024</u>
Franchised	\$25,264	\$26,004	\$25,554	\$25,825	\$26,467
Company-Owned	\$26,579	\$25,399	\$23,663	\$25,509	\$26,120
Combined	\$25,336	\$25,970	\$25,334	\$25,810	\$26,269

MEDIAN WEEKLY UNIT SALES

	<u>2020</u>	<u>2021</u>	<u>2022</u>	<u>2023</u>	<u>2024</u>
Franchised	\$23,845	\$24,739	\$24,322	\$24,594	\$25,160
Company-Owned	\$25,776	\$24,683	\$24,248	\$25,535	\$26,264
Combined	\$24,004	\$24,735	\$24,322	\$24,665	\$25,210

For 2020 there were 5,757 franchised stores and 335 company-owned stores for a total of 6,092 stores. For 2021 there were 5,965 franchised stores and 351 company-owned stores for a total of 6,316 stores. For 2022 there were 6,232 franchised stores and 275 company-owned stores for a total of 6,507 stores. For 2023 there were 6,371 franchised stores and 276 company-owned stores for a total of 6,647 stores. For 2024 there were 6,518 franchised stores and 270 company-owned stores for a total of 6,788 stores. These Store counts include all Stores open at year end that were open and operational for the full twelve-month period of the applicable year. In 2024, the average number of households in the delivery areas of these Domino's Pizza Stores with delivery service areas was 13,982, and the average dollar per household was approximately \$1.89.

The charts below show the number and percentage of Stores in operation during the entire twelve-month period which achieved or exceeded AWUS for the applicable year.

	2020	2021	2022	2023	2024
Franchised	2,503	2,631	3,036	3,213	3,168
Company-Owned	179	161	152	137	147
Combined	2,682	2,797	3,188	3,355	3,315

	2020	2021	2022	2023	2024
Franchised	43%	44%	50%	50%	51%
Company-Owned	53%	46%	52%	50%	50%
Combined	44%	44%	50%	50%	51%

OTHER FINANCIAL DATA

Set forth below are calculations of EBITDA as a percentage of Royalty Sales and other financial indicators based upon AWUS of <\$15,000, \$15,001 - \$20,000, \$20,001 - \$25,000, \$25,001 - \$30,000 and \$30,001+. These pro forma statements have been derived from profit and loss statements submitted by franchised stores in operation as of the end of the fiscal year 2024 that have operated for at least twelve (12) months. At the end of 2024, there were 6,699 franchised stores in operation. These calculations are based on the information received from 6,262 Stores. 256 Stores did not submit or submitted incomplete or improperly prepared profit and loss statements and 181 Stores were not operational for the full year. Accordingly, these 437 Stores were excluded from these calculations.

Average Weekly Unit Sales	<\$15,000	\$15,001-\$20,000	\$20,001-\$25,000	\$25,001-\$30,000	\$30,001+
Total Variable Costs	80.9%	78.7%	77.5%	76.9%	76.4%
Total Cash Fixed Costs	20.2%	17.2%	15.0%	13.5%	11.4%
EBITDA	1.7%	6.7%	10.1%	12.1%	14.7%

490 stores were included in the <\$15,000 range, and 238, or 48.6% of these stores achieved or exceeded the 1.7% EBITDA. 1,135 stores had AWUS in the \$15,001 to \$20,000 range, and 572, or 50.4% of these stores achieved or exceeded the 6.7% EBITDA. 1,426 stores had AWUS in the \$20,001 to \$25,000 range, and 757, or 53.1% of these stores achieved or exceeded the 10.1% EBITDA. 1,350 stores had AWUS in the \$25,001 to \$30,000 range, and 696, or 51.6% of these stores achieved or exceeded the 12.1% EBITDA. 1,861 stores had AWUS in the

\$30,001+ range, and 917, or 49.3% of these stores achieved or exceeded the 14.7% EBITDA.

Explanatory Notes:

Total Variable Costs: Includes operating expenses that tend to vary with a change in sales. These expenses include food costs; variable labor costs (which may vary depending on each store's local labor market and applicable wage and working condition requirements), excluding manager salary; bonus; payroll taxes; worker's compensation insurance; mileage reimbursement and related delivery expenses; advertising expenses; royalty expense; and operating supplies.

Total Cash Fixed Costs: Includes operating expenses that tend to not vary with a change in sales. These expenses include telephone and utilities, rent, repairs and maintenance, professional fees, small equipment and computer expenses, other taxes (real and personal property taxes and business taxes), insurance (excluding worker's compensation), manager salary, and miscellaneous operating expenses.

EBITDA: Earnings before interest, taxes, depreciation and amortization. EBITDA is calculated as follows: Royalty Sales minus Total Variable Costs minus Total Cash Fixed Costs plus Supply Chain Profit Sharing and Volume Discount rebates.

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

Some Stores have achieved these sales or earned these amounts. Your individual results may differ. There is no assurance that you will achieve these sales or earn as much.

We or our affiliates also may furnish supplemental data concerning specific proposed store locations or Delivery Service Areas ("DSA") that are prepared using a siting model program known as "Domino's Strategic Integrated Mapping and Modeling System". We or our affiliates may also furnish supplemental data concerning specific proposed store locations in connection with the proposal by existing Domino's Pizza franchisees to open an additional store in a DSA in which such franchisee has an existing store (a "Store Split") or to open one or more additional stores in contiguous DSAs in which such franchisee has existing stores and to redraw the boundaries of the DSAs ("Store Realignment"). If data generated by the Siting Model is furnished to you, you will be provided with a Supplemental Financial Performance Representation explaining the Siting Model in greater detail and the way in which the information differs from the information contained in this disclosure concerning average weekly unit sales and other financial data of Domino's Pizza stores.

Other than the preceding financial performance representations and the information set forth above and data to substantiate and support the information set forth above, we do not make any financial performance representations. We also do not authorize our employees or representatives to make any such representations either orally or in writing. If you are

purchasing an existing outlet, however, we may provide you with the actual records of that outlet. If you receive any other financial performance information or projections of your future income, you should report it to the franchisor’s management by contacting Colleen McCormick, Senior Manager - Regulatory Affairs and Contracts, at colleen.mccormick@dominos.com, (734) 930-4331, the Federal Trade Commission, and the appropriate state regulatory agencies.

Item 20: Outlets and Franchisee Information

ITEM 20 TABLE NO. 1
Systemwide Traditional Outlet Summary
For years 2023, 2024, 2025

(1) Outlet Type	(2) Year	(3) Outlets at the Start of the Year	(4) Outlets at the End of the Year	(5) Net Change
Traditional Franchised	2023	6438	6600	+162
	2024	6600	6751	+151
	2025	6751	6948	+197
Traditional Company-Owned	2023	286	288	+2
	2024	288	292	+4
	2025	292	262	-30
Total Outlets	2023	6724	6888	+164
	2024	6888	7043	+155
	2025	7043	7210	+167

ITEM 20 TABLE NO. 1
Systemwide Non-Traditional Outlet Summary
For years 2023, 2024, 2025

(1) Outlet Type	(2) Year	(3) Outlets at the Start of the Year	(4) Outlets at the End of the Year	(5) Net Change
Non-Traditional Franchised	2023	20	21	+1
	2024	21	25	+4
	2025	25	26	+1
Non-Traditional Company Owned	2023	0	0	0
	2024	0	0	0
	2025	0	0	0
Total Outlets	2023	20	21	+1
	2024	21	25	+4
	2025	25	26	+1

ITEM 20 TABLE NO. 1
Systemwide Development Agreement Summary
For years 2023, 2024, 2025

(1) Outlet Type	(2) Year	(3) Outlets at the Start of the Year	(4) Outlets at the End of the Year	(5) Net Change
Development Agreements	2023	168	226	+58
	2024	226	323	+97
	2025	323	356	+33

ITEM 20 TABLE NO. 2
**Transfers of Traditional Outlets from Franchisees to New Owners (other than the
Franchisor)**
For years 2023, 2024, 2025

(1) State	(2) Year	(3) Number of Transfers
AK	2023	0
	2024	0
	2025	0
AL	2023	1
	2024	13
	2025	3
AR	2023	0
	2024	3
	2025	3
AZ	2023	3
	2024	1
	2025	1
CA	2023	18
	2024	101
	2025	13
CO	2023	5
	2024	8
	2025	1
CT	2023	1
	2024	4
	2025	2
DC	2023	9
	2024	0
	2025	0

(1) State	(2) Year	(3) Number of Transfers
DE	2023	0
	2024	0
	2025	16
FL	2023	39
	2024	44
	2025	26
GA	2023	43
	2024	30
	2025	28
HI	2023	0
	2024	0
	2025	0
IA	2023	0
	2024	3
	2025	6
ID	2023	0
	2024	8
	2025	15
IL	2023	17
	2024	18
	2025	15
IN	2023	12
	2024	33
	2025	6
KS	2023	22
	2024	0
	2025	2
KY	2023	0
	2024	0
	2025	0
LA	2023	7
	2024	2
	2025	1
MA	2023	29
	2024	10
	2025	13
MD	2023	23
	2024	0
	2025	1

(1) State	(2) Year	(3) Number of Transfers
ME	2023	0
	2024	0
	2025	5
MI	2023	13
	2024	12
	2025	18
MN	2023	1
	2024	11
	2025	12
MO	2023	25
	2024	0
	2025	4
MS	2023	0
	2024	1
	2025	7
MT	2023	0
	2024	0
	2025	0
NC	2023	9
	2024	5
	2025	25
ND	2023	4
	2024	1
	2025	0
NE	2023	2
	2024	0
	2025	4
NH	2023	1
	2024	0
	2025	5
NJ	2023	23
	2024	5
	2025	3
NM	2023	0
	2024	0
	2025	7
NV	2023	0
	2024	0
	2025	0

(1) State	(2) Year	(3) Number of Transfers
NY	2023	0
	2024	34
	2025	1
OH	2023	18
	2024	27
	2025	34
OK	2023	2
	2024	2
	2025	23
OR	2023	9
	2024	8
	2025	4
PA	2023	16
	2024	55
	2025	14
RI	2023	5
	2024	3
	2025	0
SC	2023	28
	2024	12
	2025	2
SD	2023	0
	2024	0
	2025	0
TN	2023	14
	2024	8
	2025	3
TX	2023	34
	2024	51
	2025	130
UT	2023	0
	2024	0
	2025	2
VA	2023	52
	2024	17
	2025	0
VT	2023	1
	2024	5
	2025	2

(1)	(2)	(3)
State	Year	Number of Transfers
WA	2023	31
	2024	2
	2025	31
WI	2023	3
	2024	11
	2025	2
WV	2023	2
	2024	1
	2025	0
WY	2023	1
	2024	1
	2025	0
Totals	2023	523
	2024	550
	2025	490

ITEM 20 TABLE NO. 2
Transfers of Non-Traditional Outlets from Franchisees to New Owners (other than the Franchisor)
For years 2023, 2024, 2025

(1)	(2)	(3)
State	Year	Number of Transfers
FL	2023	0
	2024	0
	2025	1
Totals	2023	0
	2024	0
	2025	1

ITEM 20 TABLE NO. 2
Transfers of Development Agreements from Franchisees to New Owners (other than the Franchisor)
For years 2023, 2024, 2025

(1) State	(2) Year	(3) Number of Transfers
Totals	2023	0
	2024	0
	2025	0

ITEM 20 TABLE NO. 3
Status of Traditional Franchised Outlets
For years 2023, 2024, 2025

(1) State	(2) Year	(3) Outlets at Start of Year	(4) Outlets Opened	(5) Terminations (1)	(6) Non-Renewals (2)	(7) Reacquired by Franchisor	(8) Ceased Operations Other Reasons (3)	(9) Outlets at End of the Year
AK	2023	11	1	0	0	0	0	12
	2024	12	0	0	0	0	0	12
	2025	12	1	0	0	0	0	13
AL	2023	131	4	0	0	0	1	134
	2024	134	5	0	0	0	0	139
	2025	139	5	0	0	0	0	144
AR	2023	70	5	0	0	0	0	75
	2024	75	3	0	0	0	0	78
	2025	78	6	0	0	0	0	84
AZ	2023	121	6	0	0	0	0	127
	2024	127	2	0	0	0	0	129
	2025	129	8	0	0	0	0	137
CA	2023	585	9	5	1	0	0	588
	2024	588	6	0	1	0	0	593
	2025	593	7	0	0	0	0	600
CO	2023	138	10	0	0	0	0	148
	2024	148	5	0	0	0	1	152
	2025	152	5	0	0	0	0	157
CT	2023	52	2	0	0	0	0	54
	2024	54	1	0	0	0	0	55
	2025	55	3	0	0	0	0	58
DC	2023	9	0	0	0	0	0	9
	2024	9	0	0	0	0	0	9
	2025	9	0	0	0	0	0	9

(1) State	(2) Year	(3) Outlets at Start of Year	(4) Outlets Opened	(5) Terminations (1)	(6) Non- Renewals (2)	(7) Reacquired by Franchisor	(8) Ceased Operations Other Reasons (3)	(9) Outlets at End of the Year
DE	2023	26	0	0	0	0	0	26
	2024	26	0	0	0	0	0	26
	2025	26	0	0	0	0	0	26
FL	2023	398	11	0	0	0	1	408
	2024	408	16	0	0	0	1	423
	2025	423	12	1	1	2	0	431
GA	2023	230	8	0	0	0	0	238
	2024	238	7	0	0	0	0	245
	2025	245	4	0	0	0	0	249
HI	2023	24	2	0	0	0	0	26
	2024	26	3	0	0	0	0	29
	2025	29	1	0	0	0	1	29
IA	2023	49	5	0	0	0	0	54
	2024	54	2	0	0	0	0	56
	2025	56	2	0	0	0	0	58
ID	2023	45	1	0	0	0	0	46
	2024	46	1	0	0	0	0	47
	2025	47	1	0	0	0	0	48
IL	2023	224	5	0	0	0	1	228
	2024	228	3	0	0	0	0	231
	2025	231	4	0	0	0	0	235
IN	2023	132	4	0	0	0	1	135
	2024	135	7	1	0	0	0	141
	2025	141	8	0	0	0	0	149
KS	2023	49	3	2	0	0	0	50
	2024	50	2	0	0	0	0	52
	2025	52	2	0	0	0	0	54
KY	2023	98	2	0	0	0	0	100
	2024	100	5	0	0	0	0	105
	2025	105	4	0	0	0	0	109
LA	2023	110	0	0	0	0	0	110
	2024	110	2	0	0	0	0	112
	2025	112	4	0	0	0	0	116
MA	2023	138	4	0	0	0	0	142
	2024	142	3	0	0	0	0	145
	2025	145	1	0	0	0	0	146
MD	2023	86	0	0	0	0	0	86
	2024	86	2	0	0	0	0	88
	2025	88	36	0	0	0	0	124

(1) State	(2) Year	(3) Outlets at Start of Year	(4) Outlets Opened	(5) Terminations (1)	(6) Non- Renewals (2)	(7) Reacquired by Franchisor	(8) Ceased Operations Other Reasons (3)	(9) Outlets at End of the Year
ME	2023	26	2	0	0	0	0	28
	2024	28	0	0	0	0	0	28
	2025	28	1	0	0	0	0	29
MI	2023	113	8	0	0	0	0	121
	2024	121	7	0	0	0	0	128
	2025	128	6	0	0	0	1	133
MN	2023	139	1	0	0	0	0	140
	2024	140	3	0	0	0	0	143
	2025	143	2	0	0	0	0	145
MO	2023	153	5	1	0	0	0	157
	2024	157	1	0	0	0	0	158
	2025	158	3	0	0	0	0	161
MS	2023	74	2	0	0	0	0	76
	2024	76	1	0	0	0	0	77
	2025	77	0	0	0	0	0	77
MT	2023	25	1	0	0	0	0	26
	2024	26	1	0	0	0	0	27
	2025	27	1	0	0	0	0	28
NC	2023	296	5	0	0	0	0	301
	2024	301	5	0	0	0	0	306
	2025	306	5	0	0	0	0	311
ND	2023	16	1	0	0	0	0	17
	2024	17	0	0	0	0	0	17
	2025	17	0	0	0	0	1	16
NE	2023	33	0	0	0	0	0	33
	2024	33	1	0	0	0	0	34
	2025	34	1	0	0	0	0	35
NH	2023	34	3	0	0	0	0	37
	2024	37	6	0	0	0	0	43
	2025	43	1	0	0	0	0	44
NJ	2023	173	1	0	0	0	0	174
	2024	174	2	0	0	0	0	176
	2025	176	1	0	0	0	0	177
NM	2023	61	1	0	0	0	0	62
	2024	62	0	0	0	0	0	62
	2025	62	0	0	0	0	0	62
NV	2023	20	0	0	0	0	0	20
	2024	20	0	0	0	0	0	20
	2025	20	0	0	0	0	0	20

(1) State	(2) Year	(3) Outlets at Start of Year	(4) Outlets Opened	(5) Terminations (1)	(6) Non- Renewals (2)	(7) Reacquired by Franchisor	(8) Ceased Operations Other Reasons (3)	(9) Outlets at End of the Year
NY	2023	233	5	0	0	0	1	237
	2024	237	0	1	0	0	0	236
	2025	236	3	0	0	0	0	239
OH	2023	269	7	0	0	0	1	275
	2024	275	3	0	0	0	1	277
	2025	277	9	7	0	0	0	279
OK	2023	82	4	0	0	0	0	86
	2024	86	4	0	0	0	0	90
	2025	90	1	0	0	0	0	91
OR	2023	87	1	0	0	0	0	88
	2024	88	2	0	0	0	0	90
	2025	90	5	0	0	0	0	95
PA	2023	250	10	0	0	0	0	260
	2024	260	9	0	0	0	0	269
	2025	269	9	0	0	0	0	278
RI	2023	26	0	0	0	0	0	26
	2024	26	0	0	0	0	0	26
	2025	26	1	0	0	0	0	27
SC	2023	115	2	0	0	0	0	117
	2024	117	5	0	0	0	1	121
	2025	121	6	0	0	0	0	127
SD	2023	17	2	0	0	0	0	19
	2024	19	3	0	0	0	0	22
	2025	22	0	0	0	0	0	22
TN	2023	174	7	0	0	0	0	181
	2024	181	6	0	0	0	1	186
	2025	186	8	0	0	0	0	194
TX	2023	641	20	0	0	0	0	661
	2024	661	18	0	0	0	0	679
	2025	679	23	0	1	0	0	701
UT	2023	80	1	0	0	0	0	81
	2024	81	3	0	0	0	0	84
	2025	84	2	0	0	0	0	86
VA	2023	176	0	0	0	0	0	176
	2024	176	2	0	0	0	1	177
	2025	177	0	1	0	0	0	176
VT	2023	16	0	0	0	0	0	16
	2024	16	0	0	0	0	0	16
	2025	16	1	0	0	0	0	17

(1) State	(2) Year	(3) Outlets at Start of Year	(4) Outlets Opened	(5) Terminations (1)	(6) Non- Renewals (2)	(7) Reacquired by Franchisor	(8) Ceased Operations Other Reasons (3)	(9) Outlets at End of the Year
WA	2023	156	2	0	0	0	0	158
	2024	158	1	0	0	0	0	159
	2025	159	4	0	0	0	1	162
WI	2023	111	4	0	0	0	0	115
	2024	115	1	0	0	0	0	116
	2025	116	7	0	0	0	0	123
WV	2023	40	0	0	0	0	0	40
	2024	40	1	0	0	0	0	41
	2025	41	0	0	0	0	0	41
WY	2023	23	1	0	0	0	0	24
	2024	24	0	0	0	0	0	24
	2025	24	0	0	0	0	0	24
GUAM	2023	7	0	0	0	0	0	7
	2024	7	0	0	0	0	0	7
	2025	7	0	0	0	0	0	7
PR	2023	44	0	0	0	0	1	43
	2024	43	0	0	0	0	0	43
	2025	43	0	0	0	0	0	43
U.S.V.I	2023	2	0	0	0	0	0	2
	2024	2	0	0	0	0	0	2
	2025	2	0	0	0	0	0	2
Totals	2023	6438	178	8	1	0	7	6600
	2024	6600	160	2	1	0	6	6751
	2025	6751	214	9	2	2	4	6948

Notes to Table No. 3:

- (1) Terminations include situations where the outlet closed due to the Franchise Agreement being terminated by DPF for cause.
- (2) Non-Renewals include situations where the outlet closed due to the Franchise Agreement expiring and the franchisee not entering into a new Franchise Agreement.
- (3) Ceased Operations include situations where the outlet closed due to the Franchise Agreement being terminated mutually by DPF and the franchisee.

ITEM 20 TABLE NO. 3
Status of Non-Traditional Franchised Outlets
For years 2023, 2024, 2025

(1) State	(2) Year	(3) Outlets at Start of Year	(4) Outlets Opened	(5) Terminations (1)	(6) Non- Renewals (2)	(7) Reacquired by Franchisor	(8) Ceased Operations Other Reasons (3)	(9) Outlets at End of the Year
AL	2023	2	0	0	0	0	0	2
	2024	2	0	0	0	0	0	2
	2025	2	0	0	0	0	0	2
CA	2023	1	0	0	0	0	0	1
	2024	1	0	0	0	0	0	1
	2025	1	1	0	0	0	0	2
FL	2023	3	0	0	0	0	0	3
	2024	3	0	0	0	0	0	3
	2025	3	0	0	0	0	0	3
GA	2023	1	0	0	0	0	0	1
	2024	1	0	0	0	0	0	1
	2025	1	0	0	0	0	0	1
IN	2023	1	0	0	0	0	0	1
	2024	1	0	0	0	0	0	1
	2025	1	0	0	0	0	0	1
KS	2023	0	1	0	0	0	0	1
	2024	1	0	0	0	0	0	1
	2025	1	0	0	0	0	0	1
LA	2023	1	0	0	0	0	0	1
	2024	1	0	0	0	0	0	1
	2025	1	0	0	0	0	0	1
MO	2023	1	0	0	0	0	0	1
	2024	1	0	0	0	0	0	1
	2025	1	0	0	0	0	0	1
MS	2023	1	0	0	0	0	0	1
	2024	1	0	0	0	0	0	1
	2025	1	0	0	0	0	0	1
NC	2023	4	0	0	0	0	0	4
	2024	4	0	0	0	0	0	4
	2025	4	0	0	0	0	0	4
NJ	2023	0	0	0	0	0	0	0
	2024	0	1	0	0	0	0	1
	2025	1	0	0	0	0	0	1

(1) State	(2) Year	(3) Outlets at Start of Year	(4) Outlets Opened	(5) Terminations (1)	(6) Non- Renewals (2)	(7) Reacquired by Franchisor	(8) Ceased Operations Other Reasons (3)	(9) Outlets at End of the Year
NM	2023	2	0	0	0	0	0	2
	2024	2	0	0	0	0	0	2
	2025	2	0	0	0	0	0	2
SC	2023	1	0	0	0	0	0	1
	2024	1	1	0	0	0	0	2
	2025	2	0	0	0	0	0	2
TN	2023	1	0	0	0	0	0	1
	2024	1	0	0	0	0	0	1
	2025	1	0	0	0	0	0	1
VA	2023	0	0	0	0	0	0	0
	2024	0	1	0	0	0	0	1
	2025	1	0	0	0	0	0	1
VT	2023	0	0	0	0	0	0	0
	2024	0	1	0	0	0	0	1
	2025	1	0	0	0	0	0	1
GUAM	2023	1	0	0	0	0	0	1
	2024	1	0	0	0	0	0	1
	2025	1	0	0	0	0	0	1
Totals	2023	20	1	0	0	0	0	21
	2024	21	4	0	0	0	0	25
	2025	25	1	0	0	0	0	26

Notes to Table No. 3:

- (1) Terminations include situations where the outlet closed due to the Franchise Agreement being terminated by DPF for cause.
- (2) Non-Renewals include situations where the outlet closed due to the Franchise Agreement expiring and the franchisee not entering into a new Franchise Agreement.
- (3) Ceased Operations include situations where the outlet closed due to the Franchise Agreement being terminated mutually by DPF and the franchisee.

ITEM 20 TABLE NO. 3
Status of Development Agreements (“DA”)
For years 2023, 2024, 2025

(1) State	(2) Year	(3) DA at Start of Year	(4) New DA Opened	(5) Terminations (1)	(6) Non-Renewals (2)	(7) Reacquired by Franchisor	(8) Ceased Operations Other Reasons (3)	(9) DA at End of the Year
AK	2023	1	0	0	0	0	0	1
	2024	1	0	0	0	0	0	1
	2025	1	1	0	0	0	0	2
AL	2023	2	4	0	1	0	0	5
	2024	5	1	0	1	0	0	5
	2025	5	5	0	1	0	1	8
AR	2023	3	1	0	0	0	1	3
	2024	3	1	0	0	0	0	4
	2025	4	2	0	0	0	1	5
AZ	2023	5	4	0	1	0	2	6
	2024	6	0	0	0	0	0	6
	2025	6	2	0	0	0	1	7
CA	2023	9	9	0	0	0	5	13
	2024	13	3	0	1	0	2	13
	2025	13	7	0	1	0	1	18
CO	2023	5	7	0	1	0	4	7
	2024	7	2	0	0	0	0	9
	2025	9	0	0	2	0	1	6
CT	2023	1	2	0	0	0	1	2
	2024	2	2	0	0	0	0	4
	2025	4	2	0	1	0	0	5
DC	2023	0	0	0	0	0	0	0
	2024	0	1	0	0	0	0	1
	2025	1	0	0	0	0	0	1
DE	2023	2	0	0	0	0	2	0
	2024	0	0	0	0	0	0	0
	2025	0	1	0	0	0	0	1
FL	2023	16	14	0	5	0	5	20
	2024	20	4	0	1	0	2	21
	2025	21	7	0	7	0	1	20
GA	2023	3	7	0	0	0	3	7
	2024	7	7	0	0	0	1	13
	2025	13	6	0	2	0	0	17
HI	2023	1	1	0	0	0	1	1
	2024	1	0	0	0	0	0	1
	2025	1	1	0	0	0	1	1

(1) State	(2) Year	(3) DA at Start of Year	(4) New DA Opened	(5) Terminations (1)	(6) Non-Renewals (2)	(7) Reacquired by Franchisor	(8) Ceased Operations Other Reasons (3)	(9) DA at End of the Year
IA	2023	4	3	0	0	0	3	4
	2024	4	4	0	0	0	1	7
	2025	7	0	0	0	0	0	7
ID	2023	0	2	0	0	0	0	2
	2024	2	0	0	0	0	1	1
	2025	1	2	0	0	0	0	3
IL	2023	3	1	0	1	0	1	2
	2024	2	6	0	1	0	0	7
	2025	7	4	0	0	0	0	11
IN	2023	6	4	0	0	0	1	9
	2024	9	9	0	2	0	0	16
	2025	16	1	0	2	0	2	13
KS	2023	3	1	0	0	0	1	3
	2024	3	2	0	0	0	0	5
	2025	5	1	0	1	0	1	4
KY	2023	1	5	0	0	0	1	5
	2024	5	3	0	0	0	0	8
	2025	8	0	0	0	0	1	7
LA	2023	1	1	0	0	0	0	2
	2024	2	1	0	0	0	0	3
	2025	3	1	0	0	0	0	4
MA	2023	1	3	0	0	0	1	3
	2024	3	3	0	0	0	0	6
	2025	6	2	0	1	0	1	6
MD	2023	2	0	0	0	0	2	0
	2024	0	2	0	0	0	0	2
	2025	2	1	0	1	0	0	2
ME	2023	1	0	0	0	0	1	0
	2024	0	1	0	0	0	0	1
	2025	1	1	0	0	0	0	2
MI	2023	9	1	0	3	0	0	7
	2024	7	1	0	0	0	0	8
	2025	8	3	0	1	0	1	9
MN	2023	4	0	0	1	0	1	2
	2024	2	2	0	0	0	1	3
	2025	3	0	0	0	0	0	3
MO	2023	8	4	1	0	0	3	8
	2024	8	5	0	0	0	1	12
	2025	12	3	0	1	0	1	13

(1) State	(2) Year	(3) DA at Start of Year	(4) New DA Opened	(5) Terminations (1)	(6) Non-Renewals (2)	(7) Reacquired by Franchisor	(8) Ceased Operations Other Reasons (3)	(9) DA at End of the Year
MS	2023	1	3	0	1	0	0	3
	2024	3	0	0	0	0	0	3
	2025	3	3	0	0	0	0	6
MT	2023	3	1	0	0	0	1	3
	2024	3	0	0	1	0	0	2
	2025	2	0	0	1	0	1	0
NC	2023	3	7	0	1	0	1	8
	2024	8	5	0	0	0	0	13
	2025	13	4	0	1	0	0	16
ND	2023	2	1	0	0	0	1	2
	2024	2	0	0	0	0	0	2
	2025	2	0	0	0	0	0	2
NE	2023	2	1	0	0	0	2	1
	2024	1	4	0	0	0	0	5
	2025	5	0	0	0	0	0	5
NH	2023	1	3	0	0	0	1	3
	2024	3	1	0	0	0	0	4
	2025	4	1	0	0	0	0	5
NJ	2023	1	4	0	0	0	1	4
	2024	4	2	0	1	0	0	5
	2025	5	0	0	3	0	0	2
NM	2023	1	1	0	0	0	1	1
	2024	1	0	0	0	0	0	1
	2025	1	1	0	0	0	0	2
NV	2023	2	1	0	1	0	1	1
	2024	1	0	0	0	0	1	0
	2025	0	0	0	0	0	0	0
NY	2023	3	2	0	0	0	1	4
	2024	4	1	0	1	0	0	4
	2025	4	4	0	2	0	1	5
OH	2023	4	6	0	0	0	2	8
	2024	8	5	1	0	0	0	12
	2025	12	5	0	1	0	2	14
OK	2023	4	3	0	0	0	3	4
	2024	4	3	0	1	0	1	5
	2025	5	1	0	0	0	2	4
OR	2023	4	5	0	0	0	4	5
	2024	5	2	0	0	0	1	6
	2025	6	5	0	1	0	3	7

(1) State	(2) Year	(3) DA at Start of Year	(4) New DA Opened	(5) Terminations (1)	(6) Non-Renewals (2)	(7) Reacquired by Franchisor	(8) Ceased Operations Other Reasons (3)	(9) DA at End of the Year
PA	2023	5	10	0	1	0	4	10
	2024	10	11	0	0	0	1	20
	2025	20	3	0	3	0	0	20
RI	2023	0	1	0	0	0	0	1
	2024	1	1	0	0	0	0	2
	2025	2	0	0	0	0	0	2
SC	2023	3	5	0	0	0	3	5
	2024	5	7	0	0	0	0	12
	2025	12	0	0	1	0	0	11
SD	2023	1	2	0	0	0	1	2
	2024	2	1	0	0	0	0	3
	2025	3	1	0	0	0	0	4
TN	2023	6	7	0	1	0	4	8
	2024	8	2	0	0	0	0	10
	2025	10	3	0	0	0	2	11
TX	2023	15	19	0	1	0	9	24
	2024	24	11	0	4	0	1	30
	2025	30	7	0	2	0	3	32
UT	2023	2	3	0	1	0	1	3
	2024	3	1	0	0	0	0	4
	2025	4	1	0	0	0	1	4
VA	2023	4	3	0	0	0	3	4
	2024	4	3	0	1	0	0	6
	2025	6	1	0	1	0	0	6
VT	2023	0	2	0	0	0	0	2
	2024	2	1	0	0	0	0	3
	2025	3	2	0	0	0	0	5
WA	2023	3	2	0	0	0	3	2
	2024	2	2	0	0	0	0	4
	2025	4	3	0	1	0	1	5
WI	2023	4	3	0	2	0	2	3
	2024	3	2	0	0	0	0	5
	2025	5	3	0	0	0	0	8
WV	2023	1	0	0	0	0	0	1
	2024	1	1	0	0	0	0	2
	2025	2	0	0	0	0	0	2
WY	2023	2	2	0	0	0	2	2
	2024	2	1	0	0	0	0	3
	2025	3	0	0	0	0	0	3

(1) State	(2) Year	(3) DA at Start of Year	(4) New DA Opened	(5) Terminations (1)	(6) Non-Renewals (2)	(7) Reacquired by Franchisor	(8) Ceased Operations Other Reasons (3)	(9) DA at End of the Year
Totals	2023	168	171	1	22	0	90	226
	2024	226	127	1	15	0	14	323
	2025	323	101	0	38	0	30	356

Notes to Table No. 3:

- (1) Terminations include situations where the Development Agreement was terminated by DPF for cause.
- (2) Non-Renewals include situations where the Development Agreement expired.
- (3) Ceased Operations include situations where the Development Agreement was terminated mutually by DPF and the developer, as well as situations where the Development Agreement was amended to remove the applicable state from the development area.

ITEM 20 TABLE NO. 4
Status of Company-Owned Outlets
For years 2023, 2024, 2025

(1) State	(2) Year	(3) Outlets at Start of Year	(4) Outlets Opened	(5) Outlets Reacquired From Franchisee	(6) Outlets Closed	(7) Outlets Sold to Franchisee	(8) Outlets at End of the Year
FL	2023	59	1	0	0	0	60
	2024	60	0	0	1	1	58
	2025	58	0	2	0	1	59
MD	2023	36	0	0	0	0	36
	2024	36	0	0	0	0	36
	2025	36	0	0	0	36	0
MI	2023	22	0	0	0	1	21
	2024	21	0	0	0	1	20
	2025	20	1	0	0	0	21
NV	2023	41	2	0	0	0	43
	2024	43	4	0	0	0	47
	2025	47	1	0	0	0	48
TX	2023	74	1	0	0	0	75
	2024	75	2	0	0	0	77
	2025	77	2	0	0	0	79

(1) State	(2) Year	(3) Outlets at Start of Year	(4) Outlets Opened	(5) Outlets Reacquired From Franchisee	(6) Outlets Closed	(7) Outlets Sold to Franchisee	(8) Outlets at End of the Year
VA	2023	54	0	0	1	0	53
	2024	53	1	0	0	0	54
	2025	54	1	0	0	0	55
Totals	2023	286	4	0	1	1	288
	2024	288	7	0	1	2	292
	2025	292	5	2	0	37	262

ITEM 20 TABLE NO. 5
Projected Openings for the period December 29, 2025 to January 3, 2027.

(1) State	(2) Franchise Agreements Signed But Outlet Not Opened	(3) Projected New Franchised Outlet In The Next Fiscal Year	(4) Projected New Company-Owned Outlet In the Next Fiscal Year
AK	0	1	0
AL	1	3	0
AR	2	3	0
AZ	0	6	0
CA	1	10	0
CO	0	0	0
CT	0	2	0
DC	0	1	0
DE	0	1	0
FL	2	10	3
GA	1	8	0
HI	0	0	0
IA	0	3	0
ID	0	1	0
IL	0	7	0
IN	3	11	0
KS	0	2	0
KY	0	3	0
LA	1	1	0
MA	1	5	0
MD	1	2	0
ME	0	1	0
MI	1	5	0

(1) State	(2) Franchise Agreements Signed But Outlet Not Opened	(3) Projected New Franchised Outlet In The Next Fiscal Year	(4) Projected New Company- Owned Outlet In the Next Fiscal Year
MN	0	0	0
MO	1	9	0
MS	0	3	0
MT	0	0	0
NC	0	8	0
ND	0	1	0
NE	0	0	0
NH	1	4	0
NJ	1	1	0
NM	0	0	0
NV	0	0	0
NY	1	5	0
OH	4	6	0
OK	0	1	0
OR	1	5	0
PA	2	8	0
RI	0	1	0
SC	0	7	0
SD	0	1	0
TN	1	10	0
TX	2	13	3
UT	0	2	0
VA	1	5	1
VT	0	1	0
WA	0	4	0
WI	0	3	0
WV	0	2	0
WY	0	2	0
GUAM	0	0	0
Total	29	188	7

A list of the names of all Domino’s Pizza store franchisees and the addresses and telephone numbers of their Domino’s Pizza Traditional Stores are listed as Exhibit B to this disclosure document. A list of the names of all Domino’s Pizza store franchisees and the addresses and telephone numbers of their Domino’s Pizza Non-Traditional Stores are listed as Exhibit B-1 to this disclosure document. A list of the names and last known home addresses and telephone numbers of franchisees (103) and developers (59) who had a franchise agreement terminated, cancelled, not renewed, or otherwise voluntarily or involuntarily ceased to do business under their agreements during the fiscal year that ended December 28, 2025 (including those who transferred their

franchises) or who have not communicated with us within 10 weeks of our application date appear on Exhibit B-2. If you buy this franchise, your contact information may be disclosed to other buyers when you leave the franchise system.

Franchisee Confidentiality Clauses

We have not entered into agreements with confidentiality clauses that would prevent franchisees from discussing their experience with Domino's.

Trademark-Specific Franchisee Organizations

We sponsor the following advisory groups which meet at our headquarters in Ann Arbor, Michigan or other agreed upon locations to promote communications and enhance the relationship with Domino's Pizza franchisees: Domino's Marketing Advisory Council, Domino's Operations Advisory Counsel and Domino's Supply Chain Advisory Committee. These advisory groups do not have separate websites.

The following independent franchisee organizations have asked to be included in this disclosure document:

Domino's Franchisee Association
5150 Broadway Street #124
San Antonio, TX 78209
(210) 845 1072
smcleod@dominosdfa.com

Domino's Franchisee Forum
3689 Open Parkway
Elgin, IL 60124
(847) 846-9491
reece@mmpizza.net

Item 21: Financial Statements

Attached as Exhibit C are the audited financial statements of DPF, which are comprised of the consolidated balance sheets as of December 28, 2025 and December 29, 2024. It also includes the consolidated statements of income, member's interest and cash flows for the three years that ended December 28, 2025.

As noted in Item 1, DPL will be providing required support and services to franchisees under a servicing agreement with DPF. Attached as Exhibit D are the audited financial statements of DPL as of December 28, 2025 and December 29, 2024 and for the three fiscal years that ended December 28, 2025. These financial statements are being provided for disclosure purposes only. DPL is not a party to the Franchise Agreement or Development Agreement we sign with franchisees nor does it guarantee our obligations under the Franchise Agreement or Development Agreement we sign with franchisees.

As noted in Item 1, certain entities affiliated with Domino's entered into the 2007 Securitization Transaction and several additional secured financing transactions subsequent to the 2007 Securitization Transaction (and may do other securitization/financing transactions in the

future). Certain indirect subsidiaries of DPL, including DPF, have guaranteed the indebtedness incurred in connection with each of these transactions.

Item 22: Contracts

The following agreements are attached as exhibits to this disclosure document:

Traditional Store Standard Franchise Agreement – Exhibit E
Non-Traditional Store Franchise Agreement – Exhibit F
Development Agreement – Exhibit G
Domino’s Pizza Help Desk Services Agreement – Exhibit H
Sale of Assets Agreement – Exhibit I
Domino’s PULSE Software License Agreement – Exhibit J
Lease Rider – Exhibit K
Purchase Agreement Rider – Exhibit L
Domino’s Pizza Online Ordering Franchisee Services Agreement – Exhibit O
Term Sheet – Exhibit P
Global Positioning System Technology Platform Agreement – Exhibit Q
Domino’s Rider to Services Agreement – Exhibit R

ADDENDUM TO THE DOMINO'S PIZZA FRANCHISING LLC MULTI-STATE DISCLOSURE DOCUMENT

The following are additional disclosures to the Domino’s Pizza Franchising LLC Multi-State Franchise Disclosure Document required by various state franchise laws. Each provision of these additional disclosures will not apply unless, with respect to that provision, the jurisdictional requirements of the applicable state franchise registration and disclosure law are met independently without reference to these additional disclosures.

State-Specific Requirements

NO WAIVER OR DISCLAIMER OF RELIANCE IN CERTAIN STATES:

1. The following provision applies only to franchisees and franchises that are subject to the state franchise registration/disclosure laws in California, Hawaii, Illinois, Indiana, Maryland, Michigan, Minnesota, New York, North Dakota, Rhode Island, South Dakota, Virginia, Washington, or Wisconsin:

No statement, questionnaire, or acknowledgement signed or agreed to by you 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 us,

any franchise seller, or any other person acting on our behalf. This provision supersedes any other term of any document executed in connection with the franchise.

CALIFORNIA:

DISCLOSURES REGARDING THE CALIFORNIA FAST FOOD ACT (CALIFORNIA ASSEMBLY BILL 1228)

1. The following language is added to the end of Item 1:

To the extent it is applicable, you must comply with California Assembly Bill 1228, codified at Cal. Lab. Code §§ 1474-1475 (the “Fast Food Act”). The Fast Food Act establishes: (a) a minimum wage of \$20 per hour for certain fast food restaurant employees effective April 1, 2024; and (b) a Fast Food Council (the “Council”), which is authorized to adopt fast food restaurant standards for wages, working hours and other working conditions, including health and safety standards and training. The Council has the authority, subject to state agency review, to annually raise the minimum wage by up to 3.5% from January 1, 2025 through December 31, 2028, depending on the increases in the cost of living from year to year.

2. The following language is added to the end of Items 5, 6, and 11:

We currently do not provide any training or assistance related to, or charge any initial or ongoing fees related to, the development or implementation of any standards, policies, or procedures that may be required under the Fast Food Act. It is solely your responsibility to determine whether the Fast Food Act applies to your Store and, to the extent it does apply, to comply with the Fast Food Act when developing and constructing your restaurant, operating your Store, and training and supervising your employees.

3. The following language is added to the end of Item 7:

Since the Council has not, as of the date of this Disclosure Document, issued any standards under the Fast Food Act dealing with working conditions, we are unable to estimate the effects any such standards might have on the estimated initial investment.

4. The last sentence of Note (8) to the Item 7 charts, which corresponds to the “Additional Funds – 3 Months” line item, is hereby deleted in its entirety and replaced with the following:

Your costs will depend on the following factors: how much you follow your methods and procedures; your management skill, experience and business acumen; local economic conditions; the local market for your products and services; the prevailing wage rate (which will likely increase under the Fast Food Act); competition; and the sales level reached during the initial period.

ILLINOIS:

1. The following language is added to the table in Item 17 at the end of the Summary Section of Provision (v) entitled **Choice of Forum:**

(except for any claims arising under the Illinois Law).

2. The following language is added to the table in Item 17 at the end of the Summary Section of Provision (w) entitled **Choice of Law:**

(except for Illinois Law).

HAWAII:

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

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

THIS OFFERING CIRCULAR CONTAINS A SUMMARY ONLY OF CERTAIN MATERIAL PROVISIONS OF THE FRANCHISE AGREEMENT. THE CONTRACT OR AGREEMENT SHOULD BE REFERRED TO FOR A STATEMENT OF ALL RIGHTS, CONDITIONS, RESTRICTIONS AND OBLIGATIONS OF BOTH THE FRANCHISOR AND THE FRANCHISEE.

MARYLAND:

1. The following language is added to the end of Item 5:

Based upon the franchisor's financial condition, the Maryland Securities Commissioner has required financial assurance. Therefore, all initial fees and payments owed by franchisees shall be deferred until the franchisor completes its pre-opening obligations under the franchise agreement. In addition, all

development fees and initial payments by area developers shall be deferred until the first franchise under the development agreement opens.

2. The following language is added to the end of the “Summary” sections of Item 17(c), entitled **Requirements for franchisee to renew or extend**, and Item 17(m), entitled **Conditions for franchisor approval of transfer**:

Any release required as a condition of renewal and/or assignment/transfer will not apply to any liability under the Maryland Franchise Registration and Disclosure Law.

3. The following language is added to the end of the “Summary” section of Item 17(g), entitled **“Cause” defined –defaults which cannot be cured**:

Termination upon insolvency might not be enforceable under federal bankruptcy law (11 U.S.C. Section 101 et seq.), but we will enforce it to the extent enforceable.

4. The following language is added to the end of the chart in Item 17:

You must bring any claims arising under the Maryland Franchise Registration and Disclosure Law within 3 years after the grant of the franchise.

MINNESOTA:

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 PROSPECTIVE 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 PUBLIC OFFERING STATEMENT, TOGETHER WITH A COPY OF ALL PROPOSED AGREEMENTS RELATING TO THE FRANCHISE. THIS PUBLIC OFFERING STATEMENT 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.

1. The following language is added to the table in Item 17 at the end of the Summary Section of Provision (v) entitled **Choice of Forum:**

Minn. Stat. 80C.21 and Minn. Rule Part 2860.4400(J) prohibit us from requiring litigation to be conducted outside Minnesota, requiring waiver of a jury trial, or requiring you to consent to liquidated damages, termination penalties or judgment notes. In addition, nothing in the Franchise Disclosure Document or agreement(s) can abrogate or reduce (1) any of your rights as provided for in Minn. Stat. 80C or (2) your rights to any procedure, forum, or remedies provided for by the laws of the jurisdiction.

2. The following language is hereby added to the table in Item 17 at the end of the Summary Section of Provision (w) entitled **Choice of Law:**

With respect to franchises governed by Minnesota law, DPF will comply with Minn. Stat. Sec. 80C.14 Subds. 3, 4 and 5 which require, except in certain specified cases, that: (a) you be given 90 days' notice of termination (with 60 days' to cure) and 180 days' notice for non-renewal of the franchise agreement; and (b) we will not unreasonably withhold our consent to assignment, transfer, or sale of the franchise whenever the transferee meets the present qualifications and standards required of our franchisees within the Domino's franchise system.

3. The following additional disclosures are added to the franchise disclosure document:

Minnesota considers it unfair to not protect the franchisee's right to use the trademarks. See Minnesota Statute 80C.12 Subd. 1(G). We will protect your rights to use the trademarks, service marks, trade names, logotypes, or other commercial symbols or indemnify you from any loss, costs, or expenses arising out of any claim, suit, or demand regarding the use of the name.

Any release required as a condition of renewal, sale and/or transfer/assignment will not apply to the extent prohibited by applicable law with respect to claims arising under Minn. Rule 2860.4400D.

Minn. Rule 2860.4400(J) provides that you cannot be required to consent to our obtaining injunctive relief. We may seek injunctive relief. Also, a court will determine if a bond is required.

No action may be commenced pursuant to Minn. Stat. Sec. 80C.17, Subd. 5. more than 3 years after the cause of action accrues.

With respect to franchises governed by Minnesota law, we will comply with Minn. Stat. Sec. 604.113, which puts a cap of \$30 on service charges.

No statement, questionnaire, or acknowledgement signed or agreed to by you 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 us, any franchise seller, or any other person acting on our behalf. This provision

supersedes any other term of any document executed in connection with the franchise.

WASHINGTON:

1. The following additional disclosures are added to the franchise disclosure document:

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

RCW 19.100.180 may supersede the franchise agreement in your relationship with the franchisor including the areas of termination and renewal of your franchise. There may also be court decisions which may supersede the franchise agreement in your relationship with the franchisor including the areas of termination and renewal of your franchise.

In any arbitration or mediation involving a franchise purchased in Washington, the arbitration or mediation site will be either in the state of Washington, or in a place mutually agreed upon at the time of the arbitration or mediation, or as determined by the arbitrator or mediator at the time of arbitration or mediation. In addition, if litigation is not precluded by the franchise agreement, a franchisee may bring an action or proceeding arising out of or in connection with the sale of franchises, or a violation of the Washington Franchise Investment Protection Act, in Washington.

A release or waiver of rights executed by a franchisee may not include rights under the Washington Franchise Investment Protection Act or any rule or order thereunder except when executed pursuant to a negotiated settlement after the agreement is in effect and where the parties are represented by independent counsel. Provisions such as those which unreasonably restrict or limit the statute of limitations period for claims under the Act, or rights or remedies under the Act such as a right to a jury trial, may not be enforceable.

Transfer fees are collectable to the extent that they reflect the franchisor's reasonable estimated or actual costs in effecting a transfer.

Pursuant to RCW 49.62.020, a noncompetition covenant is void and unenforceable against an employee, including an employee of a franchisee, unless the employee's earnings from the party seeking enforcement, when annualized, exceed \$100,000 per year (an amount that will be adjusted annually for inflation). In addition, a noncompetition covenant is void and unenforceable against an independent contractor of a franchisee under RCW 49.62.030 unless the independent contractor's earnings from the party seeking enforcement, when annualized, exceed \$250,000 per year (an amount that will be adjusted annually for inflation). As a result, any provisions contained in the franchise agreement or elsewhere that conflict with these limitations are void and unenforceable in Washington.

RCW 49.62.060 prohibits a franchisor from restricting, restraining, or prohibiting a franchisee from (i) soliciting or hiring any employee of a franchisee of the same franchisor or (ii) soliciting or hiring any employee of the franchisor. As a result, any such provisions

contained in the franchise agreement or elsewhere are void and unenforceable in Washington.

ASSURANCE OF DISCONTINUANCE
STATE OF WASHINGTON

To resolve an investigation by the State of Washington Attorney General’s Office, Domino’s Pizza LLC entered into an Assurance of Discontinuance (“AOD”) in October 2018 regarding provisions in its franchise agreements that restricted a franchisee from soliciting and/or hiring the employees of other franchisees or Domino’s. The position of the Attorney General’s Office’ was that such provisions violate Washington state and federal antitrust and unfair practices laws. While Domino’s had previously notified its franchisees that it would no longer include such provisions in future franchise agreements, and would not enforce those provisions in any existing franchise agreements, Domino’s agreed to include those commitments in the AOD. Therefore, as part of the AOD, Domino’s agreed to no longer include the non-solicitation provisions in our franchise agreements and to not enforce those provisions in existing franchise agreements and notified our franchisees accordingly. Domino’s did not admit any liability in the AOD and was not assessed any fines or other monetary penalties.

EXHIBIT A

LIST OF STATE AGENCIES/AGENTS FOR SERVICE OF PROCESS

**STATE AGENCIES/AGENTS
FOR SERVICE OF PROCESS**

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

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

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

CALIFORNIA

Website: www.dfpi.ca.gov

Email: ask.DFPI@dfpi.ca.gov

(for service of process)
Commissioner of Department of Financial
Protection & Innovation

(state franchise administrator)
Department of Financial Protection &
Innovation

Toll Free: 1 (866) 275-2677

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

Sacramento
651 Bannon Street, Suite 300
Sacramento, California 95811
(916) 327-7585

San Diego
1455 Frazee Road, Suite 315
San Diego, California 92108
(619) 525-4233

San Francisco
One Sansome Street, Suite 600
San Francisco, California 94104-4428
(415) 972-8559

HAWAII

(for service of process)

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

(for other matters)

Commissioner of Securities
Department of Commerce
and Consumer Affairs
Business Registration Division
335 Merchant Street, Room 205
Honolulu, Hawaii 96813
(808) 586-2722

ILLINOIS

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

INDIANA

(for service of process)

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

(state agency)

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

MARYLAND

(for service of process)

Maryland Securities Commissioner
at the Office of Attorney General-
Securities Division
200 St. Paul Place
Baltimore, Maryland 21202-2021
(410) 576-6360

(state agency)

Office of the Attorney General-
Securities Division
200 St. Paul Place
Baltimore, Maryland 21202-2021
(410) 576-6360

MICHIGAN

Michigan Attorney General's Office
Consumer Protection Division
Attn: Franchise Section
G. Mennen Williams Building, 5th Floor
525 West Ottawa Street
Lansing, Michigan 48933
(517) 335-7567

MINNESOTA

Commissioner of Commerce
Department of Commerce
85 7th Place East, Suite 280
St. Paul, Minnesota 55101
(651) 539-1500

NEW YORK

(for service of process)

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

(Administrator)

NYS Department of Law
Investor Protection Bureau
28 Liberty Street, 21st Floor
New York, New York 10005
(212) 416-8236

NORTH DAKOTA

(for service of process)

Insurance Commissioner
North Dakota Insurance & Securities
Department
600 East Boulevard Avenue, Dept. 401
Bismarck, North Dakota 58505
(701) 328-2910

(state agency)

North Dakota Insurance & Securities
Department
600 East Boulevard Avenue, Dept. 401
Bismarck, North Dakota 58505
(701) 328-2910

OREGON

Oregon Division of Financial Regulation
350 Winter Street NE, Suite 410
Salem, Oregon 97301
(503) 378-4140

RHODE ISLAND

Securities Division
Department of Business Regulations
1511 Pontiac Avenue
John O. Pastore Complex-Building 69-1
Cranston, Rhode Island 02920
(401) 462-9500

SOUTH DAKOTA

Division of Insurance
Securities Regulation
124 S. Euclid, Suite 104
Pierre, South Dakota 57501
(605) 773-3563

VIRGINIA

(for service of process)

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

(for other matters)

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

WASHINGTON

(for service of process)

Director Department of Financial Institutions
Securities Division
150 Israel Road SW
Tumwater, Washington 98501
(360) 902-8760

(for other matters)

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

WISCONSIN

(for service of process)

Administrator, Division of Securities
Department of Financial Institutions
4822 Madison Yards Way, North Tower
Madison, Wisconsin 53705
(608) 266-2139

(state administrator)

Division of Securities
Department of Financial Institutions
4822 Madison Yards Way, North Tower
Madison, Wisconsin 53705
(608) 266-9555

EXHIBIT B

LIST OF DOMINO'S PIZZA FRANCHISEES – TRADITIONAL

Exhibit B Traditional
as of December 28, 2025

Store State	Store	Franchisee	Area Type	Store Address	Store City	Store Zip	Store Phone
AK	19001	Dobb, Bryan W.		3024 Mt. View Drive	Anchorage	99501	(907) 258-3030
AK	19002	Dobb, Bryan W.		7731 E. Northern Lights Blvd. Unit 270	Anchorage	99504	(907) 865-8999
AK	19003	Dobb, Bryan W.		601 W 36th AveBox 8	Anchorage	99503	(907) 561-8166
AK	19008	Dobb, Bryan W.		11431 Business Boulevard	Eagle River	99577	(907) 726-5000
AK	19012	Dobb, Bryan W.		3805 Provider Drive	Elmendorf AFB	99506	(907) 337-3377
AK	19014	Dobb, Bryan W.		1731 E. Palmer - Wasilla Hwy.	Wasilla	99654	(907) 376-1000
AK	19015	Dobb, Bryan W.		317 104th Ave	Anchorage	99515	(907) 345-3030
AK	19016	Dobb, Bryan W.		43981 Sterling Highway Suite B	Soldotna	99669	(907) 600-4001
AK	19040	Dobb, Bryan W.		607 W. Willoughby Ave.	Juneau	99801	(907) 586-3030
AK	19041	Dobb, Bryan W.		3020 Clinton Drive	Juneau	99801	(907) 789-3300
AK	19050	Dobb, Bryan W.		410 Merhar Ave.	Fairbanks	99701	(907) 451-8201
AK	19051	Dobb, Bryan W.		3451 College Rd.	Fairbanks	99709	(907) 328-0809
AK	19052	Dobb, Bryan W.		320 North Santa Claus Lane	North Pole	99705	(907) 385-0303
AL	4136	Dhedhi, Danish W.		13760 Highway 43Suite 8-9	Russellville	35653	(256) 460-4020
AL	5308	Ford, Grant Forrester		376 Chesser Dr	Chelsea	35043	(205) 678-2007
AL	5313	May, Roy Jeffrey		25814 Canal Road, Suite #6	Orange Beach	36561	(251) 981-8880
AL	5316	Parris, Derek M.		110 5th Street East	Warrior	35180	(205) 590-3733
AL	5329	Parris, Derek M.		111 Railroad Ave.Suite #1	Montevallo	35115	(205) 665-3232
AL	5331	May, Roy Jeffrey		1145 Gulf Shores Parkway	Gulf Shores	36542	(251) 968-4110
AL	5332	Dhedhi, Danish W.		8800 Highway 72 W	Madison	35758	(256) 830-8333
AL	5333	May, Roy Jeffrey		21545 Highway 59 South, Suite E	Robertsdale	36567	(251) 947-1033
AL	5361	Ford, Grant Forrester		225 W. College St.	Columbiana	35051	(205) 671-5141
AL	5362	Ford, Grant Forrester		75639 Alabama Hwy 77	Lincoln	35096	(205) 763-3200
AL	5363	Pellegrino, Gina M.		25 Rumbling Waters Drive	Wetumpka	36092	(334) 514-8500
AL	5364	Orcutt, Michael L.		1413C Hwy. 280 BYP	Phenix City	36867	(334) 732-0202
AL	5365	Darger, Guy		3979 Parkwood Rd., Suite #101	Bessemer	35022	(205) 426-1131
AL	5366	Darger, Guy		1021 Crossroads Plaza Drive	Moody	35004	(659) 241-2330
AL	5367	Dawoud, Mohammed (David)		3421 South Shades Crest RoadSuite 119	Hoover	35244	(205) 847-5300
AL	5368	Dhedhi, Danish W.		5600 Highway 431 South	Brownsboro	35741	(256) 532-0100
AL	5369	Dhedhi, Danish W.		6360 Highway 53Unit C	Harvest	35749	(256) 801-4499
AL	5370	Dhedhi, Danish W.		14451 US-231 431NUnit 4	Hazel Green	35750	(334) 824-6900
AL	5371	Mueller, Glenn A.		924 Saraland Blvd S	Saraland	36571	(251) 675-3030
AL	5372	Dhedhi, Danish W.		3630 Gordon Terry Pkwy.Unit 1	Trinity	35673	(256) 280-4200
AL	5374	Stearns, Wesley Allen		89 Marietta Road	Springville	35146	(659) 444-1203
AL	5375	Darger, Guy		1535 Forestdale Blvd.	Birmingham	35214	(205) 791-1400
AL	5376	Dhedhi, Danish W.		12009 Hwy. 231/431 N	Meridianville	35759	(256) 828-6655
AL	5377	Hall, Zan R.		11893 US Hwy 431Unite E	Guntersville	35976	(256) 673-4040
AL	5379	Dhedhi, Danish W.		1842 Glenn Street SW	Decatur	35603	(256) 340-3400
AL	5380	Dhedhi, Danish W.		644A Jeff Rd. NW	Huntsville	35806	(256) 830-9100

Exhibit B Traditional
as of December 28, 2025

AL	5383	Dhedhi, Danish W.		1812 Winchester Road NE	Huntsville	35811	(256) 859-8888
AL	5384	Darger, Guy		7709 Parkway Dr.	Leeds	35094	(205) 699-2727
AL	5385	Dhedhi, Danish W.		5601 Highway 157	Cullman	35058	(256) 727-9393
AL	5386	Darger, Guy		445 Main St.	Trussville	35173	(205) 655-9080
AL	5387	May, Roy Jeffrey		712 S. McKenzie St.	Foley	36535	(251) 970-1010
AL	5388	May, Roy Jeffrey		3099 Loop RoadSuite C	Orange Beach	36561	(251) 200-5600
AL	5389	Safadi, Walid J.		1098 Dr. Martin Luther King Expressway	Andalusia	36420	(334) 427-1100
AL	5390	Staples, Charles Austin		125 Buck Creek Plaza	Alabaster	35007	(205) 621-1811
AL	5391	Hall, Zan R.		1411 Cardinal St.	Demopolis	36732	(334) 289-4044
AL	5392	Dawoud, Mohammed (David)		2806 Lakeshore Parkway	Birmingham	35211	(205) 325-9200
AL	5394	Mueller, Glenn A.		7685 Moffett Rd.	Mobile	36618	(251) 649-1922
AL	5395	Dawoud, Mohammed (David)		1715 Highway 78 - C	Dora	35062	(205) 648-1648
AL	5398	Dhedhi, Danish W.		5019 Highway 31	Hanceville	35077	(256) 352-6116
AL	5800	Mueller, Glenn A.		2949 Saint Stephens Rd.	Prichard	36612	(251) 457-3030
AL	5801	Orcutt, Michael L.		175 N. College St.	Auburn	36830	(334) 821-3030
AL	5802	Orcutt, Michael L.		1451 Gateway Dr., Suite A	Opelika	36801	(334) 749-7101
AL	5803	Ford, Grant Forrester		24500 US 31	Jemison	35085	(205) 287-0087
AL	5804	Hall, Zan R.		3039 Skyland Blvd. E.	E. Tuscaloosa	35405	(205) 553-0026
AL	5805	Hall, Zan R.		700 Chastain Blvd.	Glencoe	35905	(256) 269-1100
AL	5806	Safadi, Walid J.		705 Glover Ave	Enterprise	36330	(334) 393-5505
AL	5807	May, Roy Jeffrey		2578 Douglas Ave.Walmart	Brewton	36426	(251) 241-6042
AL	5808	May, Roy Jeffrey		201 Chambers Drive, Suite G	Bay Minette	36507	(251) 239-8338
AL	5809	Ford, Grant Forrester		155 Birmingham RoadSuite 125	Centreville	35042	(205) 340-0030
AL	5810	Orcutt, Michael L.		1709 Broad Ave.	Lanett	36863	(334) 721-0005
AL	5811	Longen, Jerry A.		2924 Ross Clark Circle	Dothan	36301	(334) 793-4062
AL	5812	Longen, Jerry A.		809 S. Eufaula Ave.	Eufaula	36027	(334) 203-7676
AL	5813	Longen, Jerry A.		2115 E. MainSuite 1	Dothan	36301	(334) 793-4010
AL	5814	Longen, Jerry A.		118 Highway 231 South Suite B	Ozark	36361	(334) 774-6767
AL	5815	Hall, Zan R.		2225 Summerfield Rd.	Selma	36701	(334) 875-8060
AL	5816	Fojo, Paul		10710 Chantilly ParkwayWalmart	Montgomery	36117	(205) 222-9433
AL	5817	Fojo, Paul		2611 E. South Blvd.	Montgomery	36111	(205) 493-9711
AL	5818	Midgette, Kevin James		400 Lay Dam Road	Clanton	35045	(205) 258-5090
AL	5819	Safadi, Walid J.		808 S. George Wallace Dr.	Troy	36081	(334) 566-1234
AL	5820	Fojo, Paul		3131 Bell Road	Montgomery	36116	(205) 271-1320
AL	5821	Fojo, Paul		5338 Atlanta Highway	Montgomery	36109	(324) 271-6401
AL	5822	Dawoud, Mohammed (David)		1261 Military Street	S. Hamilton	35570-5004	(205) 634-8400
AL	5823	Darger, Guy		4514 Pinson Blvd.Suite 4	Pinson	35126	(251) 302-0612
AL	5825	Fojo, Paul		2650 Zelda Road	Montgomery	36107	(205) 263-6464
AL	5826	Fojo, Paul		164 North Memorial Drive	Prattville	36067	(205) 365-3777
AL	5828	Pellegrino, Gina M.		3525 Highway 14	Millbrook	36054-1834	(334) 694-8080

Exhibit B Traditional
as of December 28, 2025

AL	5829	Mueller, Glenn A.		2396 West Schillinger Rd.Suite B	Mobile	36695	(251) 666-5951
AL	5830	Dhedhi, Danish W.		1401 Woodmont Drive	Tuscumbia	35674	(256) 460-4100
AL	5831	Mueller, Glenn A.		1616 Government St.	Mobile	36604	(251) 476-2142
AL	5832	Mueller, Glenn A.		7449 Airport Blvd., Suite E	Mobile	36608	(251) 633-2080
AL	5833	Mueller, Glenn A.		5369A Highway 90 West	Mobile	36619	(251) 660-1434
AL	5834	Orcutt, Michael L.		855 Market Place	Alexander City	35010	(256) 329-2236
AL	5835	Twilley, Bradley		383 James Payton Blvd.	Sylacauga	35150	(256) 249-4333
AL	5836	Hall, Zan R.		503 North Carlisle	Albertville	35951	(256) 891-1010
AL	5837	Hall, Zan R.		102 N. McClesky St.	Boaz	35957	(256) 593-9790
AL	5838	Hall, Zan R.		1437 Gunter Ave.	Guntersville	35976	(256) 505-0505
AL	5839	Endicott, Chasity Kaye		90 Brookwood Road	Atmore	36502	(251) 392-0011
AL	5840	Hall, Zan R.		415 15th Street	Tuscaloosa	35401	(205) 345-9600
AL	5841	Hall, Zan R.		350 McFarland Blvd.	Northport	35473	(205) 349-1441
AL	5842	Donahoo, Camron Wesley		4527 Valleydale Rd.	Birmingham	35243	(205) 991-0070
AL	5843	Dawoud, Mohammed (David)		3659 Lorna Rd., Suite 163	Hoover	35216	(205) 985-4700
AL	5844	Dawoud, Mohammed (David)		269 Forest Rd.	Hueytown	35023	(205) 744-0900
AL	5845	Parris, Derek M.		5031 Ford Pkwy.	Bessemer	35020	(205) 428-6262
AL	5846	Ali Alhaj Darwish, Zibaa		2451 Crossplex Blvd.Suite 117	Birmingham	35208	(205) 407-8600
AL	5847	Hall, Steven D.		726 23rd St. South	Birmingham	35233	(205) 320-0220
AL	5848	Darger, Guy		1506 Montclair Road	Birmingham	35210	(205) 956-8300
AL	5849	Stephens, Tonya Renee		302 Highway 78	Jasper	35501	(205) 221-9090
AL	5850	Staples, Charles Austin		Lot 3 Beverly Drive	Calera	35040	(205) 690-8484
AL	5851	Darger, Guy		430 Green Springs Hwy., Suite #14	Homewood	35209-4945	(205) 916-0070
AL	5852	Ford, Grant Forrester		2304 Columbiana Rd.	Vestavia Hills	35216	(205) 823-1888
AL	5853	Ghabayen, Waleed		1710 Decatur Hwy.Suite 1	Fultondale	35068	(205) 841-3700
AL	5854	Scurlock, Randy Aaron		2681 Pelham Pkwy	Pelham	35124	(205) 663-9425
AL	5855	Hall, Zan R.		1015 W. Meighan Blvd.	Gadsden	35901	(256) 952-7500
AL	5856	Ghabayen, Waleed		1322 Main Street	Gardendale	35071	(205) 386-6677
AL	5857	Ford, Grant Forrester		709 Battle St. E.	Talladega	35160	(256) 362-6800
AL	5858	Hall, Zan R.		964 Gilbert Ferry Rd.	Attalla	35954	(256) 538-1171
AL	5859	Hall, Billy James		2504 Stemley Bridge RoadSuite A	Pell City	35128	(205) 338-4780
AL	5860	Barger, Brian F.		405 Pelham Rd. S.	Jacksonville	36265	(256) 435-8200
AL	5863	Parker, Kennea Burrough		4685 Highway 17	Helena	35080	(205) 621-4300
AL	5864	Hall, Zan R.		12001 Hwy. 43NSuite C	Northport	35475	(205) 872-1800
AL	5865	Daugherty, James Christopher		9324 Parkway East	Birmingham	35215	(205) 703-9022
AL	5866	Hall, Zan R.		105 Sutton Bridge Road	Rainbow City	35906	(256) 442-1404
AL	5867	Dhedhi, Danish W.		602 11th Avenue NW	Arab	35016	(256) 586-2150
AL	5868	Dhedhi, Danish W.		413 3rd Street SW	Cullman	35055	(256) 739-6010
AL	5869	Dhedhi, Danish W.		813 S Broad St	Scottsboro	35768	(256) 259-3080
AL	5870	Dhedhi, Danish W.		3319 Triana Blvd. SW	Huntsville	35805	(256) 536-4433

Exhibit B Traditional
as of December 28, 2025

AL	5871	Dhedhi, Danish W.		401 Andrew Jackson Way NE	Huntsville	35801	(256) 539-5000
AL	5872	Dhedhi, Danish W.		11321 Memorial Pkwy. SE	Huntsville	35803	(256) 882-1080
AL	5873	Dhedhi, Danish W.		4506 University Dr Nw	Huntsville	35816	(256) 830-2662
AL	5874	Dhedhi, Danish W.		2205 Mastin Lake Rd Nw	Huntsville	35810	(256) 859-3777
AL	5875	Dhedhi, Danish W.		7200 Bailey Cove Rd. Se	Huntsville	35802	(256) 880-8700
AL	5876	Longen, Jerry A.		4388 Montgomery Highway	Dothan	36303	(334) 955-9300
AL	5877	Dhedhi, Danish W.		1836 Darby Drive	Florence	35630	(256) 766-6960
AL	5878	Dhedhi, Danish W.		4380 Highway 157	Florence	35633	(256) 764-7766
AL	5879	Mueller, Glenn A.		3871 Airport BoulevardSuite 101	Mobile	36608	(251) 378-6000
AL	5880	Dhedhi, Danish W.		712 Avalon Ave.	Muscle Shoals	35661	(256) 381-4100
AL	5881	Dhedhi, Danish W.		14945 E. Limestone RoadSuite A	Harvest	35749	(256) 444-2700
AL	5882	Dhedhi, Danish W.		437 Hughes Rd.	Madison	35758	(256) 772-9000
AL	5883	Hall, Zan R.		301 Greenhill Blvd. NW	Fort Payne	35967	(256) 273-4440
AL	5884	Dawoud, Mohammed (David)		3135 Cahaba Heights Rd., Suite 113	Vestavia	35243	(205) 972-1220
AL	5885	Fojo, Paul		3301 Mobile Highway	Montgomery	36108	(205) 284-4600
AL	5886	Dhedhi, Danish W.		119 US Highway 31 S.	Athens	35611	(256) 233-4700
AL	5887	Dhedhi, Danish W.		241 Highway 31 SW, Suite #30	Hartselle	35640	(256) 773-1444
AL	5888	Daugherty, James Christopher		101 8th Avenue, SW	Childersburg	35044	(938) 777-0020
AL	5889	Dawoud, Mohammed (David)		8000 Liberty ParkwaySuite 108	Vestavia Hills	35242	(205) 580-1900
AL	5890	Hall, Zan R.		993 2nd Ave. East	Oneonta	35121	(205) 625-5000
AL	5891	Dhedhi, Danish W.		2934 Point Mallard ParkwayUnit A6	Decatur	35603	(256) 973-0101
AL	5892	Dhedhi, Danish W.		1820 6th Ave. SE	Decatur	35601	(256) 353-2888
AL	5893	Dhedhi, Danish W.		15379 Alabama Highway 24Suite #10	Moulton	35650	(256) 719-0011
AL	5894	Darger, Guy		2446 & 2448 Old Springville Road	Birmingham	35215	(205) 856-0030
AL	5895	May, Roy Jeffrey		6845 US Highway 90, Suite 109	Daphne	36526	(251) 626-8333
AL	5896	May, Roy Jeffrey		106 Plantation Pointe	Fairhope	36532	(251) 990-8747
AL	5897	Hall, Zan R.		13260 US Highway 411Suite 100	Odenville	35120	(205) 629-2224
AL	5898	Hall, Zan R.		9730 Hwy. 69 South, Suite B	Tuscaloosa	35405	(205) 391-0052
AL	9400	Safadi, Walid J.		934 N. Daleville Ave.	Daleville	36322	(334) 751-2100
AL	9402	Dawoud, Mohammed (David)		1707 Hamric Drive E,	Oxford	36203	(256) 831-9696
AL	9405	Dawoud, Mohammed (David)		5130-C McClellan Blvd	Anniston	36206	(256) 530-4100
AL	9406	Dhedhi, Danish W.		7642 Hwy 53	Toney	35773	(256) 970-2727
AL	9407	Dawoud, Mohammed (David)		5285 US Hwy. 280Suite 105	Birmingham	35242	(205) 408-8100
AL	9408	Dhedhi, Danish W.		143 Martin Road SWSuite A	Huntsville	35824	(256) 270-4947
AL	9409	Darwin, Christopher D.		2525 University Boulevard East	Tuscaloosa	35404	(205) 632-0000
AL	9410	Orcutt, Michael L.		1100 S. College St., Unit 108	Auburn	36830	(334) 539-4040
AL	9915	May, Roy Jeffrey		3947 State Highway 59Suite 180	Gulf Shores	36542	(251) 228-5425
AL	9916	Hall, Zan R.		1499 E. Main Street	Rainsville	35986	(256) 273-7090
AR	5286	Hurteau/Prather, Art/Marty		1621 Main Drive	Fayetteville	72704	(479) 480-5080
AR	5295	Hurteau/Prather, Art/Marty		650 East Heritage Pkwy.	Prairie Grove	72753	(479) 300-1420

Exhibit B Traditional
as of December 28, 2025

AR	5300	Hurteau/Prather, Art/Marty		1113 N. Garland	Fayetteville	72701	(479) 442-3600
AR	5301	Hurteau/Prather, Art/Marty		2181 W. Sunset Ave.	Springdale	72746	(479) 756-0800
AR	5302	Landthrip, William Mack Jr.		105 Sandstone Dr.	Van Buren	72956	(479) 474-7200
AR	5303	Hurteau/Prather, Art/Marty		2840 Bella Vista Way	Bella Vista	72714	(479) 876-7373
AR	5304	Hurteau/Prather, Art/Marty		2075 E. Main St., Suite A	Siloam Springs	72761	(479) 524-0909
AR	5305	Hurteau/Prather, Art/Marty		2100 W. Hudson Rd. Suite 7	Rogers	72756	(479) 631-2000
AR	5306	Medders, Brent J.		1812 N. Reynolds Rd.	Bryant	72022	(501) 847-6100
AR	5307	Powell, John M. Jr.		1436 Harrison St.	Batesville	72501	(870) 698-9099
AR	5310	Landthrip, William Mack Jr.		3701 Phoenix Ave.	Ft. Smith	72903	(479) 785-0841
AR	5311	Landthrip, William Mack Jr.		933 W. Center Street Suite 1	Greenwood	72936	(479) 322-4122
AR	5312	Turner, Ty Michael		3006 I-55 Service Road	Marion	72364	(870) 609-4098
AR	5315	Cranford, Tera Renee		2300 South Olive Street	Pine Bluff	71601	(870) 850-6700
AR	5317	Hurteau/Prather, Art/Marty		2350 E. Robinson Ave.	Springdale	72764	(479) 368-0123
AR	5318	Hurteau/Prather, Art/Marty		406 S. Walton Blvd. Walmart	Bentonville	72712	(479) 326-8787
AR	5319	Medders, Brent J.		740 South Salem Suite 114	Conway	72034	(501) 450-3000
AR	5320	Holloway, Shane G.		903 ASU Blvd.	Beebe	72012	(501) 232-0430
AR	5321	Turner, Ty Michael		2702 Alexander Drive	Jonesboro	72401	(870) 201-8655
AR	5322	Medders, Brent J.		1075 E. German Lane	Conway	72032	(501) 273-2080
AR	5323	Hurteau/Prather, Art/Marty		3484 W. Wedington Drive	Fayetteville	72704	(479) 316-2600
AR	5324	Hurteau/Prather, Art/Marty		1227 W. Centerton Blvd.	Centerton	72719	(479) 354-5494
AR	5326	Turner, Ty Michael		1216 W. Keiser	Osceola	72370	(870) 385-5857
AR	5327	Benner, Lance L.		17200 Chenal Parkway	Little Rock	72223	(501) 821-2211
AR	5328	Medders, Brent J.		1813 N. 1st. St.	Jacksonville	72076	(501) 241-1900
AR	5330	Benner, Lance L.		11600 N. Rodney Parham Road, Suite B	Little Rock	72212	(501) 228-8111
AR	5334	Kern, Jason Thomas		4656 N. Highway 7, Suite J	Hot Springs Village	71909	(501) 915-9595
AR	5335	Schirmer, Phillip E.		2110 Higdon Ferry Road	Hot Springs	71913	(501) 525-7200
AR	5336	Medders, Brent J.		2744 Albert Pike Road, Suite A	Hot Springs	71913	(501) 620-4222
AR	5337	Medders, Brent J.		101 Carnahan Dr	Maumelle	72113	(501) 851-1600
AR	5338	Bailey, Brian K.		318 3rd St.	Hope	71801	(870) 777-3400
AR	5340	Bailey, Brian K.		110 East Dr. Martin Luther King Jr. Blvd.	Texarkana	71854	(870) 772-3030
AR	5341	Bailey, Brian K.		3214 Jefferson Ave.	Texarkana	71854	(870) 774-3030
AR	5342	Cranford, Tera Renee		1300 Northwest Avenue	El Dorado	71730	(870) 639-7600
AR	5343	Holloway, Shane G.		13101 Hwy 107	Sherwood	72120	(501) 392-6742
AR	5344	Turner, Ty Michael		100 Independence Drive	Trumann	72472	(870) 609-4098
AR	5345	Medders, Brent J.		1815 Old Morrilton Hwy., Suite 101 & 102	Conway	72034	(501) 205-8899
AR	5346	Hurteau/Prather, Art/Marty		1001 E. Parkway	Russellville	72801	(479) 968-3030
AR	5347	Hurteau/Prather, Art/Marty		2800 SW 14th Street, Suite #2	Bentonville	72712	(479) 271-7070
AR	5348	Holloway, Shane G.		721 S. Second St.	Cabot	72023	(501) 605-9111
AR	5349	Medders, Brent J.		1412 Pine St.	Arkadelphia	71923	(870) 246-3131
AR	5350	Turner, Ty Michael		1826 E. Johnson Avenue	Jonesboro	72401-2474	(870) 935-6000

Exhibit B Traditional
as of December 28, 2025

AR	5351	Hurteau/Prather, Art/Marty		207 Slack Street	Pea Ridge	72751	(479) 342-2010
AR	5352	Hurteau/Prather, Art/Marty		100 West New Hope Road	Rogers	72758	(479) 391-2005
AR	5353	Turner, Ty Michael		1405 C N. Missouri Street	West Memphis	72301	(870) 735-7600
AR	5354	Turner, Ty Michael		102 N. 14th Street	Paragould	72450	(870) 239-2166
AR	5355	Turner, Ty Michael		400 N. 6th Street	Blytheville	72315	(870) 762-1800
AR	5356	Turner, Ty Michael		2508 Stadium Blvd.	Jonesboro	72401	(870) 935-1133
AR	5357	Landthrip, William Mack Jr.		705 Hwy 71 N	Alma	72921	(479) 370-3298
AR	5358	Hurteau/Prather, Art/Marty		1346 Highway 62 E.	Mountain Home	72653	(870) 424-6110
AR	5359	Benner, Lance L.		4905 John F. Kennedy Blvd.	North Little Rock	72116	(501) 834-2600
AR	5360	Cranford, Tera Renee		1645 E. Main St.	Magnolia	71753	(870) 234-4141
AR	5378	Holloway, Shane G.		3511 East Race Avenue Suite 700	Searcy	72143	(501) 305-4511
AR	5382	Landthrip, William Mack Jr.		4100 Brooken Hill Drive Suite B1	Ft. Smith	72908	(479) 308-8448
AR	5396	Medders, Brent J.		8300 Stagecoach Rd.	Little Rock	72210	(501) 407-2722
AR	5397	Hurteau/Prather, Art/Marty		817 W. Monroe	Lowell	72745	(479) 770-0044
AR	5399	Medders, Brent J.		208 E. Grand Ave.	Hot Springs	71901	(501) 623-5500
AR	5827	Hurteau/Prather, Art/Marty		2702 West Main Street	Russellville	72801	(479) 449-3800
AR	5983	Landthrip, William Mack Jr.		103 Highway 71 North	Mena	71953	(479) 385-2345
AR	8420	Powell, John M. Jr.		1409 Malcolm Ave Suite E	Newport	72112	(870) 512-6767
AR	8425	Turner, Ty Michael		200 N. Main Street	Bono	72416	(870) 641-5430
AR	9500	Turner, Ty Michael		416 Highway 67 N.	Walnut Ridge	72476	(870) 679-3030
AR	9607	Hurteau/Prather, Art/Marty		1814 N. Crossover Road Suite 1	Fayetteville	72701	(479) 445-6555
AR	9608	Hurteau/Prather, Art/Marty		320 West Main	Farmington	72730	(479) 300-6363
AR	9609	Medders, Brent J.		17310 I-30 Suite 1	Benton	72019	(501) 408-4688
AR	9610	Landthrip, William Mack Jr.		8500 Phoenix Avenue Suite B	Fort Smith	72903	(479) 434-6996
AR	9611	West, Bryan Wayne		52 S. Broadview Suite 101	Greenbrier	72058	(501) 679-3988
AR	9612	Hurteau/Prather, Art/Marty		992 E. Henri De Tonti Blvd. Ste. C	Tontitown	72762	(479) 927-6333
AR	9613	Turner, Ty Michael		836 N. Sebastian St.	West Helena	72390	(870) 330-7117
AR	9614	West, Bryan Wayne		1415 Hwy 25B North	Heber Springs	72543	(501) 429-2060
AR	9615	Benner, Lance L.		1402 Rebsamen Park Road	Little Rock	72202	(501) 500-5060
AR	9616	Benner, Lance L.		10815 Colonel Glenn Rd., Ste. 3500	Little Rock	72204	(501) 712-5711
AR	9617	Landthrip, William Mack Jr.		123 W Main St	Clarksville	72830	(479) 802-5044
AR	9618	Cranford, Tera Renee		941 California Avenue SWSuite B	Camden	71701	(870) 498-8600
AR	9619	Cranford, Tera Renee		1900 Martin Luther King Blvd., Suite 100	Malvern	72104	(501) 458-4004
AR	9620	Turner, Ty Michael		701 N. Falls Blvd.	Wynne	72396	(870) 587-4229
AR	9621	Hurteau/Prather, Art/Marty		5092 W Northgate Rd	Rogers	72758	(479) 802-4243
AR	9622	Hurteau/Prather, Art/Marty		900 Highway 62-65 North	Harrison	72601	(870) 302-3003
AR	9623	Varela, Mario		512 B Highway 425 South	Monticello	71655	(870) 662-6606
AR	9624	Landthrip, William Mack Jr.		4421 Grand Avenue	Fort Smith	72904	(479) 668-4878
AR	9625	Turner, Ty Michael		201 Deadrick Road, Suite 300	Forrest City	72335	(870) 494-3030
AR	9626	Holloway, Shane G.		1013 McQuay Avenue	Pochahontas	72455	(870) 637-0866

Exhibit B Traditional
as of December 28, 2025

AR	9627	Holloway, Shane G.		1750 University Ave., Suite 101	Morrilton	72110	(501) 289-6247
AR	9628	Holloway, Shane G.		1073 Main Street	Vilonia	72173	(501) 808-5050
AZ	7534	Nelson, Robert E.		410 W. 5th Street	Safford	85546	(928) 428-5800
AZ	7540	McManus, Phillip		319 North Litchfield Road, Suite #105	Goodyear	85338	(480) 739-0300
AZ	7542	Hishmeh, Tareq M.		1060 W. Beta Street #180	Green Valley	85614	(520) 320-6060
AZ	7544	Hishmeh, Tareq M.		8045 S. Rita Rd.	Tucson	85747	(520) 325-5050
AZ	7545	Ferdows, Farnad		518 West Riverside Drive	Parker	85344	(928) 669-3030
AZ	7548	Ramos, Kelly		1240 East Deuce of Clubs	Show Low	85901	(928) 532-5534
AZ	7559	Hishmeh, Tareq M.		11445 E Via Linda	Scottsdale	852592655	(480) 614-3077
AZ	7561	Hosseini, Dariush		1241 E Chandler Blvd	Phoenix	850484605	(480) 460-3332
AZ	7562	Rynerson, Shawn Paul		9141 W. Glendale Ave. Suite #100	Glendale	85305	(623) 387-9080
AZ	7563	Ferdows, Farnad		3125 S. Alma School Road Suite 1	Chandler	85248	(480) 786-3338
AZ	7564	Hosseini, Dariush		5310 S SUPERSTITION MOUNTAIN DR	GOLD CANYON	85118	(480) 300-6988
AZ	7566	McManus, Phillip		10719 W Indian School Rd	Avondale	853925636	(623) 877-3030
AZ	7568	McManus, Phillip		7606 W Indian School Rd	Phoenix	850333034	(623) 247-9030
AZ	7569	Hishmeh, Tareq M.		1945 W Dunlap Ave# 205	Phoenix	850212984	(602) 749-0330
AZ	7570	Ferdows, Farnad		727 W Ray Rd	Gilbert	852338446	(877) 883-9643
AZ	7571	Ferdows, Farnad		1890 W. Highway 89A	Sedona	86336	(928) 203-0303
AZ	7572	Golembiowski, Sophie Paige		8248 W Deer Valley Rd	Peoria	853822198	(623) 376-0333
AZ	7573	McManus, Phillip		39506 N. Daisy Mountain Drive, Suite 120	Phoenix	85086	(623) 551-1515
AZ	7574	McManus, Phillip		8363 W. Van Buren St.Building D Suite 2	Tolleson	85353	(480) 808-0885
AZ	7575	Ferdows, Farnad		4572 North Robert Road	Prescott Valley	86314	(928) 759-2333
AZ	7576	Golembiowski, Sophie Paige		3632 W Pinnacle Peak RdSte C	Glendale	853104005	(623) 582-3332
AZ	7577	Ferdows, Farnad		1949 East Beverly Ave., Suite C-106	Kingman	86409	(928) 681-3030
AZ	7578	McManus, Phillip		11345 W Buckeye RdSte B102	Avondale	853236815	(623) 388-5900
AZ	7583	McManus, Phillip		7710 W Lower Buckeye RdSte 10	Phoenix	850433439	(623) 936-9898
AZ	7584	Hosseini, Dariush		6170 S 51st AveSte 101	Laveen	853396305	(602) 237-8300
AZ	7585	Ferdows, Farnad		452 W. Finnie Flat Road #B	Camp Verde	86322	(928) 554-0999
AZ	7587	McManus, Phillip		19445 W Indian School Road STE 101	Buckeye	85396	(480) 934-0120
AZ	7590	Kearns, David		1417 N Arizona Blvd	Coolidge	851283214	(435) 633-6211
AZ	7593	Ferdows, Farnad		13540 S Sunland Gin Rd	Arizona City	85123-8453	(520) 494-1010
AZ	7596	Hishmeh, Tareq M.		3071 W Hunt Hwy	Queen Creek	851429300	(480) 882-3232
AZ	7601	Hosseini, Dariush		3602 E Indian School Rd	Phoenix	850185165	(602) 957-8377
AZ	7602	Hosseini, Dariush		510 S Dobson Rd	Mesa	852021835	(480) 964-3030
AZ	7603	Hosseini, Dariush		681 E Apache BlvdSte 104	Tempe	852816727	(480) 968-5555
AZ	7604	Hishmeh, Tareq M.		1850 W Indian School Rd	Phoenix	850155257	(602) 285-3030
AZ	7605	Hosseini, Dariush		1635 E Baseline Rd	Phoenix	85042	(602) 610-7699
AZ	7606	McManus, Phillip		6650 W Thomas Rd	Phoenix	850335909	(623) 247-3030
AZ	7607	Hishmeh, Tareq M.		10411 N 35th Ave	Phoenix	850511306	(602) 863-6883
AZ	7608	Hosseini, Dariush		1960 E Broadway Rd	Mesa	852042418	(480) 962-7500

Exhibit B Traditional
as of December 28, 2025

AZ	7609	Hishmeh, Tareq M.		5229 S. Power Road, Suite 106	Mesa	85212	(480) 322-8560
AZ	7610	Hishmeh, Tareq M.		4889 W. Ajo Way #101	Tucson	85757	(520) 704-6500
AZ	7611	Siegwald Harber, Stephanie Brooke		3510 W Bell RdSte 9	Phoenix	853084336	(602) 547-3030
AZ	7612	Hosseini, Dariush		318 E Brown Rd	Mesa	85201	(480) 835-6400
AZ	7613	McManus, Phillip		4284 W Thomas Rd	Phoenix	850194335	(602) 278-3030
AZ	7614	Ferdows, Farnad		1417 North Arizona Blvd	Coolidge	85128	(520) 464-9628
AZ	7616	Hishmeh, Tareq M.		13843 N Tatum BlvdSte 7	Phoenix	850325580	(602) 996-3030
AZ	7617	Hishmeh, Tareq M.		1246 S GreenfieldSte 100	Mesa	85206	(480) 993-2373
AZ	7618	Hishmeh, Tareq M.		8501 N 7th St	Phoenix	850203108	(602) 997-1616
AZ	7619	Hishmeh, Tareq M.		914 E Camelback Rd	Phoenix	850143662	(602) 264-3030
AZ	7620	Rynerson, Shawn Paul		12550 W Thunderbird RdSte 117	El Mirage	853354966	(623) 876-9393
AZ	7621	Hishmeh, Tareq M.		901 E. Speedway Blvd.	Tucson	85719	(520) 792-5000
AZ	7623	Hishmeh, Tareq M.		1620 S. Craycroft Rd.	Tucson	85711	(520) 747-0550
AZ	7624	Hishmeh, Tareq M.		4390 N. 1st. Ave.	Tucson	85719	(520) 293-5990
AZ	7625	Hishmeh, Tareq M.		5460 E. Speedway Blvd. #B101	Tucson	85712	(520) 296-2333
AZ	7626	Hishmeh, Tareq M.		3682 W. Orange Grove Road	Tucson	85741	(520) 742-6111
AZ	7627	Hishmeh, Tareq M.		2624 E. 22nd Street	Tucson	85713	(520) 881-8700
AZ	7628	Hishmeh, Tareq M.		8486 E. Broadway	Tucson	85710	(520) 296-3111
AZ	7629	Hishmeh, Tareq M.		8615 E. Golf Links Road	Tucson	85730	(520) 721-8118
AZ	7630	Todd, Virgil L.		710 E 32nd St.	Yuma	85365	(928) 344-0555
AZ	7631	Todd, Virgil L.		712 S. 4th Ave.	Yuma	85364	(928) 782-7561
AZ	7632	Hishmeh, Tareq M.		6450 S. 6th Avenue	Tucson	85706	(520) 889-9988
AZ	7633	Hishmeh, Tareq M.		2080 W. Orange Grove Rd., Suite 120	Tucson	85704	(520) 742-7700
AZ	7634	Hishmeh, Tareq M.		3312 South 6th Avenue	Tucson	85713	(520) 447-8000
AZ	7635	Hishmeh, Tareq M.		6875 E. Sunrise Drive, Suite 101	Tucson	85750	(520) 577-9595
AZ	7636	Hishmeh, Tareq M.		3118 E. Fort Lowell Rd.	Tucson	85716	(520) 327-9533
AZ	7637	Hishmeh, Tareq M.		1402 W. St. Marys Rd.	Tucson	85745	(520) 884-1400
AZ	7638	Todd, Virgil L.		1701 South Avenue B, Suite #104	Yuma	85364	(928) 783-3030
AZ	7640	Hosseini, Dariush		709 E Guadalupe Rd	Tempe	852832911	(480) 491-3030
AZ	7642	Hishmeh, Tareq M.		5833 N 35th Ave	Phoenix	850171915	(602) 249-3030
AZ	7643	Hosseini, Dariush		2442 E Thomas Rd	Phoenix	850167912	(602) 957-6677
AZ	7644	Siegwald Harber, Stephanie Brooke		13706 N 51st Ave	Glendale	853041416	(602) 439-3030
AZ	7645	Hosseini, Dariush		930 W Broadway Rd	Tempe	852821264	(480) 894-6600
AZ	7646	Hosseini, Dariush		4505 E Mckellips Rd	Mesa	85215	(480) 882-0975
AZ	7647	Hishmeh, Tareq M.		3329 E Bell Rd	Phoenix	850322756	(602) 482-3030
AZ	7648	Hosseini, Dariush		3402 S McClintock Dr	Tempe	85282	(480) 887-9400
AZ	7649	Rynerson, Shawn Paul		6766 W Glendale AveSte 105	Glendale	85303	(623) 934-3030
AZ	7650	Rynerson, Shawn Paul		8940 W BELL RDSTE 102	PEORIA	85382-471	(623) 444-2993
AZ	7651	Hosseini, Dariush		2819 N Central Ave	Phoenix	850041029	(602) 234-3030
AZ	7652	Hishmeh, Tareq M.		754 S Val Vista DrSte 103	Gilbert	852963139	(480) 926-3030

Exhibit B Traditional
as of December 28, 2025

AZ	7653	Ferdows, Farnad		958 E. Rodeo Rd., Suite 22	Casa Grande	85122	(520) 464-9955
AZ	7654	Hishmeh, Tareq M.		42153 North Ironwood Drive, Suite 101	San Tan Valley	85140	(480) 744-2040
AZ	7656	Rynerson, Shawn Paul		9827 W. Grand Avenue, Suite E	Sun City	853513291	(623) 933-0200
AZ	7657	Hishmeh, Tareq M.		6929 N Hayden Rd	Scottsdale	852507978	(480) 951-3700
AZ	7658	Hosseini, Dariush		1145 S Mesa Dr	Mesa	852108700	(480) 844-9300
AZ	7659	Hosseini, Dariush		2902 N 68th St	Scottsdale	852516808	(602) 952-9300
AZ	7660	Ramos, Kelly		1529 S. Milton Rd.	Flagstaff	86001	(928) 779-3686
AZ	7661	Hosseini, Dariush		2119 N Power RdSte 102	Mesa	85215	(480) 641-3030
AZ	7662	Siegwald Harber, Stephanie Brooke		7440 W Cactus RdSte A2	Peoria	853819536	(623) 878-3030
AZ	7663	Hosseini, Dariush		324 E Southern Ave	Phoenix	850403044	(602) 268-3030
AZ	7664	Ramos, Kelly		2577 E. 7Th Avenue	Flagstaff	86004	(928) 527-0797
AZ	7665	Hosseini, Dariush		12020 S Warner Elliot Loop	Phoenix	850442700	(480) 893-9300
AZ	7666	Uyuturen, Egemen		624 Elm St	Page	86040	(928) 612-1211
AZ	7667	Hosseini, Dariush		7908 E Chaparral Rd	Scottsdale	852507215	(480) 947-3030
AZ	7668	Hishmeh, Tareq M.		5102 W Northern Ave	Glendale	853018029	(623) 939-3030
AZ	7669	McManus, Phillip		14175 W Indian School RdSte A3	Goodyear	853958409	(623) 935-5000
AZ	7670	Ferdows, Farnad		104 W Florence Blvd	Casa Grande	85122-4064	(520) 836-1111
AZ	7672	Hosseini, Dariush		3875 W Ray RdSte 10	Chandler	852262265	(480) 786-3030
AZ	7673	Hosseini, Dariush		10826 E Apache Trl	Apache Junction	851203403	(480) 380-3030
AZ	7674	Hosseini, Dariush		25 W Warner Rd	Chandler	852253501	(480) 899-3030
AZ	7675	Rynerson, Shawn Paul		9845 W Bell Rd	Sun City	853511344	(480) 841-8887
AZ	7676	Hishmeh, Tareq M.		3040 W. Valencia	Tucson	85746	(520) 573-3030
AZ	7677	Rynerson, Shawn Paul		15332 W Bell RdSte 129	Surprise	853742473	(623) 546-2300
AZ	7679	Hishmeh, Tareq M.		7045 N 35th Ave	Phoenix	850518310	(602) 841-3030
AZ	7680	Hishmeh, Tareq M.		23 N. Garden Street	Sierra Vista	85635	(520) 458-3030
AZ	7681	Hishmeh, Tareq M.		3670 E. Fry Blvd.	Sierra Vista	85635	(520) 458-5000
AZ	7682	Ferdows, Farnad		491 N. Lake Havasu Ave.	Lake Havasu City	86403	(928) 680-1800
AZ	7683	Ferdows, Farnad		2150 Highway 95	Bullhead City	86442	(928) 758-3030
AZ	7684	Hishmeh, Tareq M.		100 W. White Park Dr.	Nogales	85621	(520) 800-6400
AZ	7685	Ferdows, Farnad		223 N. Cortez St.	Prescott	86301	(928) 778-3030
AZ	7686	Hishmeh, Tareq M.		10420 La Canada Dr., Suite 140	Oro Valley	85737	(520) 797-3030
AZ	7688	Hosseini, Dariush		6920 E Baseline Rd	Mesa	852094855	(480) 924-3030
AZ	7689	Todd, Virgil L.		3310 S. Ave 8E, Unit 4	Yuma	85365	(928) 259-7111
AZ	7690	Hishmeh, Tareq M.		20024 N. John Wayne Pkwy.	Maricopa	85139	(520) 568-3030
AZ	7691	Todd, Virgil L.		11361 Foothills Blvd., Suite #4	Yuma	85367	(928) 342-3400
AZ	7692	McManus, Phillip		5030 W McDowell RdSte 51	Phoenix	850353900	(602) 233-2323
AZ	7693	Hishmeh, Tareq M.		751 E Union Hills DrSte A1	Phoenix	850242979	(602) 788-7300
AZ	7694	Hishmeh, Tareq M.		7730 N. Cortaro Road, Suite 101	Tucson	85743	(520) 579-3030
AZ	7794	Hosseini, Dariush		9317 E Ray Rd., Suite 108	Mesa	85212	(480) 581-5981
AZ	8404	Ferdows, Farnad		6200 East State Route 69	Prescott Valley	86314	(928) 426-5911

Exhibit B Traditional
as of December 28, 2025

AZ	8408	Hishmeh, Tareq M.		21043 N. Cave Creek Road #A2	Phoenix	85024	(602) 898-4242
AZ	8410	Ferdows, Farnad		807 South Beeline Highway	Payson	85541	(928) 476-0062
AZ	8411	Hosseini, Dariush		1949 West Ray Road, #10	Chandler	85224	(623) 289-1661
AZ	8413	Hishmeh, Tareq M.		11320 West Tangerine Road, Suite 105	Marana	85653	(520) 428-3050
AZ	9007	Ferdows, Farnad		3469 Maricopa Ave.	Lake Havasu City	86403	(928) 392-0002
AZ	9200	Ferdows, Farnad		1021 North Highway 89, Suite 103	Chino Valley	86323	(928) 636-6000
AZ	9201	Hishmeh, Tareq M.		20928 E Heritage Loop RdSte 103	Queen Creek	851423900	(480) 888-8860
AZ	9202	Hishmeh, Tareq M.		7205 S Power RdSte 103	Queen Creek	851427456	(480) 988-2843
AZ	9203	Ferdows, Farnad		4508 S. Highway 95, Unit I	Fort Mohave	86426	(928) 704-4700
AZ	9204	Hishmeh, Tareq M.		12060 N. Thornydale Road, Suite 108	Marana	85658	(520) 797-3330
AZ	9205	McManus, Phillip		6213 S. Miller Road, Suite 102	Buckeye	85326	(623) 327-1111
AZ	9206	Hishmeh, Tareq M.		15318 N Oracle Road, Suite 140	Tucson	85739	(520) 323-3030
AZ	9208	McManus, Phillip		833 S Cotton Lane	Goodyear	85338	(480) 462-0300
AZ	9210	Ferdows, Farnad		1100 East State Route 260, Suite C-3	Cottonwood	86326	(928) 634-7500
AZ	9211	Ferdows, Farnad		4085 South Gilbert Road, Suite 7	Chandler	85249	(480) 659-4555
AZ	9212	Hishmeh, Tareq M.		1605 S Gilbert RdSte 105	Gilbert	85295	(480) 445-9078
AZ	9213	Siegwald Harber, Stephanie Brooke		32409 North Scottsdale Road, Suite 105	Scottsdale	85266	(480) 595-6000
AZ	9214	Hishmeh, Tareq M.		14601 Scottsdale Rd	Scottsdale	85254	(520) 217-2323
AZ	9216	Hishmeh, Tareq M.		13240 North 7th St	Phoenix	85022	(480) 712-3444
CA	7330	Hosseini, Dariush		12901 Sherman WayUnit C	North Hollywood	91605	(818) 759-0000
CA	7389	Syriani, Joseph		40404 California Oaks Road	Murrieta	92562	(951) 696-0117
CA	7393	Hosseini, Dariush		2559-C Rosamond Boulevard	Rosamond	93560	(661) 256-4200
CA	7394	Mollaghasemi-Tabrizi, Gholamhossein		8022 Limonite Ave. Unit 107	Riverside	92509	(951) 685-7777
CA	7417	Miessner, Eric P.		1332 Main St.	Ramona	92065	(760) 788-6644
CA	7419	Tapia, Fernando		77-920 Country Club Drive, Suite 6-6	Palm Desert	92211	(760) 200-0802
CA	7437	Sharifi, Sammy M.		8300 Brentwood Blvd., Suite D	Brentwood	94513	(925) 240-8555
CA	7476	Gobrial, Nehad E.		27131 Aliso Creek Road, Suite 145	Aliso Viejo	92656	(949) 389-0333
CA	7479	Hosseini, Dariush		12265 Scripps Poway Parkway B-105	Poway	92064	(858) 549-4343
CA	7492	Hosseini, Dariush		1096 Cardiff Street	San Diego	92114	(619) 460-7000
CA	7493	Hishmeh, Tareq M.		1401 HWY 46Suite A	Wasco	93280	(661) 758-3030
CA	7494	La Mountain, Doyle		26517 State Highway 18	Rim Forest	92378	(909) 336-1255
CA	7701	Hosseini, Dariush		5185 College Avenue	San Diego	92115	(619) 287-9050
CA	7702	Tobie, Pamela A.		3520 AshfordSuite C	San Diego	92111	(858) 292-6991
CA	7703	Hosseini, Dariush		702 Highland Avenue	National City	91950	(619) 474-8511
CA	7704	Miessner, Eric P.		936 Broadway	El Cajon	92021	(619) 442-9245
CA	7705	Hosseini, Dariush		1104 E. Washington Ave.	El Cajon	92019	(619) 444-2171
CA	7706	La Mountain, Doyle		1566 Barton Rd.	Redlands	92373	(909) 417-4777
CA	7707	Hosseini, Dariush		4013 West Point Loma Boulevard	San Diego	92110	(619) 224-2445
CA	7708	Hosseini, Dariush		10251 Mast Blvd., Suite A	Santee	92071	(619) 449-5400
CA	7709	Hosseini, Dariush		2110 Birch Rd. Suite #105	Chula Vista	91915	(619) 745-4334

Exhibit B Traditional
as of December 28, 2025

CA	7710	Miessner, Eric P.		4120 Clairemont Mesa Blvd., Suite 102	San Diego	92117	(858) 483-6700
CA	7711	Hosseini, Dariush		1330 Orange Avenue	Coronado	92118	(619) 437-4241
CA	7712	Hosseini, Dariush		1307 Imperial Beach Blvd	Imperial Beach	91932	(619) 575-2226
CA	7713	Tobie, Pamela A.		4701 El Cajon Blvd	San Diego	92115	(619) 281-1975
CA	7714	Tobie, Pamela A.		10789 Tierra Santa Blvd.Suite 111	San Diego	92124	(858) 560-6112
CA	7715	Hosseini, Dariush		10606 Camino Ruiz, #9	San Diego	92126	(858) 566-9480
CA	7716	Hosseini, Dariush		7660 D Fay Street	La Jolla	92037	(858) 257-4114
CA	7717	Miessner, Eric P.		9710 Winter Garden Blvd. Suite C	Lakeside	92040	(619) 561-3500
CA	7718	Tobie, Pamela A.		1925 El Cajon Blvd	San Diego	92104	(619) 294-4570
CA	7719	Tobie, Pamela A.		7960 University AvenueSuite 200	La Mesa	91941	(619) 589-6313
CA	7720	La Mountain, Doyle		1151 Calimesa Blvd.	Calimesa	92320	(909) 446-0000
CA	7721	Hosseini, Dariush		13857 Carmel Valley Road, Suite A	San Diego	92130	(858) 324-5200
CA	7722	Hosseini, Dariush		5073 Federal Blvd	San Diego	92102	(619) 530-0880
CA	7723	Hosseini, Dariush		1350 6th Avenue, Suite #185	San Diego	92101	(619) 238-2323
CA	7724	Hosseini, Dariush		380 3rd Avenue	Chula Vista	91910	(619) 585-1212
CA	7725	Mollaghasemi-Tabrizi, Gholamhossein		2915 Van Buren Blvd., Suite J-2	Riverside	92503	(951) 359-4444
CA	7726	Miessner, Eric P.		1787 E. Main Street	El Cajon	92021	(619) 444-3030
CA	7727	Hosseini, Dariush		756 Dennery Road Suite 202	San Diego	92154	(619) 614-2600
CA	7728	Tun, Kyaw Thet		1768 E. 14th Street	San Leandro	94577	(510) 351-3301
CA	7729	Hishmeh, Tareq M.		529 Ventura Street	Fillmore	93015	(805) 524-1600
CA	7730	La Mountain, Doyle		203 South Riverside Avenue	Rialto	92376	(909) 793-5679
CA	7731	Hishmeh, Tareq M.		1609 Cecil Avenue	Delano	93215	(661) 725-0770
CA	7732	Hosseini, Dariush		1021 E. Bobier Drive	Vista	92084	(760) 940-0904
CA	7733	Ayvazian, Hovig K		3559 W. Ramsey St., Suite B	Banning	92220	(951) 849-7770
CA	7734	Hishmeh, Tareq M.		2408 A Stearns Street	Simi Valley	93063	(805) 522-9022
CA	7735	La Mountain, Doyle		461 W. Base Line Rd.	Rialto	92376	(909) 874-5980
CA	7736	La Mountain, Doyle		229 W. Valley Blvd.	Colton	92324	(909) 383-8080
CA	7737	Hosseini, Adam		12411 Limonite Ave., Suite 640	Eastvale	91752	(951) 727-8211
CA	7738	Tapia, Fernando		16863 Foothill Boulevard	Fontana	92335	(909) 823-4401
CA	7739	Hosseini, Dariush		9885 Central Ave. #C	Montclair	91763	(909) 447-6730
CA	7740	Patibandla Rao, Malli		8307 S. La Cienega Blvd.Suite B	Inglewood	90301	(424) 426-3100
CA	7741	Hosseini, Dariush		6401 Platt Ave. #7	West Hills	91307	(818) 999-3030
CA	7742	Ferdows, Farnad		861 Gray Avenue, Suite A	Yuba City	95991	(530) 673-3131
CA	7743	Patibandla Rao, Malli		1017 Fair Oaks Ave.	South Pasadena	91030	(626) 385-6500
CA	7744	Manos-Vickers, Matthew M		1621 W. Chapman Avenue	Orange	92868	(714) 978-9711
CA	7745	Patibandla Rao, Malli		2221 #B Palo Verde Ave.	Long Beach	90815	(562) 594-4506
CA	7746	Patibandla Rao, Malli		1383 S. Diamond Bar Blvd.	Diamond Bar	91765	(909) 861-9606
CA	7747	Patibandla Rao, Malli		3640-3642 EAST IMPERIAL HIGHWAY	Lynwood	90262	(310) 604-1299
CA	7748	Hosseini, Dariush		10068 Arrow Highway	Rancho Cucamonga	91730	(909) 987-8000
CA	7749	La Mountain, Doyle		33562 Yucaipa Blvd.	Yucaipa	92399	(909) 790-2903

Exhibit B Traditional
as of December 28, 2025

CA	7750	Casey, Shane B.	650 Douglas Drive, Suite 104	Oceanside	92058	(760) 439-0500
CA	7751	Hosseini, Dariush	301 Mission Ave. #106	Oceanside	92054	(760) 439-5440
CA	7752	Hartgraves, Theresa Lauren	1502 N. El Camino Real	San Clemente	92672	(949) 498-9002
CA	7753	Syriani, Joseph	410-A West Felicita Ave.	Escondido	92025	(760) 747-7300
CA	7754	Syriani, Joseph	120 E. Lincoln Ave., Suite A	Escondido	92026	(760) 480-0800
CA	7755	Hosseini, Dariush	8746 Baseline Road	Rancho Cucamonga	91701	(951) 365-5800
CA	7756	Hosseini, Dariush	2858 Thunder Dr.	Oceanside	92056	(760) 941-8333
CA	7757	Hosseini, Dariush	805 W. San Marcos Blvd.	San Marcos	92078	(760) 471-1055
CA	7758	Verano, Gerald Dela Rosa	2260 B Grass Valley Highway	Auburn	95603	(530) 325-0330
CA	7759	Hishmeh, Tareq M.	1703 N. 11th Avenue	Hanford	93230	(559) 582-5050
CA	7760	DeGrandis, Greg	561 North I Street	Reedley	93654	(559) 551-2700
CA	7761	DeGrandis, Greg	1555 N. Farmersville Blvd.	Farmersville	93223	(559) 838-3177
CA	7762	Patibandla Rao, Malli	4080 W. Shaw Ave	Fresno	93722	(559) 390-0588
CA	7763	Patibandla Rao, Malli	3005 W. Bullard Ave.	Fresno	93711	(559) 229-1515
CA	7764	Iqbal, Ali Hassan	728 Geary St.	San Francisco	94109	(415) 776-0400
CA	7765	Vizzolini, Matt J.	424 E Tulare Avenue	Tulare	93274	(559) 686-8583
CA	7766	Kraniger, Mark J.	13728 Amar Road	La Puente	91746	(626) 699-2001
CA	7767	Schwesinger, Dennis E.	2405 Michael Drive	Newbury Park	91320	(805) 499-0681
CA	7768	Hishmeh, Tareq M.	938 West Henderson Avenue	Porterville	93257	(559) 784-4040
CA	7769	Hishmeh, Tareq M.	1307 E. Houston	Visalia	93292	(559) 732-4040
CA	7770	Mollaghasemi-Tabrizi, Gholamhossein	2306 Brundage Lane	Bakersfield	93304	(661) 323-3030
CA	7771	Patibandla Rao, Malli	5685 N. Paramount Blvd.	Long Beach	90805	(562) 270-7055
CA	7772	Hosseini, Adam	1180 Hamner Ave.Suite C	Norco	92860	(951) 734-2222
CA	7773	Iqbal, Ali Hassan	504 San Ramon Valley Blvd.	Danville	94526	(925) 855-9400
CA	7774	Tapia, Fernando	5024 Ball Road	Cypress	90630	(714) 761-0606
CA	7775	Hosseini, Dariush	885 West Avenue K	Lancaster	93534	(661) 948-0991
CA	7776	Hosseini, Dariush	602 E. Palmdale Blvd.	Palmdale	93550	(661) 272-0033
CA	7777	Hosseini, Dariush	39904 10th St. WestSuite C	Palmdale	93551	(661) 544-4040
CA	7778	Brumleve, Dan T.	901 Sunvalley Blvd. Suite 101	Concord	94520	(925) 826-5040
CA	7779	Tapia, Fernando	8682 Beach Blvd. #103 & 104	Buena Park	90620	(714) 761-6333
CA	7780	Mollaghasemi-Tabrizi, Gholamhossein	2651 Oswell, Suite C	Bakersfield	93306	(661) 872-4321
CA	7781	Mollaghasemi-Tabrizi, Gholamhossein	1904 North Chester Avenue	Bakersfield	93308	(661) 399-1212
CA	7782	Hosseini, Dariush	1347 Tavern Road, Suite 1	Alpine	91901	(619) 324-0361
CA	7783	DeGrandis, Greg	257 Academy Avenue	Sanger	93657	(559) 272-2444
CA	7784	Patibandla Rao, Malli	11674 Ventura Blvd	Studio City	91604	(818) 980-1999
CA	7785	Tapia, Fernando	12693 Main St. Suite 240	Hesperia	92345	(760) 983-4100
CA	7786	DeGrandis, Greg	1055 Sperry Avenue, Suite 2	Patterson	95363	(209) 683-1333
CA	7787	Hosseini, Dariush	6846 Reseda Blvd.	Reseda	91335	(818) 996-7996
CA	7789	Patibandla Rao, Malli	1007 Truman Street	San Fernando	91340	(818) 898-3003
CA	7790	Elyasi, Mohsen	1101 N. Main Street	Salinas	93906	(831) 424-3535

Exhibit B Traditional
as of December 28, 2025

CA	7791	Patibandla Rao, Malli		8350 Garvey Avenue #B	Rosemead	91770	(626) 288-3030
CA	7792	Patibandla Rao, Malli		348 W. Huntington Dr.	Monrovia	91016	(626) 303-2655
CA	7793	Cuesta, Jose I.		9448 E. Slauson Avenue	Pico Rivera	90660	(562) 942-8303
CA	7795	Patibandla Rao, Malli		2527 S. San Pedro Street	Los Angeles	90011	(323) 886-3900
CA	7796	Hosseini, Dariush		20905 Roscoe Boulevard	Canoga Park	91304	(747) 248-0810
CA	7797	Verano, Gerald Dela Rosa		113 Neal Street	Grass Valley	95945	(530) 270-0333
CA	7800	Ayvazian, Hovig K		5051 Auburn Blvd., #B-100	Sacramento	95841	(916) 348-4065
CA	7801	Patibandla Rao, Malli		2803 S. Figueroa Street	Los Angeles	90007	(213) 746-9999
CA	7802	Hosseini, Dariush		1371 Westwood Blvd.	Los Angeles	90024	(310) 824-5000
CA	7803	Hosseini, Dariush		2484 Lincoln Blvd.	Venice	90291	(310) 821-6656
CA	7804	Patibandla Rao, Malli		902 N. La Cienega Blvd.	Los Angeles	90069	(310) 855-1899
CA	7805	Hosseini, Dariush		4238 S. Sepulvada Blvd.	Culver City	90230	(310) 839-0999
CA	7806	Hosseini, Dariush		10616 W. Pico Blvd.	Los Angeles	90064	(310) 839-0800
CA	7807	Patibandla Rao, Malli		15500 Paramount Boulevard	Paramount	90723	(562) 408-1531
CA	7808	Hosseini, Dariush		18957 Ventura Blvd.	Tarzana	91356	(818) 996-9690
CA	7809	Hamill, Brent		4257 W. 3rd St.	Los Angeles	90020	(213) 385-3888
CA	7810	Hishmeh, Tareq M.		431 N Ojai Road, #D	Santa Paula	93060	(805) 933-2771
CA	7811	Singh, Rajbir		1135 El Camino Real	Millbrae	94030	(650) 416-1500
CA	7813	Patibandla Rao, Malli		5538 Del Amo Blvd.	Lakewood	90713	(562) 804-4637
CA	7814	La Mountain, Doyle		1055 Parkford Drive	Redlands	92373	(909) 335-2500
CA	7815	Hosseini, Dariush		21001 Sherman Way , #16	Canoga Park	91303-3689	(818) 347-6600
CA	7816	Hishmeh, Tareq M.		1808 Cliff Drive	Santa Barbara	93109	(805) 564-4303
CA	7817	Tapia, Fernando		10948 E. Imperial Hwy. #104	Norwalk	90650	(562) 864-9951
CA	7818	Behm, Nikita Spiroff		110 W. Foothill Blvd.	Glendora	91740	(626) 914-3881
CA	7819	Hosseini, Dariush		1601 West 17th St. Unit F-1	Santa Ana	92706	(657) 231-3700
CA	7820	La Mountain, Doyle		24986 Third St	San Bernardino	92410	(909) 884-6421
CA	7821	La Mountain, Doyle		1644 E. Highland Ave., Suite 101	San Bernardino	92404	(909) 881-2521
CA	7822	Hishmeh, Tareq M.		665 E. Los Angeles Avenue, #G	Simi Valley	93065	(805) 527-7493
CA	7823	Patibandla Rao, Malli		413 W. Las Tunas Dr.	San Gabriel	91776	(626) 287-0901
CA	7824	Patibandla Rao, Malli		5707 Pacific Blvd.Unit A	Huntington Park	90255	(323) 589-7374
CA	7825	Behm, Timothy		1600 W Olive Ave.	Burbank	91506	(818) 841-8433
CA	7826	Patibandla Rao, Malli		9353 Alondra Boulevard	Bellflower	90706	(562) 920-8353
CA	7827	Patibandla Rao, Malli		1360 N. Avalon Blvd.	Wilmington	90744	(310) 513-8040
CA	7828	Ferdows, Farnad		2712 Foothill Blvd., Units #B & C	La Crescenta	91214	(818) 957-8333
CA	7829	DeGrandis, Greg		1290 W. Colony Boulevard Suite 140	Ripon	95366	(209) 255-0300
CA	7830	Khazan, Houman		21172 Beach Blvd.	Huntington Beach	92648	(714) 960-6511
CA	7831	Ferdows, Farnad		17421 Beach Blvd.	Huntington Beach	92647	(714) 841-3112
CA	7832	Ferdows, Farnad		2760 Esplanade, Suite 180	Chico	95973	(530) 965-9090
CA	7833	Patibandla Rao, Malli		901 S. La Brea Ave.	Inglewood	90301	(310) 677-1900
CA	7834	Casey, Shane B.		5519 Mission RdSuites B&C	Bonsall	92003	(760) 407-2332

Exhibit B Traditional
as of December 28, 2025

CA	7835	Hosseini, Dariush		3902 E. Chapman Ave.	Orange	92869	(714) 538-8881
CA	7836	Patibandla Rao, Malli		23565 S. Avalon Blvd.	Carson	90745	(310) 549-1600
CA	7837	Ferdows, Ommid		130 E Grand Ave., Unit G	El Segundo	90245	(310) 322-6733
CA	7838	Ferdows, Farnad		1844 Pacific Coast Hwy	Lomita	90717	(310) 530-2780
CA	7839	Tapia, Fernando		12210 E. Artesia Boulevard	Artesia	90701	(562) 860-3320
CA	7840	Patibandla Rao, Malli		730 S. Pacific Coast Hwy.	Redondo Beach	90277	(310) 316-6172
CA	7841	Ferdows, Ommid		201 Pacific Coast Hwy.	Hermosa Beach	90254	(310) 318-3344
CA	7842	Ferdows, Ommid		3001 Sepulveda Blvd., Ste. A	Manhattan Beach	90266	(310) 546-5833
CA	7843	Patibandla Rao, Malli		156 W La Habra Blvd.	La Habra	90631	(562) 691-4555
CA	7844	Hosseini, Dariush		1811 W. Commonwealth Ave., Suite K	Fullerton	92833	(714) 447-4444
CA	7845	Tapia, Fernando		14712 Whittier Blvd.	Whittier	90605	(562) 945-7691
CA	7846	Patibandla Rao, Malli		122 W. Commonwealth Ave.	Fullerton	92832	(714) 525-5811
CA	7847	Schwesinger, Dennis E.		16372 Village Way	Santa Clarita	91387	(661) 347-2323
CA	7848	Hosseini, Dariush		1235 S. Euclid Street	Anaheim	92802	(714) 776-0111
CA	7849	Mollaghasemi-Tabrizi, Gholamhossein		24578 Sunnymead Blvd., Unit E	Moreno Valley	92553	(951) 924-1931
CA	7850	Mollaghasemi-Tabrizi, Gholamhossein		3850 Chicago Ave.	Riverside	92506	(951) 788-4141
CA	7851	Mollaghasemi-Tabrizi, Gholamhossein		6170 B Van Buren Blvd.	Riverside	92503	(951) 396-2300
CA	7852	Hosseini, Adam		469 Magnolia Avenue, Suite 103	Corona	92879	(951) 737-9000
CA	7853	Patibandla Rao, Malli		1158 E. 7th St.	Long Beach	90813	(562) 437-4868
CA	7854	Mollaghasemi-Tabrizi, Gholamhossein		11170 Magnolia Ave., Suite B	Riverside	92505	(951) 785-8888
CA	7855	Hosseini, Dariush		1277 W. Foothill Boulevard	Upland	91786	(909) 981-7555
CA	7856	Ayvazian, Hovig K		857 S. Glendora Avenue	West Covina	91790	(626) 960-3071
CA	7857	Patibandla Rao, Malli		803 W. Whittier Boulevard	Montebello	90640	(323) 262-3030
CA	7859	Hishmeh, Tareq M.		3661 Las Posas	Camarillo	93010	(805) 383-6666
CA	7860	Hishmeh, Tareq M.		475 W. Channel Islands	Port Hueneme	93041	(805) 984-4344
CA	7861	Hishmeh, Tareq M.		1017 N. Ventura Avenue	Ventura	93001	(805) 648-1100
CA	7862	Hishmeh, Tareq M.		1137 S. Oxnard Blvd.	Oxnard	93030	(805) 487-5363
CA	7863	Patibandla Rao, Malli		2464 N. Marks Ave.	Fresno	93722	(559) 691-4300
CA	7864	Schwesinger, Dennis E.		856A North China Lake Blvd.	Ridgecrest	93555	(760) 384-2800
CA	7866	Hosseini, Dariush		17650 Chatsworth Street	Granada Hills	91344	(818) 368-1157
CA	7867	Hishmeh, Tareq M.		5100 Telegraph Road, #H	Ventura	93003	(805) 658-0080
CA	7869	Tapia, Fernando		12154 Central Avenue	Chino	91710	(909) 591-7471
CA	7870	Hishmeh, Tareq M.		955 Embarcadero Del Mar	Goleta	93117	(805) 968-8272
CA	7871	Kraniger, Mark J.		1073 N Hacienda Blvd	La Puente	91744	(626) 369-5080
CA	7873	Hishmeh, Tareq M.		617 N. Milpas Street	Santa Barbara	93103	(805) 966-6131
CA	7874	La Mountain, Doyle		8544 Van Nuys Blvd.	Panorama City	91402	(818) 891-7991
CA	7875	Hosseini, Dariush		1650 East 4th St. #A	Ontario	91764-2632	(909) 395-9590
CA	7876	Behm, Timothy		723 S. Central Ave.	Glendale	91204	(818) 246-3850
CA	7877	Schwesinger, Dennis E.		18635 Soledad Canyon Road, Suite 106	Canyon Country	91351	(661) 251-5605
CA	7878	Syriani, Joseph		2315 E. Valley Pkway., B	Escondido	92027	(760) 266-7555

Exhibit B Traditional
as of December 28, 2025

CA	7879	Cuesta, Jose I.		8522 Whittier Blvd	Pico Rivera	90660	(562) 692-9591
CA	7881	Hishmeh, Tareq M.		713 East Main Street	Santa Maria	93454	(805) 925-8656
CA	7882	Hishmeh, Tareq M.		700-C North H Street	Lompoc	93436	(805) 735-7777
CA	7883	Tapia, Fernando		14234 Imperial Hwy.	La Mirada	90638	(562) 229-3070
CA	7884	Patibandla Rao, Malli		5065 Hollywood Blvd, Ste. 101	Hollywood	90027	(323) 662-6666
CA	7885	Hosseini, Dariush		5166 B Lankershim Blvd.	North Hollywood	91601	(818) 769-3733
CA	7886	Patibandla Rao, Malli		1510 S. Gaffey	San Pedro	90731	(310) 832-4521
CA	7887	Hosseini, Dariush		16215 Devonshire St., No. 1	Granada Hills	91344	(818) 363-2020
CA	7888	Patibandla Rao, Malli		4227 Atlantic Ave.	Long Beach	90807	(562) 492-1323
CA	7889	Patibandla Rao, Malli		4467 Van Nuys Blvd.	Sherman Oaks	91403	(818) 783-3900
CA	7890	Hishmeh, Tareq M.		866 Foothill Boulevard	San Luis Obispo	93405	(805) 544-3636
CA	7891	Hishmeh, Tareq M.		1231 East Grand Avenue Suite #107	Arroyo Grande	93420	(805) 481-3171
CA	7892	Hishmeh, Tareq M.		3450 Orcutt Road, Building C.1	Santa Maria	93455	(805) 937-7233
CA	7893	Hosseini, Dariush		14152 Newport Avenue	Tustin	92780	(714) 832-4900
CA	7894	Patibandla Rao, Malli		15908 Halliburton Rd.	Hacienda Heights	91745	(626) 369-0999
CA	7895	Patibandla Rao, Malli		15900 - A Crenshaw Blvd.	Gardena	90249	(310) 327-7266
CA	7896	Gawe, Joey		1000 C Street, Suite 40	Galt	95632	(209) 730-1233
CA	7897	Hosseini, Dariush		12501 Burbank Boulevard	Valley Village	91607	(747) 248-1100
CA	7900	La Mountain, Doyle		107 E. Colton Ave.	Redlands	92374	(909) 798-2997
CA	7901	Iqbal, Ali Hassan		3264 Adeline Street	Berkeley	94703	(510) 420-1155
CA	7902	Omi, Alexander Roberts		1421 Solano Avenue	Albany	94706	(510) 526-9346
CA	7903	Brumleve, Dan T.		2521 N Main St	Walnut Creek	94596	(925) 944-5400
CA	7905	La Mountain, Doyle		28928 Greenspot Road	Highland	92346	(909) 417-1177
CA	7906	Ayvazian, Hovig K		6306 Fair Oaks Blvd.	Carmichael	95608	(916) 489-4800
CA	7912	Hedo, Ameel Yoel		420 N. Imperial Ave.	El Centro	92243	(760) 353-8100
CA	7913	Hishmeh, Tareq M.		205 Port Chicago Highway	Bay Point	94565	(925) 592-4040
CA	7914	Hishmeh, Tareq M.		1460 East Cotati Avenue #D	Rohnert Park	94928	(707) 795-8227
CA	7915	Ferdows, Farnad		97 Woodland Avenue	San Rafael	94901	(415) 456-9950
CA	7916	Ferdows, Farnad		15750 Monterey Highway	Morgan Hill	95037	(669) 270-1400
CA	7917	Ferdows, Farnad		728 S State Street	Ukiah	95482	(707) 621-5700
CA	7918	Singh, Rajbir		3170 Santa Rita Road #A1	Pleasanton	94566	(925) 846-8888
CA	7919	Iqbal, Ali Hassan		1301C Palmetto Avenue	Pacifica	94044	(650) 355-7300
CA	7920	Brumleve, Dan T.		1215 Lincoln Avenue	Alameda	94501	(510) 865-8000
CA	7921	Hishmeh, Tareq M.		35248 Newark Blvd.	Newark	94560	(510) 796-4440
CA	7923	Turner, D. Craig		2605 Pacific Ave.	Stockton	95204	(209) 798-0330
CA	7924	Turner, D. Craig		1045 North Wilson Way	Stockton	95205	(209) 299-7272
CA	7925	Iqbal, Ali Hassan		100 5th Avenue	Redwood City	94063	(650) 298-8911
CA	7926	DeGrandis, Greg		16605 South Harlan Rd.	Lathrop	95330	(209) 299-3131
CA	7927	Gonzalez, Elizabeth		169 E. 4th Avenue	San Mateo	94401	(650) 344-3030
CA	7929	Ferdows, Farnad		2566 Old First Street	Livermore	94550	(925) 443-4333

Exhibit B Traditional
as of December 28, 2025

CA	7930	Iqbal, Ali Hassan		240-B Cambridge Avenue	Palo Alto	94306	(650) 326-6552
CA	7931	Iqbal, Ali Hassan		1711 West El Camino Real	Mountain View	94040	(650) 964-4001
CA	7932	Iqbal, Ali Hassan		3207 Cabrillo Avenue	Santa Clara	95051	(408) 241-2828
CA	7933	Iqbal, Ali Hassan		930 W. Hamilton Avenue Ste. 100	Campbell	95008	(669) 289-1100
CA	7934	Tun, Kyaw Thet		29619 Mission Blvd.	Hayward	94544	(510) 886-3030
CA	7935	Iqbal, Ali Hassan		2408 C Junipero Serra Blvd.	Daly City	94015	(650) 994-9440
CA	7936	Tapia, Fernando		10986 Sierra Avenue#300	Fontana	92337	(909) 550-1800
CA	7937	Iqbal, Ali Hassan		1158 Mission Road	South San Francisco	94080	(650) 875-9440
CA	7938	Iqbal, Ali Hassan		6059 Calahan Avenue Suite 90	San Jose	95123	(669) 255-4111
CA	7939	Hishmeh, Tareq M.		40756 Grimmer Blvd.	Fremont	94538	(510) 440-8200
CA	7940	DeGrandis, Greg		1205 S. Main St.Walmart	Manteca	95337	(209) 624-1010
CA	7941	DeGrandis, Greg		1571 Geer Rd	Turlock	95380	(209) 669-3131
CA	7942	Ferdows, Farnad		1105 W. Main Street	Merced	95340	(209) 233-9182
CA	7944	Ferdows, Farnad		3040 Park Ave. Suite E1	Merced	95348	(209) 722-8022
CA	7945	DeGrandis, Greg		510 East Bellevue Rd.	Atwater	95301	(209) 357-9866
CA	7946	DeGrandis, Greg		800 Commerce AvenueWalmart	Atwater	95301	(219) 812-0088
CA	7947	Turner, D. Craig		9321Thornton Road, Suite A	Stockton	95209	(209) 951-3030
CA	7948	DeGrandis, Greg		2119 Patterson Road Suite 5	Riverbank	95367	(209) 719-4999
CA	7949	DeGrandis, Greg		382 Sierra Street	Kingsburg	93631	(559) 869-4003
CA	7950	DeGrandis, Greg		460 Winton Parkway	Livingston	95334	(209) 635-6300
CA	7951	DeGrandis, Greg		1505 W. F Street	Oakdale	95361	(209) 783-1177
CA	7954	Ferdows, Farnad		1700 West Imola Avenue, Unit A	Napa	94559	(707) 252-3030
CA	7956	Turner, D. Craig		1989 Peabody RoadSuite 6	Vacaville	95687	(707) 447-4004
CA	7957	Patibandla Rao, Malli		10207 S. Central Avenue	Los Angeles	90002	(323) 886-3800
CA	7961	Ayvazian, Hovig K		2654 Marconi Avenue, Suite 115	Sacramento	95821	(916) 971-3033
CA	7963	DeGrandis, Greg		2001-G West Cleveland Avenue	Madera	93637	(559) 675-5000
CA	7966	Hosseini, Dariush		9874 De Soto Avenue	Chatsworth	91311	(818) 882-2200
CA	7972	Ferdows, Farnad		987 Edgewood Circle, Unit A, B & C	S. Lake Tahoe	96150	(530) 543-1235
CA	7973	Hishmeh, Tareq M.		2931 Harbor St. Suite K	Pittsburg	94565	(925) 427-3030
CA	7974	DeGrandis, Greg		1211 W. Monte Vista	Turlock	95382	(209) 850-8282
CA	7978	Singh, Rajbir		33600 Alvarado Niles Road	Union City	94587	(510) 487-8787
CA	7980	Ferdows, Farnad		324 Walnut, Space B	Chico	95928	(530) 891-5888
CA	7981	Ferdows, Farnad		1759 Lewis Rd.Bldg. 660	Monterey	93944	(831) 583-8585
CA	7982	Iqbal, Ali Hassan		2245 The Alameda	Santa Clara	95050	(669) 242-5344
CA	7984	Iqbal, Ali Hassan		907 Del Mar Avenue	San Jose	95128	(408) 287-3755
CA	7985	Iqbal, Ali Hassan		3853 Seven Trees Blvd.	San Jose	95111	(408) 578-3030
CA	7990	Ferdows, Farnad		1022 Broadway Ave. #B	Seaside	93955	(831) 899-4557
CA	7991	Ferdows, Farnad		265 Reservation Road, Suite Q	Marina	93933	(831) 883-4040
CA	7992	Ferdows, Farnad		1420 Mission Street	Santa Cruz	95060	(831) 429-9955
CA	7993	Ferdows, Farnad		1255 First Street	Gilroy	95020	(408) 842-6970

Exhibit B Traditional
as of December 28, 2025

CA	7994	Iqbal, Ali Hassan		576 E. Santa Clara Street, Suite 20	San Jose	95112	(408) 298-3030
CA	7995	Iqbal, Ali Hassan		1909 Tully Road	San Jose	95122	(408) 923-3030
CA	7996	Ayvazian, Hovig K		1331 Broadway	Placerville	95667	(530) 303-6777
CA	8000	Patibandla Rao, Malli		7220 W. Sunset Boulevard	Los Angeles	90046	(323) 380-7711
CA	8100	Hosseini, Dariush		13302 Century Boulevard	Garden Grove	92843	(714) 534-7444
CA	8102	Ferdows, Farnad		247 Shoreline Highway	Mill Valley	94941	(415) 381-1900
CA	8103	Singh, Rajbir		500 Bollinger Canyon Way., Unit A2	San Ramon	94582	(925) 735-0114
CA	8106	Rahim, Abdul Hadi		22962 Clawiter Road, Unit 2	Hayward	94545	(510) 783-9950
CA	8108	Singh, Rajbir		22525 Main St.	Hayward	94541	(510) 537-3700
CA	8109	Hamill, Brent		3538 Tweedy Blvd.	South Gate	90280	(323) 563-3030
CA	8110	Kraniger, Mark J.		4561 Peck Rd	El Monte	91732	(626) 448-3030
CA	8111	Patibandla Rao, Malli		703 S. Atlantic Blvd.	Alhambra	91801	(626) 289-5694
CA	8112	Hamill, Brent		7021 Atlantic Ave.	Bell	90201	(323) 560-6660
CA	8113	Ferdows, Ommid		12237 Santa Monica Boulevard	Los Angeles	90025	(310) 826-3030
CA	8115	Hosseini, Dariush		1007 Avenue East J.	Lancaster	93535	(661) 945-9456
CA	8116	Hosseini, Dariush		42056 50th St W	Lancaster	93536	(661) 943-2456
CA	8118	Khazan, Houman		393 Redondo Avenue	Long Beach	90814	(562) 434-9971
CA	8119	Patibandla Rao, Malli		1640 B W. Carson St.	Torrance	90501	(310) 533-1174
CA	8120	Syriani, Joseph		4160 E. Florida Ave.	Hemet	92544	(951) 927-1101
CA	8121	Tapia, Fernando		74580 Hwy. 111 #C-3	Palm Desert	92260	(760) 340-5002
CA	8122	Patibandla Rao, Malli		8126 Sunland Blvd.	Sun Valley	91352	(818) 768-8833
CA	8123	Hishmeh, Tareq M.		9410 Telephone Rd.Suite A & B	Ventura	93003	(805) 658-9911
CA	8125	Tapia, Fernando		11849 Whittier Blvd.	Whittier	90601	(562) 695-2600
CA	8126	Patibandla Rao, Malli		1937 Tyler Ave.	South El Monte	91733	(626) 579-3030
CA	8127	Patibandla Rao, Malli		1935 E. Colorado Blvd.	Pasadena	91107	(626) 584-0866
CA	8128	Kraniger, Mark J.		14604 Ramona Blvd #3	Baldwin Park	91706	(626) 960-5002
CA	8129	Hamill, Brent		954 W. Manchester Ave.	Los Angeles	90044	(323) 758-5500
CA	8130	Behm, Nikita Spiroff		1411 Huntington Dr. Suite 10	Duarte	91010	(626) 359-3030
CA	8131	Patibandla Rao, Malli		6051 Hollywood Boulevard, Suite 106	Hollywood	90028	(323) 463-7044
CA	8132	La Mountain, Doyle		6805 Sepulveda Blvd	Van Nuys	91405	(818) 909-0088
CA	8133	Tapia, Fernando		7433 Florence Ave.	Downey	90240	(562) 806-4631
CA	8134	Iqbal, Ali Hassan		320 Bayshore Boulevard	San Francisco	94124	(415) 647-8400
CA	8135	Singh, Rajbir		16308 E 14th St	San Leandro	94578	(510) 481-0333
CA	8137	Iqbal, Ali Hassan		1581 Sycamore Ave	Hercules	94547	(510) 222-9100
CA	8138	Behm, Timothy		1244 W. Glenoaks Blvd.	Glendale	91201	(818) 247-3340
CA	8139	DeGrandis, Greg		1370 E. Main St.	Woodland	95776	(530) 662-5333
CA	8140	Brumleve, Dan T.		4041 Alhambra Avenue	Martinez	94553	(925) 372-5555
CA	8141	Patibandla Rao, Malli		633 S. Arroyo Parkway	Pasadena	91105	(626) 584-1976
CA	8142	Khazan, Houman		16486 Bolsa Chica St.	Huntington Beach	92649	(714) 840-9200
CA	8144	Patibandla Rao, Malli		24404 Hawthorne Blvd.	Torrance	90505	(310) 373-3372

Exhibit B Traditional
as of December 28, 2025

CA	8145	Ferdows, Farnad		355 Oro Dam Blvd.	Oroville	95965	(530) 403-5333
CA	8146	Mollaghasemi-Tabrizi, Gholamhossein		2501 White Lane Suite B	Bakersfield	93304	(661) 831-1000
CA	8147	Hishmeh, Tareq M.		2084 9th St #A	Los Osos	93402	(805) 528-0800
CA	8148	Tapia, Fernando		72-440 Ramon Rd. Suite B1	Thousand Palms	92276	(760) 343-0817
CA	8150	Rodriguez, Abraham		1204 Fruitvale Avenue	Oakland	94601	(510) 536-3200
CA	8151	Manos-Vickers, Matthew M		2143 N. Tustin St., Suite 8	Orange	92865	(714) 974-3000
CA	8152	Ayvazian, Hovig K		706 E. Foothill Blvd.	San Dimas	91773	(909) 592-2806
CA	8153	Behm, Timothy		433 N. Glenoaks Blvd.	Burbank	91201	(818) 841-3337
CA	8156	Hosseini, Dariush		366 W. Foothill Boulevard	Claremont	91711	(909) 624-1960
CA	8157	Patibandla Rao, Malli		2101 W. Century Blvd	Los Angeles	90047	(323) 756-0080
CA	8160	Sharifi, Sammy M.		2333-B Buchanan Rd	Antioch	94509	(925) 757-3030
CA	8161	Hishmeh, Tareq M.		25 West D Street, Suite C	Lemoore	93245	(559) 924-3581
CA	8164	Patibandla Rao, Malli		2057 N. Los Robles Avenue	Pasadena	91104	(626) 791-9285
CA	8166	Tapia, Fernando		425 S. Sunrise Way H#9	Palm Springs	92262	(760) 320-4041
CA	8167	Ferdows, Farnad		708 W. 11th St.	Tracy	95376	(209) 836-3636
CA	8168	Ferdows, Farnad		10652 Riverside Drive	North Hollywood	91602	(818) 769-2800
CA	8170	Tapia, Fernando		1913 N. Placentia Avenue	Placentia	92870	(714) 993-9300
CA	8173	Patibandla Rao, Malli		5524 York Blvd.	Los Angeles	90042	(323) 255-5999
CA	8174	Ayvazian, Hovig K		826 N Glendora Ave	Covina	91724	(626) 331-9911
CA	8175	Shahrivari, Kiana		30867 E. Thousand Oaks Blvd.	Westlake Village	91362	(818) 735-5400
CA	8176	Behm, Timothy		2015 Hollywood Way	Burbank	91505	(818) 954-9600
CA	8177	Patibandla Rao, Malli		6780 North Blackstone Avenue	Fresno	93710	(559) 431-3001
CA	8180	Patibandla Rao, Malli		9170 W. Olympic Blvd.	Beverly Hills	90212	(310) 273-8600
CA	8185	Patibandla Rao, Malli		3560 W. Temple Ave Suite G	Pomona	91768	(909) 417-3300
CA	8187	Hishmeh, Tareq M.		2011 W. Tulare	Visalia	93277	(559) 627-8888
CA	8188	Lee, Lin J.		1561 Farmers Lane	Santa Rosa	95405	(707) 578-6161
CA	8189	DeGrandis, Greg		14061 W. Whitesbridge Ave.	Kerman	93630	(559) 552-7700
CA	8192	Kraniger, Mark J.		1725 S. Nogales	Rowland Heights	91748	(626) 912-1130
CA	8193	Patibandla Rao, Malli		4815 Valley Blvd., Suite H	Los Angeles	90032	(323) 222-7722
CA	8194	Iqbal, Ali Hassan		992 W. El Camino Real	Sunnyvale	94087	(408) 736-3666
CA	8200	Syriani, Joseph		31165 Hwy. 79 South G-1	Temecula	92591	(951) 676-0707
CA	8201	Cuesta, Jose I.		7985 Westminster Blvd.	Westminster	92683	(714) 897-2280
CA	8205	Patibandla Rao, Malli		2251 W. Rosecrans Ave. Suite #4	Compton	90059	(323) 756-3030
CA	8206	Hishmeh, Tareq M.		8305 El Camino Real	Atascadero	93422	(805) 466-7880
CA	8207	Patibandla Rao, Malli		1285 S. Garey Avenue	Pomona	91766	(909) 622-0229
CA	8209	Hishmeh, Tareq M.		530 Kern St., Suite A	Taft	93268	(661) 763-3030
CA	8210	Ferdows, Ommid		865 Silver Spur Rd.	Rolling Hills Estates	90274	(310) 544-1445
CA	8212	Hosseini, Dariush		17020 Ventura Boulevard	Encino	91316	(818) 981-5811
CA	8214	Hosseini, Dariush		1544 W. Redondo Beach Blvd.	Gardena	90247	(310) 327-0444
CA	8215	Tapia, Fernando		2550 S. Vineyard Ave. #B	Ontario	91761	(909) 673-0383

Exhibit B Traditional
as of December 28, 2025

CA	8217	Iqbal, Ali Hassan	2665 Geneva Avenue	Daly City	94014	(415) 988-7407
CA	8219	La Mountain, Doyle	4275 University Pkwy., Suite 104	San Bernardino	92407	(909) 880-1831
CA	8223	Patibandla Rao, Malli	1400 E. Washington Blvd.	Pasadena	91104	(626) 794-3030
CA	8224	Hosseini, Dariush	8320 Lincoln Blvd. Ste. 106	Los Angeles	90045	(310) 216-6886
CA	8225	Hishmeh, Tareq M.	11420 N. Ventura Ave. Suite 112-112	Ojai	93023	(805) 640-0080
CA	8226	Patibandla Rao, Malli	4285 El Segundo Boulevard	Hawthorne	90250	(310) 219-0008
CA	8227	Hamill, Brent	2324 Whittier Blvd., Suite #4	Los Angeles	90023	(323) 268-2000
CA	8229	Hishmeh, Tareq M.	449 Stony Point Road	Santa Rosa	95401	(707) 545-8111
CA	8230	Tapia, Fernando	7840 Imperial Highway	Downey	90242	(562) 861-3030
CA	8232	Hishmeh, Tareq M.	185 S. Patterson Ave., Suite G	Goleta	93111	(805) 683-1155
CA	8233	Tapia, Fernando	16967 Main St., Suite 105 & 106	Hesperia	92345	(760) 244-3730
CA	8235	Schwesinger, Dennis E.	27737 Bouquet Canyon Road, Suite 134	Santa Clarita	91350	(661) 296-2080
CA	8236	Hedo, Ameen Yoel	174 West Main St.	Brawley	92227	(760) 344-1860
CA	8237	Hishmeh, Tareq M.	13061 Rosedale Highway Suite E	Bakersfield	93314	(661) 401-6100
CA	8238	Patibandla Rao, Malli	103 W. Central Blvd. Suite A	Brea	92821	(714) 529-7575
CA	8240	Iqbal, Ali Hassan	5313 Prospect	San Jose	95129	(408) 253-3030
CA	8241	Rodriguez, Abraham	3639 MacArthur Blvd.	Oakland	94619	(510) 530-6601
CA	8242	Patibandla Rao, Malli	13044 Glenoaks Blvd.	Sylmar	91342	(818) 367-3033
CA	8243	Hosseini, Dariush	13931 Van Nuys Blvd.	Arleta	91331	(818) 897-0355
CA	8244	Patibandla Rao, Malli	7125 Beverly Boulevard	Los Angeles	90036	(323) 936-1140
CA	8245	Tobie, Pamela A.	6947 Linda Vista Rd. Ste. D&F	San Diego	92110	(619) 296-2220
CA	8246	Mollaghasemi-Tabrizi, Gholamhossein	6401 White Lane, #111	Bakersfield	93309	(661) 397-3030
CA	8247	DeGrandis, Greg	1031 C Sanguinetti Road	Sonoma	95370	(209) 694-4400
CA	8248	Varner, Russell L.	2560 N. Perris Blvd. Suite #G5	Perris	92571	(951) 943-4443
CA	8249	DeGrandis, Greg	100 Robertson Blvd.	Chowchilla	93610	(559) 775-6060
CA	8250	DeGrandis, Greg	305 W. Olive Avenue, Suite 103	Madera	93637	(559) 664-3775
CA	8251	La Mountain, Doyle	25715 Redlands Blvd.	Redlands	92373	(909) 796-1100
CA	8252	Behm, Nikita Spiroff	734 N. Azusa Ave.	Azusa	91702	(626) 969-3030
CA	8253	Mollaghasemi-Tabrizi, Gholamhossein	16090 Perris Blvd. Suite 1A	Moreno Valley	92551	(951) 419-3400
CA	8255	Tapia, Fernando	560 E. Virginia Way Unit B	Barstow	92311	(760) 256-0668
CA	8258	Hishmeh, Tareq M.	3006 State St.	Santa Barbara	93105	(805) 898-0606
CA	8261	Syriani, Joseph	16738-K Lakeshore Dr.	Lake Elsinore	92530	(951) 245-2882
CA	8264	Hishmeh, Tareq M.	2138 Spring St.	Paso Robles	93446	(805) 239-8505
CA	8266	Tapia, Fernando	13900 Palm Dr., Suite E	Desert Hot Springs	92240	(760) 251-1444
CA	8269	Hosseini, Dariush	10431 Lemon St. #N	Alta Loma	91737	(909) 989-7777
CA	8270	Hosseini, Dariush	8662 Lindley Avenue	Northridge	91325	(818) 349-0995
CA	8271	Tapia, Fernando	81942 US Highway 111	Indio	92201	(760) 342-0028
CA	8273	Hosseini, Dariush	8313 Laurel Canyon Blvd.	Sun Valley	91352	(818) 768-7888
CA	8274	Kraniger, Mark J.	18770 Amar Road	Walnut	91789	(626) 913-4044
CA	8276	Rodriguez, Abraham	3360 Grand Avenue	Oakland	94610	(510) 839-1952

Exhibit B Traditional
as of December 28, 2025

CA	8278	Ferdows, Farnad		154 Country Club Gate Center	Pacific Grove	93950	(831) 372-1999
CA	8279	Iqbal, Ali Hassan		2232 Alum Rock Avenue Suite #10	San Jose	95116	(669) 202-4040
CA	8280	Patibandla Rao, Malli		15114 Inglewood Ave.	Lawndale	90260	(310) 676-0017
CA	8282	Hamill, Brent		3631 Crenshaw Blvd. Suite 113	Los Angeles	90016	(323) 737-7700
CA	8283	Patibandla Rao, Malli		548 S State College Blvd	Anaheim	92806-4223	(714) 774-4494
CA	8284	Patibandla Rao, Malli		501 W. Willow St.	Long Beach	90806	(562) 427-6612
CA	8286	La Mountain, Doyle		795 W. Highland	San Bernardino	92405	(909) 881-3500
CA	8287	Schwesinger, Dennis E.		25450 The Old Rd.	Stevenson Ranch	91381	(661) 401-6100
CA	8288	Hosseini, Dariush		12911 Chapman Avenue	Garden Grove	92840	(714) 750-2224
CA	8289	Patibandla Rao, Malli		3502 W. Sunset Blvd.	Los Angeles	90026	(323) 667-2323
CA	8290	Iqbal, Ali Hassan		1710 Berryessa Road, #102	San Jose	95133	(408) 259-9090
CA	8292	La Mountain, Doyle		3654 E. Highland Ave. #1	Highland	92346	(909) 863-1200
CA	8293	Syriani, Joseph		31546 Railroad Canyon Road	Canyon Lake	92587	(951) 244-5111
CA	8294	Schwesinger, Dennis E.		26471 Carl Boyer Dr.	Santa Clarita	91350	(661) 401-6464
CA	8300	Hosseini, Dariush		603 Sycamore Avenue	Vista	92083	(760) 727-6300
CA	8301	Ferdows, Ommid		633-C E. University	Carson	90746	(310) 516-9800
CA	8302	Hishmeh, Tareq M.		512 Main Street	Watsonville	95076	(831) 728-4444
CA	8303	Hamill, Brent		821 S. Long Beach Boulevard	Compton	90221	(310) 635-1212
CA	8304	Patibandla Rao, Malli		1301-1307 West 7th Street	Los Angeles	90017	(682) 200-6636
CA	8305	Patibandla Rao, Malli		270 S. Rampart Blvd.	Los Angeles	90057	(213) 383-1330
CA	8306	Patibandla Rao, Malli		2815 S. Robertson Boulevard	Los Angeles	90034	(310) 559-3030
CA	8307	Hishmeh, Tareq M.		2581 E. Vineyard Ave., Suite M	Oxnard	93036	(805) 988-1544
CA	8308	La Mountain, Doyle		22488 Barton Road	Grand Terrace	92313	(909) 783-3030
CA	8309	Hartgraves, Theresa Lauren		23082 Ridge Route Drive, Suite B	Lake Forest	92630	(949) 770-2112
CA	8310	Ferdows, Ommid		1865 Lincoln Blvd.	Santa Monica	90404	(310) 396-9696
CA	8313	Kraniger, Mark J.		5742 E. Olympic Blvd.	Commerce	90022	(323) 888-1555
CA	8314	Hosseini, Dariush		2015 Garnet Ave.	San Diego	92109	(858) 274-3030
CA	8315	Behm, Nikita Spiroff		3430 Ocean View Blvd. #H	Glendale	91208	(818) 249-5530
CA	8316	Tapia, Fernando		58146 Highway 62	Yucca Valley	92284	(760) 365-7730
CA	8318	Patibandla Rao, Malli		4543 E. Kings Canyon Rd.	Fresno	93702	(559) 251-7000
CA	8321	Mollaghasemi-Tabrizi, Gholamhossein		24853 Alessandro Blvd., Suite 5	Moreno Valley	92553	(951) 924-5997
CA	8322	Ayvazian, Hovig K		41234 Big Bear Blvd.	Big Bear Lake	92315	(909) 866-3555
CA	8326	Mollaghasemi-Tabrizi, Gholamhossein		6410 Magnolia Avenue	Riverside	92506	(951) 787-9999
CA	8327	Syriani, Joseph		33982 Mission Trail Suite C	Wildomar	92595	(951) 674-7766
CA	8330	Hishmeh, Tareq M.		393 W. Los Angeles Ave. (aka 393 Los Angeles Ave.)	Moorpark	93021	(805) 523-3030
CA	8332	Syriani, Joseph		2435 W. Florida Ave.	Hemet	92545	(951) 658-0026
CA	8333	Hishmeh, Tareq M.		1655 Mission Drive	Solvang	93463	(805) 686-1177
CA	8335	Turner, D. Craig		7908 West Lane #219A	Stockton	95210	(209) 956-3030
CA	8337	Hosseini, Dariush		22643 Ventura Blvd.	Woodland Hills	91364	(818) 224-3300
CA	8338	Turner, D. Craig		402 E. Charter Way	Stockton	95206	(209) 464-0303

Exhibit B Traditional
as of December 28, 2025

CA	8339	Hosseini, Dariush		4604 East Avenue S	Palmdale	93552	(661) 285-7400
CA	8340	Lam, Danh Cong		24681 La Plaza Unit 130	Dana Point	92629	(949) 496-4646
CA	8341	Patibandla Rao, Malli		4746 E. Cesar Chavez Ave.	East Los Angeles	90022	(323) 268-3030
CA	8342	Patibandla Rao, Malli		12040 Foothill Boulevard, Unit 101 A&B	Lakeview Terrace	91342	(818) 686-0303
CA	8344	Hishmeh, Tareq M.		470 W Pleasant Valley Road	Oxnard	93033	(805) 488-8101
CA	8345	Patibandla Rao, Malli		63 W. Shaw, Suite 101	Clovis	93612	(559) 298-9111
CA	8347	Patibandla Rao, Malli		5401 S. Figueroa St.	Los Angeles	90037	(323) 753-6888
CA	8349	Tapia, Fernando		3668 Adobe Rd.	Twentynine Palms	92277	(760) 367-2273
CA	8350	Oliva, David Moises		1337-1339 Rocking W Drive Suites B & C	Bishop	93514	(760) 615-0055
CA	8351	Manos-Vickers, Matthew M		5595 E. Santa Ana Canyon Rd.	Anaheim	92807	(714) 637-6111
CA	8352	Patibandla Rao, Malli		21028 Hawthorne Blvd.	Torrance	90503	(310) 316-8199
CA	8354	Hosseini, Dariush		1315 W. Warner Avenue	Santa Ana	92704	(714) 979-3030
CA	8355	Patibandla Rao, Malli		9443 Las Tunas St., Ste. C	Temple City	91780	(626) 285-0033
CA	8357	Hosseini, Dariush		520407 Basilone Rd.	Camp Pendleton	92055	(760) 575-9880
CA	8358	Patibandla Rao, Malli		1381-B West Sunset Blvd.	Los Angeles	90026	(213) 413-8444
CA	8359	Tapia, Fernando		20226 CA-18 WUnit A	Apple Valley	92307	(760) 946-2323
CA	8360	Hosseini, Dariush		1015 S. Main Street, Suite B	Santa Ana	92701	(714) 565-7900
CA	8362	Tapia, Fernando		51616 Harrison St.	Coachella	92236	(760) 398-3030
CA	8364	Tapia, Fernando		16135 Sierra Lakes ParkwaySte 250	Fontana	92336	(909) 371-5100
CA	8367	Khazan, Houman		2934 Westminster Ave.	Seal Beach	90740	(562) 493-2212
CA	8368	Tapia, Fernando		12274 Palmdale Rd. Unit A6	Victorville	92392	(760) 381-8709
CA	8370	Hamill, Brent		3309 West Pico Boulevard	Los Angeles	90019	(323) 735-8008
CA	8372	Hishmeh, Tareq M.		2360 Main Street #B	Morro Bay	93442	(805) 772-6151
CA	8375	Hosseini, Dariush		1075 S. Mission Road, Suite B	Fallbrook	92028	(760) 728-1223
CA	8376	Patibandla Rao, Malli		1740 S. Hoover	Los Angeles	90006	(213) 748-7774
CA	8380	Hosseini, Dariush		6986 El Camino Real, Suite A	Carlsbad	92009	(760) 438-3033
CA	8382	Hishmeh, Tareq M.		3555 Clares Street, Suite A	Capitola	95010	(831) 475-1212
CA	8384	Oliva, David Moises		1934 Meridian Blvd., Suite A	Mammoth Lakes	93546	(760) 934-5555
CA	8385	Hamill, Brent		740 S. Olive St.	Los Angeles	90014	(213) 623-2424
CA	8386	Shahrivari, Kiana		2220 N. Moorpark, #104	Thousand Oaks	91360	(805) 496-6221
CA	8388	Iqbal, Ali Hassan		3300 East Castro Valley Blvd., Suite G	Castro Valley	94552	(510) 581-3033
CA	8389	Kraniger, Mark J.		30242 Crown Valley Parkway, Suite #B-1B	Laguna Niguel	92677	(949) 249-1522
CA	8390	Gagliardi, Cindy L.		4973 Yorba Ranch Rd., #C	Yorba Linda	92887	(714) 777-6700
CA	8391	Patibandla Rao, Malli		5151 W. Pico Boulevard, Unit B	Los Angeles	90019	(323) 934-3030
CA	8392	Iqbal, Ali Hassan		615 Caliente Drive	Sunnyvale	94085	(408) 732-3030
CA	8402	Patibandla Rao, Malli		7213 Foothill Boulevard	Tujunga	91042	(818) 352-0030
CA	8403	Hosseini, Dariush		14140 Culver Drive, Suite C	Irvine	92604	(949) 559-1515
CA	8405	Behm, Timothy		26500 Agoura Road	Calabasas	91302	(818) 880-0550
CA	8406	Patibandla Rao, Malli		829 S Atlantic Blvd	Monterey Park	91754	(626) 576-2000
CA	8407	Hosseini, Dariush		3211 Holiday Court, Suite 103-105	La Jolla	92037	(858) 452-8273

Exhibit B Traditional
as of December 28, 2025

CA	8409	Tapia, Fernando		78-134 Calle Tampico Suite 100	La Quinta	92253	(760) 564-8525
CA	8414	Tapia, Fernando		18790 Valley Blvd. Unit B	Bloomington	92316	(909) 820-3000
CA	8416	Ferdows, Farnad		5999 Lindhurst Avenue	Marysville	95901	(530) 741-3030
CA	8418	Iqbal, Ali Hassan		3116 Noriega Street	San Francisco	94122	(415) 681-8100
CA	8419	Tapia, Fernando		4955 Felspar Street, Space E	Riverside	92509	(951) 360-3330
CA	8421	Iqbal, Ali Hassan		5200 Geary Blvd. Suite D	San Francisco	94118	(415) 387-3030
CA	8422	Mollaghasemi-Tabrizi, Gholamhossein		4200 Chino Hills Pkwy, Ste 345	Chino Hills	91709	(909) 393-8256
CA	8423	Hosseini, Dariush		9889 Carmel Mountain Rd.	San Diego	92129	(858) 484-3030
CA	8424	Patibandla Rao, Malli		15245 Roscoe Boulevard	Panorama City	91402	(818) 893-7777
CA	8431	Ayvazian, Hovig K		1440 Beaumont Ave., Suite A1	Beaumont	92223	(951) 769-5777
CA	8432	Patibandla Rao, Malli		2025 E. Florence Avenue	Los Angeles	90001	(323) 587-0300
CA	8433	Syriani, Joseph		26920 Cherry Hills Blvd.	Sun City	92586	(951) 672-1545
CA	8434	Ferdows, Farnad		11921 Beach Blvd.	Stanton	90680	(714) 891-8235
CA	8435	Hishmeh, Tareq M.		1121 Valley Blvd., Suite E	Tehachapi	93561	(661) 822-3444
CA	8436	Syriani, Joseph		29740 Rancho California Road, Suite 102	Temecula	92591	(951) 740-1515
CA	8442	Tapia, Fernando		15263 Hook Blvd. Suite #E	Victorville	92394	(760) 951-1782
CA	8443	Ferdows, Farnad		725 West Hobsonway	Blythe	92225	(760) 921-3030
CA	8447	Schwesinger, Dennis E.		23329 Lyons Ave. #C	Valencia	91355	(661) 254-0300
CA	8448	Tapia, Fernando		8127 Mulberry Avenue, Suite #101	Fontana	92335	(909) 356-4114
CA	8449	Gagliardi, Cindy L.		27230 Lapaz, Suite M	Mission Viejo	92692	(949) 472-5050
CA	8452	Patibandla Rao, Malli		955 N. Labrea Avenue	Inglewood	90302	(310) 673-9090
CA	8458	Patibandla Rao, Malli		2933 Division St.	Los Angeles	90065	(323) 225-1080
CA	8459	Gagliardi, Cindy L.		32211 Camino Capistrano, E-102	San Juan Capistrano	92675	(949) 493-3030
CA	8461	Brumleve, Dan T.		3544 Clayton Rd.	Concord	94519	(925) 827-3030
CA	8465	Schwesinger, Dennis E.		31744 Castaic Rd., Ste. 102	Castaic	91384	(661) 294-0200
CA	8468	Syriani, Joseph		26684 Margarita Rd. #105/106	Murrieta	92563	(951) 698-5581
CA	8475	Ferdows, Farnad		1036 E. Broadway St.	Needles	92363	(760) 326-3030
CA	8480	DeGrandis, Greg		2737 B Whitson Ave.	Selma	93662	(559) 379-7999
CA	8485	Tapia, Fernando		31855 #7 Date Palm Dr.	Cathedral City	92234	(760) 778-5555
CA	8486	Brumleve, Dan T.		4530 Main St.	Oakley	94561	(925) 625-5555
CA	8488	Hishmeh, Tareq M.		129 S. Frontage Rd.	Nipoma	93444	(805) 929-5050
CA	8489	Patibandla Rao, Malli		1129 C Street	Fresno	93706	(559) 486-7000
CA	8491	Behm, Timothy		1120 E. Broadway	Glendale	91205	(818) 247-9500
CA	8493	Gagliardi, Cindy L.		1100 S. Coast Hwy., Suite 205	Laguna Beach	92651	(949) 376-0333
CA	8500	Iqbal, Ali Hassan		916 E. Cypress Ave. Suite 100	Redding	96002	(530) 244-3030
CA	8503	Hosseini, Dariush		943-C Otay Lakes Road	Chula Vista	91913	(619) 656-3232
CA	8504	Ferdows, Farnad		1620 Crows Landing Rd Suite J	Modesto	95359	(209) 809-4300
CA	8505	Hosseini, Dariush		3485 Del Mar Heights Rd., Suite A5	San Diego	92130	(858) 794-2929
CA	8506	Hosseini, Dariush		13030 Vandegrift Boulevard	Camp Pendelton	95055	(760) 575-9850
CA	8508	Tapia, Fernando		2272 Michelson Dr.	Irvine	92612	(949) 222-0333

Exhibit B Traditional
as of December 28, 2025

CA	8509	Hosseini, Dariush		1510 Baker Street	Costa Mesa	92626	(714) 435-7900
CA	8510	Gobrial, Nehad E.		29200 Portola Pkwy.	Lake Forest	92630	(949) 855-2223
CA	8511	Mollaghasemi-Tabrizi, Gholamhossein		19510 Van Buren Blvd., Suite F-8	Riverside	92508	(951) 656-2222
CA	8512	Iqbal, Ali Hassan		1659 Branham Lane Suite G	San Jose	95118	(408) 448-3722
CA	8513	Gobrial, Nehad E.		31961 Dove Canyon Dr., Suite A	Trabuco Canyon	92679	(949) 888-8555
CA	8514	Ferdows, Farnad		31240 Palos Verdes Drive West	Rancho Palos Verdes	90275	(310) 265-4999
CA	8516	Ferdows, Farnad		38487 N. Fremont Blvd.	Fremont	95436	(510) 494-8094
CA	8517	Singh, Rajbir		7214 Regional St.	Dublin	94568	(925) 261-3131
CA	8518	Pineda, Maribel		3536 E. Pacific Coast Hwy., #B	Corona Del Mar	92625	(949) 673-3653
CA	8519	Ayvazian, Hovig K		7218 Auburn Blvd.	Citrus Heights	95610	(916) 726-3030
CA	8520	Ayvazian, Hovig K		8118 Gerber Road	Sacramento	95828	(916) 627-1214
CA	8521	Ferdows, Farnad		500 5th Street	Eureka	95501	(707) 442-3030
CA	8522	Tapia, Fernando		1751 N. Sunrise WayB2	Palm Springs	92262	(760) 904-3434
CA	8523	Singh, Rajbir		751 Sterling Parkway, Suite 300	Lincoln	95648	(916) 884-0777
CA	8524	Syriani, Joseph		24088 Clinton Keith Road Suite 105	Wildomar	92595	(951) 703-2400
CA	8526	Turner, D. Craig		759 East Monte Vista Ave	Vacaville	95688	(707) 305-5404
CA	8527	Rodriguez, Abraham		314 Broadway	Oakland	94607	(510) 452-2600
CA	8528	Iqbal, Ali Hassan		333 South Main Street, Suite A	Red Bluff	96080	(530) 529-5555
CA	8529	Ferdows, Farnad		1731 G Street	Arcata	95521	(707) 633-8500
CA	8530	Flaherty, Scott J.		601 McCray St.Suite #102	Hollister	95023	(831) 637-7788
CA	8531	Ayvazian, Hovig K		829 Harbor Boulevard	W. Sacramento	95691	(916) 302-4000
CA	8533	Elyasi, Mohsen		1033 East Alisal Street, Suite D	Salinas	93905	(831) 753-7992
CA	8536	Iqbal, Ali Hassan		2766 Aborn Road	San Jose	95121	(408) 270-6000
CA	8537	Tapia, Fernando		Marine Corps Air Ground Combat CenterBldg 1532 6th Street	Twentynine Palms	92278	(760) 830-1700
CA	8538	DeGrandis, Greg		658 G St.	Davis	95616	(530) 564-1911
CA	8539	Hishmeh, Tareq M.		3431D Macdonald Ave.	Richmond	94805	(510) 232-6300
CA	8540	Ferdows, Farnad		3617 East Foothill Boulevard	Pasadena	91107	(626) 351-6020
CA	8541	Ayvazian, Hovig K		10923 Olson Dr.	Rancho Cordova	95670	(916) 822-8999
CA	8542	Shahrivari, Kiana		723 E. Thousand Oaks Blvd.	Thousand Oaks	91360	(805) 435-8399
CA	8544	Hosseini, Dariush		3388 Palm Avenue, Suite 100	San Diego	92154	(619) 575-4160
CA	8545	Hosseini, Dariush		15817 Bernardo Center Drive, Suite 102	San Diego.	92127	(858) 485-0330
CA	8546	Hosseini, Dariush		16605 Sunset Blvd., Suite 103	Pacific Palisades	90272	(310) 454-1035
CA	8547	Hosseini, Dariush		22972 Moulton Parkway, Suite 102	Laguna Hills	92653	(949) 380-4150
CA	8548	Hosseini, Dariush		1854 Marron Ave., Suite M-2	Carlsbad	92008	(760) 729-1556
CA	8549	Syriani, Joseph		671 N. State Street	San Jacinto	92583	(951) 654-0506
CA	8550	Hosseini, Dariush		20845 Vandergrift Dr., Suite 107	Camp Pendleton	92055	(760) 430-7180
CA	8551	Hosseini, Dariush		Building 5305 Miramar WayMiramar MCAS	San Diego	92145	(858) 530-8750
CA	8552	Hishmeh, Tareq M.		3603 Coffee Road, Suite 100	Bakersfield	93308	(661) 213-3500
CA	8553	Guantes, Juan G. Flores		450 West El Monte Way, Suite A	Dinuba	93618	(559) 595-0555
CA	8554	Hishmeh, Tareq M.		1776 Tuolumne Street	Vallejo	94589	(707) 645-0555

Exhibit B Traditional
as of December 28, 2025

CA	8555	Hosseini, Dariush		8726 Lake Murray Boulevard, Suite C2	San Diego	92119	(619) 465-4123
CA	8556	Hosseini, Dariush		4415 Imperial Avenue, Suite A	San Diego	92113	(619) 264-1000
CA	8557	Brumleve, Dan T.		2745 Hillcrest Avenue	Antioch	94531	(925) 350-4444
CA	8558	Ayvazian, Hovig K		9171 Elk Grove Florin Rd., Suite 4	Elk Grove	95624	(916) 686-8800
CA	8559	Ayvazian, Hovig K		8008 Walerga Road, Suite 400	Antelope	95843	(916) 721-0304
CA	8560	Ayvazian, Hovig K		5131 Foothills Blvd., Suite 7	Roseville	95747	(916) 787-0430
CA	8561	Hosseini, Dariush		415 Santa Fe Drive, Suite #102	Encinitas	92024	(760) 753-1855
CA	8562	Hosseini, Dariush		3707 Avocado Boulevard	La Mesa	91941	(619) 660-9088
CA	8563	Ferdows, Farnad		3083 Travis Blvd.	Fairfield	94534	(707) 425-4456
CA	8564	Tapia, Fernando		13297 South Street	Cerritos	90703	(562) 263-3020
CA	8565	Montes de Oca Tello, Jose Ignacio		1927 Harbor Blvd., Suite C	Costa Mesa	92627	(949) 200-3610
CA	8566	Iqbal, Ali Hassan		100 Robles Way, Suite #5	Vallejo	94591	(707) 649-2640
CA	8568	Ayvazian, Hovig K		3119 Broadway	Sacramento	95817	(916) 504-3030
CA	8569	Ayvazian, Hovig K		1901 J Street, Unit C	Sacramento	95816	(916) 504-3399
CA	8570	DeGrandis, Greg		107 West North Street, Suite 101	Manteca	95336	(209) 633-0000
CA	8571	Syriani, Joseph		28039 Scott Rd., Unit A	Murrieta	92563	(951) 566-9888
CA	8572	Syriani, Joseph		36520 Temeku St.	Murrieta	92563	(951) 566-0101
CA	8573	Singh, Rajbir		2221 Sunset Boulevard, Suite 123	Rocklin	95765	(916) 672-6630
CA	8575	Hosseini, Adam		2621 Green River Road, Suite 104	Corona	92882	(951) 273-1566
CA	8576	Iqbal, Ali Hassan		10 East Washington Street	Petaluma	94952	(707) 762-1000
CA	8577	Ferdows, Farnad		838 Oakdale Road	Modesto	95355	(209) 491-2570
CA	8578	Ayvazian, Hovig K		7385 Greenhaven Drive	Sacramento	95831	(916) 504-4000
CA	8580	Singh, Rajbir		8405 Sierra College Boulevard, Suite A	Roseville	95661	(916) 773-3030
CA	8581	Iqbal, Ali Hassan		2682 Union Avenue	San Jose	95124	(408) 351-4040
CA	8582	Ayvazian, Hovig K		2326 Fair Oaks Blvd., Suite A	Sacramento	95825	(916) 283-8000
CA	8583	Ayvazian, Hovig K		1500 West El Camino Ave., Unit 9	Sacramento	95833	(916) 974-4400
CA	8584	Ayvazian, Hovig K		421 Blue Ravine Road, Suite 300	Folsom	95630	(916) 983-3003
CA	8585	Ferdows, Farnad		461 Skymaster Circle, Building 650	Travis AFB	94535	(707) 419-6100
CA	8586	Hosseini, Dariush		3451 Via Montebello, Suite 186	Carlsbad	92009	(760) 704-0050
CA	8587	Ferdows, Farnad		1630 E. Hatch Road, Suite E	Modesto	95351	(209) 541-1887
CA	8588	Turner, D. Craig		305 S. Hutchins Street	Lodi	95240	(209) 625-1234
CA	8589	Iqbal, Ali Hassan		975 Diablo Ave., Space No. 102 A	Novato	94947	(415) 878-5555
CA	8591	Gobrial, Nehad E.		1501 Corporate Drive	Ladera Ranch	92694	(949) 481-6333
CA	8592	La Mountain, Doyle		1136 N. Mt. Vernon, Space 101	San Bernardino	92411	(909) 361-4821
CA	8593	Ayvazian, Hovig K		4540 Florin Road, Suite B	Sacramento	95823	(916) 254-5000
CA	8594	Patibandla Rao, Malli		1170 E. Champlain Ave., Suite 101	Fresno	93720	(559) 412-2010
CA	8595	Hosseini, Dariush		4360 Bonita Road	Bonita	91902	(619) 419-1800
CA	8596	Hosseini, Dariush		126 W. Washington Street, Suite A	San Diego	92103	(619) 881-8800
CA	8597	Hosseini, Dariush		13624 Poway Rd., Suite 120	Poway	92064	(858) 375-7575
CA	8657	Hosseini, Dariush		MCRD Recreation Center 3806 Chosin Ave.	San Diego	92140	(619) 344-0850

Exhibit B Traditional
as of December 28, 2025

CA	8680	Ayvazian, Hovig K	9427 Madison Ave.	Orangevale	95662	(916) 283-3075
CA	8681	Hishmeh, Tareq M.	100 Dixon Road	Milpitas	95035	(669) 238-4300
CA	8682	Hosseini, Dariush	6622 Irvine Center Drive	Irvine	92618	(657) 261-7272
CA	8683	Hosseini, Dariush	934 S. Harbor Boulevard	Santa Ana	92704	(657) 335-4500
CA	8684	Ayvazian, Hovig K	9527 Folsom Boulevard, Suite A	Sacramento	95827	(916) 330-2100
CA	8685	Ayvazian, Hovig K	4401 Gateway Park Boulevard, Suite 120	Sacramento	95834	(916) 246-4100
CA	8686	Ayvazian, Hovig K	4720 Elk Grove Boulevard, Suite 180	Elk Grove	95758	(916) 684-3333
CA	8687	Hishmeh, Tareq M.	10400 Community Loop	Vandenberg AFB	93437	(805) 741-3777
CA	8688	Ferdows, Farnad	1419 Standiford Avenue, Suite 1	Modesto	95350	(209) 593-2121
CA	8689	Ayvazian, Hovig K	3000 Green Valley Road, Suite 16	Cameron Park	95682	(530) 672-8700
CA	8690	Ferdows, Farnad	2220 East Pacheco Blvd., Suite A	Los Banos	93635	(209) 737-0840
CA	8691	Turner, D. Craig	2233 Grand Canal Boulevard, Suite 202	Stockton	95207	(209) 451-0050
CA	8692	Schwesinger, Dennis E.	27530 Newhall Ranch Road, Suite 107	Valencia	91355	(661) 271-2700
CA	8693	Patibandla Rao, Malli	1315 Long Beach Blvd.	Long Beach	90813	(562) 270-7030
CA	8694	Patibandla Rao, Malli	3307 N. Cedar Avenue	Fresno	93726	(559) 353-2939
CA	8695	Tapia, Fernando	82-900 Avenue 42, Suite F101	Indio	92203	(760) 972-4766
CA	8696	DeGrandis, Greg	4120 Chiles Rd. Suite B	Davis	95618	(530) 204-1212
CA	8697	Iqbal, Ali Hassan	14350 Laurie Lane, Suite K	San Pablo	94806	(510) 556-5100
CA	8699	Tapia, Fernando	12130 Hesperia Rd., Suite A	Victorville	92395	(760) 503-5911
CO	6195	Hamill, Brent	12302 East 104th Place, Unit 101	Commerce City	80022	(303) 577-3030
CO	6200	Hamill, Brent	6709 W. Coal Mine Avenue, Unit C/103	Littleton	80123	(303) 703-9494
CO	6201	Hamill, Brent	2101 South Downing Street	Denver	80210	(303) 777-6655
CO	6202	Hamill, Brent	906-910 S. Sheridan Blvd.	Denver	80226	(303) 922-6293
CO	6203	Rea, Michael S.	3920 S. Broadway	Englewood	80113	(303) 781-6647
CO	6204	Hamill, Brent	7205 West Colfax Avenue, Suite 101B	Lakewood	80214	(303) 232-1447
CO	6205	Haydon, James B.	2600 East Street, Ste. D	Golden	80401	(303) 278-7241
CO	6206	Hamill, Brent	2926-2930 W. Jewell Ave.	Denver	80219	(303) 935-3556
CO	6207	Hamill, Brent	3890 Kipling St., Unit B	Wheat Ridge	80033	(303) 431-5555
CO	6208	Hamill, Brent	2917 West 38th Avenue	Denver	80211	(303) 458-0567
CO	6209	Hamill, Brent	2585 S. Lewis Way, Unit A	Lakewood	80227	(303) 988-4795
CO	6210	Hamill, Brent	796 E. Kiowa Ave., Unit H-10	Elizabeth	80107	(303) 954-8022
CO	6211	Rea, Michael S.	1136 S. Colorado Blvd.	Glendale	80246	(303) 758-8050
CO	6212	Rea, Michael S.	91 W Mineral Ave.	Littleton	80120	(303) 797-7889
CO	6213	Rea, Michael S.	15355 E Colfax Ave.	Aurora	80011	(303) 360-9091
CO	6214	Rea, Michael S.	12405 E. Mississippi Ave.	Aurora	80012	(303) 696-8777
CO	6215	Rea, Michael S.	5698 S. Himalaya St.	Aurora	80015	(303) 693-9993
CO	6216	Rea, Michael S.	7115 E Hampden Ave., Suite #C	Denver	80224	(303) 758-4444
CO	6217	Rea, Michael S.	15281 E Mississippi	Aurora	80012	(303) 751-9500
CO	6218	Rea, Michael S.	5210 E. Arapahoe Road	Centennial	80122	(303) 779-8877
CO	6219	Rea, Michael S.	10909 E. Arapahoe Pl #105	Centennial	80112	(303) 779-8202

Exhibit B Traditional
as of December 28, 2025

CO	6220	Rea, Michael S.		18707 E. Hampden Ave.	Aurora	80013	(303) 693-7696
CO	6221	Rea, Michael S.		8031 E. Colfax Ave.	Denver	80220	(303) 355-5551
CO	6222	Haydon, James B.		5804 Ward Rd. Unit A	Arvada	80002	(303) 423-5553
CO	6223	Haydon, James B.		10350 Federal Blvd.Suite 100	Federal Heights	80260	(303) 426-9815
CO	6224	Haydon, James B.		8757 Wadsworth Blvd.	Arvada	80003	(303) 425-0993
CO	6225	Prellwitz, Philip		1535 W. Eisenhower Blvd.	Loveland	80537	(970) 669-8512
CO	6226	Feavel, Jay B.		3521 W. 10th St.	Greeley	80634	(970) 353-6500
CO	6227	Hamill, Brent		12870 Stroh Ranch Court	Parker	80534	(720) 821-3030
CO	6228	Hamill, Brent		5159 W 120th Ave.	Broomfield	80020	(303) 466-4664
CO	6229	Rea, Michael S.		4030 Colorado Blvd.Suite 102	Denver	80216	(303) 377-5858
CO	6230	Feavel, Jay B.		7008 10th Street Suite 300	Greeley	80634	(970) 573-7070
CO	6231	Hamill, Brent		1538 28th St.	Boulder	80303	(303) 449-9080
CO	6232	Hamill, Brent		1106 Main St.	Longmont	80501	(303) 772-3030
CO	6233	Hamill, Brent		558 Castle Pines Parkway, Suite 81	Castle Rock	80108	(720) 738-3030
CO	6234	Prellwitz, Philip		1385 North Denver Ave	Loveland	80537	(970) 663-2880
CO	6235	Feavel, Jay B.		2110 W. Elizabeth St.	Fort Collins	80521	(970) 484-3030
CO	6236	Hamill, Brent		5801 West 44th Ave Unit F	Lakeside	80212	(303) 248-3630
CO	6237	Feavel, Jay B.		2412 8th Ave.	Greeley	80631	(970) 351-6771
CO	6238	Feavel, Jay B.		901 E. Harmony Rd.Unit 120	Fort Collins	80525	(970) 226-3030
CO	6239	Hamill, Brent		3941 East 120th Avenue	Thornton	80233	(303) 450-6262
CO	6240	Hamill, Brent		2400 East 88th, Unit L	Denver	80229	(303) 288-5522
CO	6241	Hamill, Brent		627 Ken Pratt Blvd.	Longmont	80501	(720) 727-8143
CO	6242	Hamill, Brent		2120 Village Vista Dr. Unit 140	Erie	80516	(720) 604-1261
CO	6243	Hamill, Brent		11757 W. Ken Caryl Avenue, Unit C	Littleton	80127	(303) 972-4600
CO	6244	Prellwitz, Philip		1018 Mahogany Way Unit A	Severance	80550	(970) 710-6424
CO	6245	Hamill, Brent		5171 W. 64th Ave.	Arvada	80003	(303) 650-6464
CO	6246	Williams, Craig K.		9673 Prominent Point, Suite 100	Colorado Springs	80924	(719) 434-9996
CO	6247	Hamill, Brent		6545 Gunpark Dr., Suite 210	Boulder	80301	(303) 498-0750
CO	6248	Hamill, Brent		9906 West Belleview Ave.	Littleton	80123	(303) 972-9792
CO	6249	Haydon, James B.		11102 W Colfax Ave	Lakewood	80215	(303) 235-0353
CO	6250	Feavel, Jay B.		3304 37th Street Unit 4	Evans	80620	(970) 515-3130
CO	6251	Williams, Craig K.		1737 B Street	Colorado Springs	80906	(719) 576-3850
CO	6252	Williams, Craig K.		432 N Circle Dr.	Colorado Springs	80909	(719) 475-0380
CO	6253	Williams, Craig K.		6890 Mesa Ridge Pkwy.	Fountain	80917	(719) 390-7901
CO	6254	Williams, Craig K.		1823 S Nevada Ave.	Colorado Springs	80905	(719) 475-0945
CO	6255	Williams, Craig K.		5168 N. Academy	Colorado Springs	80918	(719) 599-9200
CO	6256	Burgess, Timothy Kent		6870 Galley Rd.	Colorado Springs	80915	(719) 574-0950
CO	6257	Burgess, Timothy Kent		330 North Wahsatch	Colorado Springs	80903	(719) 444-8888
CO	6258	Burgess, Timothy Kent		3025 Jet Wing Drive	Colorado Springs	80916	(719) 390-5066
CO	6259	Williams, Craig K.		205 West Rockrimmon Blvd., Suite C	Colorado Springs	80919	(719) 260-9595

Exhibit B Traditional
as of December 28, 2025

CO	6260	Burgess, Timothy Kent		204 Mount View Lane Suite #14	Colorado Springs	80907	(719) 598-8800
CO	6261	Williams, Craig K.		3302 W Colorado Avenue	Colorado Springs	80904	(719) 633-3500
CO	6262	Williams, Craig K.		7055 Lexington Blvd.	Colorado Springs	80920	(719) 594-0400
CO	6263	Williams, Craig K.		6033 Barnes Rd.	Colorado Springs	80922	(719) 574-3900
CO	6265	Burgess, Timothy Kent		2404 S. Glen Avenue	Glenwood Springs	81601	(970) 945-0330
CO	6266	Haydon, James B.		324 U.S. Highway 6, #20	Dillon	80435	(970) 468-7744
CO	6267	Haydon, James B.		255 Anglers Drive Building B, Suite C	Steamboat Springs	80487	(970) 879-4811
CO	6268	Hamill, Brent		484 Crystal Valley Pkwy #103	Castle Rock	80104	(720) 504-9441
CO	6270	Williams, Craig K.		1830 Main St. Suite 130	Colorado Springs	80911	(719) 301-7778
CO	6271	Burgess, Timothy Kent		1501 S. Prairie Avenue	Pueblo	81005	(719) 561-9300
CO	6272	Burgess, Timothy Kent		2250 Santa Fe Drive	Pueblo	81006	(719) 545-2211
CO	6273	Burgess, Timothy Kent		200 W. 29th Street	Pueblo	81008	(719) 545-5555
CO	6274	Haydon, James B.		25597 Conifer Rd	Conifer	80433	(720) 770-1212
CO	6275	Burgess, Timothy Kent		1003 Royal Gorge Boulevard	Canon City	81212	(719) 275-1631
CO	6276	Haydon, James B.		1407 W. 84th Avenue, Suite D3b	Denver	80260	(720) 774-6226
CO	6277	Haydon, James B.		51 Beaver Creek Place	Avon	81620	(970) 949-3230
CO	6278	Bailey, Brian K.		1 Conley Rd.	La Junta	81050	(719) 316-3030
CO	6279	Feavel, Jay B.		4650 Signal Tree Drive, Unit 1700 Bldg. A	Timneth	80547	(970) 295-4990
CO	6280	Whiting, Troy A.		904 North Ave.	Grand Junction	81501	(970) 245-4545
CO	6281	Hamill, Brent		640 Malley Dr.	Northglenn	80233	(720) 677-4443
CO	6282	Prellwitz, Philip		4184 Saint Cloud Dr. Suite 104	Loveland	80538	(970) 541-2330
CO	6283	DelGrosso, Brian		701 W. Main Street	Sterling	80538	(970) 522-3030
CO	6284	DelGrosso, Brian		1107 W. Platte Ave.	Fort Morgan	80701	(970) 867-3030
CO	6285	Haydon, James B.		14749 W 87th Parkway Unit F	Arvada	80005	(720) 798-4500
CO	6286	Hamill, Brent		956 W. Cherry St., Suite 104B	Louisville	80027	(303) 665-0300
CO	6287	Burgess, Timothy Kent		108 Lincoln Street, Suite A	Pueblo	81004	(719) 225-2227
CO	6288	Bailey, Brian K.		1185 S. Camino Del Rio #160	Durango	81303	(970) 478-3030
CO	6289	Burgess, Timothy Kent		811 E. Main Street	Montrose	81401	(970) 249-2314
CO	6290	Bailey, Brian K.		1485 Florida Rd., Building A, Suite 101	Durango	81301	(970) 259-3660
CO	6291	Bailey, Brian K.		1109 6th Street	Alamosa	81101	(719) 589-9091
CO	6292	Hamill, Brent		10471 S. Parker Rd., Unit 1C	Parker	80134	(303) 840-4561
CO	6293	Burgess, Timothy Kent		2249 Broadway, Unit 102A	Grand Junction	81507	(970) 243-3639
CO	6294	Whiting, Troy A.		510 30 Rd.	Grand Junction	81504	(970) 241-3733
CO	6296	Burgess, Timothy Kent		2674 Highway 50	Grand Junction	81503	(970) 241-1513
CO	6297	Hamill, Brent		3460 Park Ave. West, Suite E	Denver	80216	(303) 716-1616
CO	6299	Hamill, Brent		18630 E. 48th Avenue	Denver	80249	(303) 969-9999
CO	6331	Williams, Craig K.		7408 Black Forest Rd.	Colorado Springs	80923	(719) 466-8993
CO	6332	Williams, Craig K.		13461 Voyager Parkway	Colorado Springs	80921	(719) 481-4100
CO	6334	Haydon, James B.		1153 Bergen Pkwy.	Evergreen	80439	(303) 674-3030
CO	6335	Bailey, Brian K.		720 North Main Street	Gunnison	81230	(970) 707-4199

Exhibit B Traditional
as of December 28, 2025

CO	6336	Osita, Richard Kenechukwu		78415 US 40	Winter Park	80482	(970) 363-6001
CO	6337	Haydon, James B.		1111 W Victory Way, #134	Craig	81625	(970) 824-4855
CO	6338	Kearns, David		1089 Hwy. 133	Carbondale	81623	(970) 704-0330
CO	6339	Prellwitz, Philip		1555 Main St.Suite A-1	Windsor	80550	(970) 686-5500
CO	6342	Hamill, Brent		1280 Grant Street	Denver	80203	(303) 831-4242
CO	6344	Bailey, Brian K.		350 Stafford Lane Suite 3512	Delta	81416	(970) 874-5678
CO	6348	Burgess, Timothy Kent		1248 Railroad Rd.	Rifle	81650	(970) 625-0505
CO	6349	Hamill, Brent		4701 Peoria St., Suite 116	Denver	80239	(303) 576-0065
CO	6353	Feavel, Jay B.		732 S. Lemay, Ste. A	Fort Collins	80524	(970) 407-1073
CO	6354	Hamill, Brent		3100 S. Sheridan Blvd	Denver	80227	(720) 896-7040
CO	6355	Williams, Craig K.		605 West Midland Avenue	Woodland Park	80863	(719) 687-5310
CO	6356	Hamill, Brent		9579 S. University Blvd., Suite 130	Highlands Ranch	80126	(720) 348-1222
CO	6357	Hamill, Brent		530 East Bromley Lane, Suite 110	Brighton	80601	(720) 685-3334
CO	6358	Feavel, Jay B.		1880 N. College Ave.	Ft. Collins	80525	(970) 449-0676
CO	6359	Burgess, Timothy Kent		101 South McCulloch Blvd.	Pueblo	81007	(719) 547-1444
CO	6362	Burgess, Timothy Kent		225 E. Aspen Avenue, Unit B	Fruita	81521	(970) 858-2302
CO	6363	Bailey, Brian K.		2224 East Main Street	Cortez	81321	(970) 565-7373
CO	6365	Williams, Craig K.		7376 McLaughlin Road, Unit K	Falcon	80831	(719) 494-1899
CO	6366	Prellwitz, Philip		457 E. Wonderview Ave.Unit C2	Estes Park	80517	(970) 586-8181
CO	6367	Hamill, Brent		695 Jerry St., Suite 108	Castle Rock	80104	(303) 660-1222
CO	6368	Burgess, Timothy Kent		401 E. Main St.Suite E	Florence	81226	(719) 784-4503
CO	6369	Burgess, Timothy Kent		481 Highway 105, Suite 200	Monument	80132	(719) 219-0603
CO	6370	DelGrosso, Brian		11078 Cimarron Street, Unit 5A	Firestone	80504	(303) 684-0123
CO	6371	Hamill, Brent		3335 Arapahoe Rd. #20	Erie	80516	(303) 664-5111
CO	6372	DelGrosso, Brian		1200 Dexter StreetUnit W-8	Fort Lupton	80621	(303) 857-1201
CO	7335	DelGrosso, Brian		234 Main Street, Suite C-103	Mead	80542	(970) 601-0110
CO	7337	Osita, Richard Kenechukwu		2161 N. Frontage Road W., Suite 7	Vail	81657	(970) 445-5055
CO	7340	Osita, Richard Kenechukwu		2017 N. Poplar Street	Leadville	80461	(719) 427-3535
CO	7581	Feavel, Jay B.		1003 W Horsetooth, East Unit	Fort Collins	80526	(970) 488-2424
CO	7615	Feavel, Jay B.		1105 11th Avenue	Greeley	80631	(970) 673-9119
CO	7622	Rea, Michael S.		6996 Highway 2	Commerce City	80022	(720) 536-3030
CO	7639	Prellwitz, Philip		1335 Grand Market Ave.	Berthoud	80513	(720) 722-8366
CO	7641	Burgess, Timothy Kent		1002 N. Market Plaza Unit G	Pueblo West	81007	(719) 507-3633
CO	7655	DelGrosso, Brian		5901 Silverstone Drive, Suite D	Frederick	80504	(303) 539-3150
CO	7671	Osita, Richard Kenechukwu		1141 Thompson Rd. Unit #104	Granby	80446	(970) 364-0070
CO	8034	DelGrosso, Brian		1152 N. Colorado Ave.	Brush	80723	(970) 840-0007
CO	8211	Williams, Craig K.		412 Royalty Place	Fountain	80817	(719) 886-4040
CO	8600	DelGrosso, Brian		4365 Ledge Rock Dr.	Johnstown	80534	(970) 587-7887
CO	8650	DelGrosso, Brian		7670 5th Street	Wellington	80549	(970) 568-4336
CO	8651	Bailey, Brian K.		150 East U.S. Highway 50	Salida	81201	(719) 539-1999

Exhibit B Traditional
as of December 28, 2025

CO	8652	Burgess, Timothy Kent		28 Cardinal Way	Parachute	81635	(970) 285-9296
CO	8653	Bailey, Brian K.		12916 Hwy. 24/285, Unit B	Buena Vista	81211	(719) 395-3331
CO	8654	Smith, Zachary Austin		22651 E. Aurora Parkway, #6	Aurora	80016	(303) 617-3030
CO	8655	Hamill, Brent		11800 Oswego Street, Unit D25	Englewood	80112	(303) 662-1900
CO	8656	Burgess, Timothy Kent		150 Cooley Mesa Rd.Suite A	Gypsum	81637	(970) 777-0330
CO	8658	Prellwitz, Philip		237 W. 64th Street	Loveland	80538	(970) 685-4075
CO	8660	Rea, Michael S.		550 E. Colfax Ave.	Bennett	80102	(303) 644-4400
CO	8661	Hamill, Brent		13644 Orchard Parkway, Suite 500	Westminster	80234	(720) 460-3555
CO	8662	Prellwitz, Philip		201 S. Elm. Ave., Units 209 & 210	Eaton	80615	(970) 612-9200
CO	8663	Haydon, James B.		8351 North Rampart Range Road, Unit C-107	Littleton	80125	(720) 575-7272
CO	8664	Williams, Craig K.		1510 Chiles Ave.	Fort Carson	80913	(719) 377-6868
CO	8665	Rea, Michael S.		4260 South Chambers Road	Aurora	80014	(720) 542-8897
CO	8666	Williams, Craig K.		2302 Cadet Dr., Bldg. 2302	US Air Force Academy	80840	(719) 434-9989
CO	8667	Hamill, Brent		7505 E. 35th St., Suite 305	Denver	80238	(303) 322-3448
CO	8668	Bailey, Brian K.		416 University St.	Trinidad	81082	(719) 259-3030
CO	8669	Rea, Michael S.		8450 East Iliff Avenue, Unit #3	Denver	80231	(303) 353-4045
CT	3279	Amaral, Nuno M.		1309 Gold Star Highway	Groton	06340	(860) 572-8030
CT	3282	Mogul, Nancy		1070 N. Main St.	Dayville	06241	(860) 774-4442
CT	3283	Shahanawaz, Syed		200 Main Street	Southington	06489	(860) 620-9500
CT	3397	Chowdhury, Rahman		95 South Main Street	Torrington	06790	(860) 618-7000
CT	3919	Ansari, Massoud		850 Bridgeport Ave	Shelton	06484	(203) 805-7000
CT	3926	Uddin, Mohammed J.		600 North Colony Rd.	Wallingford	06492	(203) 284-0500
CT	3927	Ahmad, Nasir U.		144 Oxford Rd	Oxford	06478	(203) 881-6567
CT	3928	Warren, Neil A.		36 Windsor Ave.	Vernon	06066	(860) 870-4545
CT	3933	Warren, Neil A.		2 Middle River Drive	Stafford	06076	(860) 458-3332
CT	4000	Ahmad, Nasir U.		266 East Main Street	Clinton	06413	(860) 552-4829
CT	4001	Cookston, Robert L. III		1523-B Stanley Street	New Britain	06053	(860) 225-6644
CT	4002	Chowdhury, Rahman		699 Park Avenue	Bloomfield	06002	(860) 969-4777
CT	4003	Chowdhury, Rahman		312 Farmington Avenue	Hartford	06105	(860) 246-8333
CT	4004	Uddin, Mohammed J.		935 West Main Street	Branford	06405	(203) 404-5555
CT	4005	Chowdhury, Rahman		738 Maple Ave.	Hartford	06114	(860) 548-0050
CT	4007	Warren, Neil A.		1143-C New Britain Ave.	W. Hartford	06119	(860) 232-4000
CT	4009	Mogul, Nancy		920 Enfield St.	Enfield	06082	(860) 265-2424
CT	4010	Warren, Neil A.		23 Main St.	Manchester	06042	(860) 645-6000
CT	4011	Islam, Mohammed D		775 Silver LaneUnit 2A	East Hartford	06118	(860) 569-1700
CT	4012	Warren, Adam Michael		812 Highland Ave.	Waterbury	06708	(203) 437-7177
CT	4013	Warren, Neil A.		91 Chase Ave.	Waterbury	06704	(203) 518-8288
CT	4015	Chowdhury, Rahman		45 Palisado Ave.	Windsor	06095	(860) 688-6313
CT	4019	Chowdhury, Rahman		154 Sullivan Ave., Unit #6	South Windsor	06074	(860) 474-8800
CT	4020	Warren, Adam Michael		158 Manor Ave.	Waterbury	06705	(203) 755-8110

Exhibit B Traditional
as of December 28, 2025

CT	4024	Iqbal, Mohammed		500 S. Main St.	Naugatuck	06770	(203) 723-6653
CT	4025	Ahmad, Nasir U.		57 Turnpike Sq.	Milford	06460	(203) 877-4040
CT	4027	Ahmad, Nasir U.		116 Boston Post Rd.	Orange	06477	(203) 933-4040
CT	4029	Uddin, Mohammed J.		9 Foxon Blvd.	East Haven	06513	(203) 467-1361
CT	4030	Ansari, Massoud		41 Main Street	New Milford	06776	(860) 540-4000
CT	4033	Uddin, Mohammed J.		470 Whalley Ave.	New Haven	06511	(203) 624-3317
CT	4035	Uddin, Mohammed J.		2545 Whitney Ave.	Hamden	06518	(203) 288-3800
CT	4036	Ali, Numan Mohammed		142 East Putnam Avenue	Cos Cob	06807	(203) 661-2202
CT	4039	Ahmad, Nasir U.		137-139 N. Main Street	Ansonia	06401	(203) 732-3030
CT	4040	Chowdhury, Rahman		139 Main St	Winsted	06098	(860) 238-3300
CT	4041	Cookston, Robert L. III		620 Pequonnock St., Store 7	Bridgeport	06604	(203) 334-3030
CT	4042	Ali, Numan Mohammed		1580 Post Rd.	Fairfield	06430	(203) 255-8823
CT	4044	Ansari, Massoud		36 Tamarack Ave.	Danbury	06811	(203) 790-7700
CT	4046	Cookston, Robert L. III		301 Main Ave.	Norwalk	06851	(203) 846-4646
CT	4047	Cookston, Robert L. III		946 Hope Street	Stamford	06907	(203) 324-7771
CT	4050	Amaral, Nuno M.		314 Route 12	Groton	06340	(860) 449-9135
CT	4051	Amaral, Nuno M.		939 Bank Street	New London	06320	(860) 442-9383
CT	4052	Elmeer, Andrew M.		370 South Main Street	Middletown	06457	(860) 704-0606
CT	4053	Massey, Mark H.		20 New London Turnpike	Norwich	06360	(860) 887-4567
CT	4055	Iqbal, Mohammed		172 W. Main St.	Meriden	06451	(203) 630-3030
CT	4058	Iqbal, Mohammed		656 Farmington Ave.	Bristol	06010	(860) 582-5100
CT	4060	Warren, Neil A.		241 Valley Street	Willimantic	06226	(860) 456-0306
CT	4062	Cookston, Robert L. III		1980 W. Main St.	Stamford	06902	(203) 324-5600
CT	4065	Warren, Neil A.		1244 Storrs Road	Storrs	06268	(860) 429-7969
CT	4067	Amaral, Nuno M.		1920 Route 32 Suite B	Uncasville	06382	(860) 237-3993
CT	4068	Kabir, Ibrahim		397 Cromwell Ave.	Rocky Hill	06067	(860) 721-8600
CT	4070	Cookston, Robert L. III		1802 Barnum Avenue	Stratford	06497	(203) 380-8400
CT	4071	Shahanawaz, Syed		56 Lathrop Road	Plainfield	06374	(860) 564-9933
CT	9530	Issa, Shovon		46 East Street	Plainville	06062	(860) 846-0014
CT	9531	Mogul, Nancy		52 Rainbow Road	Granby	06026	(860) 413-3499
CT	9532	Issa, Shovon		544 Deming Street	Berlin	06037	(860) 438-7895
CT	9533	Warren, Adam Michael		1044 Main Street	Watertown	06795	(860) 274-0808
CT	9535	Cookston, Robert L. III		4310 Main St.	Bridgeport	06644	(203) 372-3030
CT	9536	Ansari, Massoud		286 Greenwood Ave	Bethel	06801	(203) 748-3300
DC	4326	O'Neill, Louis C.		900 M St. SE	Washington	20003-3614	(202) 484-3030
DC	4328	O'Neill, Louis C.		2701 14th St. NW	Washington	20009	(202) 232-8400
DC	4329	O'Neill, Louis C.		1335 2nd St. NE	Washington	20002	(202) 526-8600
DC	4330	O'Neill, Louis C.		2330 Wisconsin Ave. NW	Washington	20007	(202) 342-0100
DC	4331	O'Neill, Louis C.		4539 Wisconsin Ave. Nw	Washington	20016	(202) 362-7500
DC	4335	O'Neill, Louis C.		208 Michigan Ave. NE	Washington	20017	(202) 832-3343

Exhibit B Traditional
as of December 28, 2025

DC	4336	O'Neill, Louis C.		1300 L St., N.W.	Washington	20005	(202) 639-8700
DC	4344	O'Neill, Louis C.		2029 K Street NW	Washington	20006	(202) 223-1100
DC	4362	O'Neill, Louis C.		6239 Georgia Ave. NW	Washington	20011	(202) 291-6100
DE	4401	Khan, Mohammad S.		60 N. College Ave.	Newark	19711	(302) 369-1100
DE	4402	Khan, Mohammad S.		12 Polly Drummond Hill Rd.	Newark	19711	(302) 738-2200
DE	4403	Khan, Mohammad S.		2425 Pulaski Highway	Newark	19702	(302) 738-0440
DE	4404	Khan, Mohammad S.		1202 Delaware Street	New Castle	19720	(302) 323-1515
DE	4405	Khan, Mohammad S.		20 Salem Village Square Unit 3	Newark	19713	(302) 454-0330
DE	4406	Khan, Mohammad S.		797 Pulaski Highway	Bear	19701	(302) 836-3300
DE	4419	Bhuyan, Mili A.		23437 Sussex Hwy	Seaford	19973	(302) 628-5000
DE	4420	Khan, Mohammad S.		4528C Kirkwood Highway	Wilmington	19808	(302) 994-3030
DE	4422	Khan, Mohammad S.		1728 Marsh Road	Wilmington	19810	(302) 479-5900
DE	4423	Khan, Mohammad S.		401 S. Market St.	Wilmington	19801	(302) 524-1010
DE	4424	Bhuyan, Mili A.		26396 Bay Farm RdBack Bay Park Center Unit #7	Millsboro	19966	(302) 945-5000
DE	4425	Khan, Mohammad S.		7465 Lancaster Pike	Hockessin	19707	(302) 307-3333
DE	4435	Bhuyan, Mili A.		105 Aerenon Drive	Milford	19963	(302) 424-4444
DE	4436	Boyd, James A.		132 Broad Kill Road	Milton	19968	(302) 684-5000
DE	4438	Bhuyan, Mili A.		261 N. DuPont Hwy. Suite #4	Dover	19901	(302) 735-3333
DE	4440	Bhuyan, Mili A.		4 Jerome Dr.	Dover	19901	(302) 674-1111
DE	4441	Bhuyan, Mili A.		374 Walmart Drive Unit 5	Camden	19934	(302) 697-8888
DE	4442	Bhuyan, Mili A.		230 E. Glenwood Avenue	Smyrna	19977	(302) 653-3333
DE	4443	Bhuyan, Mili A.		20775 Dupont Blvd.	Georgetown	19947	(302) 855-9000
DE	4445	Bhuyan, Mili A.		1000 Midway DriveSuite 1	Harrington	19952	(302) 398-4400
DE	4446	Khan, Mohammad S.		4416 Summit Bridge Road	Middletown	19709	(302) 376-7000
DE	4466	Bhuyan, Mili A.		123 East DuPont Highway	Millsboro	19966	(302) 934-8000
DE	4467	Barber, John C.		17884 Coastal HwyUnit #3	Lewes	19958	(302) 604-5200
DE	4477	Bhuyan, Mili A.		30182 Sussex HighwayUnit 1	Laurel	19956	(302) 875-1000
DE	4494	Khan, Mohammad S.		2472 N. Dupont Highway	Middletown	19709	(302) 440-4400
DE	4497	Khan, Mohammad S.		504 Kirkwood Hwy	Elsmere	19805	(302) 990-2000
FL	3028	Diaz, Nelson		905 Semoran Blvd.	Casselberry	32707	(407) 792-4000
FL	3029	Endicott, Chasity Kaye		3620 US Hwy 98Suite 102	Santa Rosa Beach	32459	(850) 931-2424
FL	3033	Machin, Robert		13830 Gran Bay Parkway#105	Jacksonville	32258	(904) 594-4040
FL	3034	Longen, Jerry A.		5646 Circa Fishhawk Blvd.	Lithia	33547	(813) 934-7676
FL	3035	Welker, William L.		24174 Highway 27Suite 300	Lake Wales	33859	(863) 296-8885
FL	3051	Sheikh, Ahsan M.		1690 Jeremiah Street	Middleburg	32068	(904) 606-7111
FL	3052	Longen, Jerry A.		715 West Base StreetUnit 1	Madison	32340	(850) 601-2300
FL	3100	Welker, William L.		5140 County Line RoadUnit 2	Lakeland	33811	(863) 345-3030
FL	3109	Longen, Jerry A.		10052 Cross Creek Blvd.	Tampa	33647-2574	(813) 907-7729
FL	3110	Welker, William L.		5050 Gall Blvd.	Zephyrhills	33541	(813) 779-7900
FL	3111	Lopez Velarde, Nefi Fernando Padilla		69 US Hwy 17/92 N.	Haines City	33844	(863) 588-1113

Exhibit B Traditional
as of December 28, 2025

FL	3112	Sheikh, Ahsan M.		96118 Lofton Square Suite 5	Yulee	32097	(904) 491-3400
FL	3113	Farace, Alvaro C.		490 US Highway 27 N STE 1360	Lake Placid	33852	(863) 699-0444
FL	3114	Vivas, Gaston		17247 San Carlos Blvd.Suite 201	Fort Myers	33931	(239) 387-3003
FL	3115	Sheikh, Ahsan M.		4158 W. County Road 218	Middleburg	32068	(904) 282-0234
FL	3116	Pichardo, Franklin L.		1933 Ortega St.	Navarre	32566	(850) 939-6995
FL	3117	Welker, William L.		4660 County Road 540-A	Lakeland	33813	(863) 519-7070
FL	3118	May, Roy Jeffrey		13019 Sorrento Rd.	Pensacola	32507	(850) 492-7610
FL	3119	Welker, William L.		1709 Shepherd Road	Lakeland	33811	(863) 648-0606
FL	3120	Longen, Jerry A.		2372 West US Highway 90	Lake City	32055	(386) 758-3130
FL	3124	Ramia, Jose Y.		27900 U.S. Highway 27 South	Leesburg	34748	(352) 805-2311
FL	3125	Magnes, Scott J.		2703 Gulf Breeze Parkway	Gulf Breeze	32563	(850) 932-4666
FL	3126	Rice, Derek Robert		7670 N. Wickham Rd.	Melbourne	32934	(321) 254-1166
FL	3127	Calixto, Facundo		Sherwood Plaza #145045 Soutel Dr.	Jacksonville	32208	(904) 765-2411
FL	3130	Blalock, William Dewey		1620 Clearlake Rd.	Cocoa	32922	(321) 636-4311
FL	3131	Reulbach, Anthony S.		6551 N. Orange Blossom Trail	Mount Dora	32757	(689) 666-2077
FL	3132	Welker, William L.		40230 US Highway 27, Suite 180	Davenport	33837	(863) 419-1999
FL	3133	Longen, Jerry A.		7805 Palm River Rd	Tampa	33619	(813) 563-9009
FL	3134	Sheikh, Ahsan M.		1560-2 Business Center Drive	Orange Park	32003	(904) 278-3233
FL	3136	Nagengast, Michael P.		450092 SR 200 #7B	Callahan	32011	(904) 879-5211
FL	3137	Ceide, Richard T.		18735 East Colonial DriveUnits 112 & 212	Orlando	32820	(407) 568-3330
FL	3139	Ceide, Richard T.		3863 S Nova Rd.	Port Orange	32127	(386) 287-3500
FL	3140	Sheikh, Ahsan M.		2220 County Road 210 W #103	Jacksonville	32259	(904) 825-3633
FL	3142	Sheikh, Ahsan M.		111 Flagler Plaza Drive	Palm Coast	32137	(386) 439-0565
FL	3143	Longen, Jerry A.		5113 State Road 674Suite 17	Wimauma	33598	(813) 755-6800
FL	3146	Longen, Jerry A.		1474 South 6th Street	Macclenny	32063	(904) 259-1600
FL	3148	Longen, Jerry A.		23388 State Road 54#101	Lutz	33549	(813) 909-1130
FL	3149	Welker, William L.		11930 Narcoossee RoadWalmart	Orlando	32832	(407) 919-6161
FL	3150	Welker, William L.		1231 Ariana St.	Lakeland	33803	(863) 777-5035
FL	3152	Babich, Scott Joseph		1660 S. Congress AveSuite 7	Boynton Beach	33426	(561) 600-4999
FL	3153	Babich, Scott Joseph		1700 W. 45th StreetSuite 1800	West Palm Beach	33407	(561) 570-5030
FL	3154	Vivas, Gaston		537 US Highway 41 Byp N.	Venice	34285	(941) 484-3030
FL	3156	Longen, Jerry A.		1990 Pat Thomas Pkwy	Quincy	32351	(850) 875-8300
FL	3157	Singh, Makhanjit		4101 N Jefferson Ave	Miami Beach	33140-3304	(305) 531-0303
FL	3158	Longen, Jerry A.		2657 East Lake RoadUnit T-2	Palm Harbor	34685	(727) 477-1515
FL	3159	Welker, William L.		13220 Starkey Rd. Suite 100	Largo	33773	(727) 530-3335
FL	3160	Diaz, Nelson		2712 S. Chickasaw Trail	Orlando	32829	(407) 384-8686
FL	3161	Blalock, William Dewey		4795 Fay Blvd.	Cocoa	32927	(321) 632-6781
FL	3162	Sheikh, Ahsan M.		5025 San Jose Blvd.	Jacksonville	32207	(904) 731-8282
FL	3163	Diaz, Nelson		5285 Red Bug Lake Road #117	Winter Springs	32708	(407) 695-2956
FL	3165	Price, Richard W.		3054 W. New Haven Ave.	West Melbourne	32904	(321) 952-3030

Exhibit B Traditional
as of December 28, 2025

FL	3167	Farace, Alvaro C.		1332 E. Oak St.	Arcadia	34226	(863) 993-3737
FL	3168	Andrade, Cesar L.		180 Crandon Boulevard	Key Biscayne	33149	(305) 361-0000
FL	3171	May, Roy Jeffrey		8900 Pine Forest Road	Pensacola	32534	(850) 741-2779
FL	3172	Longen, Jerry A.		5750 SW 75th Court, Unit No. 40	Gainesville	32608	(352) 373-8888
FL	3173	Reulbach, Anthony S.		828-7 Saxon Blvd.	Orange City	32763	(386) 775-7575
FL	3174	Welker, William L.		316 Havendale Boulevard	Auburndale	33823	(863) 280-6900
FL	3175	Sheikh, Ahsan M.		219 St. Joe Plaza Dr.	Palm Coast	32164	(386) 445-6500
FL	3176	Pichardo, Franklin L.		1049 S. Ferdon Boulevard	Crestview	32536	(850) 682-5495
FL	3178	Lopez Velarde, Nefi Fernando Padilla		2108 Bruton Blvd.	Orlando	32805	(407) 648-8899
FL	3179	Sheikh, Ahsan M.		3501-E North Ponce De Leon Blvd.	St. Augustine	32084	(904) 824-0802
FL	3187	Sheikh, Ahsan M.		8450 Argyle Forest Blvd. Unit #9	Jacksonville	32244	(904) 779-7755
FL	3213	Longen, Jerry A.		25 NW 16th Ave.	Gainesville	32601	(352) 373-5555
FL	3214	Longen, Jerry A.		3309 West University Avenue	Gainesville	32607	(352) 377-4992
FL	3228	Gabisch, Joshua Mark		3611-1 St. Johns Bluff Road South	Jacksonville	32224	(904) 997-1121
FL	3232	Traenkner, Richard C.		8687 W. Hwy 192	Kissimmee	34747	(407) 238-2266
FL	3233	Blalock, William Dewey		1540 N. Singleton Ave.	Titusville	32796	(321) 268-3535
FL	3236	Ceide, Richard T.		1024 N. Avalon Park Boulevard	Orlando	32828	(407) 601-3996
FL	3237	Farace, Alvaro C.		15275 Collier Blvd. #208	Naples	34119	(239) 304-3040
FL	3242	Machin, Robert		605 W. Madison St.	Starke	32091	(904) 964-5442
FL	3243	May, Roy Jeffrey		394 South Hwy 29	Cantonment	32533	(850) 968-1233
FL	3246	Longen, Jerry A.		4620 NW 39th Avenue, Ste. C	Gainesville	32606	(352) 692-2222
FL	3247	Havener, Jonathan A.		6750 N. Orange Blossom Trail, Suite B-6	Orlando	32810	(407) 515-3030
FL	3251	Zebib, Mohammad A.		123 Cashmere Blvd.	Port Saint Lucie	34986	(772) 878-1530
FL	3252	Longen, Jerry A.		1534 Bloomingdale Avenue	Valrico	33596	(813) 685-8012
FL	3254	Machin, Robert		1112 State Road 20	Interlachen	32148	(386) 684-4400
FL	3256	Machin, Robert		7403 State Road 21	Keystone Heights	32656	(352) 473-7070
FL	3257	Villas Boas, Marcio R.		3253 S. John Young Parkway	Kissimmee	34746	(407) 809-0400
FL	3258	Welker, William L.		11224 Boyette Rd.	Riverview	33569	(813) 234-0800
FL	3259	Traenkner, Richard C.		3378 W. Southport Road	Kissimmee	34746	(407) 870-2200
FL	3260	Longen, Jerry A.		14300 W. Newberry Rd.	Newberry	32669	(352) 333-3333
FL	3263	Traenkner, Richard C.		3171 W. Vine St.	Kissimmee	34741	(407) 343-4633
FL	3264	Wileman, Robert W.		7813 Mitchell Blvd. Trinity Commons, Unit 105	New Port Richey	34655	(727) 816-9898
FL	3266	Welker, William L.		1200 Havendale Boulevard	Winter Haven	33881	(863) 488-9990
FL	3267	Welker, William L.		45717 US Highway 27 North	Davenport	33897	(863) 424-5222
FL	3268	Ceide, Richard T.		1822 S. Ridgewood Avenue	Edgewater	32141	(386) 428-2625
FL	3270	Drury, Nancy		1609 Andulusia Blvd.	Cape Coral	33909	(239) 458-9905
FL	3271	Walker, Michael W.		356 Shopping Center Dr.	Wildwood	34785	(352) 330-0303
FL	3272	Carter, Tracy V.		9590 SW Hwy. 200	Ocala	34481	(352) 369-5050
FL	3291	Longen, Jerry A.		2488 N. Heritage Oaks Path	Hernando	34442	(352) 527-1240
FL	3293	Longen, Jerry A.		2605 E, Gulf Lake Highway Unit 2C	Inverness	34453	(352) 423-4145

Exhibit B Traditional
as of December 28, 2025

FL	3800	Gabisch, Joshua Mark		1301 Monument Rd., Suite 25	Jacksonville	32225	(904) 724-7206
FL	3802	Pichardo, Franklin L.		405 Racetrack Rd. Suite 102	Ft. Walton Beach	32547	(850) 862-1151
FL	3803	Babich, Scott Joseph		10114 S. Military Trail, Suite 109	Boynton Beach	33436	(561) 736-5333
FL	3805	Diaz, Nelson		860A US Hwy. 17-92	Longwood	32750	(407) 331-1881
FL	3808	Welker, William L.		365 8th St. South	St. Petersburg	33701	(727) 896-3030
FL	3809	Babich, Scott Joseph		1336 S. Military Trail	West Palm Beach	33415	(561) 969-3030
FL	3810	Zebib, Mohammad A.		3311 SE Federal Highway	Stuart	34997	(772) 221-9915
FL	3813	Welker, William L.		14955 N. Florida Ave.	Tampa	33613	(813) 964-0441
FL	3814	Longen, Jerry A.		13081 Spring Hill Drive	Spring Hill	34609	(352) 686-2100
FL	3815	Farace, Alvaro C.		7385 Radio Road #102	Naples	34104	(239) 354-2444
FL	3816	Farace, Alvaro C.		6654 Collier Blvd.	Naples	34114	(239) 719-1819
FL	3817	Cardenas, Lester Daniel		91200 Overseas Highway Suite 7	Tavernier	33070	(305) 853-2525
FL	3819	Welker, William L.		2659 Ulmerton Road	Clearwater	33762	(727) 572-0700
FL	3820	Farace, Alvaro C.		4800 Bayline Drive	North Fort Myers	33917	(239) 995-1100
FL	3821	Traenkner, Richard C.		8578 Palm Parkway	Orlando	32836	(407) 239-1221
FL	3823	Farace, Alvaro C.		2150-A Tamiami Trail	Port Charlotte	33948	(941) 624-3737
FL	3824	Salerno, Thomas		700 E. Colonial Dr	Orlando	32803	(407) 813-1400
FL	3825	Farace, Alvaro C.		104 Rio Villa Dr.	Punta Gorda	33950	(941) 637-8887
FL	3826	Vivas, Gaston		8539 South Tamiami Trail	Sarasota	34238	(941) 924-1001
FL	3827	Diaz, Nelson		3840 E. SR 436 Suite 1048	Apopka	32714	(407) 789-2500
FL	3830	Soto, Christa E.		171 S State Road 7	Royal Palm Beach	33414	(561) 729-0015
FL	3831	Diaz, Nelson		15508 West Colonial Drive Unit 103	Orlando	34787	(407) 993-6766
FL	3832	Soto, Christa E.		12769-B West Forest Hill Boulevard	Wellington	33414	(561) 798-6744
FL	3833	Traenkner, Richard C.		4976 Millenia Blvd., Suite A	Orlando	32839	(407) 815-8877
FL	3834	Ceide, Richard T.		Suncrest Village 10057 University Blvd.	Orlando	32817	(407) 384-8888
FL	3835	Traenkner, Richard C.		2104 Whisper Lakes Blvd.	Orlando	32837	(407) 851-8884
FL	3836	Babich, Scott Joseph		1201 US Hwy. 1 Suite 8	N Palm Beach	33408	(561) 694-3030
FL	3837	Longen, Jerry A.		1651 Highway 331	Defuniak Springs	32433	(850) 347-2444
FL	3838	Reulbach, Anthony S.		17855 US Hwy. 441	Mount Dora	32757	(352) 383-1010
FL	3840	Diaz, Nelson		1795 E. Broadway St.	Oviedo	32765	(407) 971-9663
FL	3841	Longen, Jerry A.		17804 N. Dale Mabry Hwy.	Lutz	33548	(813) 960-1888
FL	3843	Proctor, Keith		236 Solano Road	Ponte Vedra	32082	(904) 285-1220
FL	3845	Vivas, Gaston		909 1st St. E	Bradenton	34208	(941) 747-7879
FL	3846	Sheikh, Ahsan M.		6301 San Juan Avenue	Jacksonville	32210	(904) 518-6122
FL	3847	Traenkner, Richard C.		3272 Canoe Creek Rd.	St. Cloud	34772	(407) 891-5500
FL	3848	Longen, Jerry A.		14351 US Hwy 301 S#8	Wimauma	33598	(813) 530-5050
FL	3849	Longen, Jerry A.		2615 Crawfordville Highway	Crawfordville	32327	(850) 738-5100
FL	3850	Farace, Alvaro C.		4761 N. Tamiami Trail N	Naples	34103	(239) 430-3930
FL	3852	Farace, Alvaro C.		26455 Old US 41 Rd. Suite #2	Bonita Springs	34135	(239) 992-9400
FL	3853	Meade, Dwayne Wayne		3740 Bird Rd	Miami	331461509	(352) 612-1800

Exhibit B Traditional
as of December 28, 2025

FL	3854	Longen, Jerry A.		2439 Thomas Dr.Unit 900	Panama City Beach	32408	(850) 249-3001
FL	3855	Reulbach, Anthony S.		2601 South Woodland Blvd	Deland	32720	(386) 490-9077
FL	3856	Longen, Jerry A.		715 Ohio Ave.	Lynn Haven	32444	(850) 265-0606
FL	3857	Reulbach, Anthony S.		1675 Providence Blvd. Ste. B	Deltona	32725	(386) 218-3852
FL	3859	Welker, William L.		5622 Cypress Gardens Blvd.	Winter Haven	33884	(863) 324-5636
FL	3860	Longen, Jerry A.		9528 Front Beach Rd.	Panama City Beach	32407	(850) 234-3030
FL	3861	Cole, David Allen		1103 South 6th AveSte. 101	Wauchula	33873	(863) 448-4598
FL	3863	Sheikh, Ahsan M.		12200 San Jose Blvd.Unit 22	Jacksonville	32223	(904) 260-0030
FL	3864	Diaz, Nelson		7125 Hoffner AvenueSuite 105	Orlando	32822	(407) 237-0393
FL	3865	Longen, Jerry A.		272 S. Arnold Road (aka Hwy. 79)	Panama City Beach	32413	(850) 235-3030
FL	3866	Zebib, Mohammad A.		300 Port St. Lucie Blvd.	Port St. Lucie	34984	(772) 879-0083
FL	3867	Longen, Jerry A.		1691 Main StreetUnit 1	Chipley	32428	(850) 750-2121
FL	3868	Magnes, Scott J.		372 Gulf Breeze Pkwy	Gulf Breeze	32561	(850) 565-3050
FL	3869	Vivas, Gaston		7021 Constitution Boulevard	Ft. Myers	33912	(239) 267-1200
FL	3870	Sherrick, Keith W.		240 Citrus Tower Blvd.Suite H	Clermont	34711	(352) 242-1277
FL	3872	Welker, William L.		104 Commonwealth Ave.Ste 2	Polk City	33868	(863) 874-4888
FL	3873	Endicott, Chasity Kaye		130 Scenic Golf Drive, Suite 4a	Miramar Beach	32550	(850) 424-7759
FL	3874	Walker, Michael W.		1864 S. Jefferson St.	Perry	32348	(850) 584-8830
FL	3875	Vivas, Gaston		13125 S. Tamiami Trl.	North Port	34287	(941) 426-9591
FL	3876	Traenkner, Richard C.		5461 W. Hwy. 192	Kissimmee	32741	(407) 396-0550
FL	3877	Zebib, Mohammad A.		1675 NW St. Lucie West Blvd	Port St. Lucie	34986	(772) 210-9090
FL	3878	Sheikh, Ahsan M.		9680 Argyle Forest Blvd., Ste 26Walmart	Jacksonville	32222	(904) 513-3993
FL	3879	Babich, Scott Joseph		4388 Northlake Blvd.	Palm Beach Gardens	33410	(561) 694-3077
FL	3880	Moghadam, Jahanfar N.		5891 S. Military Trail, Unit 2	Lake Worth	33463	(561) 641-3030
FL	3881	Diaz, Nelson		3801 W. Lake Mary Blvd. #107	Lake Mary	32746	(407) 322-9060
FL	3882	Pichardo, Franklin L.		34920 Emerald Coast Pkwy.	Destin	32541	(850) 837-0303
FL	3883	Farace, Alvaro C.		1127 Homestead Road	Lehigh Acres	33936	(239) 368-7600
FL	3884	Drury, Nancy		3904 Skyline Boulevard	Cape Coral	33914	(239) 945-0040
FL	3885	Welker, William L.		32530 US Highway 19 N	Palm Harbor	34684	(727) 789-3030
FL	3886	Longen, Jerry A.		8381 Northcliffe Blvd.	Spring Hill	34606	(352) 684-0005
FL	3888	Farace, Alvaro C.		3502 N. Access Road	Englewood	34224	(941) 475-5691
FL	3890	Vivas, Gaston		732 Shamrock Blvd.	Venice	34293	(941) 497-5050
FL	3891	Dawson, William		3416 N. Ocean Boulevard	Ft. Lauderdale	33308	(954) 565-3030
FL	3893	Longen, Jerry A.		213 E. Highland Blvd.	Inverness	34452	(352) 637-5300
FL	3894	Sheikh, Ahsan M.		8029-2 Ramona Blvd.	Jacksonville	32221	(904) 781-1101
FL	3897	Traenkner, Richard C.		8957 International Dr. #201	Orlando	32819	(407) 352-5522
FL	4900	Smith, Eric S.		5611 Woodbine Road	Pace	32571	(850) 738-5656
FL	4901	Sheikh, Ahsan M.		1210 Blanding Boulevard	Orange Park	32065	(904) 276-9000
FL	4902	Sheikh, Ahsan M.		2085 A1A South #106	St. Augustine	32080	(904) 461-3030
FL	4903	Zebib, Mohammad A.		1119 NE Jensen Beach Blvd.	Jensen Beach	34957	(772) 208-5516

Exhibit B Traditional
as of December 28, 2025

FL	4905	Smith, Eric S.	6551 Caroline St.	Milton	32570	(850) 626-0003
FL	4906	Price, Richard W.	5325 N Wickham Road Suite 103	Melbourne	32940	(321) 294-4949
FL	4907	Longen, Jerry A.	5811 Memorial Highway, Suite #101	Tampa	33615	(813) 882-0023
FL	4908	Sheikh, Ahsan M.	9 W. 45th St.	Jacksonville	32208	(904) 353-4744
FL	4909	Nazari, Hassan	6295 Minton Rd. NE, Unit 3	Palm Bay	32907	(321) 723-7222
FL	4910	Mejicanos, Carlos	1331 NW 61st Ave	Sunrise	33313-6111	(954) 584-3030
FL	4911	Guaita, Jose L.	1424 Dr. Martin Luther King Way	Sarasota	34234	(941) 529-0777
FL	4912	Longen, Jerry A.	1702-C 50th Street	Tampa	33619	(813) 678-2700
FL	4913	Gabisch, Joshua Mark	13947 Beach Boulevard	Jacksonville	32224	(904) 821-8000
FL	4914	Longen, Jerry A.	1519 Capital Circle NE, Ste 27	Tallahassee	32308	(850) 656-3030
FL	4915	Welker, William L.	7372 Kathleen Road	Lakeland	33810	(863) 345-1500
FL	4916	Welker, William L.	5315 N. US Hwy. 98	Lakeland	33809	(863) 858-2251
FL	4917	Brooks, Steven P.	1105 N. Nova Rd	Holly Hill	32117	(386) 253-3151
FL	4918	Ramia, Jose Y.	15990 E. Hwy 40	Orlando	34488	(352) 758-2900
FL	4920	Babich, Scott Joseph	8038 Wiles Rd	Coral Springs	33067-2073	(954) 341-0600
FL	4921	Traenkner, Richard C.	1579 Future Way	Celebration	34747	(407) 528-7070
FL	4922	Diaz, Nelson	2042 North Forsyth Road, Suite E	Winter Park	32807	(407) 677-8686
FL	4923	Ramia, Jose Y.	3131 SW College Rd. #305	Ocala	34474	(352) 867-5900
FL	4924	Martinez, Carlos H.	3502-B N. Powerline Rd.	Pompano Beach	33069	(305) 974-3399
FL	4925	Zebib, Tarick	5445 20th Street #103	Vero Beach	32966	(772) 794-4561
FL	4926	Zebib, Tarick	971 Sebastian Blvd. Suite 8	Sebastian	32958	(772) 388-3030
FL	4928	Ceide, Richard T.	1844 Renzulli Rd.	New Smyrna Beach	32168	(386) 428-2021
FL	4929	Welker, William L.	7064 US Highway 19 North	Pinellas Park	33781	(727) 217-5530
FL	4930	Nazari, Hassan	5360 N. Atlantic Avenue	Cocoa Beach	32931	(321) 783-0266
FL	4932	Wackerbarth, Matthew	11582 N. Williams St., Suite 505	Dunnellon	34432	(352) 251-3030
FL	4933	Zebib, Tarick	5220 US Hwy 1 Suite 102	Vero Beach	32967	(772) 242-9988
FL	4934	Soto, Christa E.	503 E. Sugarland Highway	Clewiston	33440	(863) 983-4131
FL	4935	Longen, Jerry A.	8730 State Road 52	Hudson	34667	(727) 863-2026
FL	4936	Nazari, Hassan	923 N. Courtenay Pkwy. Suite 103	Merritt Island	32953	(321) 452-9195
FL	4937	Zebib, Mohammad A.	6382 S. Federal Hwy.	Stuart	34997	(772) 286-3030
FL	4938	Wackerbarth, Matthew	366 N. Suncoast Blvd.	Crystal River	34429	(352) 563-6607
FL	4939	Farace, Alvaro C.	1089 N Collier Blvd #424	Marco Island	34145	(239) 970-8828
FL	4940	Blalock, William Dewey	4600 W. King St	Cocoa	32926	(321) 294-4646
FL	4941	Sheikh, Ahsan M.	101 W Matanzas Woods Pkwy	Palm Coast	32137	(386) 597-0330
FL	4942	Longen, Jerry A.	5031 US Hwy 19	New Port Richey	34652	(727) 777-5055
FL	4943	Ramia, Jose Y.	5830 SE Abshire Blvd.	Belleview	34420	(352) 307-8885
FL	4944	Longen, Jerry A.	1800 NE 12th Ave	Gainesville	32641	(386) 603-4700
FL	4945	Farace, Alvaro C.	13008 Palm Beach Blvd.	Fort Myers	33905	(239) 693-7600
FL	4946	Farace, Alvaro C.	4770 Colonial Blvd	Ft. Myers	33966	(239) 990-5656
FL	4947	De Guia, Cheri F.	4080 Cattleman Road	Sarasota	34233	(941) 378-0030

Exhibit B Traditional
as of December 28, 2025

FL	4948	Brooks, Steven P.		2678 LPGA Boulevard	Daytona Beach	32124	(386) 256-7696
FL	4949	Vivas, Gaston		7610 Lockwood Ridge Rd.	Sarasota	34243	(941) 359-3033
FL	4957	Nazari, Hassan		3555 Bayside Lake Boulevard SE Unit#6	Palm Bay	32909	(321) 676-9992
FL	4997	Reulbach, Anthony S.		1936 N Hwy. 19	Eustis	32726	(352) 483-4688
FL	5000	Longen, Jerry A.		320 E Cass Street	Tampa	33602	(813) 221-1611
FL	5001	Longen, Jerry A.		2316 E. Fletcher Ave.	Tampa	33612	(813) 971-7875
FL	5002	Longen, Jerry A.		5480 E. Busch Boulevard	Temple Terrace	33617	(813) 988-9145
FL	5003	Longen, Jerry A.		5801 N. Florida Ave.	Tampa	33604	(813) 238-9557
FL	5004	Longen, Jerry A.		3801 W. Gandy Blvd.	Tampa	33611	(813) 837-0591
FL	5005	Longen, Jerry A.		8206 West Waters Avenue	Tampa	33615	(813) 885-5481
FL	5007	Longen, Jerry A.		4115 W. Kennedy Blvd.	Tampa	33609	(813) 875-3664
FL	5008	Welker, William L.		11406 North Dale Mabry Highway	Tampa	33618	(813) 963-3030
FL	5009	Longen, Jerry A.		7104 East Fowler Avenue	Tampa	33617	(813) 736-1200
FL	5010	Vivas, Gaston		7353 University Parkway	Lakewood Ranch	34202	(941) 526-0313
FL	5011	Longen, Jerry A.		1903 W. Brandon Blvd.	Brandon	33511	(813) 681-4330
FL	5012	Diaz, Nelson		10821 W. Colonial Drive	Ocoee	34761	(407) 656-3053
FL	5013	Diaz, Nelson		2 E. Main St.	Apopka	32703	(407) 886-0744
FL	5014	Traenkner, Richard C.		13384 Hartzog Road	Winter Garden	34787	(407) 337-3030
FL	5015	Traenkner, Thomas		4235 13th St.	St. Cloud	34769	(407) 957-2200
FL	5016	Farace, Alvaro C.		1700 South Parrot Avenue, Suite B	Okeechobee	34974	(863) 763-5565
FL	5017	Vivas, Gaston		1022 8th Avenue W.	Palmetto	34221	(941) 723-3030
FL	5018	Longen, Jerry A.		40188 US Hwy. 19 N.	Tarpon Springs	34689	(727) 945-1700
FL	5019	Welker, William L.		6191 66th St. N.	Pinellas Park	33781	(727) 541-7793
FL	5020	Welker, William L.		2245 Nursery Rd	Clearwater	33764	(727) 536-5981
FL	5021	Longen, Jerry A.		23698 US Hwy. 19 N.	Clearwater	33765	(727) 791-3030
FL	5022	Welker, William L.		5830 9th Ave. North	St. Petersburg	33710	(727) 323-1202
FL	5023	Welker, William L.		11125 Park Blvd.	Seminole	33772	(727) 391-9901
FL	5024	McDermott, Elizabeth A.		1410 Pinehurst Rd.	Dunedin	34698	(727) 736-3030
FL	5025	Welker, William L.		6511 4th St. N.	St. Petersburg	33703	(727) 522-3030
FL	5026	Welker, William L.		423 S. Myrtle Ave.	Clearwater	33756	(727) 442-3030
FL	5027	Welker, William L.		12613 Ulmerton Rd.	Largo	33774	(727) 581-3030
FL	5028	Welker, William L.		800 E. Bay Dr.Suite D	Largo	33770	(727) 551-4600
FL	5029	Farace, Alvaro C.		1940-1 Kings Highway	Port Charlotte	33980	(941) 624-3030
FL	5030	Welker, William L.		1523 Bartow Rd.	Lakeland	33801	(863) 688-5226
FL	5031	Welker, William L.		204 W. Alexander St.	Plant City	33563	(813) 759-9424
FL	5032	Longen, Jerry A.		6488 Ridge Rd.	Port Richey	34668	(727) 847-5182
FL	5033	Longen, Jerry A.		3800 Tampa Road, #180	Oldsmar	34677	(813) 855-3030
FL	5034	Longen, Jerry A.		1356 Commercial Way	Spring Hill	34606	(352) 403-0008
FL	5035	Welker, William L.		7305 Broad Street	Brooksville	34601	(352) 796-8888
FL	5036	Farace, Alvaro C.		313 US Highway 27 N	Sebring	33870	(863) 471-3030

Exhibit B Traditional
as of December 28, 2025

FL	5037	Farace, Alvaro C.		1093 W. Main St.	Avon Park	33825	(863) 452-5116
FL	5038	Mullins, Erin M.		4507 Manatee Ave. W.	Bradenton	34209	(941) 748-3030
FL	5039	Mullins, Erin M.		1403 57th Avenue, W.	Bradenton	34207	(941) 758-3030
FL	5040	Vivas, Gaston		1100 N. Tuttle Avenue, Space No. 9	Sarasota	34237	(941) 365-4900
FL	5041	Vivas, Gaston		3692 Webber St.	Sarasota	34232	(941) 923-3831
FL	5043	Farace, Alvaro C.		5494 Rattlesnake Hammock Rd.	Naples	34113	(239) 417-3030
FL	5044	Drury, Nancy		4409 Del Prado Blvd.	Cape Coral	33904	(239) 549-5500
FL	5045	Vivas, Gaston		3112 Cleveland Avenue	Ft. Myers	33901	(239) 334-3800
FL	5046	Vivas, Gaston		6631 Orion Dr.#109	Ft Myers	33912	(239) 936-4020
FL	5047	Farace, Alvaro C.		4550 Palm Beach Blvd.	Fort Myers	33905	(239) 693-1600
FL	5048	Diaz, Nelson		532 W. State Route 436	Altamonte Springs	32714	(407) 682-2737
FL	5049	Traenkner, Richard C.		5944 S. Orange Blossom Trail	Orlando	32809	(407) 850-2222
FL	5050	Havener, Jonathan A.		6101 Silver Star Rd.	Orlando	32808	(407) 291-6676
FL	5051	Diaz, Nelson		2510 S. Semoran Blvd	Orlando	32822	(407) 384-8877
FL	5052	Babich, Scott Joseph		Unit 101, Westchester Square2800 N. Military Trail	West Palm Beach	33409	(561) 686-3332
FL	5053	Havener, Jonathan A.		1510 S. Orlando Ave.	Maitland	32751	(407) 628-2623
FL	5054	Babich, Scott Joseph		8918 C/D Lantana Rd	Lake Worth	33467	(561) 609-2222
FL	5055	Blalock, William Dewey		1850 Knox McRae Dr. #102	Titusville	32780	(321) 268-8008
FL	5056	Reulbach, Anthony S.		1670 W. Airport Blvd.	Sanford	32771	(407) 321-5000
FL	5057	Zebib, Tarick		755 8th Street	Vero Beach	32962	(772) 778-3030
FL	5058	Babich, Scott Joseph		6548 Lake Worth Boulevard	Lake Worth	33467	(561) 433-1122
FL	5059	Soto, Christa E.		1760 N. Jog Rd.Unit 130	West Palm Beach	33411	(561) 318-5023
FL	5060	Mullins, Erin M.		4874 Cortez Road West	Bradenton	34210	(941) 526-0414
FL	5061	Price, Richard W.		2480 Aurora Rd.	Melbourne	32935	(321) 242-2202
FL	5062	Babich, Scott Joseph		450 North Lake Blvd., #2	N. Palm Beach	33408	(561) 845-7700
FL	5063	Longen, Jerry A.		24950 W Newberry Road	Newberry	32669	(352) 660-0606
FL	5064	Corcoran, Neal T.		3380 W. Hillsboro Blvd.	Deerfield Beach	33442	(954) 429-3030
FL	5065	Babich, Scott Joseph		21073 Powerline Road, Suite 39	Boca Raton	33433	(561) 483-8331
FL	5066	Traenkner, Richard C.		10039 Orange AveSuite B	Orlando	32824	(407) 990-1050
FL	5068	Proctor, Keith		185 Murabella ParkwayUnit 3	St. Augustine	32092	(904) 593-5068
FL	5069	Traenkner, Richard C.		1918 E. Osceola Pkwy.	Kissimmee	34743	(407) 348-4100
FL	5071	Babich, Scott Joseph		1328 N.W. 2nd Ave.	Boca Raton	33431	(561) 391-9177
FL	5072	Traenkner, Richard C.		13458 Landstar BoulevardUnit 104	Orlando	32824	(407) 698-4100
FL	5073	Babich, Scott Joseph		3401 North Federal Highway	Pompano Beach	33064	(954) 953-0080
FL	5074	Babich, Scott Joseph		10101 Glades Rd.	Boca Raton	33498	(561) 487-1377
FL	5076	Babich, Scott Joseph		142 SE 6th AvenueSuites G & H	Delray Beach	33483	(561) 330-0002
FL	5077	Reulbach, Anthony S.		2135 Howland Boulevard	Deltona	32738	(386) 866-9191
FL	5078	Singh, Makhanjit		5452 N. University Dr.	Lauderhill	33351	(954) 748-7707
FL	5080	Dawson, William		400 E. Oakland Park Boulevard	Oakland Park	33334	(954) 564-7312
FL	5083	Brinkley, Sean A.		18173 Biscayne Blvd	Aventura	33160	(786) 648-5400

Exhibit B Traditional
as of December 28, 2025

FL	5085	Farace, Alvaro C.		870 W. Hickpochee Ave.Unit 1700	Labelle	33935	(863) 302-9332
FL	5087	Corcoran, Neal T.		210 N. Federal Hwy.	Deerfield Beach	33441-3612	(954) 574-9994
FL	5089	Nazari, Hassan		1040 Malabar Road SE	Palm Bay	32907	(321) 220-0045
FL	5091	Longen, Jerry A.		143 West Noble Ave.Unit B	Williston	32696	(352) 496-4600
FL	5092	Ranson, Murphy D. III		2704 N. Roosevelt Blvd.	Key West	33040	(305) 296-7795
FL	5093	Farace, Alvaro C.		5963 Pine Ridge Road	Naples	34119	(239) 350-1500
FL	5095	Longen, Jerry A.		2215 Ohio Avenue #3	Live Oak	32064	(386) 287-5600
FL	5100	Sheikh, Ahsan M.		6003-6 Roosevelt Blvd.	Jacksonville	32244	(904) 778-4295
FL	5101	Gabisch, Joshua Mark		2440 Mayport Rd. #1	Atlantic Beach	32233	(904) 241-7231
FL	5102	Machin, Robert		6651 Arlington Rd.	Jacksonville	32211	(904) 743-7220
FL	5103	Sheikh, Ahsan M.		870 Cassat Avenue	Jacksonville	32205	(904) 781-6420
FL	5104	Sheikh, Ahsan M.		1580 Wells Road, Suite #3	Orange Park	32073	(904) 269-4090
FL	5105	Sheikh, Ahsan M.		3570 US Highway 1 South	St. Augustine	32806	(904) 794-4655
FL	5106	Proctor, Keith		630 N. 3rd St.	Jacksonville Beach	32250	(904) 247-1556
FL	5107	Sheikh, Ahsan M.		418 Starratt Rd.Suite 2	Jacksonville	32218	(904) 757-0303
FL	5108	Sheikh, Ahsan M.		10031 San Jose Boulevard	Jacksonville	32257	(904) 268-5069
FL	5109	Machin, Robert		9802-1 Bay Meadows Rd.	Jacksonville	32216	(904) 642-5190
FL	5110	Farace, Alvaro C.		1560 Price Creek Way	North Port	34288	(941) 200-5443
FL	5111	Sheikh, Ahsan M.		8204 103rd Street	Jacksonville	32210	(904) 778-3030
FL	5112	Sheikh, Ahsan M.		1124 S. 14th St.	Fernandina Beach	32034	(904) 277-2200
FL	5113	Machin, Robert		7020 Beach Blvd.Walmart	Jacksonville	32216	(904) 724-8046
FL	5115	DePalma, Joseph T.		7578 S.E. Maricamp Road	Ocala	34472	(352) 261-1000
FL	5116	Longen, Jerry A.		4375 Lafayette St.	Marianna	32446	(850) 482-3333
FL	5117	Longen, Jerry A.		11133 County Line Rd., Unit 101/103	Spring Hill	34609	(352) 469-1800
FL	5119	Vivas, Gaston		8595 College ParkwaySuite 1A	Ft. Myers	33919	(239) 433-4000
FL	5120	Welker, William L.		4925 34th Street South	St Petersburg	33711	(727) 866-8891
FL	5121	Traenkner, Richard C.		5389 S. Kirkman Rd.	Orlando	32819	(407) 248-8434
FL	5122	Rice, Derek Robert		500 Barton Blvd.	Rockledge	32955	(321) 639-0880
FL	5123	Carter, Tracy V.		261 Marion Oaks Blvd	Ocala	34473	(352) 269-5000
FL	5124	Zebib, Mohammad A.		10642 U.S. Hwy 1	Port St Lucie	34952	(772) 335-0333
FL	5125	Mullins, Erin M.		5606 Marina Dr.	Holmes Beach	34217	(941) 778-6641
FL	5126	Zebib, Mohammad A.		706 SE Becker Road	Port St. Lucie	34984	(772) 800-6464
FL	5127	Diaz, Nelson		3800 E. Colonial Drive	Orlando	32803	(407) 757-2700
FL	5128	Salerno, Thomas		2823 S. Orange Ave.Suite 110	Orlando	32806	(407) 896-3030
FL	5129	Longen, Jerry A.		2915 Kerry Forest Parkway, Suite 602	Tallahassee	32309	(850) 893-0186
FL	5130	Longen, Jerry A.		3507 N. Monroe St., Ste C	Tallahassee	32303	(850) 562-2523
FL	5131	Longen, Jerry A.		1955 West Pensacola Street	Tallahassee	32304	(850) 222-6363
FL	5132	Longen, Jerry A.		2320 Apalachee Pkwy.	Tallahassee	32301	(850) 878-6146
FL	5133	Calixto, Facundo		12100 Lem Turner RoadWalmart	Tallahassee	32218	(904) 768-4434
FL	5134	Reulbach, Anthony S.		1699 N Woodland Blvd	Deland	32720	(386) 866-5200

Exhibit B Traditional
as of December 28, 2025

FL	5135	Mullings, Sophia C.		100 North Main St.	Hastings	32145	(904) 692-1188
FL	5136	Price, Richard W.		18 E. Lincoln Street	Melbourne	32901	(321) 768-1445
FL	5137	Traenkner, Richard C.		11620 Lakeside Village LaneSuite 120	Windermere	34786	(407) 612-7877
FL	5138	Zebib, Mohammad A.		990 SW Martin Downs Blvd.	Palm City	34990	(772) 286-4848
FL	5139	Brooks, Steven P.		343 W. Granada Boulevard	Ormond Beach	32174	(386) 677-3030
FL	5140	Fullmer, David Jay		211 North Atlantic Avenue	Daytona Beach	32118	(386) 257-1884
FL	5141	Reulbach, Anthony S.		209 N. Amelia Ave.	Deland	32724-0000	(386) 738-1500
FL	5142	Ceide, Richard T.		1563 S. Nova Rd.	Daytona Beach	32114	(386) 756-4440
FL	5143	Salerno, Thomas		6401 Raleigh St.	Orlando	32835	(321) 430-0101
FL	5144	Ceide, Richard T.		1820 Dunlawton Ave.Unit 101	Port Orange	32127	(386) 756-2104
FL	5145	Rice, Derek Robert		246 Hwy. A1A	Satellite Beach	32937	(321) 777-4433
FL	5146	Babich, Scott Joseph		1446 N State Road 7	Margate	33063-2845	(954) 974-3030
FL	5147	Welker, William L.		2029 State Rd. 60 East	Lake Wales	33898	(863) 679-9999
FL	5148	Drury, Nancy		1133 Del Prado Blvd. S.	Cape Coral	33990	(239) 772-5060
FL	5149	Ramia, Jose Y.		2009 Citrus Blvd.	Leesburg	34748	(352) 787-2600
FL	5150	Longen, Jerry A.		2106 SW 13th Street	Gainesville	32608	(352) 373-2337
FL	5151	Longen, Jerry A.		15634 NW Hwy. 441, Suite A	Alachua	32615	(386) 462-2000
FL	5152	Ceide, Richard T.		588 S Alafaya Trail, Unit 50	Orlando	32828	(407) 604-0808
FL	5153	Drury, Nancy		1506 Chiquita Blvd. S.	Cape Coral	33991	(239) 458-8000
FL	5154	Nazari, Hassan		4700 Babcock Street NE, Suite #4	Palm Bay	32905	(321) 984-1712
FL	5155	Walker, Michael W.		3855 E. Silver Springs Blvd. #101	Ocala	34470	(352) 368-6868
FL	5156	Machin, Robert		1602 Reid Street	Palatka	32177	(386) 325-0112
FL	5157	Reulbach, Anthony S.		3653 S Orlando Dr.Walmart	Sanford	32773	(407) 789-2400
FL	5158	Reulbach, Anthony S.		4720 W. State Road 46Suite 1210	Sanford	32771	(407) 906-1800
FL	5159	May, Roy Jeffrey		1001 E. Nine Mile Rd.	Pensacola	32514	(850) 478-3030
FL	5160	May, Roy Jeffrey		31 N. Navy Blvd.	Pensacola	32507	(850) 453-1221
FL	5161	Pichardo, Franklin L.		437 John Sims Parkway	Valparaiso	32580	(850) 678-1161
FL	5162	May, Roy Jeffrey		6704 N. 9th Ave.	Pensacola	32504	(850) 478-5056
FL	5163	May, Roy Jeffrey		3014 W. Michigan Ave.	Pensacola	32526	(850) 944-5619
FL	5164	Longen, Jerry A.		1111 W 15 th St.	Panama City	32401	(850) 784-3030
FL	5165	Longen, Jerry A.		519 N. Tyndall Pkwy.	Panama City	32404	(850) 763-5906
FL	5166	Pichardo, Franklin L.		656 N Beal Pkwy Unit F&G	Ft. Walton Beach	32548	(850) 863-4154
FL	5167	May, Roy Jeffrey		3310 N. Pace Blvd.Unit A	Pensacola	32505	(850) 435-9700
FL	5168	Portuhondo, James		2729 S. US Highway 1	Ft. Pierce	34982	(772) 464-3006
FL	5169	Babich, Scott Joseph		836 Lantana Road	Lantana	33462	(561) 533-0905
FL	5172	Babich, Scott Joseph		7118 Southgate BlvdSte 6	North Lauderdale	33068	(954) 953-0090
FL	5174	Soto, Christa E.		5420 Donald Ross Road, Unit C1-115	Palm Beach Gardens	33418	(561) 570-5099
FL	5175	Soto, Christa E.		10200 Fox Trail Rd. SouthSuite D	Royal Palm Beach	33411	(561) 793-1166
FL	5178	Babich, Scott Joseph		1672 S. Congress Ave.	Palm Springs	33461	(561) 965-3030
FL	5181	Sheikh, Ahsan M.		12529 Yellow Bluff RDSuite 7	Jacksonville	32226	(904) 738-7050

Exhibit B Traditional
as of December 28, 2025

FL	5182	Sheikh, Ahsan M.		107 Nature Walk Parkway, Unit 101	St. Augustine	32092	(904) 217-3382
FL	5184	Aguilera, Francisco Benito		11045 SW 216th Street	Miami	33170	(786) 505-1800
FL	5185	Babich, Scott Joseph		4801 Linton Blvd., Bay A-02	Delray Beach	33445	(561) 496-3030
FL	5188	Babich, Scott Joseph		11339 W Atlantic Blvd	Coral Springs	33071-6368	(954) 344-0991
FL	5190	Cardenas, Lester Daniel		99620 Overseas Hwy.	Key Largo	33037	(305) 451-2939
FL	5192	Soto, Christa E.		2562 W. Indiantown Road #2	Jupiter	33458	(561) 744-6171
FL	5195	Welker, William L.		36801 State Road 52	Dade City	33525	(352) 523-1099
FL	5197	Sherrick, Keith W.		3238 Citrus Tower Blvd	Clermont	34711	(352) 833-7979
FL	5198	Sheikh, Ahsan M.		463155 SR - 200 #11	Yulee	32097	(904) 468-5955
FL	5220	Cole, David Allen		205 South Charleston Avenue	Fort Meade	33841	(863) 622-2104
FL	5221	Nazari, Hassan		9179 Babcock St	Palm Bay	32909	(321) 491-4440
FL	5227	Ramirez, Jose		130 NE 8th Street	Homestead	33030	(645) 205-7800
FL	5229	Traenkner, Richard C.		15513 Sunquate DriveUnit 120	Winter Garden	34787	(407) 347-6077
FL	5234	Sheikh, Ahsan M.		413 Pecan Park Road	Jacksonville	32218	(904) 559-9177
FL	5255	Meade, Dwayne Wayne		284 S. Center St.	Pierson	32180	(386) 434-4600
FL	5948	Welker, William L.		3141 US Hwy 98 N	Lakeland	33805	(863) 225-2120
FL	8602	Dawson, William		912 N. Federal Highway	Fort Lauderdale	33304	(754) 247-9000
FL	8603	Longen, Jerry A.		715 N Main Street	Trenton	32693	(352) 658-5600
FL	8604	Pichardo, Franklin L.		4563 E. Highway 20	Niceville	32578	(850) 897-3366
FL	8608	Brinkley, Sean A.		17028 Collins Ave.	Sunny Isles Beach	33160	(305) 947-6900
FL	8609	Sheikh, Ahsan M.		1967 Old Moultrie Road	St. Augustine	32086	(904) 814-8977
FL	8610	Sherrick, Keith W.		457 S. Duncan Dr. (SR 19)	Tavares	32778	(352) 742-9866
FL	8612	Sherrick, Keith W.		1200 West Broad StreetSuite A	Groveland	34736	(352) 429-4500
FL	8614	Soto, Christa E.		7070-01 Seminole Pratt Whitney	Loxahatchee	34970	(561) 333-1415
FL	8615	Longen, Jerry A.		13235 State Rd 52Suite 105	Hudson	34669	(727) 848-3030
FL	8618	Longen, Jerry A.		6547 Hwy. 231	Panama City	32404	(850) 772-1990
FL	8619	Vivas, Gaston		2551 Lakewood Ranch Blvd., Suite 108	Bradenton	34211	(941) 748-1234
FL	8620	Diaz, Nelson		4250 W. Plaza Dr.	Orlando	32816	(407) 882-0022
FL	8622	Traenkner, Richard C.		15505 Stoneybrook West Parkway#110	Winter Garden	34787	(407) 656-6000
FL	8624	Longen, Jerry A.		5023 Crawfordville HighwayUnit #3	Tallahassee	32305	(850) 739-5111
FL	8626	Farace, Alvaro C.		ArborGate Center, Suite #1, 10654 Colonial Blvd.	Ft. Myers	33913	(239) 768-3131
FL	8627	Vivas, Gaston		8163 US Hwy 301 N.	Parrish	34219	(941) 479-7911
FL	8629	Welker, William L.		9306 Narcoossee Rd.	Lake Nona	32827	(407) 286-2922
FL	8630	Welker, William L.		7229 N. Dale Mabry Highway	Tampa	33614	(813) 964-6864
FL	8632	Welker, William L.		947 E. Brandon Blvd.,	Brandon	33511	(813) 438-5991
FL	8633	Welker, William L.		8576 Gunn Highway	Odessa	33556	(813) 510-3970
FL	8634	Traenkner, Richard C.		3003 Edgewater Drive	Orlando	32804	(407) 270-8840
FL	8636	May, Roy Jeffrey		3107 E. Cervantes St.	Pensacola	32503	(850) 444-9595
FL	8638	Smith, Eric S.		4571 Watkins St.	Pace	32571	(850) 995-8889
FL	8640	Reulbach, Anthony S.		24428 SR 44	Sorrento	32766	(352) 483-1660

Exhibit B Traditional
as of December 28, 2025

FL	8641	Welker, William L.		11200 E. Dr. Martin Luther King Jr. Blvd., Suite 104	Seffner	33584	(813) 571-5600
FL	8643	Longen, Jerry A.		3320 SW 35th Blvd	Gainesville	32608	(352) 505-5557
FL	8645	Sheikh, Ahsan M.		543 N. Orange Ave	Green Cove Springs	32043	(904) 863-3130
FL	8648	Ramia, Jose Y.		210 N. U.S. Highway 27	Lady Lake	32159	(352) 775-1800
FL	8649	Corcoran, Neal T.		668 US Hwy 1 North	Tequesta	33469	(561) 510-7979
FL	8801	Smith, Eric S.		5824 Dogwood Dr. Suite 222	Milton	32570	(850) 810-4333
FL	9450	Traenkner, Richard C.		2430 US Hwy 27 Unit 370	Clermont	34714	(352) 227-1161
FL	9451	Longen, Jerry A.		221 Apollo Beach Blvd., Unit 100/101	Apollo Beach	33572	(813) 773-7333
FL	9452	Vivas, Gaston		20330 Grande Oak Shoppes Blvd., Unit 102	Estero	33928	(239) 719-2888
FL	9454	Welker, William L.		1005 Narcoossee Rd	St. Cloud	34771	(407) 984-4777
FL	9455	Farace, Alvaro C.		1514 Immokalee Rd Unit 102	Naples	34110	(239) 438-4800
FL	9456	Wackerbarth, Matthew		9445 S. Suncoast Blvd	Homosassa	34446	(352) 765-0600
FL	9457	Vivas, Gaston		14640 State Rd 70 East	Lakewood Ranch	34202	(941) 840-5858
FL	9458	Longen, Jerry A.		2185 NW 11th Dr #2185	Chiefland	32626	(352) 580-3999
FL	9459	Traenkner, Richard C.		11951 International Dr, Ste C5	Orlando	32821	(321) 430-0306
FL	9460	Longen, Jerry A.		17792 Aprile Drive	Lutz	33558	(813) 670-2424
FL	9461	Longen, Jerry A.		28850 State Road 54	Wesley Chapel	33544	(813) 397-8600
FL	9462	Welker, William L.		2164 34th Street South	St. Petersburg	33711	(727) 619-6161
FL	9463	Zebib, Mohammad A.		1339-1341 SW Gatlin Boulevard	Port St. Lucie	34953	(772) 218-1600
FL	9464	May, Roy Jeffrey		9100 A W. Hwy 98	Pensacola	32506	(850) 495-3359
GA	3525	Rinehart, Bridget Fox		6072 Highway 53, Suite A	Braselton	30517	(706) 658-0000
GA	3527	Thomason, Jasie		151 U.S. Highway 27 Bypass	Bremen	30110	(770) 537-5170
GA	3539	Turjoy, Touquruzzaman		5400 Riverstation Blvd., Suite 112	College Park	30349	(470) 883-1133
GA	3559	Melson, James		3760 Sixes Rd Suite 120	Canton	30114	(943) 400-2300
GA	3560	Orcutt, Michael L.		837 Highway 400 S. Ste. 170	Dawsonville	30534	(706) 216-3780
GA	3561	Orcutt, Michael L.		6525 Hiram-Douglasville Highway, Suite M	Douglasville	30134	(770) 489-3990
GA	3562	Rice, Jason E.		868 S. Main St., Suite 7	Cleveland	30528	(706) 348-6610
GA	3563	Schroeder, James Michael		140 N. Lee St.	Forsyth	31029	(478) 219-4200
GA	3564	Orcutt, Michael L.		1766 Hudson Bridge Road	Stockbridge	30281	(770) 474-3337
GA	3565	Shoemaker, Justin S.		3591 Chattanooga Rd.	Tunnel Hill	30755	(706) 673-3566
GA	3566	Kratzer, Nicolas Richard		4602 Augusta Rd	Garden City	31408	(912) 964-1455
GA	3567	Orcutt, Michael L.		15 Baker Road, Suite 1	Newnan	30265	(770) 251-5355
GA	3568	Accary, Jonathan		465-A Dacula Rd.	Dacula	30019	(770) 682-3337
GA	3569	Chastain, Mike David		91 Highland Circle #114	East Ellijay	30540	(706) 697-3600
GA	3570	Chastain, Mike David		199 Hwy. 515 Unit C	Blairsville	30512	(706) 745-5400
GA	3571	Orcutt, Michael L.		104 E. Hwy. 80	Pooler	31322	(912) 748-1616
GA	3572	Rinehart, Bridget Fox		4841 Hog Mountain Rd.	Flowery Branch	30542	(770) 965-0061
GA	3573	Shoemaker, Justin S.		206 N Main St	Lafayette	30728	(706) 670-9800
GA	3574	Melson, James		88 Burnt Mountain Road	Jasper	30143	(706) 301-9030
GA	3575	Chastain, Mike David		4295 Old Hwy. 76, Suite E	Blue Ridge	30513	(706) 632-4777

Exhibit B Traditional
as of December 28, 2025

GA	3576	Teel, Jason Keith		410 N. Hutchinson Ave	Adel	31620	(229) 896-2100
GA	3577	Liezert, Brian		644 Oak Street	Eastman	31023	(478) 309-3030
GA	3578	Orcutt, Michael L.		1347 W. Pine Street	Jesup	31545	(912) 588-0880
GA	3579	Orcutt, Michael L.		4990 Bill Gardner Parkway	Locust Grove	30248	(470) 713-8530
GA	3581	Orcutt, Michael L.		6175 Hickory Flat Highway, Suite #175	Canton	30114	(678) 493-8282
GA	3582	Orcutt, Michael L.		11242 Cumming Highway Ste. #111	Canton	30115	(678) 947-0900
GA	3583	Orcutt, Michael L.		12 Euharlee Rd. Ste. E	Cartersville	30120	(770) 607-0405
GA	3585	Schroeder, James Michael		201 E. Sumter Street	Eatonton	31024	(706) 484-8800
GA	3586	Rice, Jason E.		1087 East Franklin Street, Suite A	Hartwell	30643	(706) 377-7272
GA	3587	Rice, Jason E.		160-B Franklin Street	Clarksville	30523	(706) 754-9111
GA	3589	Thompsen, Aime Susan		7580 Springbox Dr.Suite 110	Fairburn	30213	(229) 776-0300
GA	3590	Orcutt, Michael L.		1468 Lafayette Parkway Ste. 140	LaGrange	30241	(706) 885-1103
GA	3591	Kline, Daniel H		5050 Wrightsboro Rd.	Grovetown	30813	(706) 868-0067
GA	3592	Ventura, Rutbel I.		1117 Highway 96Suite 114	Kathleen	31047	(478) 778-3050
GA	3593	Orcutt, Michael L.		9165-D Roosevelt Highway	Palmetto	30268	(770) 463-1000
GA	4100	Rinehart, Bridget Fox		3190 Atlanta Highway, Suite 30	Athens	30606	(706) 354-1179
GA	4101	Rinehart, Bridget Fox		4018 Mundy Mill Rd.	Oakwood	30566	(770) 287-9111
GA	4103	Nagengast, Michael P.		912 S Pierce St	Alma	31510	(912) 632-9001
GA	4105	Orcutt, Michael L.		510 Shorter Avenue	Rome	30165	(706) 235-0808
GA	4106	Mejia, Francisco Javier		611 A E. Lamar	Americus	31709	(229) 928-2000
GA	4107	Menard, Michael E.		413 S. Veterans BlvdSuite B	Glennville	30427	(912) 654-3030
GA	4108	Schwartz, Kevin R.		117 Poplar Springs Rd.	Ringgold	30736	(706) 965-5000
GA	4109	Orcutt, Michael L.		449 S. Columbia Ave. Suite G	Rincon	31326	(912) 826-5383
GA	4110	Kline, Daniel H		4357-E Washington Rd.	Evans	30809	(706) 868-8185
GA	4111	Shoemaker, Justin S.		3551 Hwy. 411 North	Chatsworth	30705	(706) 517-0600
GA	4112	Nagengast, Michael P.		1355 E. King Ave. Ste. A	Kingsland	31548	(912) 729-6100
GA	4113	Orcutt, Michael L.		594 Hwy. 61, Ste D	Villa Rica	30180	(770) 456-8750
GA	4114	Orcutt, Michael L.		11345 Tara Blvd.Suite 3	Hampton	30228	(470) 491-2330
GA	4115	Kline, Daniel H		155 E. Milledgeville RdUnit 2	Harlem	30814	(706) 228-0000
GA	4116	Orcutt, Michael L.		2985 Villa Rica Highway, Suite B	Dallas	30157	(770) 445-4444
GA	4117	Orcutt, Michael L.		1879 Buford Hwy.	Buford	30518	(770) 945-1400
GA	4118	Ventura, Rutbel I.		1687 Bass RdSuite 101	Macon	31210	(478) 310-6880
GA	4119	Menard, Michael E.		401-A East First Street (same)building new store behind existing, same	Vidalia	30474	(912) 537-1330
GA	4121	Orcutt, Michael L.		9925 Haynes Bridge Rd #630	Alpharetta	30022	(770) 442-3030
GA	4122	Orcutt, Michael L.		13015 Abercorn St., Suite D-3	Savannah	31419	(912) 920-5050
GA	4123	Orcutt, Michael L.		2555 Prado Ln#1420	Marietta	30066	(678) 460-0300
GA	4124	Schroeder, James Michael		511 Settlement Point DriveSuite A	Gray	33173	(478) 381-8383
GA	4125	Orcutt, Michael L.		12195 Hwy. 92, Suite H	Woodstock	30188	(770) 924-3300
GA	4126	Hooper, Zachary		3641 Centerville Hwy.	Snellville	30039	(770) 985-1111
GA	4127	Orcutt, Michael L.		639 Thornton Road, Suite 104	Lithia Springs	30122	(678) 945-3990

Exhibit B Traditional
as of December 28, 2025

GA	4128	Accary, Jonathan		2027 Lawrenceville-Suwanee Road, Suite 600	Suwanee	30024	(770) 995-0303
GA	4129	Orcutt, Michael L.		4154 Austell Powder Springs Road	Powder Springs	30127	(770) 943-3030
GA	4130	Orcutt, Michael L.		4724 Lower Roswell Rd., Suite 101	Marietta	30068	(770) 641-7020
GA	4131	Accary, Jonathan		3406 Buford Highway	Duluth	30096	(770) 476-1274
GA	4132	Orcutt, Michael L.		2265 Towne Lake Parkway Suite 104	Woodstock	30188	(770) 926-3619
GA	4133	Accary, Jonathan		5575 Lawrenceville Hwy. Suite 300	Lilburn	30047	(770) 717-0936
GA	4134	Accary, Jonathan		890 New Hope Road	Lawrenceville	30046	(770) 995-5500
GA	4135	Accary, Jonathan		2700-B Highway 29	Lawrenceville	30044	(678) 380-8585
GA	4138	Hooper, Zachary		2420 Wisteria Blvd. Suite 1	Snellville	30078	(770) 979-0123
GA	4139	Orcutt, Michael L.		3643 Cherokee Street	Kennesaw	30144	(770) 423-9696
GA	4140	Podsen, Courtney		461 Ponce De Leon Ave.	Atlanta	30308	(404) 874-0030
GA	4141	Orcutt, Michael L.		3300 Buford Hwy.	Atlanta	30319	(404) 633-3231
GA	4142	Accary, Jonathan		5860 Jimmy Carter Blvd Suite 135	Norcross	30071	(678) 274-5656
GA	4143	Orcutt, Michael L.		250 E. Atlanta Road Suite 238	Stockbridge	30281	(470) 568-3383
GA	4144	Martin, Heath Randolph		45 Hudson Plaza	Fairburn	30213	(770) 969-0101
GA	4145	Martin, Heath Randolph		3435 Roosevelt Hwy.	Atlanta	30349	(404) 768-0099
GA	4146	Sheriff, Billy Ray		101 S Main Street	Hiwassee	30546	(706) 896-3111
GA	4147	Walker, Shaun		5761 A Rockbridge Rd.	Stone Mountain	30087	(770) 469-1806
GA	4148	Orcutt, Michael L.		241 Atlanta Road	Cumming	30040	(770) 887-7710
GA	4149	Turjoy, Touquruzzaman		7490 Old National Hwy. Suite No. 1800	Atlanta	30296	(678) 593-3030
GA	4150	Orcutt, Michael L.		515 North Central Ave.	Hapeville	30354	(404) 669-2666
GA	4151	Orcutt, Michael L.		3537 Highway 20 S.E.	Conyers	30208	(770) 922-9980
GA	4153	Melson, James		8302 Canton Highway (AKA 8302 Ball Ground Hwy)	Ball Ground	30107	(678) 454-5000
GA	4154	Walker, Shaun		6768 Browns Mill Road Suite 100	Stonecrest	30038	(470) 893-2300
GA	4155	Walker, Shaun		7184 Rockbridge Road	Stone Mountain	30087	(678) 392-3130
GA	4156	Orcutt, Michael L.		3505 Baker Road NW, Suite 201	Acworth	30101	(770) 975-3030
GA	4157	Ventura, Rutbel I.		4235 Dallas Acworth Highway	Dallas	30132	(770) 505-3030
GA	4158	Orcutt, Michael L.		5310 Matt Highway Suite 106	Cumming	30028	(470) 560-0430
GA	4159	Wallace, Chip M.		607 S. Grant Street	Fitzgerald	31750	(229) 423-8777
GA	4160	Ventura, Rutbel I.		3880 Due West Road NW	Marietta	30064	(770) 423-1313
GA	4161	Ventura, Rutbel I.		458 Nathan Dean Bypass, Unit 4	Rockmart	30153	(470) 206-3200
GA	4162	Rice, Jason E.		230 Merchants Way	Cornelia	30531	(706) 776-3333
GA	4163	Orcutt, Michael L.		10995 Jones Bridge Road	Alpharetta	30201	(770) 475-3353
GA	4164	Sandford, John		104 Memorial Drive	Dahlonega	30533	(706) 864-2222
GA	4165	Orcutt, Michael L.		1861 Roanoke Rd., Suite 6	LaGrange	30240	(706) 883-6900
GA	4166	Nagengast, Michael P.		803 N Peterson	Douglas	31533	(912) 384-3800
GA	4167	Orcutt, Michael L.		1078 Hwy. 19 North	Thomaston	30286	(706) 647-4555
GA	4169	Orcutt, Michael L.		645-A N. Glynn St.	Fayetteville	30214	(770) 460-8222
GA	4170	Orcutt, Michael L.		821 Bankhead Highway	Carrollton	30117	(770) 834-4494
GA	4171	Schroeder, James Michael		213 Main Street	Barnesville	30204	(470) 973-6060

Exhibit B Traditional
as of December 28, 2025

GA	4172	Ventura, Rutbel I.		202 East Ave.	Cedartown	30125	(770) 748-0909
GA	4173	Gaines, Jay		7768 McGinnis Ferry Rd.	Suwanee	30024	(770) 497-6688
GA	4174	Ventura, Rutbel I.		3999 Austell Road	Austell	30106	(678) 784-3660
GA	4177	Kline, Daniel H		701 Devika Drive, Suite 10	Grovetown	30813	(706) 250-8000
GA	4178	Kline, Daniel H		1233 Washington Rd.	Thomson	30824	(706) 595-9656
GA	4179	Rinehart, Bridget Fox		2051 Experiment Station Rd.	Watkinsville	30677	(706) 769-8000
GA	4180	Orcutt, Michael L.		2163 Fairburn Rd. Suite 4-G	Douglasville	30135	(770) 920-9200
GA	4181	Orcutt, Michael L.		3695-A Kings Hwy	Douglasville	30135	(770) 949-2277
GA	4183	Accary, Jonathan		3595 Braselton HighwaySuites B & C	Dacula	30019	(678) 825-3330
GA	4184	Orcutt, Michael L.		228 Fairview Rd.	Ellenwood	30294	(770) 389-9300
GA	4186	Longen, Jerry A.		4644 Bemiss Rd.	Valdosta	31605	(229) 244-0030
GA	4187	Orcutt, Michael L.		5750 Milgen Rd.	Columbus	31907	(706) 568-0030
GA	4188	Ventura, Rutbel I.		2699 Watson Blvd.	Warner Robins	31093	(478) 923-4600
GA	4189	Orcutt, Michael L.		495 Johnny Mercer Blvd. Suite 463-B5	Savannah	31410	(912) 897-5535
GA	4190	Orcutt, Michael L.		2100 Highway 54, Suite 104	Peachtree City	30269	(770) 487-5800
GA	4191	Melson, James		2230 Holly Springs Parkway	Canton	30115	(770) 479-3030
GA	4192	Orcutt, Michael L.		12460 Crabapple, Ste #102	Alpharetta	30004	(770) 664-4306
GA	4193	Orcutt, Michael L.		13695 Highway 9	Alpharetta	30004	(770) 664-9508
GA	4194	Shoemaker, Justin S.		430 Red Bud Road N.E.	Calhoun	30701	(706) 629-0500
GA	4195	Liezert, Brian		126 S. Main St.	Swainsboro	30401	(478) 289-7070
GA	4196	Longen, Jerry A.		1407 W. Hill Ave. Unit G	Valdosta	31602	(229) 474-3031
GA	5700	Orcutt, Michael L.		4763 Buford Highway	Atlanta	30341	(770) 458-2604
GA	5701	Orcutt, Michael L.		1439 Oxford Rd NE	Atlanta	30307	(404) 370-3030
GA	5702	Orcutt, Michael L.		3175 Roswell Rd., Suite B	Atlanta	30305	(404) 364-3030
GA	5703	Orcutt, Michael L.		3645 & 3647 Brown Bridge Road	Cumming	30028	(678) 208-0333
GA	5705	Orcutt, Michael L.		7529 Roswell Rd., Suite #5	Atlanta	30350	(770) 390-3030
GA	5706	Orcutt, Michael L.		1007 Alpharetta St., Suite 110B	Roswell	30075	(770) 587-0297
GA	5707	Orcutt, Michael L.		1959 Howell Mill Road NW	Atlanta	30318	(404) 352-3676
GA	5708	Orcutt, Michael L.		955 Marietta St. NW	Atlanta	30318	(404) 872-3000
GA	5709	Rosado, Elliot John		1303-A Columbia Dr.	Decatur	30032	(404) 284-2122
GA	5710	Orcutt, Michael L.		30 E. Main Street	Hampton	30228	(678) 304-3045
GA	5711	Thompson, Aime Susan		5819 Campbellton Road	Atlanta	30331	(404) 564-3300
GA	5712	Thiruchelvam, Rogeni		6130 Roswell Rd.	Sandy Springs	30328	(404) 256-3030
GA	5713	Rosado, Elliot John		5207 Memorial Drive	Stone Mountain	30083	(404) 297-3030
GA	5714	Orcutt, Michael L.		806 W. Oglethorpe Hwy	Hinesville	31313	(912) 622-6333
GA	5715	Orcutt, Michael L.		705 Hwy. 42 South	McDonough	30253	(770) 954-3030
GA	5716	Kline, Daniel H		3722 Mike Padgett Hwy	Augusta	30906	(706) 250-9000
GA	5717	Orcutt, Michael L.		12 West Washington Street	Newnan	30263	(770) 251-3241
GA	5718	Thiruchelvam, Rogeni		2482 Jett Ferry Rd	Dunwoody	30338	(770) 395-0716
GA	5719	Thiruchelvam, Rogeni		1100 Hammond Dr., Suite 200	Sandy Springs	30328	(770) 451-1552

Exhibit B Traditional
as of December 28, 2025

GA	5720	Orcutt, Michael L.		1209 Maple Street	Carrollton	30117	(770) 832-1316
GA	5721	Podsen, Courtney		4691 Atlanta Road SESuite 140	Atlanta	30080	(404) 418-3033
GA	5722	Orcutt, Michael L.		107 Corporate Plaza Drive	LaGrange	30241	(706) 883-6010
GA	5723	Orcutt, Michael L.		20 O'Neil Street	Rome	30161	(706) 235-5544
GA	5724	Rinehart, Bridget Fox		53 Monroe Hwy.Unit C	Winder	30680	(678) 369-3030
GA	5725	Orcutt, Michael L.		406 West Taylor Street	Griffin	30223	(770) 229-1872
GA	5726	Orcutt, Michael L.		2165-A Cheshire Bridge Rd. NE	Atlanta	30324	(404) 636-5164
GA	5727	Orcutt, Michael L.		111 Willow Lane	McDonough	30253	(678) 593-3999
GA	5728	Orcutt, Michael L.		5796 Ogeechee RoadSuite C	Savannah	31405	(912) 581-2800
GA	5729	Orcutt, Michael L.		1200 West Ave SW	Conyers	30013	(770) 922-2820
GA	5730	Orcutt, Michael L.		1839 Mount Zion Rd. Ste. V6	Morrow	30260	(770) 960-3030
GA	5731	Turjoy, Touquruzzaman		6445 Highway 85	Riverdale	30274	(770) 994-3030
GA	5732	Hooper, Zachary		1132-1142 Athens HighwaySuite 201	Grayson	30017	(470) 242-7500
GA	5733	Orcutt, Michael L.		8496 Tara Blvd.	Jonesboro	30236	(770) 477-0030
GA	5735	Shoemaker, Justin S.		1010 Battlefield Pkwy	Ft. Oglethorpe	30742	(706) 861-0030
GA	5736	Orcutt, Michael L.		851-B Joe Frank Harris Pkwy.	Cartersville	30120	(770) 386-4100
GA	5737	Orcutt, Michael L.		2323 Shallow Ford Rd	Marietta	30060	(770) 928-2299
GA	5738	Podsen, Courtney		465 Boulevard SE	Atlanta	30312	(470) 571-0101
GA	5739	Orcutt, Michael L.		2146 Roswell Rd., Suite 100	Marietta	30062	(770) 977-6922
GA	5740	Ventura, Rutbel I.		1721 Powder Springs Road SW, Suite 104	Marietta	30064	(678) 354-6700
GA	5741	Ventura, Rutbel I.		59 Hillside TraceSuite 105	Dallas	30157	(470) 744-0404
GA	5742	Podsen, Courtney		2766 Cumberland Blvd. SE	Smyrna	30080	(770) 436-1313
GA	5743	Ventura, Rutbel I.		1230 Powers Ferry Rd SE, Suite B	Marietta	30067	(770) 955-5585
GA	5744	Orcutt, Michael L.		6274 Mableton Parkway SW	Mableton	30126	(770) 941-2959
GA	5745	Diop, Souleymane		3333 S Cobb Dr. SE, Suite A	Smyrna	30080	(770) 436-0787
GA	5746	Ventura, Rutbel I.		49-E S. Marietta Pkwy. SW	Marietta	30064	(770) 426-0822
GA	5747	Orcutt, Michael L.		3545 Canton Rd. Suite #500	Marietta	30066	(770) 926-0080
GA	5748	Schroeder, James Michael		1909 N. Columbia St.	Milledgeville	31061	(478) 453-9455
GA	5749	Rinehart, Bridget Fox		10B Patrick Mill Rd. SW	Winder	30680	(770) 867-4111
GA	5750	Rinehart, Bridget Fox		396 Baxter St.	Athens	30605	(706) 543-3460
GA	5751	Accary, Jonathan		629 Scenic HighwaySuite C	Lawrenceville	30045	(770) 729-3322
GA	5752	Rinehart, Bridget Fox		2550 Limestone Pkwy., Suite A	Gainesville	30501	(770) 535-1234
GA	5753	Rinehart, Bridget Fox		2824 Lexington Rd.	Athens	30605	(706) 353-3737
GA	5754	Rinehart, Bridget Fox		140 Martin Luther King Jr. Dr., Suite 140	Monroe	30655	(770) 267-8414
GA	5755	Accary, Jonathan		5175 S. Old Peachtree Rd.	Norcross	30092	(770) 441-2333
GA	5756	Accary, Jonathan		1560 Indian Trail Lilburn Rd.Suite 116	Lilburn	30093	(770) 564-1311
GA	5757	Turjoy, Touquruzzaman		3341 Martin Luther King Jr. Drive	Atlanta	30331	(470) 300-9998
GA	5758	Turjoy, Touquruzzaman		1195 Fairburn RdSuite 110	Atlanta	30331	(404) 344-3435
GA	5759	Orcutt, Michael L.		4137 Highway 278 NW	Covington	30014	(770) 787-2705
GA	5760	Rice, Jason E.		19 West Currahee Street	Toccoa	30577	(706) 886-0481

Exhibit B Traditional
as of December 28, 2025

GA	5761	Kline, Daniel H		2514 Tobacco Rd., Suite A	Hephzibah	30815	(706) 798-5575
GA	5762	Eckburg, John W.		3100 Washington Rd.	Augusta	30907	(706) 863-2262
GA	5763	Eckburg, John W.		46 13th Street	Augusta	30901	(706) 481-2009
GA	5764	Shoemaker, Justin S.		222 W Cuyler	Dalton	30720	(706) 226-1008
GA	5765	Liezert, Brian		213 W. Jackson St.	Dublin	31021	(478) 272-7831
GA	5766	Liezert, Brian		106 W. Beech Street	Cochran	31014	(478) 239-1600
GA	5767	Rosado, Elliot John		4919 Flat Shoals Parkway Suite 122	Decatur	30034	(470) 833-1120
GA	5768	Newton, Michael R.		1600 Fredrica Road	St Simons Island	31522	(912) 638-1166
GA	5769	Nagengast, Michael P.		108 Scranton Connector	Brunswick	31525	(912) 267-0822
GA	5770	Orcutt, Michael L.		9177 Marne Rd.	Fort Moore	31905	(706) 689-5533
GA	5771	Orcutt, Michael L.		1646-B Bradley Park Dr.	Columbus	31904	(706) 322-6630
GA	5772	Orcutt, Michael L.		2534 Wynnton Rd. #C	Columbus	31906	(706) 321-1141
GA	5773	Knighten, Jada Nakwisha		505 S. Scott Street	Bainbridge	39819	(229) 243-0992
GA	5774	Orcutt, Michael L.		4908 Buena Vista Rd. Suite F	Columbus	31907	(706) 689-7676
GA	5775	Ventura, Rutbel I.		233 GA Hwy 49	Byron	31008	(478) 654-7272
GA	5776	Mejia, Francisco Javier		262 Cordele Road Walmart	Albany	31705	(229) 800-8444
GA	5777	Mejia, Francisco Javier		305 W. Franklin St.	Sylvester	31791	(229) 463-7090
GA	5778	Teel, Jason Keith		1818 1st Ave. SE	Moultrie	31768	(229) 985-6685
GA	5779	Nagengast, Michael P.		105 E. 8th St.	Tifton	31794	(229) 386-4800
GA	5780	Orcutt, Michael L.		327-A Memorial Dr	Hinesville	31313	(912) 368-3373
GA	5781	Orcutt, Michael L.		1932 E. Montgomery Crossroad Suite 102	Savannah	31406	(912) 921-0030
GA	5782	Orcutt, Michael L.		1900 E. Victory Dr. D-14	Savannah	31404	(912) 651-6001
GA	5783	Gaines, Jay		4369 Suwanee Dam Road STE 104	Suwanee	30024	(678) 765-3333
GA	5784	Rosado, Elliot John		2440 Wesley Chapel Rd., Suite D	Decatur	30035	(404) 284-0806
GA	5785	Orcutt, Michael L.		1550 Chandler Rd. #F	Statesboro	30458	(912) 681-4326
GA	5786	Orcutt, Michael L.		1004 Abercorn Street, Suite B	Savannah	31404	(912) 721-3000
GA	5787	Liezert, Brian		50 Surrey Plaza	Hawkinsville	31036	(478) 309-2100
GA	5788	Nagengast, Michael P.		2506 Osborne Rd	St. Marys	31558	(912) 673-6100
GA	5790	Ventura, Rutbel I.		2278-B Moody Road	Warner Robbins	31088	(478) 929-0151
GA	5791	Longen, Jerry A.		210 Northside Dr.	Valdosta	31602	(229) 247-6341
GA	5792	Ventura, Rutbel I.		4682 Forsythe Road	Macon	31210	(478) 757-2999
GA	5793	Longen, Jerry A.		1025 E Jackson St.	Thomasville	31792	(229) 228-7660
GA	5794	Ventura, Rutbel I.		1113 Washington Street	Perry	31069	(478) 987-4877
GA	5795	Nagengast, Michael P.		727 Knight Ave	Waycross	31501	(912) 285-9098
GA	5797	Gaines, Jay		1682 Buford Highway	Cumming	30344	(770) 844-0747
GA	8050	Shoemaker, Justin S.		12316 Highway 27	Summerville	30747	(706) 857-5868
GA	8865	Rinehart, Bridget Fox		1841 Walnut Ave., Suite 300	Covington	30014	(470) 444-0050
GA	8866	Vellner, Andrew		371 W Parker St., Suite A	Baxley	31513	(912) 333-8008
GA	8867	Rinehart, Bridget Fox		1460 Winder Hwy Unit B	Jefferson	30542	(706) 367-1004
GA	8868	Hamilton, Ronald Christopher		110 Cove Rd	Chickamauga	30707	(706) 375-3000

Exhibit B Traditional
as of December 28, 2025

GA	8869	Ventura, Rutbel I.		600 New St Suite A	Macon	31201	(478) 219-4400
GA	8870	Rosado, Elliot John		2410 DeKalb Medical Pkwy	Lithonia	30058	(678) 951-1900
GA	8871	Kline, Daniel H		315 South Belair Rd.	Martinez	30907	(706) 504-3326
GA	8872	Ventura, Rutbel I.		4319 Hartley Bridge, Ste. 120	Macon	31216	(478) 803-9500
GA	8873	Orcutt, Michael L.		6010 Muscogee Creek Way Bldg. 15068	Fort Moore	31905	(706) 984-7070
GA	8874	Ventura, Rutbel I.		2483 Cedarcrest Rd. Ste. 205	Acworth	30101	(678) 996-8888
GA	8875	Accary, Jonathan		824 Hull Road	Athens	30601	(706) 552-1213
GA	8876	Turjoy, Touquruzzaman		530 Joseph E. Lowery Blvd.Suite F	Atlanta	30310	(404) 917-1818
GA	8877	Accary, Jonathan		4121 Lavista Rd.	Tucker	30084	(770) 496-1000
GA	8879	Shoemaker, Justin S.		2518 Cleveland HwySuite 14	Dalton	30721	(706) 529-7499
GA	8881	Kline, Daniel H		Bldg #25722	Ft. Gordon	30905	(706) 863-6211
GA	8884	Mejia, Francisco Javier		2405 Dawson Road	Albany	31707	(229) 317-7777
GA	8888	Eckburg, John W.		3336 Wrightsboro Road Ste. 6	Augusta	30909	(706) 736-6788
GA	8890	Schroeder, James Michael		1156 Walmart Circle	Sandersville	31082	(478) 309-2500
GA	8891	Nagengast, Michael P.		222 Hyde Park Commons	Brunswick	31523	(912) 264-5055
GA	8892	Rinehart, Bridget Fox		1122 Dawsonville Hwy, Suite 103	Gainesville	30506	(770) 531-0226
GA	8893	Menard, Michael E.		706 West Main St	Claxton	30417	(912) 732-1300
GA	8895	Nagengast, Michael P.		3509 US Highway 84	Blackshear	31516	(912) 807-8700
GA	8896	Accary, Jonathan		2120 N. Broad St.	Commerce	30529	(470) 499-2900
GA	8897	Longen, Jerry A.		1319 Lakes Blvd.	Lake Park	31636	(229) 559-9997
GA	8898	Melson, James		1451 Riverstone Pkwy.	Canton	30114	(678) 880-0060
GA	8899	Orcutt, Michael L.		5740 Steeplechase Blvd.Suite 102	Cumming	30040	(770) 406-2080
GA	8922	Orcutt, Michael L.		3745 Hwy 17, Unit 100	Richmond Hill	31324	(912) 727-3997
GA	8923	Rinehart, Bridget Fox		504 Hayes Lake Rd.	Statham	30666	(770) 725-2888
GA	8967	Rosado, Elliot John		2520 Bouldercrest Road	Atlanta	30316	(404) 241-7900
GA	8969	Longen, Jerry A.		550 U.S. Hwy. 84 East	Cairo	31728	(229) 377-1800
GA	8974	Rinehart, Bridget Fox		3606 Thompson Bridge Rd.	Gainesville	30506	(770) 297-6600
GA	8981	Rinehart, Bridget Fox		5141 Highway 81	Loganville	30052	(770) 554-4744
GA	8997	Teel, Jason Keith		702 Tifton Road	Nashville	31639	(229) 686-2200
HI	18001	Rompel, Micheal SC		45-934 Kamechameha Hwy Unit 1A	Kaneohe	96744	(808) 468-8080
HI	18002	Rompel, Micheal SC		94-050 Farrington Hwy, Suite #E4	Waipahu	96797	(808) 379-0396
HI	18005	Rompel, Micheal SC		535 Wisser Road	Honolulu	96819	(808) 744-1500
HI	18009	Rompel, Micheal SC		4-831 Kuhio Hwy, Suite 218	Kapa'a	96746	(808) 378-2001
HI	18010	Rompel, Micheal SC		4561 Salt Lake Blvd., Suite 3D	Honolulu	96818	(808) 425-4141
HI	18013	Rompel, Micheal SC		Aikahi Park Shopping Center, 26 Hoolai St, #800	Kailua	96734	(808) 254-6433
HI	18018	Rompel, Micheal SC		91-1001 Kaimalie St. #109	Ewa Beach	96706	(808) 689-8323
HI	18020	Rompel, Micheal SC		91-3575 Kauluakoko Street, Suite 3007	Ewa Beach	96706	(808) 691-9060
HI	18021	Rompel, Micheal SC		54-316 Kamehameha Hwy. #8	Hauula	96717	(808) 293-2300
HI	18023	Rompel, Micheal SC		315 Maka 'ala Street Suite 109	Hilo	96720	(808) 825-4030
HI	18024	Rompel, Micheal SC		68-1820 Waikoloa Rd.	Waikoloa Village	96738	(808) 333-5463

Exhibit B Traditional
as of December 28, 2025

HI	18027	Rompel, Micheal SC		67-1185 Mamalahoa Highway	Kamuela	96743	(808) 885-4400
HI	18028	Rompel, Micheal SC		75-1027 Henry StreetKopiko Plaza	Kailua-Kona	96740	(808) 329-9500
HI	18030	Rompel, Micheal SC		Hickam Bldg. #1756, Kuntz Avenue, Hickam AFB	Honolulu	96853	(808) 853-4917
HI	18031	Rompel, Micheal SC		Bldg. 752, Schofield Barracks	Wahiawa	96857	(808) 624-0702
HI	18033	Rompel, Micheal SC		333 Keahole Street, Suite 2E7	Honolulu	96825	(808) 726-2221
HI	18034	Rompel, Micheal SC		888 Alimanu Dr.	Honolulu	96819	(808) 836-3100
HI	18036	Rompel, Micheal SC		4850 Kapolei Parkway #B-1	Kapolei	96707	(808) 492-1100
HI	18037	Rompel, Micheal SC		95-1057 Ainamakua Drive, Building F-1	Mililani	96789	(808) 888-0030
HI	18038	Rompel, Micheal SC		440 Kilani Avenue	Wahiawa	96786	(808) 200-2000
HI	18039	Rompel, Micheal SC		1160 Kuala Street, Space 202	Pearl City	96782	(808) 200-1500
HI	18042	Rompel, Micheal SC		934 Keeaumoku Street	Honolulu	96814	(808) 312-3030
HI	18045	Rompel, Micheal SC		841 Bishop Street #142	Honolulu	96813	(808) 427-2222
HI	18046	Rompel, Micheal SC		175 Paoakalani Ave.	Honolulu	96815	(808) 773-7777
HI	18047	Rompel, Micheal SC		94-673 Kupuohi Street #B207	Waipahu	96797	(808) 888-6161
HI	18048	Rompel, Micheal SC		15-2714 Pahoa Village Rd. Unit I-1	Pahoa	96778	(808) 491-0111
HI	18050	Rompel, Micheal SC		52 Maui Lani Parkway, D-6	Wailuku	96793	(808) 213-0303
HI	18052	Rompel, Micheal SC		80 Hookele St. Suite 410	Kahului	96732	(808) 793-3434
HI	18060	Rompel, Micheal SC		4454 Nuhou StSuite 401	Lihue	96766	(808) 212-1010
IA	1700	Peterson, Wayne A.		122 Hayward	Ames	50010	(515) 292-3030
IA	1701	Peterson, Wayne A.		522 Story St.	Boone	50036	(515) 236-5747
IA	1702	Peterson, Wayne A.		10 Lafrentz Lane	Marshalltown	50158	(641) 752-3030
IA	1703	Bjerke, Stuart A.		301 N. Wapello St.	Ottumwa	52501	(641) 684-5151
IA	1704	Nayem, MD		501 Bremer Ave.	Waverly	50677	(319) 483-9444
IA	1705	Bjerke, Stuart A.		2200 NW 159th St.Suite 100	Clive	50325	(515) 987-0770
IA	1707	Bjerke, Stuart A.		725 Pacha ParkaySuite 4	North Liberty	52317	(319) 853-0330
IA	1710	Peterson, Wayne A.		3701 East 14thSuite 101	Des Moines	50313	(515) 505-3230
IA	1711	Peterson, Wayne A.		1430 East Army Post Rd.	Des Moines	50320	(515) 287-3030
IA	1712	Bower, Brian Patrick		710 Common Place	Adel	50003	(515) 581-7020
IA	1713	Peterson, Wayne A.		2914 E. University	Des Moines	50317	(515) 265-0030
IA	1714	Peterson, Wayne A.		3105 Douglas Ave	Des Moines	50310	(515) 274-3030
IA	1715	Peterson, Wayne A.		7620 Douglas Ave	Urbandale	50322	(515) 276-0030
IA	1716	Peterson, Wayne A.		1011 N. Jefferson WaySuite 400	Indianola	50125	(515) 552-1030
IA	1717	Bower, Brian Patrick		815 US Highway 30	Carroll	51401	(712) 634-2007
IA	1719	Peterson, Wayne A.		302 Lincoln WaySuite 102	Ames	50010	(515) 441-7464
IA	1720	Peterson, Wayne A.		3455 Ingersoll Avenue	Des Moines	50322	(515) 288-3030
IA	1722	Peterson, Wayne A.		4825 E. P. True Parkway, Suite 109	West Des Moines	50265	(515) 226-0030
IA	1723	Peterson, Wayne A.		902 Army Post Rd.	Des Moines	50315	(515) 285-3030
IA	1724	Bjerke, Stuart A.		110 N. Ankeny Blvd.Suite 400	Ankeny	50023	(515) 963-0000
IA	1725	Bjerke, Stuart A.		1002 SE National DriveWalmart	Ankeny	50021	(515) 650-8777
IA	1729	Ocel, Scott A.		619 E. Le Claire Road	Eldridge	52748	(563) 279-0007

Exhibit B Traditional
as of December 28, 2025

IA	1730	Bjerke, Stuart A.		1430 5th Avenue S.	Fort Dodge	50501	(515) 576-1111
IA	1731	Bower, Brian Patrick		1300 Turnberry RoadSuite 1	Norwalk	50211	(515) 581-7031
IA	1732	Peterson, Wayne A.		6880 EP True PkwySuite 104	West Des Moines	50266	(515) 218-8222
IA	1733	Bjerke, Stuart A.		2441 James Street, Suite #1	Coralville	52241	(319) 499-1900
IA	1735	Creech, Scott		1606 First Ave. E.	Newton	50208	(641) 792-6655
IA	1737	Nayem, MD		2024 College St.	Cedar Falls	50613	(319) 266-3333
IA	1738	Nayem, MD		2013 Central Ave.	Dubuque	52001	(563) 556-2300
IA	1739	Nayem, MD		1685 John F. Kennedy Rd.	Dubuque	52002	(563) 557-3030
IA	1740	Ocel, Scott A.		2931 7th Ave. Suite 100	Marion	52302	(319) 377-0030
IA	1742	Pedersen, Blane C.		1121 Blairs Ferry Rd. NE 400	Cedar Rapids	52402	(319) 393-3030
IA	1743	Ocel, Scott A.		2460 Edgewood Rd. SWSuite 300	Cedar Rapids	52404	(319) 366-3030
IA	1744	Peterson, Wayne A.		408 8th Street SW	Altoona	50009	(515) 957-0003
IA	1745	Peterson, Wayne A.		6110 NW 86th Street, Suite 103	Johnston	50131	(515) 313-0305
IA	1746	Bjerke, Stuart A.		3200 Agency St.	Burlington	52601	(319) 752-3030
IA	1747	Ocel, Scott A.		902 W. Kimberly Rd.	Davenport	52806	(563) 362-2424
IA	1750	Bjerke, Stuart A.		1534 S. Gilbert St., Suite 300	Iowa City	52240	(319) 338-0030
IA	1753	Ocel, Scott A.		1926 Brady St.	Davenport	52803	(563) 323-3030
IA	1756	Bjerke, Stuart A.		2110-A Park Avenue	Muscatine	52769	(563) 264-3030
IA	1758	Ocel, Scott A.		2420 18th St.	Bettendorf	52722	(563) 359-7777
IA	1759	Ocel, Scott A.		1122 North 2nd Street	Clinton	52732	(563) 241-7900
IA	1762	Bjerke, Stuart A.		1451 Ansborough Ave	Waterloo	50701	(319) 291-3030
IA	1764	Nayem, MD		1805 La Porte Road	Waterloo	50702	(319) 486-4488
IA	1765	Ocel, Scott A.		3025 Mt. Vernon Road SE, Suite C	Cedar Rapids	52403	(319) 774-2440
IA	1766	Lareau, Austin		1540 Washington Street	Pella	50219	(641) 416-4001
IA	1769	Graves, Susan L.		2004 West Broadway	Council Bluffs	51501	(712) 325-8848
IA	1770	Graves, Susan L.		4202 Morningside Avenue	Sioux City	51106	(712) 274-2100
IA	1771	Graves, Susan L.		1400 Hamilton Boulevard	Sioux City	51103	(712) 252-5600
IA	1772	Bjerke, Stuart A.		711 West Pleasant Street	Knoxville	50138	(641) 205-8888
IA	1773	Hawkins, Ryan G.		200 5th Avenue NW	LeMars	51031	(712) 305-0505
IA	1775	Bjerke, Stuart A.		208 A Avenue	Oskaloosa	52577	(641) 569-9977
IA	1777	Bower, Brian Patrick		806 Laurel St.	Creston	50801	(641) 362-4777
IA	1780	Hawkins, Ryan G.		3425 Hwy. 71 South	Spirit Lake	51360	(712) 759-7777
IA	1785	Bower, Brian Patrick		403 1st AvenueSuite 902	Perry	50220	(515) 642-3330
IA	1788	Mabrey, Jeffrey M.		1027 Main St.	Keokuk	52632	(319) 524-9770
IA	1790	Gritz, Paul M.		1112 N. Federal Avenue	Mason City	50401	(641) 423-2330
IA	1791	Hawkins, Ryan G.		1721 1st. Avenue West	Spencer	51301	(712) 346-5555
ID	7036	Bulkley, Scott Arthur		513 Main St.	Lewiston	83501	(208) 746-9595
ID	7133	McComas, Sean E.		803 Washington St.	Montpelier	83254	(208) 425-2830
ID	7251	Farmer, Patrick D.		1700 N. Whitley Dr.	Fruitland	83619	(208) 452-6755
ID	7301	Erwin, Allan F.		2273 S. Vista Avenue	Boise	83705	(208) 343-5995

Exhibit B Traditional
as of December 28, 2025

ID	7302	Erwin, Allan F.		10396 Fairview Ave.	Boise	83704	(208) 377-5201
ID	7303	Erwin, Allan F.		5000 W. State St.	Boise	83703	(208) 853-6060
ID	7304	Erwin, Allan F.		2132 S. Broadway Ave.	Boise	83706	(208) 345-5551
ID	7305	McComas, Sean E.		945 W. Broadway	Idaho Falls	83402	(208) 523-7530
ID	7306	McComas, Sean E.		1675 Market Way	Ammon	83406	(208) 523-3030
ID	7307	Erwin, Allan F.		1123 E. Cleveland Boulevard	Caldwell	83605	(208) 454-8888
ID	7308	Erwin, Allan F.		1011 12th Ave. S.	Nampa	83651	(208) 465-5555
ID	7310	Erwin, Allan F.		5720 Cleveland Blvd., Suite 101	Caldwell	83607	(208) 453-7111
ID	7311	Erwin, Allan F.		1701 W. Cherry Lane	Meridian	83642	(208) 887-6400
ID	7312	Erwin, Allan F.		950 Airbase Rd. (aka 950 W. 600 S.)	Mountain Home	83647	(208) 587-5000
ID	7313	Kearns, David		20 E. Bullion St.	Hailey	83333	(208) 578-2100
ID	7314	Farmer, Patrick D.		2716 S. Lincoln Ave.Suite D	Jerome	83338	(208) 644-1300
ID	7315	Erwin, Allan F.		8966 W. Ardene St.	Boise	83709	(208) 658-5555
ID	7316	Erwin, Allan F.		6456 S. Federal Way	Boise	83716	(208) 968-7775
ID	7317	Hightower, Melissa A.		9020 W. Hess Street	Hayden	83835	(208) 772-8210
ID	7318	Hightower, Melissa A.		15640 Highway 41, Suite 600	Rathdrum	83858	(208) 687-3480
ID	7320	Bulkley, Scott Arthur		317 W. 6th St.Suite 105	Moscow	83843	(208) 883-1555
ID	7321	Hightower, Melissa A.		50 West Neider Ave.	Coeur d'Alene	83815	(208) 765-1216
ID	7322	Bulkley, Scott Arthur		621 Bryden Ave.Unit C	Lewiston	83501	(208) 743-9595
ID	7324	Hightower, Melissa A.		3904 E. Mullan Ave., Suite D	Post Falls	83854	(208) 457-1216
ID	7325	Tetachuk, Darren B.		316 N Fifth Ave.	Sandpoint	83864	(208) 263-6600
ID	7326	Erwin, Allan F.		3327 North Eagle Rd	Meridian	83642	(208) 996-3232
ID	7327	Erwin, Allan F.		498 E. State St.	Eagle	83605	(208) 939-4440
ID	7328	Hightower, Melissa A.		2 N. Division St.	Kellogg	83837	(208) 682-1500
ID	7329	Farmer, Patrick D.		1027 East Kuna Road	Kuna	83634	(208) 922-3399
ID	7331	Farmer, Patrick D.		715 US Hwy 30	Buhl	83316	(208) 537-7333
ID	7332	Erwin, Allan F.		10580 W. State Street Suite 104	Star	83669	(208) 609-6575
ID	7333	Turner, David L.		110 Knudsen Blvd., Suite C	Chubbuck	83202	(208) 237-5500
ID	7334	McComas, Sean E.		75 W. Little Ave., Suite D	Driggs	83422	(888) 307-4930
ID	7341	McComas, Sean E.		526 North State Street	Shelley	83274	(208) 419-3322
ID	7351	Farmer, Patrick D.		652 E 1st St.	Weiser	83672	(208) 718-1100
ID	7359	McComas, Sean E.		208 S. State	Preston	83263	(208) 417-3100
ID	7364	McComas, Sean E.		1525 Lincoln Road	Idaho Falls	83401	(208) 419-3340
ID	7370	Clysdale, William Patrick		1869 Addison Avenue E	Twin Falls	83301	(208) 969-9972
ID	7373	Farmer, Patrick D.		1103 South Washington	Emmett	83617	(208) 963-4733
ID	7377	Farmer, Patrick D.		2295 E. Cinema Drive	Meridian	83642	(208) 287-0004
ID	7383	Hightower, Rhett D. H.		608 N. Spokane St.	Post Falls	83854	(208) 618-2277
ID	7390	Turner, David L.		275 Yellowstone Avenue	Pocatello	83201	(208) 232-4332
ID	7391	Turner, David L.		155 West Main, Suite #1	Rexburg	83440	(208) 356-9555
ID	7392	Clysdale, William Patrick		532 Washington Street North	Twin Falls	83301	(208) 734-3960

Exhibit B Traditional
as of December 28, 2025

ID	7395	Erwin, Allan F.		2934 E Greenhurst Road, Suite G	Nampa	83686	(208) 467-7778
ID	7397	McComas, Sean E.		1233 Parkway Drive, Suite D	Blackfoot	83221	(208) 782-0303
ID	7398	Farmer, Patrick D.		216 E. 5th Street N.	Burley	83318	(208) 647-0333
ID	7399	McComas, Sean E.		151 W. Main St.	Rigby	83442	(208) 745-3030
IL	2023	Vickers, Chad		248 Republic Avenue	Joliet	60435	(815) 780-2900
IL	2538	Duvall, Samuel Edward		820 E. Main Street	Olney	62450	(618) 392-8000
IL	2700	Ratterman, Mark B.		801 South Ridge Road	Minooka	60447	(815) 317-3232
IL	2701	Mabrey, Jeffrey M.		123 W. Calhoun St.	Macomb	61455-0186	(309) 836-3030
IL	2702	Ratterman, Mark B.		719 North Henderson Street	Galesburg	61401	(309) 344-3030
IL	2703	Hemingway, Matthew		9022 S. Cicero Ave.	Oak Lawn	60453	(708) 425-9191
IL	2704	Ambre, Timothy J.		950 N. Farnsworth	Aurora	60505	(630) 898-5710
IL	2705	Gronemann, James W.		4510 Oakton	Skokie	60076	(847) 675-7711
IL	2706	Ambre, Timothy J.		2987 Kirk Road, Suite 103	Aurora	60502	(630) 454-7070
IL	2707	Hudrick, Robert E.		2144 Sand Lake	Lindenhurst	60046	(224) 372-9030
IL	2708	Hudrick, Robert E.		1169 Lee Street	Des Plaines	60016	(847) 298-8610
IL	2709	Lindeman, Kenneth R.		4707 S. Kedzie	Chicago	60632	(773) 938-4040
IL	2710	Hudrick, Robert E.		1009 N. Northwest Highway	Park Ridge	60068	(847) 692-9120
IL	2711	Ambre, Timothy J.		1036 S. York Rd	Elmhurst	60126	(630) 834-0200
IL	2712	Gronemann, James W.		2455 W. Fullerton	Chicago	60647	(773) 276-9800
IL	2713	Crisp, Jason Paul		4003 Plainfield Naperville Road, Suite 119	Naperville	60464	(630) 360-3200
IL	2715	Gronemann, James W.		133 N. Arlington Heights Road	Buffalo Grove	60089	(847) 459-1803
IL	2716	Botrice, Morice B.		5008 N Pulaski Rd.	Chicago	60630	(773) 685-3030
IL	2718	Hudrick, Robert E.		2211 Grand Ave.	Waukegan	60085	(847) 360-0800
IL	2719	Botrice, Morice B.		5235 N. Kedzie Ave.	Chicago	60660	(773) 764-3400
IL	2720	Hudrick, Robert E.		2600 Martin Luther King Jr Dr	North Chicago	60064-2217	(847) 473-3030
IL	2721	Hudrick, Robert E.		450 E. Dundee Road	Palatine	60074	(847) 359-4200
IL	2722	Gronemann, James W.		985 Dixie Hwy.	Beecher	60401	(708) 946-7070
IL	2723	Gronemann, James W.		572 W. Army Trail Road	Carol Stream	60188	(630) 454-7200
IL	2724	Lindeman, Kenneth R.		211 Army Trail Road	Glendale Heights	60139	(630) 893-3030
IL	2725	Crisp, Jason Paul		158 N. Bolingbrook Drive	Bolingbrook	60440	(630) 759-7421
IL	2726	Gronemann, James W.		686 Barrington Road	Streamwood	60107	(630) 830-6700
IL	2727	Ratterman, Mark B.		310 South Creek Drive	Manteno	60950	(779) 259-4440
IL	2730	Khan, Muhammad Hayat		901 Lucinda Ave. Suite I	DeKalb	60115	(815) 756-3626
IL	2731	Ambre, Timothy J.		686 W. Roosevelt Road	Glen Ellyn	60137	(630) 984-7474
IL	2733	Atallah, Akram		18401 Burnham Ave.	Lansing	60438	(708) 895-8848
IL	2735	Fischer, Gregory D.		7658 Madison Street	Forest Park	60130	(708) 366-6000
IL	2736	Bronzell, Anthony S.		19310 South LaGrange Road	Mokena	60448	(708) 478-1200
IL	2737	Ratterman, Mark B.		1514 W. Market St.	Bloomington	61701	(309) 603-2121
IL	2738	Ambre, Timothy J.		1450 West Main Street	St. Charles	60174	(630) 377-3030
IL	2740	Fischer, Gregory D.		403 E. North Avenue	Lombard	60148	(630) 385-0444

Exhibit B Traditional
as of December 28, 2025

IL	2741	Nayem, MD		3708 14th Avenue	Rock Island	61201	(309) 788-1111
IL	2744	Nayem, MD		435 Avenue of the Cities	East Moline	61244	(309) 792-0030
IL	2746	Ocel, Scott A.		1602 S. Galena Ave.	Dixon	61021	(888) 202-0871
IL	2748	Nayem, MD		4200 Black Hawk Road	Rock Island	61201	(309) 644-4243
IL	2750	Vickers, Chad		2405 Caton Farm Rd.	Cresthill	60435	(815) 436-8000
IL	2751	Hudrick, Robert E.		646 Rt. 173	Antioch	60002	(847) 838-3030
IL	2752	Ratterman, Mark B.		1506 South Main Street	Red Bud	62278	(618) 866-1990
IL	2753	Marks III, Loren E.		205 West Deyoung Street	Marion	62959	(618) 993-3030
IL	2754	Ratterman, Mark B.		1617 Veterans AveSuite A	Vandalia	62471	(618) 431-5554
IL	2755	Gronemann, James W.		3103 N. Clark Street	Chicago	60657	(773) 528-3030
IL	2756	Botrice, Morice B.		3144 W. Devon	Chicago	60659	(773) 743-3030
IL	2758	Vickers, Chad		604 East 9th Street	Lockport	60441	(815) 287-0030
IL	2759	Lindeman, Kyle W		1415 Irving Park Rd. Unit C	Chicago	60613	(773) 871-3030
IL	2760	Lindeman, Kyle W		3531 N. Western Ave.	Chicago	60618	(773) 770-3553
IL	2765	Hudrick, Robert E.		9 Prairie Ave. Suite B	Highwood	60040	(847) 433-6441
IL	2770	DeVito, Daniel		444 N. Eola RoadUnit 105	Aurora	60502	(630) 425-4400
IL	2771	Hudrick, Robert E.		1141 S. Arlington Hts. Rd.#A	Arlington Hts.	60005	(847) 758-1010
IL	2773	Burch, Nicholas M.		716 S. Logan St.	West Frankfort	62896	(618) 937-4636
IL	2776	Lindeman, Kenneth R.		24 S. Prospect	Clarendon Hills	60514	(630) 654-3030
IL	2777	Fischer, Gregory D.		329 Chicago Ave.	Oak Park	60302	(708) 524-8111
IL	2778	Hudrick, Robert E.		308 W. Rollins Road	Round Lake Beach	60073	(847) 740-3030
IL	2779	Lindeman, Kenneth R.		5018 S. Pulaski Road	Chicago	60632	(773) 582-4040
IL	2780	Burch, Nicholas M.		125 Muddy Monster Road	Murphysboro	62966	(618) 565-9990
IL	2781	Hudrick, Robert E.		1009 Green Bay Rd.	Winnetka	60093	(847) 835-1500
IL	2782	Reyes, Jair A		115-B W Rockland Rd	Libertyville	60048	(847) 367-6200
IL	2784	Lindeman, Kenneth R.		6613 Cermak Road	Berwyn	60402	(708) 749-4949
IL	2785	DeVito, Daniel		15515 S. Route 59Unit 109	Plainfield	60544	(630) 426-1500
IL	2786	Arroyave, Mauricio		6168 Northwest Highway	Crystal Lake	60014	(815) 455-1515
IL	2787	Gronemann, James W.		837 South Lake Street	Mundelein	60060	(847) 949-7770
IL	2788	Vickers, Chad		1234 S. Canal St.	Chicago	60607	(312) 666-5900
IL	2789	Gronemann, James W.		2231 N. Lincoln	Chicago	60614	(773) 665-7232
IL	2791	Atallah, Akram		509 North Orleans Street	Chicago	60654	(312) 481-8333
IL	2792	Gronemann, James W.		233 Dundee Ave.	Elgin	60120	(847) 697-3030
IL	2793	Gronemann, James W.		4196 IL Route 83Unit C	Long Grove	60047	(224) 900-1040
IL	2794	Atallah, Akram		1088 Sibley Blvd.	Calumet	60409	(708) 808-2121
IL	2795	Burch, Nicholas M.		701 South Greenbriar Rd.	Carterville	62918	(618) 985-3030
IL	2797	Arroyave, Mauricio		1944 McDonald Road	South Elgin	60177	(847) 289-2200
IL	2801	Ratterman, Mark B.		2205 E. Oakland Ave.	Bloomington	61701	(309) 665-0505
IL	2802	Ratterman, Mark B.		305 W. Beaufort St.	Normal	61761	(309) 454-5111
IL	2803	Ratterman, Mark B.		1135 W. Wood	Decatur	62521	(217) 422-2244

Exhibit B Traditional
as of December 28, 2025

IL	2804	Ratterman, Mark B.		2512 N. Water Street	Decatur	62526	(217) 747-8383
IL	2805	Ratterman, Mark B.		1948 E. Eldorado St.	Decatur	62521	(217) 429-4155
IL	2807	Ambre, Timothy J.		2801 Ogden Ave.	Lisle	60532	(630) 355-5700
IL	2808	Lindeman, Kenneth R.		619 W. Roosevelt Rd.	Wheaton	60187	(630) 871-3030
IL	2809	Ratterman, Mark B.		501 Commerce DriveSuite C	Savoy	61874	(217) 788-9090
IL	2810	Ratterman, Mark B.		425 N. Western Ave.	Peoria	61606	(309) 637-3315
IL	2812	Ratterman, Mark B.		1910 E. College Avenue	Normal	61761	(309) 204-4500
IL	2814	Ratterman, Mark B.		200 E. Norris Drive	Ottawa	61350	(815) 324-2100
IL	2815	Al-Farah, Ayed T.		3918-20 N. Cicero Ave.	Chicago	60641	(773) 249-7222
IL	2817	Ratterman, Mark B.		11 E. Jackson St.	Morton	61550	(309) 266-7777
IL	2819	Ratterman, Mark B.		1002 Shooting Park Road	Peru	61354	(815) 780-2929
IL	2820	Ratterman, Mark B.		3320 N. Prospect Rd. #B	Peoria	61603	(309) 686-1676
IL	2821	Ratterman, Mark B.		7060 Burrough Ave.Suite D	Plano	60545	(630) 454-7600
IL	2822	Ratterman, Mark B.		415 Keokuk Street	Lincoln	62656	(217) 735-3333
IL	2823	Ratterman, Mark B.		1613 N. Bloomington St.	Streator	61364	(779) 800-6100
IL	2824	Gronemann, James W.		325 E. Rand Road	Arlington Heights	60004	(847) 259-8110
IL	2825	Ratterman, Mark B.		1810 Court St.	Pekin	61554	(309) 353-8880
IL	2826	Ratterman, Mark B.		1036 W. Reynolds Street	Pontiac	61764	(815) 317-3300
IL	2827	Vickers, Chad		4323 South Ashland Avenue	Chicago	60609	(773) 254-3030
IL	2828	Ratterman, Mark B.		2255 E. Division Street	Diamond	60416	(815) 324-2525
IL	2830	Ratterman, Mark B.		302 W. Morton Ave.	Jacksonville	62650	(217) 243-7541
IL	2832	Pascucci, Anthony B.		65 S. US Highway 12	Fox Lake	60020	(847) 587-4666
IL	2835	Ratterman, Mark B.		1735 N. Division Street	Morris	60450	(815) 324-4800
IL	2837	Gronemann, James W.		12 W. Dundee Rd.	Wheeling	60090	(847) 541-7579
IL	2839	DeVito, Daniel		646 Frontenac Rd. #103	Aurora	60504	(630) 585-8888
IL	2840	Ratterman, Mark B.		544 W. Jefferson St.	Springfield	62702	(217) 528-2001
IL	2844	Allen, Christopher Paul		2922 N. Main St.	Rockford	61103	(815) 986-3333
IL	2845	Ratterman, Mark B.		106 W. Park St.	Taylorville	62568	(217) 824-4222
IL	2847	Lindeman, Kenneth R.		5531 Belmont Road	Downers Grove	60515	(630) 515-1700
IL	2848	Ratterman, Mark B.		218 S. State Street	Jerseyville	62052	(618) 498-2111
IL	2849	Ratterman, Mark B.		3988 Maryville Road	Granite City	62040	(618) 931-3030
IL	2851	Vickers, Chad		4039 W. 26th St.	Chicago	60623	(773) 277-3166
IL	2852	Badger, Ethan Ray		501 W. 10th Street	Metropolis	62960	(618) 524-5111
IL	2853	Vickers, Chad		571 Collins St.	Joliet	60432	(815) 722-3313
IL	2855	Ratterman, Mark B.		4996 State Route 159Unit C	Maryville	62062	(618) 437-6400
IL	2859	Pascucci, Anthony B.		2208 Richmond Road	McHenry	60051	(815) 331-8668
IL	2861	Vickers, Chad		1735 E. Maple Street	Kankakee	60901	(815) 939-4400
IL	2862	Vickers, Chad		100 E. John Casey Road	Bourbonnais	60914	(815) 939-6400
IL	2863	Bronzell, Anthony S.		8538 W. Ogden Ave.	Lyons	60534	(708) 447-9898
IL	2865	Lindeman, Kenneth R.		5912-14 N. Clark Street	Chicago	60660	(773) 769-3030

Exhibit B Traditional
as of December 28, 2025

IL	2869	Lindeman, Kenneth R.		1453 E. Hyde Park Boulevard	Chicago	60615	(773) 324-3800
IL	2871	Hudrick, Robert E.		726-H S. Milwaukee Avenue	Gurnee	60031	(847) 816-7771
IL	2872	Kumar, Kuldeep		3145 South Ashland Avenue	Chicago	60608	(773) 901-4900
IL	2875	Vickers, Chad		2035 E. 95th Street	Chicago	60617	(773) 943-7878
IL	2876	Botrice, Morice B.		3413 W. Irving Park Road	Chicago	60618	(312) 449-3030
IL	2878	Al-Farah, Ayed T.		4608 W. Fullerton	Chicago	60639	(773) 772-9000
IL	2879	Al-farah, Eddie		5628 West Fullerton	Cook	60639	(773) 782-1100
IL	2880	Hudrick, Robert E.		611 West Golf Road	Des Plaines	60016	(224) 404-1400
IL	2881	Gronemann, James W.		1229 North Clybourn Ave.	Chicago	60610	(312) 664-7440
IL	2883	Kumar, Vinod		2101 E. 71st St.Unit C6	Chicago	60649	(773) 757-6700
IL	2886	Gronemann, James W.		1022 Waukegan Road	Northbrook	60062	(847) 205-0025
IL	2887	Hudrick, Robert E.		1828 Sheridan Road	Zion	60099	(847) 746-2000
IL	2888	Hudrick, Robert E.		350 Ridge Rd.	Wilmette	60091	(847) 256-9020
IL	2889	Atallah, Akram		655 E. Sibley	Dolton	60419	(708) 841-9490
IL	2891	Hudrick, Robert E.		38973 N. Lewis Avenue	Beach Park	60099	(847) 249-4050
IL	2896	Ratterman, Mark B.		1030 Jason Place	Chatham	62629	(217) 393-6700
IL	2900	Ratterman, Mark B.		407 E. University Ave. Ste. 102	Urbana	61802	(217) 328-6800
IL	2901	Vickers, Chad		8357 South Cottage Grove	Chicago	60619	(877) 883-9643
IL	2902	Duvall, Samuel Edward		1001 Charleston Ave.	Mattoon	61938	(217) 235-7104
IL	2903	Ratterman, Mark B.		2190 Patricia Court	Caseyville	62232	(618) 394-0030
IL	2904	Ratterman, Mark B.		1000 W. Fayette Avenue	Effingham	62401	(217) 347-7788
IL	2905	Ambre, Timothy J.		6942 Kingery Hwy. (Rt. 83)	Willowbrook	60527	(630) 920-8200
IL	2908	Ambre, Timothy J.		135 N. Randall Rd.	Batavia	60510	(630) 425-2800
IL	2909	Crisp, Jason Paul		2035 S. Washington St..	Naperville	60565	(630) 416-9900
IL	2912	Daugherty, Danny J.		820 S. Park Avenue	Herrin	62948	(618) 988-1686
IL	2915	Burch, Nicholas M.		321 N. Main Street	Benton	62812	(618) 439-9200
IL	2916	Ratterman, Mark B.		1340 W. Main St.	Salem	62881	(618) 548-6600
IL	2918	Mabrey, Jeffrey M.		2501 Broadway	Quincy	62301	(217) 223-4040
IL	2920	Ratterman, Mark B.		520 South Tanner Street	Rantoul	61866	(217) 893-4455
IL	2921	Ratterman, Mark B.		55 E. Green St.	Champaign	61820	(217) 355-0717
IL	2923	Ratterman, Mark B.		1301 N Prospect Rd.	Champaign	61821	(217) 398-6900
IL	2924	Ratterman, Mark B.		1803 W. Kirby Avenue	Champaign	61821	(217) 398-6800
IL	2926	Reyes, Jair A		229 Barron Blvd.	Grayslake	60030	(847) 223-3300
IL	2929	Ratterman, Mark B.		304 E. Highway 50	O'Fallon	62269	(618) 624-2700
IL	2930	Ratterman, Mark B.		4000 W. Main Street	Belleville	62223	(618) 277-0300
IL	2931	Ratterman, Mark B.		1900 N. Belt East	Belleville	62221	(618) 277-4601
IL	2932	Ratterman, Mark B.		5519 N. Illinois Street	Fairview Heights	62208	(618) 236-2020
IL	2933	Ratterman, Mark B.		1302-1 Camp Jackson Road	Cahokia	62206	(618) 332-2266
IL	2935	Ratterman, Mark B.		9785 Hayden Dr.	Mascoutah	62258	(618) 808-0666
IL	2937	DeVito, Daniel		1148 Douglas Road	Oswego	60543	(630) 554-7777

Exhibit B Traditional
as of December 28, 2025

IL	2940	Ratterman, Mark B.		714 N. Gilbert St.	Danville	61832	(217) 442-4242
IL	2941	Duvall, Samuel Edward		312 E. Main Street	Robinson	62454	(618) 421-4994
IL	2942	Gronemann, James W.		323 W. Irving Park Road	Wood Dale	60191	(630) 860-0111
IL	2945	Allen, Christopher Paul		2545 IL Route 26 SouthWalmart	Freeport	61032	(815) 424-6660
IL	2946	DeVito, Daniel		3340 Orchard RoadUnit 3340	Oswego	60543	(630) 423-5600
IL	2948	Gronemann, James W.		4707 N. Harlem Ave.	Harwood Heights	60706	(708) 867-4900
IL	2949	Allen, Christopher Paul		1935 Harlem Rd.Harlem- Alpine Shopping Center	Loves Park	61111	(815) 654-7000
IL	2950	Vosburgh, Lance A.		320 S. Elm	Centralia	62801	(618) 532-0202
IL	2952	Allen, Christopher Paul		3778 E. State St.	Rockford	61108	(815) 398-3333
IL	2953	Ratterman, Mark B.		1501 S. State Route 127 Unit A	Greenville	62246	(618) 664-3033
IL	2954	Ratterman, Mark B.		401 N. State St.	Litchfield	62056	(217) 324-3030
IL	2955	Ratterman, Mark B.		341 W St. Louis Ave	E. Alton	62024	(618) 254-5000
IL	2956	Ratterman, Mark B.		3310 Godfrey Road	Godfrey	62035	(618) 466-9595
IL	2957	Ratterman, Mark B.		120 E. Vandalia St.	Edwardsville	62025	(618) 692-1515
IL	2958	Ratterman, Mark B.		608 Vandalia Street	Collinsville	62234	(618) 345-8825
IL	2959	Ratterman, Mark B.		2201 Madison Avenue	Granite City	62040	(618) 877-3030
IL	2960	Ratterman, Mark B.		805 Salem Rd.	Mt Vernon	62864	(618) 244-3030
IL	2961	Arroyave, Mauricio		469-B W. Liberty St.	Wauconda	60084	(847) 526-0550
IL	2962	Arroyave, Mauricio		541 Dundee Ave.	East Dundee	60118	(847) 836-4900
IL	2963	Ratterman, Mark B.		1125 Columbia Center	Columbia	62236	(618) 281-9393
IL	2964	Ratterman, Mark B.		103 Bethalto Drive	Bethalto	62010	(618) 377-3030
IL	2965	Daugherty, Danny J.		44 N. Commercial St.Suite B	Harrisburg	62946	(618) 252-8311
IL	2966	Emerson, Seth		1002 Purnell Drive, Suite 2	Mahomet	61853	(217) 586-1600
IL	2967	Ratterman, Mark B.		427 Edwardsville Rd.	Troy	62294	(618) 667-6100
IL	2970	Hemingway, Matthew		5410 South LaGrange Road	Countryside	60525	(708) 580-4900
IL	2971	Ratterman, Mark B.		12545 State Route 143, Suite C	Highland	62249	(618) 654-7700
IL	2972	Hemingway, Matthew		2411 W. 119th Street	Blue Island	60406	(708) 239-0009
IL	2973	Bronzell, Anthony S.		8841 159th Street	Orland Hills	60487	(708) 460-9900
IL	2974	Arroyave, Mauricio		634 Northwest Highway	Cary	60013	(847) 516-3030
IL	2975	Gronemann, James W.		738 E. Schaumburg Rd.	Schaumburg	60194	(847) 490-1111
IL	2976	Hemingway, Matthew		10308 South Cicero Avenue	Oak Lawn	60453	(708) 581-9500
IL	2980	Khan, Saad J.		5701 W. Monee Manhattan RoadUnit 105	Monee	60449	(708) 294-8900
IL	2982	Hemingway, Matthew		10260 S. Harlem Ave.	Bridgeview	60455	(708) 233-0700
IL	2983	Gronemann, James W.		10229 W. Grand Ave.	Franklin Park	60131	(847) 737-3400
IL	2984	Hemingway, Matthew		6433 S. Pulaski Ave.	Chicago	60629	(773) 943-7900
IL	2985	Hemingway, Matthew		5401 S. Harlem Ave.	Chicago	60638	(773) 788-1800
IL	2986	Gronemann, James W.		3336 N. Harlem Ave.	Chicago	60634	(773) 622-9600
IL	2987	Khan, Saad J.		4767 Sauk Trail	Richton Park	60471	(708) 481-4780
IL	2989	Emerson, Seth		4 Sage Crossing Blvd.Suite A	Monticello	61856	(217) 817-5257
IL	2990	Arroyave, Mauricio		3905 W. Algonquin Rd.	Algonquin	60102	(847) 854-5554

Exhibit B Traditional
as of December 28, 2025

IL	2993	Ambre, Timothy J.		380 W. Galena, Suite B	Aurora	60506	(630) 264-4444
IL	2994	Gronemann, James W.		13850 Brainard Ave.Bldg. B; Unit A	Burnham	60633	(872) 221-1399
IL	2995	Ratterman, Mark B.		139 Illini Blvd.	Sherman	62684	(217) 480-9191
IL	2996	Burch, Nicholas M.		806 Lehmen Dr.	Chester	62233	(618) 826-2020
IL	9160	Gronemann, James W.		1410 Waukegan Road	Glenview	60025	(224) 766-3030
IL	9161	Botrice, Morice B.		5410 W. Devon Ave.	Chicago	60646	(708) 887-6000
IL	9162	Arroyave, Mauricio		2081 Barrington Rd.	Hoffman Estates	60169	(847) 908-2100
IL	9163	Reyes, Jair A		890 S. Rand Road, Suite C	Lake Zurich	60047	(847) 796-3300
IL	9165	Camara, Issiaka		2331-2331B W. Madison St.	Chicago	60612	(312) 600-9121
IL	9166	Vickers, Chad		2337 W. Cermak Road	Chicago	60608	(773) 475-6147
IL	9167	Ratterman, Mark B.		207 W. Winters StreetBuilding No. 1981	Scott AFB	62225	(618) 744-9292
IL	9168	Ambre, Timothy J.		18W333 Roosevelt Road	Lombard	60148	(630) 785-6160
IL	9169	Vickers, Chad		2141 W. 183rd Street	Homewood	60430	(708) 794-4455
IL	9170	Gronemann, James W.		200 W. North Ave. (Rte. 64)	West Chicago	60185	(630) 520-0606
IL	9174	Burch, Nicholas M.		887 East Grand Ave.	Carbondale	62901	(618) 457-2333
IL	9175	Gronemann, James W.		911 Foster street	Evanston	60201	(847) 563-3030
IL	9176	Vickers, Chad		45 W. Sauk Trail	South Chicago Heights	60411	(708) 441-3338
IL	9177	Atallah, Aysar		14513 Western Ave.	Dixmoor	60426	(708) 577-6100
IL	9178	Bronzell, Anthony S.		5210 West 159th St.	Oak Forest	60452	(708) 803-8030
IL	9180	Ambre, Timothy J.		360 S. Weber Rd.	Romeoville	60446	(815) 524-5556
IL	9181	Burch, Nicholas M.		1256 S. Washington	Du Quoin	62832	(618) 790-9300
IL	9182	Camara, Issiaka		800 North Kedzie, Unit 108	Chicago	60651	(773) 596-1888
IL	9183	Hudrick, Robert E.		636 Deerfield Road, Suite D	Deerfield	60015	(847) 350-7771
IL	9184	Duvall, Samuel Edward		667 Lincoln	Charleston	61920	(217) 345-3030
IL	9185	Arroyave, Mauricio		701 S. Eastwood Dr.	Woodstock	60098	(815) 345-3366
IL	9186	Vickers, Chad		967 Brookforest Ave.	Shorewood	60404	(779) 234-4200
IL	9187	Atallah, Akram		901 W. Madison	Chicago	60607	(312) 429-4988
IL	9188	Lindeman, Kenneth R.		6607 N. Clark Street	Chicago	60626	(773) 346-3535
IL	9189	Ratterman, Mark B.		113 Radio City Dr.	Pekin	61554-1575	(309) 304-7400
IL	9190	Duvall, Samuel Edward		604 Jasper Street	Paris	61944	(217) 712-2033
IL	9191	Ratterman, Mark B.		3100 West Iles Avenue	Springfield	62711	(217) 717-2103
IL	9192	Ratterman, Mark B.		2660 South Fifth Street	Springfield	62703	(217) 717-2104
IL	9193	Gronemann, James W.		2401 Clybourn Avenue	Chicago(clybourn)	60614	(773) 309-0908
IL	9194	Crisp, Jason Paul		1224 W. Ogden Ave, Unit K	Naperville	60563	(630) 687-9001
IL	9195	Burch, Nicholas M.		441 Market Place Drive	Freeburg	62243	(618) 710-0333
IL	9196	Khan, Saad J.		13150 East Lincoln Highway, Suite 5	New Lenox	60451	(815) 242-2020
IL	9197	Ratterman, Mark B.		2278 Washington Road	Washington	61571	(309) 291-3800
IL	9198	Ratterman, Mark B.		10408 N. Centerway Drive, Suite H	Peoria	61615	(309) 282-7878
IL	9685	Ratterman, Mark B.		4115 Broadway St.	Mount Vernon	62864	(618) 816-3433
IN	2190	Schlickemeyer, Eric T		2125 N. State Highway 7	North Vernon	47265	(812) 979-0021

Exhibit B Traditional
as of December 28, 2025

IN	2191	Frias, Marlon Rafael		7002 Lake Plaza DriveSuite D	Indianapolis	46220	(463) 237-2080
IN	2501	Harding, Michael		2504 E. 3rd Street	Bloomington	47401	(812) 650-7033
IN	2502	Mueller, Rogers L.		101 E. McGalliard Street	Muncie	47303	(765) 289-3030
IN	2503	Mueller, Rogers L.		989 N. US 31Suite 4	Whiteland	46184	(317) 751-8001
IN	2504	Mueller, Rogers L.		11640 Brooks School RoadSuite #300	Fishers	46037	(317) 284-7006
IN	2506	Gronemann, James W.		206 W. Ireland RoadUnits B & C	South Bend	46614	(574) 404-5454
IN	2508	Stegen, Jeffrey		1701 S. Western Ave.	Marion	46953	(765) 664-6060
IN	2510	Stegen, Jeffrey		3606 Cheryl Lane	Lafayette	47909	(765) 767-7900
IN	2511	Stegen, Jeffrey		3961 SR 38 E. Lafayette	Lafayette	47905	(765) 447-9111
IN	2512	Stegen, Jeffrey		2504 Greenbush St.	Lafayette	47904	(765) 743-3000
IN	2513	Schlater, Christopher		2050 Park Road	Connersville	47331	(765) 222-3015
IN	2514	Stegen, Jeffrey		770 Westfield Rd.	Noblesville	46062	(317) 773-7373
IN	2515	Stegen, Jeffrey		304 West Walnut Street	Frankfort	46041	(765) 659-3300
IN	2516	Stegen, Jeffrey		950 W. Main St.	Peru	46970	(765) 473-6603
IN	2517	Stegen, Jeffrey		130 South Peru St.	Cicero	46034	(317) 984-7307
IN	2518	Harding, Michael		2480 Michigan Rd, #3	Madison	47250	(812) 273-3030
IN	2519	Schlickemeyer, Eric T		2020 N. Lincoln Street	Greensburg	47240	(812) 651-4001
IN	2520	Harding, Michael		914 Eastern Blvd.Suite 500	Clarksville	47129	(812) 288-4444
IN	2521	Harding, Michael		111 Heritage Square	Sellersburg	47172	(812) 246-6666
IN	2522	Harding, Michael		506 S. Main Street	Salem	47167	(812) 883-6556
IN	2523	Harding, Michael		235 Old Capital Plaza Suite #2	Corydon	47112	(812) 738-6999
IN	2525	Stegen, Jeffrey		523 N. Lebanon St.	Lebanon	46052	(765) 483-2700
IN	2526	Harding, Michael		748 Highlander Point Dr.	Floyds Knobs	47119	(812) 923-9393
IN	2527	Schlickemeyer, Eric T		476 W US Highway 50Suite C	Versailles	47042	(812) 750-1099
IN	2528	Harding, Michael		1033 Market St	Charlestown	47111	(812) 256-6600
IN	2529	Mueller, Rogers L.		11805 Allisonville Rd.	Fishers	46038	(317) 842-3131
IN	2530	Spinney, Shawn J.		955 Wabash Ave.	Terre Haute	47807	(812) 232-8133
IN	2531	Spinney, Shawn J.		3300 N. 25th Street	Terre Haute	47805-2928	(812) 645-7995
IN	2532	Mueller, Rogers L.		1441 S. Guilford Rd. Suite 110	Carmel	46032	(317) 846-6100
IN	2533	Gronemann, James W.		905 W. Pike Street	Goshen	46526	(574) 349-9340
IN	2534	Spinney, Shawn J.		4408 S. 7th Street	Terre Haute	47802	(812) 299-7171
IN	2535	Gronemann, James W.		202 N. Detroit St.	Warsaw	46580	(574) 269-5757
IN	2536	Hurteau, Connor		424 Bloomington	Greencastle	46135	(765) 630-4500
IN	2537	Seagle, Joseph M.		854 State Street	Newburgh	47630	(812) 853-3030
IN	2539	Mueller, Rogers L.		512 High School Dr., a.k.a. 8843 S. US 31	Edinburgh	46124	(812) 526-4000
IN	2540	Mueller, Rogers L.		1770 25th Street	Columbus	47201	(812) 348-6300
IN	2541	Mueller, Rogers L.		1713 N. Morton St., Suite 10A	Franklin	46131	(317) 738-4455
IN	2542	Mueller, Rogers L.		360 E. Broadway St.	Shelbyville	46176	(317) 398-0724
IN	2543	Mueller, Rogers L.		1827 E. 18th St.	Anderson	46016	(765) 644-2900
IN	2544	Mueller, Rogers L.		1211 N. Madison Ave.	Greenwood	46142	(317) 859-3030

Exhibit B Traditional
as of December 28, 2025

IN	2545	Harding, Michael		5560 State Road 46	Bloomington	47404	(812) 650-5099
IN	2546	Mueller, Rogers L.		2235 E. Main St.	Plainfield	46168	(317) 839-3966
IN	2547	Mueller, Rogers L.		4979 W. Smith Valley Rd.	Greenwood	46142	(317) 881-3030
IN	2548	Frias, Marlon Rafael		5999 Crawfordsville Road	Speedway	46224	(463) 800-4830
IN	2549	Harding, Michael		1605 M Street	Bedford	47421	(812) 508-8484
IN	2550	Schlater, Christopher		401 National Road West	Richmond	47374	(765) 966-8351
IN	2551	Schlater, Christopher		3631 E. National Road	Richmond	47374	(765) 200-7000
IN	2552	Schlater, Christopher		609 South Memorial Drive	New Castle	47362	(765) 388-5500
IN	2553	Schlickemeyer, Eric T		209 NW A Street	Linton	47441	(812) 512-7222
IN	2554	Mueller, Rogers L.		11135 Pendleton Pike, Suite 50	Indianapolis	46269	(317) 823-0030
IN	2555	Mueller, Rogers L.		843 N. Capitol Ave.	Indianapolis	46204	(317) 635-3030
IN	2556	Harding, Michael		2620 S. Walnut Street	Bloomington	47401	(812) 335-7777
IN	2557	Harding, Michael		908 N. Walnut St.	Bloomington	474012844	(812) 334-3030
IN	2558	Frias, Marlon Rafael		4070 Pendleton Way	Indianapolis	46226	(317) 547-3030
IN	2559	Norris, Maxwell Mark		5917 E. 82nd St.	Indianapolis	46250	(317) 578-3030
IN	2560	Mueller, Rogers L.		9935 E. 21st Street	Indianapolis	46229	(317) 899-3030
IN	2561	Harding, Michael		811 Talaina Place	New Albany	47150	(812) 913-7800
IN	2562	Mueller, Rogers L.		5603 N. Michigan Road	Indianapolis	46228	(463) 237-2031
IN	2563	Frias, Marlon Rafael		3851 Moller Rd.	Indianapolis	46254	(317) 299-3030
IN	2564	Mueller, Rogers L.		1350 W. Southport Rd., Suite F	Indianapolis	46217	(317) 865-0330
IN	2565	Mueller, Rogers L.		985 N. Shadeland Ave.	Indianapolis	46219	(317) 357-3030
IN	2566	Mueller, Rogers L.		4030 S. Emerson Ave.	Indianapolis	46203	(317) 783-3030
IN	2567	Mueller, Rogers L.		4545 Rockville Rd.	Indianapolis	46222	(317) 240-3030
IN	2568	Mueller, Rogers L.		3220 S. East St.	Indianapolis	46227	(317) 784-7755
IN	2569	Frias, Marlon Rafael		2522 E. Washington St.	Indianapolis	46201	(317) 636-0900
IN	2570	Seagle, Joseph M.		600 N. Weinbach Avenue	Evansville	44711	(812) 473-1011
IN	2571	Seagle, Joseph M.		1300 S. Green River Rd.	Evansville	47715	(812) 477-5544
IN	2572	Gronemann, James W.		7926 Lakeshore Drive, Unit B	Cedar Lake	46303	(219) 225-6200
IN	2573	Seagle, Joseph M.		2619 N. 6th St.	Vincennes	47591-3622	(812) 886-4200
IN	2574	Seagle, Joseph M.		5714 N. 1st. Ave.	Evansville	47710	(812) 423-5511
IN	2575	Mueller, Rogers L.		5801 North Green Street Suite 107	Brownsburg	46112	(317) 852-6222
IN	2576	Gronemann, James W.		8905 Indianapolis Unit A	Highland	46322	(219) 595-8100
IN	2577	Seagle, Joseph M.		421-B North St. Joseph Av	Evansville	47712	(812) 424-7333
IN	2578	Seagle, Joseph M.		2101 S. Weinbach	Evansville	47714	(812) 473-3383
IN	2579	Mueller, Rogers L.		7810 E. US 36, Suite A	Avon	46123	(317) 272-3050
IN	2580	Harding, Michael		1503 E. 10th Street	Jeffersonville	471306273	(812) 284-0300
IN	2581	Harding, Michael		2613 Charlestown Rd.	New Albany	47150	(812) 944-0030
IN	2582	Harding, Michael		1104 E. Tipton	Seymour	47274	(812) 523-3959
IN	2583	Davey, Matthew Robert		1103 US Hwy. 50 W.	Lawrenceburg	47025	(812) 537-0006
IN	2584	Gronemann, James W.		51160 Bittersweet #1A	Granger	46530	(574) 271-8885

Exhibit B Traditional
as of December 28, 2025

IN	2585	Seagle, Joseph M.		1940 N. Green River Road	Evansville	47715	(812) 471-8585
IN	2586	Harding, Michael		2784 Meijer Drive, Suite 1A	Jeffersonville	47130	(812) 913-0031
IN	2587	Gronemann, James W.		30830 OLD US-20Walmart	Elkhart	36514	(574) 621-3330
IN	2588	Gronemann, James W.		920 S. Merrifield Avenue	Mishawaka	46544	(574) 257-1700
IN	2589	Duvall, Samuel Edward		1004 East 4th St.	Mt. Vernon	47620	(812) 838-3003
IN	2590	Duvall, Samuel Edward		410 US 231 S.	Jasper	47546	(812) 634-9897
IN	2591	Schlickemeyer, Eric T		15150 W. Commerce Road	Daleville	47334	(765) 387-6001
IN	2592	Duvall, Samuel Edward		418 E. National Hwy.	Washington	47501	(812) 698-5550
IN	2601	Schlickemeyer, Eric T		14 Alpine Drive	Batesville	47006	(812) 717-3555
IN	2602	Gronemann, James W.		5374 Broadway	Merrillville	46410	(219) 884-0114
IN	2603	Gronemann, James W.		1895 Crisman RoadSuite C	Portage	46383	(219) 706-7010
IN	2604	Gronemann, James W.		1918 165th Street,Suite 700	Hammond	46320	(219) 989-6550
IN	2605	Schlickemeyer, Eric T		1220 W. McClain Avenue, Suite 100	Scottsburg	47170	(812) 722-4001
IN	2606	Stegen, Jeffrey		711 E. Main St.	Westfield	46074	(317) 896-9292
IN	2608	Stegen, Jeffrey		3504-A Paramount Dr	West Lafayette	47906	(765) 497-4992
IN	2610	Gronemann, James W.		5780 Franklin StreetWalmart	Michigan City	46360	(219) 809-2300
IN	2618	Gronemann, James W.		1682 E Commercial Ave	Lowell	46356	(219) 225-6930
IN	2619	Gronemann, James W.		560 Indian Boundary RoadUnit 1	Chesterton	46304	(219) 250-3068
IN	2620	Gronemann, James W.		7444 Kennedy Ave.	Hammond	46323	(219) 844-2555
IN	2621	Gronemann, James W.		135 N. Wisconsin St.	Hobart	46342	(219) 973-4040
IN	2622	Gronemann, James W.		2316 Franklin Street	Michigan City	46360	(219) 879-8330
IN	2623	Duvall, Samuel Edward		910 W. Broadway Street	Princeton	47670	(812) 635-0001
IN	2624	Gronemann, James W.		1494 N. Main St.	Crown Point	46307	(219) 662-0313
IN	2625	Gronemann, James W.		1707 LaPorte Ave.	Valparaiso	46383	(219) 465-5500
IN	2626	Schlickemeyer, Eric T		610 IN-39 Bypass S	Martinsville	46151	(765) 343-4449
IN	2630	Stegen, Jeffrey		2816 S. Washington	Kokomo	46902	(765) 453-9111
IN	2631	Stegen, Jeffrey		2304 W. Sycamore	Kokomo	46901	(765) 456-3891
IN	2633	Manzanares, Wayne Tyler Eugene		405 North Line StreetSuite A	Columbia City	46725	(260) 230-1825
IN	2634	Reiniche, Jeffrey R.		1500 N. Wayne StSuite A-1	Angola	46703	(260) 665-3880
IN	2635	Schlickemeyer, Eric T		1222 N. Park Ave.	Alexandria	46001	(765) 705-1011
IN	2636	Schlickemeyer, Eric T		385 Symmes Center Drive	Winchester	47394	(765) 305-3003
IN	2638	Mayhall, Dennis L.		1532 W. Cook Road	Fort Wayne	46825	(260) 702-9600
IN	2639	Mayhall, Dennis L.		1020 E. Tillman Rd.	Fort Wayne	46816	(260) 247-6560
IN	2643	Harding, Michael		726 North Gospel Street, Unit 300	Paoli	47454	(812) 203-0330
IN	2646	Gronemann, James W.		841 Main Street	Munster	46321	(219) 315-0350
IN	2647	Gronemann, James W.		7758 S. Broadway	Merrillville	46410	(219) 576-6022
IN	2648	Fendel, Vincent L.		320 Broadway Street	New Haven	46774	(260) 749-9999
IN	2649	Gronemann, James W.		10845 Parrish Avenue	Saint John	46373	(219) 627-1600
IN	2650	Gronemann, James W.		1528 Arbogast	Griffith	46319	(219) 533-8010
IN	2651	Gronemann, James W.		887 S. Lake Street	Gary	46403	(219) 292-7311

Exhibit B Traditional
as of December 28, 2025

IN	2653	Stegen, Jeffrey		2800 Wal Mart DriveWalmart	Huntington	46750	(260) 355-7575
IN	2654	Gronemann, James W.		1627 Edison Rd.	South Bend	46637	(574) 271-0300
IN	2656	Schlickemeyer, Eric T		7586 West. SR 28	Elwood	46036	(765) 551-9599
IN	2657	Stegen, Jeffrey		1307 North Cass Street	Wabash	46992	(260) 377-4500
IN	2658	Mayhall, Dennis L.		2910 East Dupont Road	Fort Wayne	46825	(260) 999-4186
IN	2659	Mueller, Rogers L.		1202 N. State St.	Greenfield	46140	(317) 318-1879
IN	2660	Frias, Marlon Rafael		7411 North Keystone Ave.	Indianapolis	46240	(317) 257-5644
IN	2661	Frias, Marlon Rafael		501 E. 38th St.	Indianapolis	46205	(317) 924-3030
IN	2662	Frias, Marlon Rafael		8144 E. Southport Rd.Suite 103	Indianapolis	46259	(317) 562-0262
IN	2663	Mueller, Rogers L.		4015 E. Southport RoadSuite C	Indianapolis	46237	(463) 237-2170
IN	2664	Frias, Marlon Rafael		7875 W. 10th St.	Indianapolis	46214	(317) 271-0413
IN	2665	Mueller, Rogers L.		4430 Mann Rd.	Indianapolis	46221	(317) 856-3331
IN	2666	Mueller, Rogers L.		8403 N. Michigan RoadSuite A	Indianapolis	46268	(317) 876-3030
IN	2667	Manzanares, Wayne Tyler Eugene		838 N. Lima Road	Kendalville	46755	(260) 582-4033
IN	2668	Schlickemeyer, Eric T		529 North Section StreetSuite 2	Sullivan	47882	(812) 268-3300
IN	2670	Stegen, Jeffrey		3423 E. Market St.	Logansport	46947	(574) 753-6305
IN	2671	Hurteau, Connor		324 E. National Ave.	Brazil	47834	(812) 420-5011
IN	2672	Mayhall, Dennis L.		1920 North Coliseum Boulevard	Fort Wayne	46805	(260) 267-9617
IN	2673	Mayhall, Dennis L.		301 W. Jefferson Blvd., Suite 135	Fort Wayne	46802	(260) 444-4560
IN	2674	Mayhall, Dennis L.		4818 Illinois Road	Fort Wayne	46804	(260) 203-3016
IN	2675	Hurteau, Connor		1500 W. Washington Street	Crawfordsville	47933	(765) 307-4047
IN	2680	Schlickemeyer, Eric T		1601 N. Main Street	Rushville	46173	(877) 883-9643
IN	2717	Manzanares, Wayne Tyler Eugene		1027 West 7th Street	Auburn	46706	(260) 564-2700
IN	9670	Gronemann, James W.		6036 US Highway 6	Portage	46368	(219) 841-6030
IN	9671	Gronemann, James W.		3301 Lincoln Way West	South Bend	46628	(574) 703-3638
IN	9672	Gronemann, James W.		325 J Street	La Porte	46350	(219) 380-0760
IN	9673	Gronemann, James W.		218 W. Lincoln Highway	Schererville	46375	(219) 323-8550
IN	9674	Stegen, Jeffrey		616 West Stadium Avenue	West Layfayette	47906	(765) 497-7890
KS	1623	Schweitzer, Michael H.		7968 W 151st St.	Overland Park	66223	(913) 318-1993
KS	1637	Cunningham, Donal		303 Seth Child Rd.	Manhattan	66502	(785) 370-3007
KS	1638	Minor, Jacob Albert		33951 W 91st Terrace	De Soto	66018	(913) 583-6789
KS	1692	Cunningham, Donal		321 S. Andover Road, Suite 500	Andover	67002	(316) 351-5882
KS	1693	Cunningham, Donal		4734 S. Broadway St.	Wichita	67216	(316) 295-4752
KS	6301	Schweitzer, Michael H.		14319 W. 135th St.	Olathe	66062	(913) 308-3030
KS	6302	Minor, Jacob Albert		832 Iowa St.	Lawrence	66044	(785) 841-8002
KS	6305	Green, Troy A.		2940 SW Wanamaker Road, Suite 108	Topeka	66614	(785) 232-3600
KS	6306	Green, Troy A.		735 SW Topeka Boulevard	Topeka	66603	(785) 232-2300
KS	6307	Green, Troy A.		2835 SE California Avenue	Topeka	66605	(785) 267-6400
KS	6311	Cunningham, Donal		2020 Tuttle Creek Blvd.	Manhattan	66502	(785) 776-7788
KS	6314	Elwell, Emily E.		1422 S. Santa Fe Avenue	Chanute	66720	(620) 305-4010

Exhibit B Traditional
as of December 28, 2025

KS	6315	Cunningham, Donal		1621 S. Ohio St.	Salina	67401	(785) 825-7788
KS	6316	Cunningham, Donal		603 W. 6th St.	Junction City	66441	(785) 762-2500
KS	6317	Elwell, Emily E.		1010 Read Ave.	Coffeyville	67337	(620) 464-9979
KS	6321	Cunningham, Donal		2330 Ohio St. Suite #100	Augusta	67010	(316) 247-9247
KS	6325	Friedman, Shawn C.		3703 10th St.	Great Bend	67530	(620) 400-5030
KS	6328	Green, Troy A.		937 E. Lincoln Lane	Gardner	66030	(913) 884-7200
KS	6340	Schweitzer, Michael H.		705 E. Santa Fe St.	Olathe	66061	(913) 764-6311
KS	6341	Minor, Jacob Albert		5435 Johnson Drive	Mission	66205	(913) 387-4054
KS	6343	Minor, Jacob Albert		22231 W. 66th St.	Shawnee	66226	(913) 422-9494
KS	6345	Schweitzer, Michael H.		11036 Quivira Road	Overland Park	66210	(913) 894-4144
KS	6346	Cunningham, Donal		2100 N. Rock Road, Suite 600	Derby	67037	(316) 295-2829
KS	6347	Cunningham, Donal		1720 Main Street	Winfield	67156	(620) 301-1500
KS	6350	Cunningham, Donal		2417 A South Seneca St.	Wichita	67217	(316) 260-1105
KS	6351	Schweitzer, Michael H.		5227 W. 95th St.	Overland Park	66207	(913) 341-6884
KS	6360	Miller, Daryl M.		821 S. 5th St.	Leavenworth	66048	(913) 651-7244
KS	6361	Dixon, Katherine A		1610 S. Main St.	Ottawa	66067	(785) 893-6336
KS	6364	Cunningham, Donal		7840 Normandy Drive	Fort Riley	66442	(785) 761-2700
KS	6375	Friedman, Shawn C.		2047 W. 21st St. N	Wichita	67203	(316) 260-8727
KS	6376	Cunningham, Donal		3750 N. Woodlawn	Wichita	67220	(316) 201-6191
KS	6377	Friedman, Shawn C.		7130 W. Maple St. Suite 130	Wichita	67209	(316) 816-2200
KS	6380	Elwell, Emily E.		100 N 25th	Independence	67301	(620) 577-6060
KS	6385	Friedman, Shawn C.		2505 Vine St.	Hays	67601	(785) 625-2311
KS	6387	Friedman, Shawn C.		10231 W. 21st Street N. #101 A	Wichita	67205	(316) 773-6868
KS	6388	Friedman, Shawn C.		327 N. Hillside St.	Wichita	67214	(316) 351-5525
KS	6391	Cunningham, Donal		583 S. West Street	Wichita	67213	(316) 500-7077
KS	6392	Cunningham, Donal		7825 East Harry St., Suite 209	Wichita	67207	(316) 683-3131
KS	6393	Lessert, Kelly Wade		2205-A Central Avenue	Dodge City	67801	(620) 371-5498
KS	6394	Friedman, Shawn C.		2500 North Main St., Suite A	Hutchinson	67502	(620) 259-7585
KS	6399	Minor, Jacob Albert		15630 Pinehurst Drive Suite 8	Basehor	66007	(913) 662-7878
KS	9630	Elwell, Emily E.		716 S. Broadway	Pittsburg	66762	(620) 231-5555
KS	9631	Cunningham, Donal		640 Huebner Rd.	Ft. Riley	66442	(785) 761-2480
KS	9632	Minor, Jacob Albert		1008 West 23rd Street	Lawrence	66046	(785) 856-2510
KS	9633	Minor, Jacob Albert		8055 State Avenue	Kansas City	66112	(913) 766-2333
KS	9634	Green, Troy A.		2326 Industrial Rd.	Emporia	66801	(620) 341-9411
KS	9635	Cunningham, Donal		2401 N. Summit St., Suite G	Arkansas City	67005	(620) 307-5998
KS	9636	Cunningham, Donal		2422 W. Central Ave., Suite 100	El Dorado	67042	(316) 320-3533
KS	9637	Cunningham, Donal		1400 S. Kansas Avenue, Suite 1400	Newton	67114	(316) 282-3434
KS	9638	Claassen, Grant Daniel		719 North Main Street	McPherson	67460	(620) 504-6050
KS	9639	Elwell, Emily E.		2 Jersey St.	Fort Scott	66701	(620) 768-5533
KS	9640	Lessert, Kelly Wade		2312 E. Kansas Ave., Suite C	Garden City	67846	(620) 277-7096

Exhibit B Traditional
as of December 28, 2025

KS	9641	Lessert, Kelly Wade		1580 N. Kansas Ave	Liberal	67901	(620) 624-2299
KS	9642	Elwell, Emily E.		2101 Main Street	Parsons	67357	(620) 820-2244
KY	1359	Reisch, Christian J.		125 Towne Center DriveSuite 127	Lexington	40511	(859) 300-6464
KY	1365	Davey, Matthew Robert		167 Winning Colors Way	Walton	41094	(859) 485-0700
KY	1366	Harding, Michael		544 Conestoga Pkwy #15	Shepherdsville	40165	(502) 543-1212
KY	1367	Davey, Matthew Robert		6424 Taylor Mill RoadSuites 2&3	Independence	41051	(859) 363-2800
KY	1369	Harding, Michael		757 By-Pass Road	Brandenburg	40108	(270) 422-4230
KY	1370	Davey, Matthew Robert		2575 North Bend Road	Hebron	41048	(859) 689-6444
KY	1371	Lawson, Robert D.		1351 N Main Street	Beaver Dam	42320	(270) 363-2218
KY	1373	Reisch, Christian J.		15 Grandview Drive	Frankfort	40601-3223	(502) 695-1558
KY	1374	Harding, Michael		6434 North Preston Highway , #4	Hillview	40229	(502) 955-4444
KY	1375	Davey, Matthew Robert		1785 Patrick Dr.	Burlington	41005	(859) 586-0444
KY	1376	Reisch, Christian J.		102 Plaza Drive	Lawrenceburg	40342	(502) 839-8800
KY	1377	Short, Christopher J.		22 Frontier Blvd.	Stanford	40484	(606) 365-1818
KY	1378	Carrigan, Benjamin Eli		213 East Main Street	Scottsville	42164	(270) 237-5555
KY	1379	Seagle, Joseph M.		4111 US 31W NorthUnit 103	Elizabethtown	42701	(270) 600-1212
KY	1380	Seagle, Joseph M.		4709 Scottsville Road	Bowling Green	42104	(270) 781-1000
KY	1381	Lawson, Robert D.		30 Shelton Lane	Russellville	42276	(270) 726-1500
KY	1382	Razban, Ahmad		31 Carroll Rd., Ste. B	Benton	42025	(270) 527-1030
KY	1383	Averill, Kurt		503 US Highway 45, Suite B	Fulton	42041	(270) 472-3000
KY	1384	Thompson, Timothy K. Jr.		6332 W. Highway 146, #2	Crestwood	40014	(502) 241-0600
KY	1385	Thompson, Timothy K. Jr.		9551 US Hwy. 42	Prospect	40059	(502) 228-3030
KY	1386	Razban, Ahmad		2720 New Holt Rd., Suite A	Paducah	42001	(270) 575-0100
KY	1387	Reisch, Christian J.		2054 Merchant Drive	Richmond	40475	(859) 316-0500
KY	1389	Lawson, Robert D.		605 W. Everly Bros. Blvd.	Central City	42330	(270) 757-9300
KY	1390	Thompson, Timothy K. Jr.		310 South 1st. St.Suite A	La Grange	40031	(502) 222-2202
KY	1391	Harding, Michael		110 Oakbrooke Dr.	Mount Washington	40047	(502) 538-3888
KY	1394	Reisch, Christian J.		3090 Helmsdale PlaceSuite #300	Lexington	40509	(859) 543-1999
KY	1401	Reisch, Christian J.		1150 US Highway 127 South	Frankfort	40601	(502) 385-2530
KY	1402	Reisch, Christian J.		828 Lane Allen Road	Lexington	40504	(859) 276-4440
KY	1403	Reisch, Christian J.		103 Village Market Path	Georgetown	40324	(502) 735-0030
KY	1404	Reisch, Christian J.		460 Lexington Road	Versailles	40383	(859) 214-7900
KY	1405	Reisch, Christian J.		3120 Pimlico ParkwaySuite 116	Lexington	40517	(859) 273-1515
KY	1406	Reisch, Christian J.		130 W. Tiverton Way #150	Lexington	40503	(859) 273-4626
KY	1407	Bouvin, Carey J.		3101 Clays Mill Road	Lexington	40503	(859) 223-1540
KY	1408	Reisch, Christian J.		801 Euclid Avenue	Lexington	40502-1742	(859) 269-3030
KY	1409	Short, Christopher J.		800 S. Main St.Suite D	Nicholasville	40356	(859) 885-6061
KY	1410	Short, Christopher J.		1232 N. 12th Street	Middlesboro	40965	(606) 658-9888
KY	1413	Harding, Michael		1039 West Main	Shelbyville	40065	(502) 633-0606
KY	1414	Reisch, Christian J.		328 Eastern Bypass	Richmond	40475	(859) 623-0030

Exhibit B Traditional
as of December 28, 2025

KY	1415	Williams, Joseph M.		135 E. Main St.Suite 1	Danville	40422	(859) 236-2900
KY	1416	Short, Christopher J.		155 Pine Crest Rd.	Morehead	40351	(606) 783-0030
KY	1417	Davey, Matthew Robert		4387 Winston Ave.	Covington	41015	(859) 655-9999
KY	1418	Reisch, Christian J.		1102 Lexington Road	Georgetown	40324	(502) 863-6100
KY	1419	Williams, Joseph M.		451 S. College Street	Harrodsburg	40330	(859) 605-8090
KY	1420	Murph, Alan D.		4190 Morgan Rd.	Ft. Campbell	42223	(270) 697-1122
KY	1421	Ratterman, Mark B.		2520 Bardstown Road	Louisville	40205	(502) 458-0030
KY	1422	Ratterman, Mark B.		3951 Taylorsville Road	Louisville	40220	(502) 458-0300
KY	1423	Ratterman, Mark B.		2400 Brownsboro Road	Louisville	40206	(502) 895-3030
KY	1424	Ratterman, Mark B.		812 Eastern Parkway	Louisville	40217	(502) 637-3030
KY	1425	Thompson, Timothy K. Jr.		9407 Westport Road, Suite 101	Louisville	40241	(502) 425-5170
KY	1426	Ratterman, Mark B.		3900 7th Street Road	Louisville	40216	(502) 449-3030
KY	1427	Ratterman, Mark B.		8404 Preston Highway	Louisville	40219	(502) 966-3030
KY	1428	Ratterman, Mark B.		130 Breckinridge Lane	Louisville	40207	(502) 897-3030
KY	1429	Ratterman, Mark B.		11517 Shelbyville Road	Louisville	40243	(502) 245-3030
KY	1430	Thompson, Timothy K. Jr.		10000 Brownsboro Road	Louisville	40241	(502) 409-4096
KY	1431	Ratterman, Mark B.		10011 Dixie Highway	Louisville	40272	(502) 935-3030
KY	1432	Ratterman, Mark B.		6803 Southside Drive	Louisville	40214	(502) 363-3030
KY	1433	Ratterman, Mark B.		5400 Preston Hwy.	Louisville	40213	(502) 966-3000
KY	1434	Thompson, Timothy K. Jr.		8054-A New LaGrange Rd. Ste A	Louisville	40222	(502) 423-0030
KY	1435	Ratterman, Mark B.		7924 Fegenbush Lane	Louisville	40228	(502) 239-0300
KY	1436	Ratterman, Mark B.		5219 Dixie Hwy	Louisville	40216	(502) 449-3000
KY	1437	Seagle, Joseph M.		701 N. 3rd Street	Bardstown	40004	(502) 348-1274
KY	1438	Short, Christopher J.		104 London Shopping Center	London	40741	(606) 877-3030
KY	1440	Reisch, Christian J.		524 West New Circle Rd, Suite 180	Lexington	40511	(859) 233-3030
KY	1441	Short, Christopher J.		920 Indian Mound Drive	Mount Sterling	40353	(859) 279-2700
KY	1444	Davey, Matthew Robert		102 Pavilion Parkway	Newport	41071	(859) 781-3311
KY	1445	Short, Christopher J.		119 Clay Drive	Berea	40403	(859) 986-7445
KY	1446	Rigsby, James S.		716 E. Broadway St.	Campbellsville	42718	(270) 789-1115
KY	1447	Williams, Joseph M.		1740 S. Main St.	Paris	40361	(859) 987-0080
KY	1448	Ratterman, Mark B.		716 E. Broadway	Louisville	40202	(502) 678-0500
KY	1449	Williams, Joseph M.		200 Codella Dr.	Winchester	40391	(859) 745-0800
KY	1450	Seagle, Joseph M.		651 South Wilson Road	Radcliff	40160-1602	(270) 351-2121
KY	1451	Seagle, Joseph M.		675 Knox Blvd	Radcliff	40160	(270) 351-6091
KY	1452	Seagle, Joseph M.		603 N Miles St.	Elizabethtown	42701-1915	(270) 769-5901
KY	1453	Seagle, Joseph M.		650 US 31-W By-Pass	Bowling Green	42101	(270) 781-6063
KY	1454	Seagle, Joseph M.		2201-A Stonehenge Ave.	Bowling Green	42101	(270) 781-9494
KY	1455	Seagle, Joseph M.		1003 Burlew Boulevard	Owensboro	42303	(270) 683-8777
KY	1456	Seagle, Joseph M.		3333 Frederica Drive	Owensboro	42301-6152	(270) 926-6400
KY	1457	Seagle, Joseph M.		304 S Main Street	Madisonville	42431-2560	(270) 825-1010

Exhibit B Traditional
as of December 28, 2025

KY	1458	Seagle, Joseph M.		700 Second St	Henderson	42420	(270) 826-7888
KY	1459	Davey, Matthew Robert		9031 US Hwyl 42 Suite B	Union	41091	(859) 384-6630
KY	1460	Seagle, Joseph M.		810 W Cherry St.	Glasgow	42141	(270) 651-2404
KY	1461	Davey, Matthew Robert		102 Elm Street	Ludlow	41016	(859) 669-2900
KY	1462	Davey, Matthew Robert		7647 Alexandria Pike	Alexandria	41001	(859) 448-2600
KY	1463	Ratterman, Mark B.		125 South English Station Road	Louisville	40245	(502) 694-3330
KY	1464	Ratterman, Mark B.		3830 Ruckriegal Pkwy. Ste. 101	Louisville	40299	(502) 267-3030
KY	1465	Short, Christopher J.		1886 S. Highway 27	Somerset	42501	(606) 679-7472
KY	1466	Short, Christopher J.		1215 N. Main St., Suite 15	Monticello	42633	(606) 348-3377
KY	1469	Ratterman, Mark B.		3200 Kristin Way	Louisville	40216	(502) 305-7070
KY	1470	Hurd, Timothy A.		115 Pike Street	Pikeville	41501	(606) 432-1133
KY	1471	Davey, Matthew Robert		7550 Dixie Hwy.	Florence	41042	(859) 371-8500
KY	1472	Ratterman, Mark B.		12416 Dixie Highway	Louisville	40272	(502) 790-5550
KY	1473	Thompson, Timothy K. Jr.		125 Buck Creek Road	Simpsonville	40067	(502) 405-3088
KY	1474	Short, Christopher J.		1504 Cumberland Falls Hwy.Suite 1	Corbin	40701	(606) 528-0414
KY	1477	Lawson, Robert D.		1001 West. Main Street	Princeton	42445	(270) 680-5577
KY	1478	Williams, Joseph M.		300 W. Main St.	Lebanon	40033	(270) 321-1770
KY	1479	Short, Christopher J.		937 Hwy. 25W	Williamsburg	40769	(606) 549-3060
KY	1480	Graves, Susan L.		1243 Carter Avenue	Ashland	41101	(606) 325-7777
KY	1483	Davey, Matthew Robert		2353 Buttermilk Crossing	Crescent Springs	41017	(859) 331-4040
KY	1485	Maiberger, Greg		114 E Second Street	Maysville	41056	(606) 564-6782
KY	1487	Razban, Ahmad		3217 Lone Oak Road	Paducah	42003	(270) 554-0080
KY	1488	Razban, Ahmad		3831 Clarks River Rd.	Paducah	42003	(270) 444-0080
KY	1489	Razban, Ahmad		2900 Jackson St	Paducah	42003-3911	(270) 442-9119
KY	1491	Seagle, Joseph M.		2211 Fort Campbell Blvd.	Hopkinsville	42240-4070	(270) 885-2233
KY	1492	Razban, Ahmad		603 W Broadway	Mayfield	42066	(270) 247-3366
KY	1494	Lawson, Robert D.		1309 Elizabethtown Road	Leitchfield	42754	(270) 971-1805
KY	1495	Wilson, Joseph Scott		90 S. Main St., Suite 1A	Dry Ridge	41035	(859) 823-1234
KY	1496	Razban, Ahmad		110 S. 12th St.	Murray	42071	(270) 753-3030
KY	2159	Davey, Matthew Robert		160 Barnwood Drive	Edgewood	41017	(859) 331-3500
KY	5436	Carrigan, Benjamin Eli		520 Main Street, Suite A	Franklin	42134	(270) 776-9696
LA	3007	Mueller, Glenn A.		33716 LA Highway 16, Suite E	Denham Springs	70706	(225) 664-3015
LA	3011	Carpenter, Penne L.		16646 W. Main St.	Cutoff	70345	(985) 325-3030
LA	3012	Mueller, Glenn A.		8202 Maurice Avenue	Maurice	70555	(337) 893-4334
LA	3016	Mueller, Glenn A.		570 West Pine Street	Ponchatoula	70454	(985) 370-0039
LA	3027	Mueller, Glenn A.		201 W. Gloria Switch Rd., Unit 1	Lafayette	70507	(337) 886-0030
LA	3031	Mueller, Glenn A.		17278 Airline Hwy, Ste #A	Prairieville	70769	(225) 744-3232
LA	3032	Mueller, Glenn A.		6025 U.S. Hwy. 90 East	Broussard	70518	(337) 839-3660
LA	3036	Mueller, Glenn A.		1880 Rees St., Suite 203-B	Breaux Bridge	70517	(337) 332-0323
LA	3037	Mueller, Glenn A.		28470 Walker Rd. South	Walker	70785	(225) 664-3090

Exhibit B Traditional
as of December 28, 2025

LA	3038	Mueller, Glenn A.		68228 Highway 59 Suite A	Mandeville	70471	(985) 809-0003
LA	3043	Mueller, Glenn A.		36508 Event Road Suite A	Geismar	70734	(225) 332-0772
LA	3044	Mueller, Glenn A.		70380 LA-21 , Suite 10	Covington	70433	(985) 875-7743
LA	3045	Mueller, Glenn A.		3225 LA Highway 1 South, Suite B	Port Allen	70767	(225) 377-2020
LA	3046	Mueller, Glenn A.		8530 Youree Drive	Shreveport	71115	(318) 795-2380
LA	3047	Mueller, Glenn A.		1616 Veterans Memorial Drive, Suite 3	Erath	70533	(337) 685-3030
LA	3048	Mueller, Glenn A.		5761 W. Park Avenue	Houma	70364	(985) 223-3030
LA	3053	Tucker, Freddie		126 Rowland Road	Monroe	71203	(318) 343-4984
LA	3054	Fain, John Dwayne		4455 Pines Rd.	Shreveport	71129	(318) 688-3030
LA	3055	Mueller, Glenn A.		1955 Ormond Blvd., Suite K	Destrehan	70047	(985) 764-8751
LA	3057	Mueller, Glenn A.		2170 Gause Blvd. West, Suite 177	Slidell	70460	(985) 649-3030
LA	3058	Magee, Gregory S.		201 Superior Avenue	Bogalusa	70427	(985) 732-5551
LA	3059	Mueller, Glenn A.		1000 E. Hwy. 80, Suite A	Haughton	71037	(318) 949-2000
LA	3060	Mueller, Glenn A.		40017 Highway 42 Suite D	Prairieville	70769	(225) 403-8002
LA	3061	Varela, Mario		937 Creswell Lane	Opelousas	70570	(337) 942-3334
LA	3062	Mueller, Glenn A.		1720 Lake Ave.	Metairie	70005	(504) 832-2877
LA	3063	Patrick, Joseph Harold		8910 Greenwell Springs Rd.	Baton Rouge	70814	(225) 231-2690
LA	3064	Mueller, Glenn A.		204 Sam Houston Pkwy	Lake Charles	70611	(337) 855-8100
LA	3065	Mueller, Glenn A.		2300 Maplewood Drive	Sulphur	70663	(337) 626-2070
LA	5200	Mueller, Glenn A.		13505 Highway 90, Ste. B	Boutee	70039	(985) 785-1200
LA	5201	Mueller, Glenn A.		4938 Freret St	New Orleans	70115	(504) 891-3030
LA	5202	Mueller, Glenn A.		651 Terry Parkway Suite 101	Gretna	70056	(504) 366-5300
LA	5203	Tucker, Freddie		10036 Highway 165 North	Sterlington	71280	(318) 598-9997
LA	5204	Mueller, Glenn A.		2032 Manhattan Blvd.	Harvey	70058	(504) 366-3030
LA	5205	Mueller, Glenn A.		2405 David Dr.	Metairie	70003	(504) 885-3030
LA	5207	Mueller, Glenn A.		4308 Williams Blvd.	Kenner	70065	(504) 949-0900
LA	5208	Mueller, Glenn A.		3030 Severn Ave. Bay #10	Metairie	70002	(504) 885-2667
LA	5209	Mueller, Glenn A.		1092 Westbank Expressway	Westwego	70094	(504) 348-1800
LA	5210	Parnell, Rysean		4855 General Meyer Ave	New Orleans	70131	(504) 394-4653
LA	5211	Mueller, Glenn A.		2325 1/2 Metairie Road	Metairie	70001	(504) 834-3030
LA	5212	Mueller, Glenn A.		402 North Carrollton Ave.	New Orleans	70119	(504) 483-7770
LA	5213	Mueller, Glenn A.		3737 Jefferson Hwy	Jefferson	70121	(504) 832-3030
LA	5214	Mueller, Glenn A.		9837 Bluebonnet Blvd.	Baton Rouge	70810	(225) 236-3030
LA	5215	Mueller, Glenn A.		10544 Sullivan Rd. Suite A	Central	70818	(225) 261-9691
LA	5217	Mueller, Glenn A.		875 Robert Rd	Slidell	70458	(985) 641-3030
LA	5218	Mueller, Glenn A.		550 Old Spanish Trail	Slidell	70458	(985) 646-1311
LA	5219	Mueller, Glenn A.		316 E. Judge Perez Dr.	Chalmette	70043	(504) 279-3010
LA	5223	Mueller, Glenn A.		10500 Chef Menteur Highway	New Orleans	70127	(504) 240-6700
LA	5224	King, Shameka		3931 Downman Rd.	New Orleans	70126	(504) 246-3030
LA	5225	Parnell, Rysean		135 Carondelet St.	New Orleans	70130	(504) 525-3663

Exhibit B Traditional
as of December 28, 2025

LA	5226	Mueller, Glenn A.		3676 Harding Blvd., Suite D	Baton Rouge	70807	(225) 775-3278
LA	5228	Mueller, Glenn A.		5050 W Esplanade #J	Metairie	70006	(504) 885-7101
LA	5230	Mueller, Glenn A.		345 W. Esplanade	Kenner	70065	(504) 466-3030
LA	5231	Mueller, Glenn A.		1600 North Highway 190Suite 8	Covington	70433	(985) 317-1233
LA	5232	Mueller, Glenn A.		10601 Jefferson Highway	River Ridge	70123	(504) 738-3161
LA	5233	Mueller, Glenn A.		2466 Barataria Blvd.	Marrero	70072	(504) 349-4600
LA	5235	Parnell, Rysean		1701 Tchoupitoulas	New Orleans	70130	(504) 523-3030
LA	5236	Parnell, Rysean		1120 Franklin Ave.	New Orleans	70117	(504) 948-3030
LA	5237	Mueller, Glenn A.		1739 W. Airline Hwy	La Place	70068	(985) 651-2772
LA	5238	Mueller, Glenn A.		7580 Highway 23	Belle Chasse	70037	(504) 392-9500
LA	5239	Mueller, Glenn A.		1829 N. Airline Highway	Gonzales	70737	(225) 647-9442
LA	5240	Mueller, Glenn A.		1413 Tunnel Blvd.	Houma	70360	(985) 876-3030
LA	5241	Mueller, Glenn A.		615 Grand Caillou Rd.	Houma	70363	(985) 851-0151
LA	5242	Mueller, Glenn A.		6402 Hwy. 182 E.	Morgan City	70380	(985) 384-3030
LA	5243	Mueller, Glenn A.		247 West Park Avenue	Thibodaux	70301	(985) 448-1700
LA	5244	Mueller, Glenn A.		73015 Highway 25, Suite B1Suite B1	Covington	70433	(985) 892-2992
LA	5245	Mueller, Glenn A.		3845 Hwy 22 #3	Mandeville	70471	(985) 626-1300
LA	5246	Mueller, Glenn A.		1400 W. Thomas St.	Hammond	70401	(985) 542-7284
LA	5247	Mueller, Glenn A.		14 N. N. Lewis St.	New Iberia	70560	(337) 365-3030
LA	5249	Mueller, Glenn A.		110 Florida Blvd. SW	Denham Springs	70726	(225) 664-3030
LA	5250	Mueller, Glenn A.		990 W. Lee Dr. Suite E	Baton Rouge	70820	(225) 767-1100
LA	5251	Mueller, Glenn A.		2806 Government Street	Baton Rouge	70806	(225) 383-3030
LA	5252	Mueller, Glenn A.		1841 Staring Lane	Baton Rouge	70810	(225) 767-3480
LA	5253	Rigsby, Jerrod Glenn		2203 N. Parkerson Ave.	Crowley	70526	(337) 250-4011
LA	5254	Mueller, Glenn A.		205 North Canal Blvd.	Thibodaux	70301	(985) 324-8088
LA	5256	Mueller, Glenn A.		1050 Millerville Rd.	Baton Rouge	70816	(225) 273-3030
LA	5257	Mueller, Glenn A.		10595 Airline Highway	Baton Rouge	70816	(225) 291-5225
LA	5258	Mueller, Glenn A.		5443 Jones Creek Road	Baton Rouge	70817	(225) 751-8193
LA	5259	Patrick, Joseph Harold		3266 Plank Rd.	Baton Rouge	70805	(225) 359-6301
LA	5260	Bergeron, Nicole M.		2170 Main Street	Baker	70714	(225) 774-2166
LA	5261	Mueller, Glenn A.		107 E. University Avenue	Lafayette	70503	(337) 234-3030
LA	5262	Mueller, Glenn A.		611 Verot School Rd	Lafayette	70508-5027	(337) 261-0991
LA	5263	Mueller, Glenn A.		3241 Ambassador Caffery Pkwy.Suite 102	Lafayette	70506	(337) 988-4724
LA	5265	Mueller, Glenn A.		402 West Highway 30Suite E	Gonzales	70737	(225) 644-8484
LA	5266	Mueller, Glenn A.		4421 Lake St.	Lake Charles	70605-4309	(337) 474-5591
LA	5267	Felix, Daniel		2018 Gerstner Memorial Dr.	Lake Charles	70601	(337) 437-9000
LA	5269	Mueller, Glenn A.		2510 Veteran's Memorial Drive	Abbeville	70510	(337) 898-0730
LA	5270	Mueller, Glenn A.		1604 S. 5th St.	Leesville	71446	(337) 239-0665
LA	5272	Mueller, Glenn A.		1409 Military Highway	Pineville	71360	(318) 445-3223
LA	5273	Mueller, Glenn A.		534 Mcarthur Drive	Alexandria	71303	(318) 442-2440

Exhibit B Traditional
as of December 28, 2025

LA	5274	Mueller, Glenn A.		101 South Drive	Natchitoches	71457	(318) 352-6382
LA	5275	Mueller, Glenn A.		110 Apollo Road, Suite B	Scott	70583	(337) 516-1030
LA	5276	Mueller, Glenn A.		212 Sterling DriveUnit 6	Franklin	70538	(337) 828-5570
LA	5277	Mueller, Glenn A.		1132 N. Pine St., Suite H	Deridder	70634	(337) 462-3030
LA	5278	Bergeron, Nicole M.		209 Tate Cove Road	Ville Platte	70586	(337) 346-5678
LA	5279	Mueller, Glenn A.		1920 E. McNeese StreetSuite #101	Lake Charles	70607	(337) 279-5396
LA	5281	Mueller, Glenn A.		4112 Airline Dr.	Bossier City	71111	(318) 747-3870
LA	5282	Mueller, Glenn A.		1002 A. Johnson St.	Bossier City	71112	(318) 747-9303
LA	5283	Bergeron, Nicole M.		7162 Highway 1Walmart	Marksville	71350	(318) 409-4160
LA	5285	Fain, John Dwayne		3148 N. Market Street	Shreveport	71107	(318) 425-3278
LA	5287	Fain, John Dwayne		5604 Hearne Ave.	Shreveport	71108	(318) 631-3030
LA	5288	Mueller, Glenn A.		3432 Youree Dr.	Shreveport	71105	(318) 222-7000
LA	5289	Mueller, Glenn A.		886 Bert Kouns Industrial Loop	Shreveport	71118	(318) 688-5730
LA	5290	Fain, John Dwayne		100 Lee St.	Minden	71055	(318) 371-0771
LA	5291	Barcomb, Calvin E		995 Tech. Dr.	Ruston	71270	(318) 251-3030
LA	5292	Tucker, Freddie		1405 Sterlington Rd.	Monroe	71201	(318) 387-9887
LA	5293	Tucker, Freddie		4920 Cypress	W. Monroe	71291	(318) 397-2800
LA	5294	Mueller, Glenn A.		1508 W. LA-22Suite 100	Madisonville	70447	(985) 378-8180
LA	5296	Bergeron, Nicole M.		19105 Florida Boulevard	Albany	70711	(225) 567-2500
LA	5297	Mueller, Glenn A.		5240 Elysian Fields Ave.	New Orleans	70122	(504) 267-7284
LA	5906	Carpenter, Penne L.		4896 Highway 1	Raceland	70394	(985) 532-3005
LA	9502	Mueller, Glenn A.		18590 Highway 16, Suite 5	Port Vincent	70726	(225) 698-3040
LA	9503	Rigsby, Jerrod Glenn		703 The Boulevard	Rayne	70578	(337) 393-2131
LA	9504	Mueller, Glenn A.		1501 Highway 90 E	Morgan City	70380	(985) 412-6996
LA	9505	Parnell, Rysean		3212 S Carrolton Ave	New Orleans	70118	(504) 312-6060
LA	9506	Rigsby, Jerrod Glenn		1205 Elton Rd	Jennings	70546	(337) 246-7401
LA	9507	Mueller, Glenn A.		2761 E. Milton Ave, Ste A-1	Youngsville	70592	(337) 857-3090
MA	3056	Karakus, Yunus		186 Great Road Suite #4	Bedford	01730	(781) 280-2929
MA	3066	Karakus, Yunus		345 Main StUnit 11A	Tewksbury	01876	(978) 234-2701
MA	3067	Garcia, Augusto S. Jr.		341 Appleton St.	Holyoke	01040	(413) 533-1155
MA	3068	Jones, Kris Rich		3821 Falmouth Rd. Unit 4	Marstons Mills	02648	(508) 428-7900
MA	3069	Karakus, Yunus		1 Andover St.	Peabody	01960	(978) 536-3100
MA	3072	Oguzhan, Mustafa Ilker		947 W. Boylston Street	Worcester	01606	(508) 853-1100
MA	3073	Kalay, Serhan		2 Bridge Approach Street	Bourne	02532	(774) 302-0500
MA	3074	Garcia, Augusto S. Jr.		670 Broadway St	Chicopee	01020	(413) 593-9100
MA	3076	Dufficy, Jeffrey P.		2 Cape Rd. #2	Milford	01757	(508) 478-8000
MA	3077	Gokdag, Celal Fatih		70 Main Street	Hopkinton	01748	(508) 506-8401
MA	3078	Kilinc, Bentan		628-A Washington Street, U.S. Route 1	Dedham	02026	(781) 329-7999
MA	3079	Ceglarski III, Len		274 Main St.	Reading	01867	(781) 944-9144
MA	3080	Bell, Keith		50 West Center Street	Lee	01238	(413) 394-8001

Exhibit B Traditional
as of December 28, 2025

MA	3081	Cashman, Jeannie Mae		85 Maple St.	Danvers	01923	(978) 777-8776
MA	3082	Baum, Christopher T.		53 Winn St.	Burlington	01803	(781) 229-1330
MA	3083	Gokdag, Celal Fatih		21-C Turnpike Road	Southborough	01772	(508) 481-3939
MA	3084	Garcia, Augusto S. Jr.		136 Walnut Street	Springfield	01105	(413) 827-0075
MA	3088	Gokdag, Celal Fatih		80 Summer Street	Adams	01220	(413) 743-7170
MA	3089	Jones, Kris Rich		237 Falmouth Rd.	Hyannis	02601	(508) 790-1920
MA	3090	Mikhail, George Tadros		118 Chelmsford St.	Chelmsford	01824	(978) 250-1555
MA	3092	Dufficy, Jeffrey P.		209 E. Central St.	Franklin	02038	(508) 520-0600
MA	3093	Rivard, Robert P.		41 Safford St.	Quincy	02171	(617) 472-9191
MA	3094	Jones, Kris Rich		484 Station Ave. Unit E	Yarmouth	02664	(508) 394-6688
MA	3095	Mikhail, Tamer		161-163 Westford Road	Tyngsboro	01879	(978) 234-3001
MA	3138	Karakus, Yunus		423 Boston Post Rd.	Sudbury	01776	(978) 443-0007
MA	3141	Baum, Christopher T.		386 Chelmsford Street	Lowell	01851	(978) 441-1000
MA	3145	Kilinc, Bentan		240 Chestnut Street	Needham	02492	(781) 449-5599
MA	3147	Bell, Keith		22 Fitchburg Road	Ayer	01432	(978) 615-4224
MA	3180	Zonfrilli, Joseph V.		1212 County Street	Somerset	02726	(508) 673-9700
MA	3183	Karakus, Yunus		137 Massachusetts Ave.	Lexington	02420	(781) 676-7900
MA	3184	Jones, Kris Rich		16 Main St.	West Harwich	02671	(508) 430-7400
MA	3185	Dufficy, Jeffrey P.		126 Main Street	Medway	02053	(508) 533-5900
MA	3186	Keery, David J.		312 Springfield St.	Agawam	01001	(413) 821-0800
MA	3188	Garcia, Augusto S. Jr.		790 Liberty Street	Springfield	01104	(413) 827-8400
MA	3189	Cevik, Cenk		75 Great Road	Acton	01720	(978) 264-4141
MA	3191	Gozalici, Ben		225 Bedford St.	East Bridgewater	02333	(508) 350-9775
MA	3192	Cevik, Cenk		52 Main Street	Maynard	01754	(978) 571-4000
MA	3194	Dec, James Z.		1085 N. Montello St.	Brockton	02301	(508) 587-1299
MA	3197	Gozalici, Ben		5 Main St. Unit #15	Plymouth	02360	(508) 747-7500
MA	3218	Dufficy, Jeffrey P.		163 Old Colony Ave.	South Boston	02127	(617) 268-2900
MA	3229	Jones, Kris Rich		280 Route 130 Building C, Unit #6	Sandwich	02563	(508) 888-7757
MA	3238	Dufficy, Jeffrey P.		207 Adams St.	Dorchester	02122	(617) 282-2424
MA	3253	Garcia, Augusto S. Jr.		1273 Memorial Drive	Chicopee	01020	(413) 593-9500
MA	3255	Dufficy, Jeffrey P.		72 Church Street	Whitinsville	01588	(508) 266-2000
MA	3274	Mikhail, Tamer		527 Groton Road	Westford	01886	(978) 589-9988
MA	3700	Garcia, Augusto S. Jr.		907 Sumner Ave	Springfield	01118	(413) 734-7154
MA	3701	Naves, Paulo R.		26 Main Street	Westfield	01085	(413) 562-4411
MA	3703	Garcia, Augusto S. Jr.		624 Boston Road	Springfield	01119	(413) 782-8601
MA	3705	Gokdag, Celal Fatih		321 1/2 Elm St.	Pittsfield	01201	(413) 499-3994
MA	3706	Dec, James Z.		63 Park St., Ste 2	Andover	01810	(978) 474-0066
MA	3707	Dufficy, Jeffrey P.		235 Chauncy St.	Mansfield	02048	(508) 543-4133
MA	3708	Gokdag, Celal Fatih		868 Worcester Street	Wellesley	02482	(781) 235-6800
MA	3710	Zonfrilli, Joseph V.		368 Federal Street	Greenfield	01301	(413) 774-7291

Exhibit B Traditional
as of December 28, 2025

MA	3712	Gokdag, Celal Fatih		1 River Street	North Adams	01247	(413) 663-6363
MA	3713	Karakus, Yunus		671 Massachusetts Avenue	Arlington	02476	(781) 643-2300
MA	3714	Ertas, Ersin Canberk		743 Main Street	Winchester	01890	(781) 729-8844
MA	3715	Baum, Christopher T.		199 Mystic Ave.	Medford	02155	(781) 395-0080
MA	3716	Ceglarski III, Len		385 Franklin St.	Melrose	02176	(781) 665-0049
MA	3717	Oguzhan, Mustafa Ilker		1413 Grafton Street	Worcester	01604	(508) 797-1122
MA	3718	Jenks / Benvenuti, David / Dominic		775 Eastern Ave.	Malden	02148	(781) 322-0030
MA	3719	Karakus, Yunus		201 Elm Street	Somerville	02144	(617) 629-2929
MA	3720	Mogul, Nancy		459 Russell St.	Hadley	01035	(413) 256-8911
MA	3721	Kalay, Serhan		1899 Ocean St Unit D5	Marshfield	02050	(781) 837-7700
MA	3722	Akers, Scott D.		11 Union St.	Easthampton	01027	(413) 527-0821
MA	3723	Benson, Robert E.		100 Market Street	Rockland	02370	(781) 871-3030
MA	3724	Jenks / Benvenuti, David / Dominic		1400 Tremont St.Roxbury Crossing Station - Space D	Roxbury Crossing	02120	(617) 541-3525
MA	3725	Taskaynatan, Murat		189 Marion Rd	Wareham	02571	(508) 295-0201
MA	3726	Dufficy, Jeffrey P.		55 Lake St	Webster	01570	(508) 949-1330
MA	3729	Dufficy, Jeffrey P.		825 Main St.	Southbridge	01550	(508) 765-0822
MA	3730	Baum, Christopher T.		304 Park Ave.	Worcester	01609	(508) 754-2236
MA	3731	Karakus, Yunus		116 Main Street	Pepperell	01463	(978) 743-0091
MA	3732	Jenks / Benvenuti, David / Dominic		141 Water St.	Fitchburg	01420	(978) 342-0050
MA	3733	Jenks / Benvenuti, David / Dominic		401 Parker St	Gardner	01440-3731	(978) 632-8170
MA	3734	Jenks / Benvenuti, David / Dominic		58 Central St.	Leominster	01453	(978) 534-3355
MA	3736	Akers, Scott D.		241 King Street Suite 115	Northampton	01060	(413) 584-2111
MA	3737	Polvay, Andrew L.		1023 Washington St.	Norwood	02062	(781) 769-7800
MA	3738	Baum, Christopher T.		281 Concord St.	Framingham	01702	(508) 620-4975
MA	3739	Karakus, Yunus		13 Pleasant Street	Spencer	01562	(774) 371-8383
MA	3741	Jenks / Benvenuti, David / Dominic		508 Park Drive	Boston	02215	(617) 424-9000
MA	3742	Jenks / Benvenuti, David / Dominic		414 Cambridge St.	Allston	02134	(617) 254-4800
MA	3743	Gokdag, Celal Fatih		878 Walnut St.	Newton	02459	(617) 332-7222
MA	3744	Cagatay, Fatih		4640 Washington Street	Roslindale	02131	(617) 323-0525
MA	3745	Gokdag, Celal Fatih		464 Washington Street	Brighton	02135	(617) 782-5655
MA	3746	Saroufim, Rabih Chaouki		111 Arsenal Street	Watertown	02472	(617) 923-3030
MA	3747	Dec, James Z.		173 Fairmount Ave	Hyde Park	02136	(617) 364-6550
MA	3748	El-Sibai, Mohammad A.		1033 Massachusetts Ave.	Cambridge	02138	(617) 441-2101
MA	3749	Baum, Christopher T.		570 Broadway	Revere	02151	(781) 289-1020
MA	3750	Rivard, Robert P.		225 Quincy Avenue	Quincy	02169	(617) 328-6801
MA	3751	Baum, Christopher T.		729 Boston Road	Billerica	01821	(978) 663-3000
MA	3752	Gokdag, Celal Fatih		1229 North St.	Pittsfield	01201	(413) 499-7979
MA	3755	Kilinc, Bentan		240 Trepelo Rd.	Belmont	02478	(617) 489-4242
MA	3756	Bell, Keith		321 Main Street	Athol	01331	(978) 330-7676
MA	3757	Karakus, Yunus		1899 Main Street, Unit #3	Tewksbury	01876	(978) 858-0777

Exhibit B Traditional
as of December 28, 2025

MA	3758	Baum, Christopher T.		707 Western Ave.	Lynn	01905	(781) 581-8080
MA	3759	Baum, Christopher T.		58-62 South Broadway	Lawrence	01843	(978) 685-1001
MA	3760	Rivard, Robert P.		821 Rockdale Ave.	New Bedford	02740	(508) 999-2911
MA	3761	Ferreira, Carlos H.		407 S. Main St.	Fall River	02721	(508) 676-3030
MA	3762	Rivard, Robert P.		836 Ashley Blvd.	New Bedford	02745	(508) 996-3030
MA	3763	Ferreira, Carlos H.		933 Pleasant St.	Fall River	02723	(508) 672-3030
MA	3764	Rivard, Robert P.		109 Rockdale Ave.	New Bedford	02740	(508) 991-3030
MA	3765	Dec, James Z.		173 State Street	Newburyport	01950	(978) 465-0360
MA	3766	Ferreira, Carlos H.		183 Broadway St.	Taunton	02780	(508) 880-0111
MA	3767	Karakus, Yunus		100 Macy Street, Suite I	Amesbury	01913	(978) 792-7007
MA	3768	Dufficy, Jeffrey P.		28 East Washington Street	North Attleboro	02760	(508) 699-0500
MA	3769	Jenks / Benvenuti, David / Dominic		382 Main Street	Gloucester	01930	(978) 281-5480
MA	3770	Jenks / Benvenuti, David / Dominic		4 Canal St.	Salem	01970	(978) 744-4040
MA	3771	Baum, Christopher T.		71-73 Mammoth Rd.	Lowell	01854	(978) 454-7474
MA	3772	Andrade , Sara		56 Main Street	Lakeville	02347	(508) 492-3030
MA	3773	Baum, Christopher T.		1144 Saratoga St.	East Boston	02128	(617) 567-5551
MA	3774	Baum, Christopher T.		90 Lakeview Ave.	Lowell	01850	(978) 452-3030
MA	3775	Dec, James Z.		1940 Main St.	Brockton	02301	(508) 588-3412
MA	3776	Andrade , Sara		177 Huttleston Ave	Fairhaven	02719	(508) 204-7272
MA	3777	Garcia, Augusto S. Jr.		2030 Boston Road	Wilbraham	01095	(413) 648-8889
MA	3778	Dufficy, Jeffrey P.		271 County St.	Attleboro	02703	(508) 226-6000
MA	3779	Jones, Kris Rich		667 Teaticket Hwy.	Teaticket	02536	(508) 540-8004
MA	3780	Karakus, Yunus		33 Main Street	Belchertown	01007	(413) 461-3222
MA	3782	Jenks / Benvenuti, David / Dominic		43 Beckford St.	Beverly	01915	(978) 927-2999
MA	3783	Karakus, Yunus		610 Main Street	Clinton	01510	(978) 598-3003
MA	3784	Jenks / Benvenuti, David / Dominic		64 Staniford Street	Boston	02114	(617) 248-0100
MA	3785	Baum, Christopher T.		14 Jackson St.	Methuen	01844	(978) 685-2525
MA	3786	Baum, Christopher T.		54 Main St.	Marlborough	01752	(508) 481-5335
MA	3787	Jenks / Benvenuti, David / Dominic		130 Main St.	Haverhill	01830	(978) 372-5660
MA	3788	Karakus, Yunus		136 Main St.	Hudson	01749	(978) 562-7755
MA	3789	Gokdag, Celal Fatih		25 Main Street	Wayland	01778	(508) 651-8210
MA	3790	Karakus, Yunus		4000 Washington Street	Roslindale	02131	(617) 318-6100
MA	3791	Ferreira, Carlos H.		137 Hart Street	Taunton	02780	(508) 258-9978
MA	3792	Ferreira, Carlos H.		289 Winthrop StreetUnit 3A	Taunton	02780	(508) 571-1500
MA	3793	Dufficy, Jeffrey P.		205 Lexington St.	Waltham	02452	(781) 894-4848
MA	3794	Dufficy, Jeffrey P.		1177 North Main Street	Randolph	02368	(781) 986-3030
MA	3795	Ferreira, Carlos H.		390 Rhode Island Ave., Unit 4	Fall River	02724	(508) 677-3030
MA	3796	Benson, Robert E.		270 Main Street, Unit 3, Bldg. A	Hanson	02341	(781) 293-4500
MA	3797	Dufficy, Jeffrey P.		1514 Blue Hill	Mattapan	02126	(617) 298-0900
MA	3904	Andrade , Sara		711 Southbridge St.	Auburn	01501	(508) 936-3030

Exhibit B Traditional
as of December 28, 2025

MA	3993	El-Sibai, Mohammad A.	277-279 Main Street	Charlestown	02129	(617) 419-4400
MA	3997	Rivard, Robert P.	824 Washington Street	Weymouth	02189	(781) 682-9000
MA	6094	Dufficy, Jeffrey P.	246 Boston Turnpike	Shrewsbury	01545	(508) 842-8200
MA	9800	Gozalici, Ben	227 Plymouth St	Holbrook	02343	(781) 805-8100
MA	9801	Gozalici, Ben	100 -C Washington St.	Canton	02021	(781) 562-0655
MA	9802	Karakus, Yunus	1219 Thorndike Street	Palmer	01069	(413) 289-6245
MA	9803	Ferreira, Carlos H.	646 Washington St.	South Easton	02375	(508) 297-1166
MA	9804	Dufficy, Jeffrey P.	276 Turnpike Road, Route 9-East	Westborough	01581	(508) 768-0030
MA	9805	Erman, Nur Aysin	430 Paradise Road	Swampscott	01907	(781) 715-2220
MA	9806	Oguzhan, Mustafa Ilker	1142 Main Street	Holden	01520	(508) 829-1919
MA	9807	Karakus, Yunus	66 East Main Street	GEORGETOWN	01833	(978) 352-0752
MA	9808	Karakus, Yunus	341 Union Street	Lynn	01901	(781) 581-8085
MA	9809	Karakus, Yunus	124 West St.	Ware	01082	(413) 277-6260
MD	3998	Bhatti, Zafeer Ahmed	4000 Hayman Drive	Federalsburg	21632	(410) 754-7007
MD	4395	Barber, John C.	727 N Prince Frederick Blvd.	Prince Frederick	20678	(443) 684-7100
MD	4450	Barber, John C.	104 64th St.	Ocean City	21842	(410) 723-5400
MD	4600	Unal, Kemal Suha	5400 East Dr	Arbutus	21227-2604	(410) 242-3030
MD	4602	Unal, Kemal Suha	312 N Main St	Bel Air	21014-3507	(410) 836-0880
MD	4603	Unal, Kemal Suha	2708 Mountain Rd	Pasadena	21122-2075	(410) 437-3300
MD	4605	Unal, Kemal Suha	7400 Ritchie HwySte C	Glen Burnie	21061-3124	(410) 766-3030
MD	4606	Unal, Kemal Suha	963 Ritchie Hwy	Arnold	21012-1804	(410) 421-9400
MD	4609	Clise, Michael W.	141 N. Prospect Street	Hagerstown	21740	(301) 733-3333
MD	4610	Unal, Kemal Suha	200 York Rd	Towson	21204	(410) 377-0800
MD	4611	Barber, John C.	10225 Berry Road	Waldorf	20603	(301) 478-6400
MD	4612	Unal, Kemal Suha	5815 Johnnycake Rd	Baltimore	21207-4776	(410) 744-0033
MD	4613	Unal, Kemal Suha	29 Cranbrook Rd	Cockeysville	21030-3403	(410) 453-0000
MD	4614	Clise, Michael W.	1520 York Rd	Lutherville	21093	(240) 734-1030
MD	4616	Unal, Kemal Suha	11616 Reisterstown Rd	Reisterstown	21136-3702	(410) 526-0220
MD	4617	Unal, Kemal Suha	612 Eastern Blvd	Essex	21221-4907	(410) 574-4800
MD	4618	Unal, Kemal Suha	8620 Belair Rd	Baltimore	21236-2701	(410) 529-2700
MD	4620	Unal, Kemal Suha	6010 Meadowridge Center Dr	Elkridge	210756089	(410) 730-5800
MD	4622	Unal, Kemal Suha	610 Compass Rd	Baltimore	21220-2501	(410) 682-4200
MD	4623	Unal, Kemal Suha	9469 Baltimore National Pike	Ellicott City	210422817	(410) 461-4242
MD	4624	Malament, Charles L.	15300 McMullen Highway SW, #102	Cresaptown	21502	(301) 922-3299
MD	4625	Unal, Kemal Suha	3870 E Lombard St	Baltimore	21224-2400	(410) 563-3500
MD	4626	Unal, Kemal Suha	4101 Falls Rd	Baltimore	21211-1642	(410) 235-3030
MD	4628	Unal, Kemal Suha	6309 Kenwood Ave	Baltimore	21237-2022	(410) 866-8080
MD	4629	Mohammad, Nadar Masood	607-A Reisterstown Road	Baltimore	21208	(410) 580-5511
MD	4630	Unal, Kemal Suha	7836 Wise Ave	Baltimore	21222-3338	(410) 282-1919
MD	4631	O'Neill, Louis C.	18214 Flower Hill Way	Gaithersburg	20879	(301) 869-3000

Exhibit B Traditional
as of December 28, 2025

MD	4632	O'Neill, Louis C.		8700 Flower Avenue	Silver Spring	20901	(301) 589-1300
MD	4633	Unal, Kemal Suha		672 Old Mill RdSte C	Millersville	21108	(410) 987-3000
MD	4634	Angulo, Hayden		274 N. Frederick Rd.	Gaithersburg	20877	(301) 990-2400
MD	4635	Unal, Kemal Suha		1235 Light St	Baltimore	21230-4305	(410) 752-3030
MD	4638	O'Neill, Louis C.		5268 E. Nicholson Lane	Kensington	20895	(301) 230-3030
MD	4640	Unal, Kemal Suha		306 S Philadelphia Blvd	Aberdeen	21001-3308	(410) 272-3033
MD	4641	Unal, Kemal Suha		1812 Pulaski HwyUnit 4	Edgewood	21040-1697	(410) 676-3030
MD	4642	O'Neill, Louis C.		9509 Lanham-Severn Road	Seabrook	20706	(301) 459-3500
MD	4643	O'Neill, Louis C.		2500 University Blvd. E.	Hyattsville	20783	(301) 408-0282
MD	4644	Carter, Malcolm		9509 Livingston Rd	Ft Washington	20744-4919	(301) 248-3030
MD	4645	O'Neill, Louis C.		4717 Baltimore Avenue	Hyattsville	20781	(301) 699-5880
MD	4646	O'Neill, Louis C.		7699 Annapolis Road	New Carrollton	20784	(301) 731-1111
MD	4648	O'Neill, Louis C.		10486 Baltimore Avenue	Beltsville	20705	(301) 937-7776
MD	4649	O'Neill, Louis C.		7312 Baltimore Avenue	College Park	20740	(301) 852-3030
MD	4650	Treacy, Edward W. III		4959 Westview Dr, Ste 4	Frederick	21703	(301) 750-7600
MD	4651	Carter, Malcolm		6000 Allentown Andrews DriveSuite 102	Suitland	20747	(301) 449-3030
MD	4652	Unal, Kemal Suha		914 Bay Ridge RdSte 120	Annapolis	21403-3976	(410) 263-3030
MD	4653	Carter, Malcolm		2950-A Donnell Drive	Forestville	20747	(301) 568-8883
MD	4654	Barber, John C.		25805 Point Lookout RoadUnit B	Leonardtown	20650	(301) 750-7070
MD	4656	Unal, Kemal Suha		7502 Connelley DrSte 112	Hanover	21076-1705	(410) 553-0030
MD	4657	O'Neill, Louis C.		796 Harry S. Truman Drive	Largo	20772	(301) 499-5100
MD	4658	O'Neill, Louis C.		8904 62nd Ave.	Berwyn Heights	20740	(301) 474-3030
MD	4659	Barber, John C.		3147 Solomons Island Rd.	Edgewater	21037	(410) 956-1800
MD	4661	O'Neill, Louis C.		3544 NW Robert Crain Highway	Bowie	20716	(301) 390-7711
MD	4662	Treacy, Edward W. III		1 Worman's Mill Court, #2	Frederick	21701	(301) 696-1600
MD	4663	Unal, Kemal Suha		2206 Old Emmorton Rd	Bel Air	21015-6172	(410) 569-0300
MD	4664	Unal, Kemal Suha		2135 Defense HwySte 8	Crofton	21114-2430	(410) 721-0033
MD	4666	Unal, Kemal Suha		506 S Camp Meade Rd	Linthicum Heights	210902703	(410) 684-3030
MD	4668	Angulo, Hayden		415 E. Dover Road	Easton	21601	(410) 820-8330
MD	4669	Treacy, Edward W. III		457 Baltimore Blvd	Westminster	21157	(410) 857-5554
MD	4670	Unal, Kemal Suha		5507 Ritchie HwySte D	Brooklyn Park	21225-3472	(410) 636-3030
MD	4671	Abedalfattah, Hany Sayed Ahmed		240 Colonial Way PlazaSuite A	Rising Sun	21911	(410) 658-1786
MD	4672	Sparks, Joseph Wayne		5301 Pulaski Highway	Perryville	21903	(410) 642-5555
MD	4673	Unal, Kemal Suha		14621 Baltimore Ave	Laurel	20707	(301) 490-3303
MD	4674	Barber, John C.		2215 Crain Highway, Suite F	Waldorf	20601	(301) 645-3030
MD	4675	Barber, John C.		371 Smallwood Dr.	Waldorf	20602	(301) 932-8300
MD	4677	Bhuyan, Mili A.		119 Big Elk Mall	Elkton	21921	(443) 246-8888
MD	4678	Unal, Kemal Suha		3515 Laurel Fort Meade Rd	Laurel	20724-2013	(301) 725-0330
MD	4679	Bhuyan, Mili A.		1121 S. Salisbury Blvd.	Salisbury	21801	(410) 742-6900
MD	4680	Bhuyan, Mili A.		1730 N. Salisbury Blvd.	Salisbury	21801	(410) 546-6900

Exhibit B Traditional
as of December 28, 2025

MD	4681	Bhuyan, Mili A.		2753 Dorchester Square, Suite DDorchester Shopping Center	Cambridge	21613	(410) 228-0100
MD	4682	Angulo, Hayden		13050 Middlebrook Rd.	Germantown	20874	(301) 540-3388
MD	4683	Clise, Michael W.		17549 Virginia Avenue	Hagerstown	21740	(301) 791-0700
MD	4684	Treacy, Edward W. III		3254-B Bennett Creek Ave	Frederick	21704	(240) 341-4692
MD	4685	Angulo, Hayden		21040-E Frederick Road	Germantown	20876	(301) 972-3388
MD	4686	O'Neill, Louis C.		7311 Macarthur Boulevard	Bethesda	20816	(301) 913-9700
MD	4687	O'Neill, Louis C.		9450 Georgia Avenue	Silver Springs	20901	(301) 589-3030
MD	4688	Unal, Kemal Suha		9400 Snowden River Pkwy# 23	Columbia	21045-5297	(410) 381-8200
MD	4689	Unal, Kemal Suha		1255 Annapolis Rd# 209	Odenton	21113-1326	(410) 672-3232
MD	4690	Barber, John C.		21765 Great Mills Road	Lexington Park	20653	(301) 863-2700
MD	4691	Treacy, Edward W. III		1080 West Patrick St.Unit 11	Frederick	21703	(301) 698-0266
MD	4692	O'Neill, Louis C.		10145 New Hampshire Avenue	Silver Spring	20903	(301) 445-3030
MD	4693	O'Neill, Louis C.		4817 St. Elmo Ave.	Bethesda	20814	(301) 913-5700
MD	4696	Mohammad, Nadar Masood		3502 Brenbrook Dr.	Randallstown	21133	(410) 496-2020
MD	6009	Clise, Michael W.		74 Souder Rd.Unit 74	Brunswick	21716	(301) 834-3000
MD	6017	Carter, Malcolm		6254 Central Ave.	Seat Pleasant	20743	(301) 333-5900
MD	6024	Koscielniak, Amy D.		518 Washington Avenue	Chestertown	21620	(410) 810-3811
MD	6026	Clise, Michael W.		18726 North Pointe Dr. Suite D	Hagerstown	20742	(301) 766-9030
MD	6029	Carter, Malcolm		9546 Crain Highway, Store #J	Upper Marlboro	20772	(301) 599-4100
MD	6061	Barber, John C.		7861 Bayside Rd.	Chesapeake Beach	20732	(410) 257-3040
MD	6062	Angulo, Hayden		18037 Georgia Ave.	Olney	20832	(301) 570-3800
MD	6063	Treacy, Edward W. III		12962 Travilah Road	Potomac	20854	(301) 330-0000
MD	6064	Treacy, Edward W. III		26437 Ridge Road	Damascus	20872	(301) 253-8880
MD	6065	O'Neill, Louis C.		1617 East Gude	Rockville	20850	(301) 309-3880
MD	6066	Barber, John C.		23415 Three Notch Rd	California	20619	(301) 245-7900
MD	6067	Treacy, Edward W. III		15530 Old Columbia Pike	Burtonsville	20866	(301) 421-0112
MD	6068	Unal, Kemal Suha		8010 Loch Raven Blvd	Towson	21286-8337	(410) 296-2999
MD	6069	Barber, John C.		509 Charles St.	La Plata	20646	(301) 932-0333
MD	6070	O'Neill, Louis C.		13659 Georgia Ave.	Silver Spring	20906	(301) 949-1401
MD	6071	O'Neill, Louis C.		11937 Georgia AvenueWheaton Park Shopping Center	Silver Spring	20902	(301) 933-3339
MD	6072	Bhatti, Zafeer Ahmed		386 Thompson Creek Mall	Stevensville	21666	(410) 643-3002
MD	6074	Treacy, Edward W. III		431 E. Ridgeville Blvd.	Mt Airy	21771	(301) 829-5400
MD	6076	Unal, Kemal Suha		6470 Freetown Rd	Columbia	210444016	(410) 531-3636
MD	6077	Treacy, Edward W. III		1207 Liberty Rd.	Eldersburg	21784	(410) 795-2400
MD	6078	Carter, Malcolm		14604 Main St	Upper Marlboro	20772	(301) 952-1133
MD	6079	Barber, John C.		5735 Deale-Churchton Road, Unit #2	Deale	20751	(410) 867-3003
MD	6080	Treacy, Edward W. III		2275 Hanover Pike	Hampstead	21074	(410) 374-1600
MD	6081	Barber, John C.		21 Church Street	Prince Frederick	20678	(410) 535-0101
MD	6082	Treacy, Edward W. III		11717 Old National PikeUnit 18	New Market	21774	(301) 865-0200
MD	6083	Clise, Michael W.		4316-B Old National Pike	Middletown	21769	(301) 371-5801

Exhibit B Traditional
as of December 28, 2025

MD	6084	Barber, John C.		30165 Triangle Drive	Charlotte Hall	20622	(301) 884-3055
MD	6085	Barber, John C.		7091 Indian Head Highway	Bryans Road	20616	(301) 375-6006
MD	6086	Barber, John C.		11121 Ocean Gateway	Berlin	21811	(410) 641-6900
MD	6088	Carter, Malcolm		10367 Southern Maryland Blvd.	Dunkirk	20754	(410) 286-0700
MD	6089	Barber, John C.		11739 HG Trueman Road, Suite E103	Lusby	20657	(410) 394-0600
MD	6092	Bhuyan, Mili A.		1212 Pemberton Dr.	Salisbury	21801	(410) 341-6900
MD	6100	Sparks, Joseph Wayne		2328 Pulaski Hwy.	North East	21901	(443) 967-0550
MD	6106	Bhatti, Zafeer Ahmed		2478 E. Centreville Road	Centreville	21617	(410) 758-3773
MD	6115	Treacy, Edward W. III		350 Fortune Terrace	Potomac	20854	(301) 315-8383
MD	6116	Bear, Amber N.		10518 Greensboro Rd.	Denton	21629	(410) 479-5600
MD	6199	Munsey, Michael Grayson		124 Newtown Blvd.	Pocomoke City	21851	(410) 957-2424
MD	9351	Unal, Kemal Suha		1020 Park AveSte 102	Baltimore	21201-5641	(410) 244-8555
MD	9353	Unal, Kemal Suha		77 Forest Plaza	Annapolis	21401	(443) 321-9903
MD	9354	Malament, Charles L.		32 Queens City Drive	Cumberland	21502	(301) 722-0022
MD	9355	Malament, Charles L.		16 Maple St., Suite 2	Frostburg	21532	(301) 689-8899
MD	9356	Clise, Michael W.		4 Tiger Way	Boonsboro	21713	(301) 349-3300
MD	9357	Carter, Malcolm		4269 Branch Ave #54	Temple Hills	21237	(301) 839-0330
ME	3000	Prior, Lee S.		496 Stillwater AvenueOld Town Plaza	Orono	04468	(207) 817-6090
ME	3001	Jenks / Benvenuti, David / Dominic		788 Forest Avenue	Portland	04103	(207) 774-1489
ME	3002	Jenks / Benvenuti, David / Dominic		1095 Broadway	S. Portland	04106	(207) 799-8131
ME	3003	Jenks / Benvenuti, David / Dominic		450 US Route 1	Kittery	03904	(207) 439-1300
ME	3004	Ruszenas, Tiffani		8 Heath StreetSuite 1	Old Orchard Beach	04064	(207) 690-4141
ME	3005	Ruszenas, Tiffani		111 Elm St. & 5 Pearl St.	Biddeford	04005	(207) 282-3388
ME	3006	Ruszenas, Tiffani		596 Wilton Road	Farmington	04938	(207) 860-4545
ME	3008	Prior, Lee S.		58 Ossipee Trail East	Standish	04084	(207) 642-5200
ME	3009	Ruszenas, Tiffani		66 Main Street	Norway	04268	(207) 739-7039
ME	3010	Prior, Lee S.		974 Main Street	Sanford	04073	(207) 324-1000
ME	3013	Prior, Lee S.		14 Heathwood Drive	Windham	04062	(207) 892-2500
ME	3014	Prior, Lee S.		621 Main St.	Gorham	04038	(207) 854-2500
ME	3015	Stelser, Fernando J.		4 Oak Grove Avenue	Bath	04530	(207) 443-4343
ME	3017	Rivard, Robert P.		291 Carl Broggi Highway	Lebanon	04027	(207) 560-9000
ME	3019	Jenks / Benvenuti, David / Dominic		12 Sullivan St.Suite 104	Berwick	03901	(207) 800-1500
ME	3020	Stelser, Fernando J.		208 Maine St.	Brunswick	04011	(207) 729-5561
ME	3021	Prior, Lee S.		42 Elm Street	Waterville	04901	(207) 873-0100
ME	3022	Ruszenas, Tiffani		28 Western Ave.	Augusta	04330	(207) 622-1900
ME	3023	Stelser, Fernando J.		62 School St.	Auburn	04210	(207) 783-2200
ME	3024	Prior, Lee S.		6 Clinton St.	Bangor	04401	(207) 947-2100
ME	3025	Prior, Lee S.		212 Park Street	Rockland	04841	(207) 594-9494
ME	3040	Prior, Lee S.		878 Stillwater Avenue	Bangor	04401	(207) 941-1900
ME	3041	Stelser, Fernando J.		1104 Lisbon Street	Lewiston	04240	(207) 344-3400

Exhibit B Traditional
as of December 28, 2025

ME	3042	Prior, Lee S.		127 North Street	Houlton	04730	(207) 538-3131
ME	3085	Prior, Lee S.		379 Main Street	Presque Isle	04769	(207) 554-5154
ME	3091	Ruszenas, Tiffani		8 School St.	Freeport	04032	(207) 869-6000
ME	9563	Ruszenas, Tiffani		192 Water St.	Gardiner	04345	(207) 203-2200
ME	9564	Ruszenas, Tiffani		45 Portland Rd.	Kennebunk	04043	(207) 985-0345
ME	9565	Stelser, Fernando J.		586 Lisbon St.	Lisbon	04252	(207) 407-8900
MI	1004	Dolkowski, Aaron		34781 Grand River Ave	Farmington	48335	(877) 883-9643
MI	1007	Dolkowski, Aaron		39731 Ford Road	Canton	48187	(734) 228-4151
MI	1008	Dolkowski, Aaron		30336 W. Nine Mile Rd.	Farmington	48336	(248) 471-0594
MI	1010	Dolkowski, Aaron		41728 West Ten Mile Road	Novi	48375	(248) 349-9101
MI	1012	Dolkowski, Aaron		14100 Fort Street	Southgate	48195-1269	(734) 933-6000
MI	1014	Dolkowski, Aaron		16136 Middlebelt Road	Livonia	48154	(734) 422-2100
MI	1016	Dolkowski, Aaron		9567 Main Street	Whitmore Lake	48189	(734) 333-9633
MI	1022	Dolkowski, Aaron		30068 Ford Road	Garden City	48135	(734) 655-9223
MI	1025	Dolkowski, Aaron		23960 Carlisle Steet	Dearborn	48124	(313) 637-1010
MI	1026	Seck, Lamine		15803 Mack Avenue	Detroit	48224	(313) 509-5580
MI	1027	Seck, Lamine		16005 W. McNichols Rd.	Detroit	48235	(313) 548-0880
MI	1033	Dally, Jason		13734 Twelve Mile Road	Warren	48088	(586) 257-0222
MI	1034	Dally, Jason		20431 Mack Ave.	Grosse Pointe Woods	48236	(313) 884-9750
MI	1035	Seck, Lamine		3535 Caniff StreetSuite C	Hamtramck	48212	(313) 915-4544
MI	1036	Seck, Lamine		13250 Gratiot Ave.	Detroit	48207	(313) 839-6700
MI	1040	Dolkowski, Aaron		44350 Cherry Hill Rd.	Canton	48187	(734) 844-6000
MI	1041	Dolkowski, Aaron		1043 Ann Arbor Road	Plymouth	48170	(734) 207-1000
MI	1043	Wells, Michael		5164 Lake Michigan Drive	Allendale	49401	(616) 986-1500
MI	1050	Dolkowski, Aaron		35173 E. Michigan Ave.	Wayne	48184	(734) 722-3030
MI	1051	Farid, Syed Humayun		412 Oaks Crossing	Plainwell	49080	(269) 680-3900
MI	1052	Arntson, Eric		1720 West Washington Street, Suite 3	Greenville	48838	(616) 824-2005
MI	1053	Arntson, Eric		6159 Kalamazoo AvenueSuite A	Grand Rapids	49508	(616) 871-6900
MI	1054	Thornton, Matthew Joseph		10531 Highland Road	White Lake	48386	(248) 716-5551
MI	1055	Arntson, Eric		900 Fulton Street W.	Grand Rapids	49504	(616) 368-3500
MI	1065	Thornton, Matthew Joseph		4048 Grange Hall Road, Suite E	Holly	48442	(248) 534-1151
MI	1068	Dolkowski, Aaron		28799 Northwestern Highway	Southfield	48034	(248) 352-6590
MI	1070	Thornton, Matthew Joseph		825 South State StreetSuite A	Davison	48423	(810) 379-9500
MI	1071	Arntson, Eric		1236 Francis Street	Jackson	49203	(517) 787-0505
MI	1074	Thornton, Matthew Joseph		913 North Leroy Street	Fenton	48430	(810) 433-4544
MI	1077	Dally, Jason		2767 E. 14 Mile Road	Sterling Heights	48310	(586) 264-9200
MI	1078	Dally, Jason		28651 Southfield Road	Lathrup Village	48076	(248) 864-5777
MI	1081	Dolkowski, Aaron		22235 Pontiac Trail	South Lyon	48178	(248) 617-1500
MI	1085	Dolkowski, Aaron		27609 Plymouth	Livonia	48150	(734) 655-0965
MI	1092	Dolkowski, Aaron		17675 Eureka Road	Southgate	48195	(734) 281-3833

Exhibit B Traditional
as of December 28, 2025

MI	1094	Dolkowski, Aaron		222 Grand River Avenue	Brighton	48116	(810) 355-4935
MI	1097	Thornton, Matthew Joseph		130 Perry Road	Grand Blanc	48439	(810) 771-9080
MI	1098	Arntson, Eric		101 N. Clinton Ave.	St. Johns	48879	(989) 403-7575
MI	1100	Dolkowski, Aaron		Traver Village Shopping Center2601 Plymouth Rd., Suite B	Ann Arbor	48105	(734) 663-3333
MI	1101	Thornton, Matthew Joseph		953 Washtenaw Ave.	Ypsilanti	48197	(734) 482-5555
MI	1102	Dolkowski, Aaron		25 Jackson Industrial Dr., Unit 4	Ann Arbor	48103	(734) 913-8888
MI	1105	Dally, Jason		26662 Telegraph Road	Flat Rock	48134	(734) 795-5555
MI	1107	Dolkowski, Aaron		401 East Michigan Ave.	Saline	48176	(734) 944-4555
MI	1108	Dally, Jason		2121 S. Grove St.	Ypsilanti	48198	(734) 483-8000
MI	1109	Dolkowski, Aaron		2282 S. Main St.	Ann Arbor	48103	(734) 332-1111
MI	1110	Dolkowski, Aaron		8017 N. Wayne Road	Westland	48185-1109	(734) 525-2222
MI	1114	Watson, Sally A.		1113 Beecher	Adrian	49221	(517) 263-0678
MI	1116	Arntson, Eric		3246 E. Michigan Avenue	Jackson	49201	(517) 879-0880
MI	1117	Thornton, Matthew Joseph		4910 Washtenaw Rd.	Ann Arbor	48108	(734) 528-1111
MI	1118	Dolkowski, Aaron		716 Packard	Ann Arbor	48103	(734) 769-4444
MI	1120	Arntson, Eric		3992 Coleman Road	E. Lansing	48823	(517) 619-1234
MI	1123	Dally, Jason		9588 Belleville Road	Van Buren Twp.	48111	(734) 294-5555
MI	1128	Dolkowski, Aaron		1876 N. Latson Rd.	Howell	48843	(517) 376-6940
MI	1130	Dally, Jason		1929 N. Telegraph Road	Monroe	48162	(734) 348-8388
MI	1132	Dally, Jason		16042 15 Mile Rd.	Fraser	48026	(586) 541-8686
MI	1133	Arntson, Eric		3151 Breton Avenue SE	Kentwood	49512	(616) 771-0000
MI	1138	Arntson, Eric		1025 Division Ave. South	Grand Rapids	49507	(616) 475-5555
MI	1139	Dally, Jason		15143 W. 10 Mile	Eastpointe	48021	(586) 447-3100
MI	1140	Dally, Jason		27883 Harper Ave.	St. Clair Shores	48081	(586) 771-2800
MI	1141	Dolkowski, Aaron		740 Benstein Rd.	Commerce Township	48390	(248) 960-0600
MI	1143	Lambert, Adam K.		21 Lowrie Dr.	Gladstone	49837	(906) 428-6075
MI	1144	Morey, David Allen Jr.		5930 Cleveland Ave.	Stevensville	49127	(269) 556-7030
MI	1147	Arntson, Eric		4038 Alpine Avenue, NW	Comstock	49321	(616) 369-9466
MI	1148	Arntson, Eric		630 S. State St.	Sparta	49345	(616) 887-8000
MI	1149	Thornton, Matthew Joseph		858 S. Main Street	Lapeer	48446	(810) 356-7772
MI	1160	Arntson, Eric		616 W. Main Street	Owosso	48867	(989) 725-5000
MI	1163	Dally, Jason		35785 Harper Ave.	Clinton Twp.	48035	(586) 791-5900
MI	1165	Lambert, Adam K.		200 Pearl St., Suite 4 & 5	Houghton	49931	(906) 482-6060
MI	1166	McKelvie, Matthew		719 Ashum Street	Sault Ste Marie	49783	(906) 632-4000
MI	1167	Arntson, Eric		5645 S. Cedar Street	Lansing	48911	(517) 999-7992
MI	1169	Seck, Lamine		1636 E. Eight Mile Rd.	Detroit	48203	(313) 368-9368
MI	1175	McGraw, Mark		400 East Division, Suite 4	Rockford	49341	(616) 951-4111
MI	1178	Carlson, Duane L. Jr.		135 E. Aurora Street	Ironwood	49938	(906) 364-7209
MI	1180	Arntson, Eric		3928 Plainfield Ave. NE	Grand Rapids	49525	(616) 710-4545
MI	1182	Dally, Jason		6115-A East Ten Mile Rd.	Warren	48091	(586) 619-9590

Exhibit B Traditional
as of December 28, 2025

MI	1184	Dolkowski, Aaron		40230 W. 14 Mile Road	Commerce	48390	(248) 313-9111
MI	1188	Dally, Jason		1317 East Eleven Mile	Royal Oak	48067	(248) 691-9000
MI	1190	Dolkowski, Aaron		7126 Pardee	Taylor	48180	(313) 299-9400
MI	1191	McMullen, Timothy Y.		840 South State, Suite A2	Big Rapids	49370	(231) 796-5813
MI	1192	Dally, Jason		4019 24th Ave	Fort Gratiot	480593801	(810) 385-1600
MI	1193	Arntson, Eric		1701 S. Waverly	Lansing	48917	(517) 999-5050
MI	1194	Arntson, Eric		327 South Bridge St.	Grand Ledge	48837	(517) 731-6501
MI	1196	Schloemann, Chris A.		4041 Euclid Avenue	Bay City	48706	(989) 459-1111
MI	1201	Arntson, Eric		143 N. Harrison Rd., Suite 200	East Lansing	48823	(517) 351-7100
MI	1202	Thornton, Matthew Joseph		7081 Dixie Hwy.	Clarkston	48346	(248) 707-3111
MI	1206	Hunnicut, Kathy J.		4750 Central Park Dr., Suite B	Okemos	48864	(517) 349-0030
MI	1207	Arntson, Eric		1019 E. State Rd.	Lansing	48906	(517) 482-1656
MI	1208	Arntson, Eric		234 S. Washington Square	Lansing	48933	(517) 372-3030
MI	1211	Evans, Briyanna Michelle		2068 Cedar Street	Holt	48842	(517) 694-8115
MI	1212	Arntson, Eric		2015 North Larch Street	Lansing	48906	(517) 624-0255
MI	1213	Arntson, Eric		4800 W. Saginaw	Lansing	48917-2121	(517) 323-7575
MI	1217	Schloemann, Chris A.		5560 State St.	Saginaw	486023736	(989) 792-0030
MI	1219	Schloemann, Chris A.		3520 West Vienna Road	Clio	48420	(810) 368-3030
MI	1221	Morey, David Allen Jr.		1927 Pipestone Road	Benton Harbor	49022	(269) 252-4499
MI	1222	Arntson, Eric		912 W. Michigan Ave.	Marshall	49068	(269) 248-3700
MI	1223	Farid, Syed Humayun		5585 Gull Road Suite 108	Kalamazoo	49048	(269) 459-2323
MI	1227	Farid, Syed Humayun		4129 Portage Street	Kalamazoo	49001	(269) 443-8501
MI	1228	Arntson, Eric		701 Olds Street	Jonesville	49250	(517) 826-1200
MI	1235	Arntson, Eric		780 Capital Ave. NE	Battle Creek	49017	(269) 883-8370
MI	1236	Arntson, Eric		1380 Wright Avenue	Alma	48801	(989) 533-5030
MI	1238	Schloemann, Chris A.		2804 Rodd Street	Midland	48640	(989) 835-3030
MI	1240	Arntson, Eric		706 S. Mission	Mt. Pleasant	48858-2766	(989) 775-7555
MI	1242	Arntson, Eric		6539 28th Street SE	Grand Rapids	49546	(616) 512-3030
MI	1244	Lambert, Adam K.		1311 10th Street	Menominee	49858	(906) 936-9990
MI	1245	Schloemann, Chris A.		521 Washington Ave.	Bay City	48708	(989) 892-2520
MI	1248	Morey, David Allen Jr.		2080 Niles Rd. #100	St. Joseph	49085	(269) 982-0700
MI	1249	McKelvie, Matthew		1435 N. Mitchell St. Suite A	Cadillac	49601	(231) 577-9900
MI	1250	McMullen, Timothy Y.		3480 South Airport Road W.	Traverse City	49684	(231) 600-7444
MI	1251	McMullen, Timothy Y.		748 Munson Ave. Suite #2	Traverse City	49686	(231) 941-5355
MI	1253	Farid, Syed Humayun		264 N. River Ave., Suite 20	Holland	49424	(616) 392-4999
MI	1255	Arntson, Eric		120 S. Dexter Street Suite 100	Ionia	48846	(616) 755-6800
MI	1256	McMullen, Timothy Y.		5784 W. US Highway 10	Ludington	49431	(231) 480-6777
MI	1258	Jacobs, Jeffrey A.		311 N. 7th St.	Grand Haven	49417	(616) 846-7650
MI	1259	Arntson, Eric		314 Baldwin St.	Jenison	49428	(616) 667-1100
MI	1260	Farid, Syed Humayun		738 Michigan Avenue	Holland	49423	(616) 392-4556

Exhibit B Traditional
as of December 28, 2025

MI	1261	Arntson, Eric		1335 Lake Drive SE	Grand Rapids	49506	(616) 774-2293
MI	1262	Arntson, Eric		3596 Clyde Park Ave. SW	Wyoming	49509	(616) 530-8080
MI	1263	Arntson, Eric		619 Leonard St. NWSuite C	Grand Rapids	49504	(616) 791-2333
MI	1270	Jacobs, Jeffrey A.		1332 E. Apple Avenue	Muskegon	49442	(231) 777-3966
MI	1271	McKelvie, Matthew		650 N. Ripley Blvd.	Alpena	49707	(989) 394-6700
MI	1272	Jacobs, Jeffrey A.		3275 Henry St.	Muskegon	49441	(231) 759-0925
MI	1275	McKelvie, Matthew		1150 W. Main Street	Gaylord	49735	(989) 402-2400
MI	1276	Jacobs, Jeffrey A.		6022 Harvey St.	Muskegon	49444	(231) 798-3333
MI	1278	Farid, Syed Humayun		2706 W. Michigan Ave.	Kalamazoo	49006	(269) 343-3030
MI	1279	McMullen, Timothy Y.		206 Cypress St.	Manistee	49660	(231) 794-2772
MI	1280	Lambert, Adam K.		641 W. Washington	Marquette	49855-3522	(906) 228-4630
MI	1283	Lambert, Adam K.		2313 Ludington	Escanaba	49829	(906) 789-0222
MI	1286	Lambert, Adam K.		1200 S. Stephenson Avenue	Iron Mountain	49801	(906) 205-2000
MI	1288	Farid, Syed Humayun		1788 W. Milham Ave.	Portage	49024	(269) 373-3030
MI	1292	Dally, Jason		1226 W. 14 Mile Road	Clawson	48017	(248) 621-2601
MI	1293	Arntson, Eric		328 Lansing RoadSuite A	Charlotte	48813	(517) 652-0424
MI	1294	Dolkowski, Aaron		37298 Six Mile Road	Livonia	48152	(734) 245-9414
MI	1295	Arntson, Eric		2545 Capital Ave. SW	Battle Creek	49015	(269) 589-6612
MI	1297	Seck, Lamine		10437 West McNichols	Detroit	48221	(313) 340-9452
MN	1900	Johnson, Corey L.		22413 MN-6	Deerwood	56444	(218) 622-0030
MN	1901	Graves, Susan L.		215 SE Oak Street	Minneapolis	55414	(612) 331-3030
MN	1902	Graves, Susan L.		1733 Pine Cone Road South	Sartell	56377	(320) 258-0030
MN	1903	Miller, Andrew		5805 Egan Drive	Savage	55378	(952) 447-0030
MN	1904	Graves, Susan L.		2720 Winnetka Avenue N	New Hope	55427	(763) 541-0030
MN	1905	Giefer, David A.		2256 Bunker Lake Blvd N.W.	Andover	55304	(763) 767-0828
MN	1907	Peterson, Wayne A.		4540 Shady Oak Rd.	Minnetonka	55343	(952) 935-3030
MN	1908	Graves, Susan L.		1901 Johnson Street NE	Minneapolis	55418	(612) 789-0030
MN	1909	Graves, Susan L.		1517 White Bear Avenue N	St. Paul	55106	(651) 772-3030
MN	1910	Graves, Susan L.		2133 Old Hudson Road, Ste. B	St. Paul	55119	(651) 735-3030
MN	1911	Graves, Susan L.		1014 Smith Avenue S.	Saint Paul	55118	(651) 457-3030
MN	1912	Graves, Susan L.		975 Grand Avenue	Saint Paul	55105	(651) 224-3030
MN	1913	Graves, Susan L.		10495 University Avenue NE	Minneapolis	55434	(763) 757-3030
MN	1914	Graves, Susan L.		1231 Pierce Butler Rte.	Saint Paul	55104	(651) 644-3030
MN	1915	Hawkins, Ryan G.		117 Downtown Plaza	Fairmont	56031	(507) 229-0000
MN	1916	Hawkins, Ryan G.		1300 Humiston Ave.Suite 300	Worthington	56187	(507) 350-3333
MN	1917	Giefer, David A.		4701 Clark Avenue	White Bear Lake	55110	(651) 429-9192
MN	1918	Graves, Susan L.		1113 Hennepin Avenue	Minneapolis	55403	(612) 338-3030
MN	1919	Peterson, Wayne A.		10904 Greenbrier Road	Minnetonka	55305	(952) 545-4669
MN	1920	Peterson, Wayne A.		4735 Hiawatha Avenue	Minneapolis	55406-3325	(612) 729-8388
MN	1921	Graves, Susan L.		9723 Lyndale Avenue S	Bloomington	55420	(952) 888-4442

Exhibit B Traditional
as of December 28, 2025

MN	1922	Graves, Susan L.		427 American Boulevard E	Bloomington	55420	(952) 888-6661
MN	1923	Graves, Susan L.		5957 Penn Avenue South	Minneapolis	55419	(612) 920-7171
MN	1924	Graves, Susan L.		5551 W. Lake Street	St Louis Park	55416	(952) 926-5422
MN	1925	Graves, Susan L.		20130 County Road, 50	Corcoran	55340	(612) 238-1880
MN	1926	Graves, Susan L.		10700 Bloomington Ferry Road	Bloomington	55438	(952) 944-9244
MN	1927	Graves, Susan L.		5125 Edina Industrial Blvd.Unit #400	Edina	55439	(952) 944-2463
MN	1928	Pierson, Jeffrey L.		224 E. 1St Ave E	Shakopee	55379	(952) 445-9200
MN	1929	Graves, Susan L.		1681 Rice Street	Roseville	55113	(612) 800-9666
MN	1930	Miller, Andrew		13756 Nicollete Avenue South	Burnsville	55337	(952) 890-4940
MN	1931	Peterson, Wayne A.		23500 Highway 7Shorewood	Excelsior	55331	(612) 800-9703
MN	1932	Graves, Susan L.		935 37th Ave., Suite 112	Moorhead	56560	(218) 331-6016
MN	1933	Miller, Andrew		5480 141st St. W. #150	Apple Valley	55124	(952) 423-2424
MN	1934	Graves, Susan L.		635 Snelling Ave. South	St. Paul	55116	(651) 698-3030
MN	1935	Peterson, Wayne A.		7145 E. Pointe Douglas Rd.	Cottage Grove	55016	(651) 459-7663
MN	1936	Pierson, Jeffrey L.		13993 Anderson Lakes Parkway	Eden Prairie	55344	(952) 949-3030
MN	1937	Graves, Susan L.		1115 Vicksburg Lane #3	Plymouth	55447	(763) 404-9191
MN	1938	Marti, Jeanne M.		2350 7th Avenue	Anoka	55303	(763) 427-0120
MN	1939	Peterson, Wayne A.		1975 Silver Bell Road	Eagan	55122-1415	(651) 454-0787
MN	1940	Cerna, Luis X.		1201 Gilmore Ave.	Winona	55987	(507) 454-4545
MN	1941	Gritz, Paul M.		4125 E. Frontage Rd.Hwy. 52 N.	Rochester	55901	(507) 282-3030
MN	1942	Gritz, Paul M.		444 3rd Ave. SE	Rochester	55904	(507) 288-3030
MN	1943	Giefer, David A.		221 Mineral Springs Road	Owatonna	55060	(507) 451-3030
MN	1944	Graves, Susan L.		2620 Rice Street	Saint Paul	55113	(651) 483-3030
MN	1945	Graves, Susan L.		4552 Bloomington Avenue	Minneapolis	55407	(612) 823-3030
MN	1946	Graves, Susan L.		242 7th Street W	St. Paul	55102	(651) 227-3030
MN	1947	Graves, Susan L.		2441 Hennepin Avenue	Minneapolis	55405	(612) 374-3030
MN	1948	Nordberg, David C.		2418 Margaret St.	N. St. Paul	55109	(651) 777-3030
MN	1949	Graves, Susan L.		1090 Shingle Creek Pkwy.Unit #102	Brooklyn Center	55430	(612) 521-9494
MN	1950	Peterson, Wayne A.		300 Stadium Road	Mankato	56001	(507) 625-7711
MN	1951	Peterson, Wayne A.		814 N. Riverfront Drive	Mankato	56001	(507) 625-3666
MN	1952	Peterson, Wayne A.		103 S. Minnesota Avenue	St. Peter	56082	(507) 934-9112
MN	1953	Peterson, Wayne A.		315 N Minnesota St	New Ulm	56073	(507) 359-7711
MN	1954	Graves, Susan L.		5164 Central Ave. NE	Columbia Heights	55421	(763) 571-4240
MN	1955	Peterson, Wayne A.		5863 Neal Ave. N.	Oak Park Hts.	55082	(651) 430-3030
MN	1956	Graves, Susan L.		1406 E. College Dr.	Marshall	56258	(507) 532-3030
MN	1957	Miller, Andrew		629 4th Street NW	Faribault	55021	(507) 334-3954
MN	1958	Gritz, Paul M.		910 S. Broadway	Albert Lea	56007	(507) 373-3331
MN	1959	Gritz, Paul M.		106 S. Main Street	Austin	55912	(507) 437-3030
MN	1960	Graves, Susan L.		616 2nd Street S.	Saint Cloud	56301	(320) 259-1900
MN	1961	Graves, Susan L.		202 2nd Avenue N.	Sauk Rapids	56379	(320) 251-4885

Exhibit B Traditional
as of December 28, 2025

MN	1962	Graves, Susan L.		130 Gateway Drive NE	East Grand Forks	56721	(218) 773-2121
MN	1963	Radke, Janet L.		107 S. State Street	Waseca	56093	(507) 833-8888
MN	1964	Johnson, Corey L.		7295 Glory RoadWalmart	Baxter	56425	(218) 297-3030
MN	1965	Herdklotz, Skip Emory		202 5th Street N.	Waverly	55390	(763) 658-4916
MN	1966	Graves, Susan L.		3900 Vinewood Lane N. #23	Plymouth	55441	(763) 557-9999
MN	1967	Peterson, Wayne A.		103 W. 23rd St.	Hastings	55033	(651) 437-3930
MN	1968	Miller, Andrew		4995 160th Street SESuite 500	Prior Lake	55372	(952) 440-3030
MN	1969	Giefer, David A.		726 Martin Avenue, Suite 106	Big Lake	55309	(763) 247-8880
MN	1970	Miller, Andrew		110 E 4th Street	Northfield	55057-2002	(507) 663-1221
MN	1971	Giefer, David A.		2548 Highway 10 NE	Mounds View	55112	(763) 786-2383
MN	1972	Johnson, Corey L.		24400 Smiley RoadUnit 5 & 6	Nisswa	56468	(218) 963-5100
MN	1973	Graves, Susan L.		503 N. Chestnut Street	Chaska	55318	(952) 448-4408
MN	1974	Graves, Susan L.		5309 Shoreline Drive	Mound	55364	(952) 472-3030
MN	1975	Graves, Susan L.		6635 Cahill Avenue	Inver Grove Heights	55076	(651) 455-5064
MN	1976	Peterson, Wayne A.		400 W. 78th St.	Chanhassen	55317	(952) 934-6878
MN	1977	Carlson, Duane L. Jr.		625 7th Avenue	Two Harbors	55616	(218) 510-0696
MN	1978	Giefer, David A.		820 Howe Avenue	Mora	55051	(320) 674-2900
MN	1979	Graves, Susan L.		601 N. Broadway	Crookston	56716	(218) 281-3671
MN	1980	Miller, Andrew		14875 S. Robert Trail	Rosemount	55068	(651) 423-6090
MN	1981	Graves, Susan L.		209 Brooks Avenue N.	Thief River Falls	56701	(218) 681-6000
MN	1982	Carlson, Duane L. Jr.		1303 Charles StreetWalmart	Park Rapids	56470	(218) 237-3344
MN	1983	Graves, Susan L.		126 W. Cavour Avenue	Fergus Falls	56537	(218) 736-5411
MN	1984	Carlson, Duane L. Jr.		2518 E. Beltline	Hibbing	55746	(218) 262-6695
MN	1985	Carlson, Duane L. Jr.		112 E. 2nd St.	Duluth	55805	(218) 722-3030
MN	1986	Carlson, Duane L. Jr.		1701 Woodland Ave.	Duluth	55803	(218) 728-3627
MN	1987	Carlson, Duane L. Jr.		1212 Cloquet Ave.	Cloquet	55720	(218) 499-0099
MN	1988	Graves, Susan L.		355 Willow Bend	Crystal	55428	(763) 535-6313
MN	1989	Nordberg, David C.		132 N. Lake Street	Forest Lake	55025	(651) 464-7080
MN	1990	Graves, Susan L.		602 1st Street South, Suite 1	Willmar	56201	(320) 235-3030
MN	1991	Wendolek, Pete J.		111 South Main Street	Hutchinson	55350	(320) 587-7070
MN	1992	Cole, Shane A.		107 2nd St NE	Little Falls	56345	(320) 632-2371
MN	1993	Peterson, Wayne A.		17823 Kenwood Trail	Lakeville	55044	(952) 892-1212
MN	1994	Carlson, Duane L. Jr.		1200 S. Pokegama Ave.Suite 80	Grand Rapids	55744	(218) 326-9444
MN	1995	Johnson, Corey L.		413 W. Washington, Unit C	Brainerd	56401	(218) 828-5066
MN	1997	Giefer, David A.		12925 Lake Blvd.	Lindstrom	55045	(651) 257-2002
MN	2123	Giefer, David A.		303 Credit Union DriveSuite 4	Isanti	55040	(763) 496-5800
MN	7300	Giefer, David A.		1058 Enterprise Dr.	Belle Plaine	56011	(952) 873-2020
MN	7309	Giefer, David A.		1210 County Road J EastSuite 102	White Bear Township	55127	(651) 390-7500
MN	7319	Gritz, Paul M.		501 S. Mantorville Ave.	Kasson	55944	(507) 634-3344
MN	7323	Graves, Susan L.		9322 Zane Avenue North	Brooklyn Park	55443	(763) 391-0909

Exhibit B Traditional
as of December 28, 2025

MN	7338	Nordberg, David C.		5862 Oak St.	North Branch	55056	(651) 277-3030
MN	7339	Giefer, David A.		114 Rum River Dr. S	Princeton	55371	(763) 389-8900
MN	7342	Giefer, David A.		17565 Highway 65 NE	Ham Lake	55304	(763) 434-4300
MN	7343	Giefer, David A.		107 Wildwood Road	Willernie	55090	(651) 429-4252
MN	7344	Giefer, David A.		211 Elm Street West Suite 200	Annandale	55302	(320) 270-6200
MN	7345	Peterson, Wayne A.		3019-A South Service Dr.	Red Wing	55066	(651) 388-0444
MN	7346	Peterson, Wayne A.		1901 Madison Ave Suite 120	Mankato	56001	(507) 554-7007
MN	7347	Giefer, David A.		9251 Cedar St.	Monticello	55362	(763) 295-2424
MN	7348	Peterson, Wayne A.		1266 Town Centre Drive	Eagan	55123	(651) 452-3030
MN	7349	Graves, Susan L.		783 Radio Drive #108	Woodbury	55125	(651) 738-3030
MN	7350	Graves, Susan L.		18157 Carson Court NW, Ste. F	Elk River	55330	(763) 441-6500
MN	7352	Gellately, Dana M.		701 Paul Bunyan Dr. NW	Bemidji	56601	(218) 759-3030
MN	7353	Graves, Susan L.		5801 Ridgewood Road, Suite 3	Saint Cloud	56303	(320) 253-8520
MN	7354	Giefer, David A.		3551 Lexington Ave. N	Arden Hills	55126	(651) 484-3030
MN	7355	Graves, Susan L.		525 Main Street	New Brighton	55112	(651) 638-3030
MN	7356	Graves, Susan L.		505 Broadway Street	Alexandria	56308	(320) 763-5007
MN	7357	Graves, Susan L.		13590 Grove Drive	Maple Grove	55311	(763) 420-8988
MN	7358	Giefer, David A.		1524 125th Avenue NE	Blaine	55449	(763) 755-3030
MN	7360	Giefer, David A.		6014 167th Avenue N.W.	Ramsey	55303	(763) 753-3200
MN	7361	Peterson, Wayne A.		18350 Pilot Knob Rd. Suite C	Farmington	55024	(651) 463-3030
MN	7362	Carlson, Duane L. Jr.		308 Chestnut St.	Virginia	55792	(218) 741-3030
MN	7363	Carlson, Duane L. Jr.		32 E. Sheridan Street	Ely	55731	(218) 235-6262
MN	7365	Graves, Susan L.		9370 Lexington Avenue N	Circle Pines	55014	(763) 786-7864
MN	7366	Johnson, Corey L.		1302 Washington Ave.	Detroit Lakes	56501	(218) 846-1502
MN	7367	Graves, Susan L.		1865 W. Wayzata Blvd.	Long Lake	55356	(952) 473-0400
MN	7368	Carlson, Eric Michael		7002 Grand Avenue	Duluth	55807	(218) 628-3030
MN	7369	Giefer, David A.		1595 2nd Ave. NW. Ste. 130	Cambridge	55008	(763) 689-5603
MN	7371	Graves, Susan L.		3260 Brookdale Drive N.	Brooklyn Park	55443	(763) 566-3030
MN	7372	Graves, Susan L.		1011 Robert St. South	West St. Paul	55118	(612) 361-1998
MN	7374	Graves, Susan L.		232 W. 1st St.	Waconia	55387	(952) 442-9780
MN	7375	Giefer, David A.		96 14th St. NE	Buffalo	55313	(763) 682-3830
MN	7376	Herdklotz, Skip Emory		8060 Highway 55, Suite 55	Rockford	55373	(763) 477-4443
MN	7378	Graves, Susan L.		1530 1st Avenue North	Moorhead	56560	(218) 233-2211
MN	7379	Giefer, David A.		27 East Central	St. Michael	55376	(763) 497-4848
MN	7380	Carlson, Duane L. Jr.		1623 2nd Avenue W.	International Falls	56649	(218) 283-3444
MN	7381	Graves, Susan L.		13625 Northdale Blvd., Suite 2	Rogers	55374	(763) 428-8333
MN	7382	Giefer, David A.		23168 St. Francis Blvd. NW	St. Francis	55070	(763) 753-4300
MN	7384	Giefer, David A.		25928 2nd St. E.	Zimmerman	55398	(763) 856-0333
MN	7385	Giefer, David A.		13848 First Street, SE	Becker	55308	(763) 220-8600
MN	7386	Giefer, David A.		14531 Forest Blvd.	Hugo	55038	(651) 426-3030

Exhibit B Traditional
as of December 28, 2025

MN	7387	Carlson, Duane L. Jr.		4960 Miller Trunk Highway	Duluth	55811	(218) 729-7979
MN	7388	Giefer, David A.		106 E. Main St.	New Prague	56071	(952) 758-8833
MN	7396	Giefer, David A.		10 Church Street	Elko New Market	55054	(952) 461-4614
MN	9731	Gritz, Paul M.		2025 S. Broadway Ave.	Rochester	55904	(507) 361-3030
MO	1500	Williams, Craig K.		17404 E. US Hwy 24	Independence	64056	(816) 601-2020
MO	1501	McGowan, Benjamin Aaron		623 South Maguire Street	Warrensburg	64093	(660) 429-2171
MO	1502	Ratterman, Mark B.		416 S. Ninth Street	Columbia	65201-5091	(573) 875-3030
MO	1503	Ratterman, Mark B.		1500 I-70 Drive S.W. , Suite #6	Columbia	65201-1029	(573) 875-1010
MO	1504	Ratterman, Mark B.		102 W 6th Street	Fulton	65251-2602	(573) 642-0991
MO	1505	Ratterman, Mark B.		1621-A Towne Drive	Columbia	65202-2339	(573) 474-9565
MO	1506	Ratterman, Mark B.		2148 Mckelvey Road	Maryland Heights	63043	(314) 878-1111
MO	1507	Fischer, Douglas Mark		12200 15th Street, Suite 110	Grandview	64030	(816) 318-7600
MO	1508	Palmer, Steven T.		1006 South Main Street	Maryville	64468	(660) 562-2800
MO	1509	Naugle, Leonard J.		1109 S. Baltimore St.	Kirksville	63501	(660) 627-3030
MO	1510	Ratterman, Mark B.		11240 Manchester Rd.	Kirkwood	63122	(314) 966-3030
MO	1511	Ratterman, Mark B.		345 Clarkson Road	Ellisville	63011	(636) 391-6600
MO	1512	Palmer, Steven T.		192 W. 92 Highway	Kearney	64060	(816) 866-8025
MO	1513	Black, Eric Robert		130 Ichord Avenue	Waynesville	65583	(573) 524-0000
MO	1514	Palmer, Steven T.		9008 NW MO-45	Parkville	64152	(816) 601-3030
MO	1515	Naugle, Leonard J.		1100 N. Morley, Suite D	Moberly	65270	(660) 269-9988
MO	1516	Ratterman, Mark B.		4167 North St. Peters Parkway	St. Peters	63304	(636) 447-7070
MO	1517	Ratterman, Mark B.		9432 Natural Bridge Road	Berkley	63134	(314) 426-3113
MO	1518	Naugle, Leonard J.		827 W. Monroe	Mexico	65265	(573) 581-4811
MO	1519	Holloway, Shane G.		1152 Ransom Road	West Plains	65775	(417) 257-0055
MO	1520	Bumpus, David M.		2370 East Main	Jackson	63755	(573) 243-1474
MO	1522	Ratterman, Mark B.		5201 S. Grand Blvd.	St. Louis	63111	(314) 352-1400
MO	1523	Black, Eric Robert		3732 W. Truman Blvd.	Jefferson City	65109	(573) 893-2400
MO	1524	Ratterman, Mark B.		1613 S 9Th St	St Louis	63104	(314) 621-3030
MO	1525	Black, Eric Robert		1717 Christy Dr.	Jefferson City	65101	(573) 634-8444
MO	1526	Ratterman, Mark B.		5421 Chippewa	St Louis	63109	(314) 832-4555
MO	1527	Ratterman, Mark B.		3930 Lindell	St. Louis	63108	(314) 652-3030
MO	1529	Ratterman, Mark B.		2554 Gladiator	Fenton	63026	(636) 825-1919
MO	1530	Elwell, Emily E.		6015 N Main St.	Webb City	64870	(417) 614-0707
MO	1532	Elwell, Emily E.		908 West Harmony St	Neosho	64850	(417) 658-4750
MO	1534	Williams, Craig K.		451 SW Eagles Parkway	Grain Valley	64029	(816) 535-1500
MO	1535	Williams, Craig K.		706 NW 7 Highway Suite E	Blue Springs	64014	(816) 228-2700
MO	1536	Dixon, Katherine A		700 E. North Ave.	Belton	64012	(816) 331-5100
MO	1537	Ratterman, Mark B.		1271 Main Street	Imperial	63052	(636) 467-9339
MO	1538	Wampler, Stephen E.		615 N. A St.	Farmington	63640	(573) 756-8966
MO	1540	Elwell, Emily E.		2907 E. 22nd St.	Joplin	64804	(417) 624-3460

Exhibit B Traditional
as of December 28, 2025

MO	1542	Elwell, Emily E.		1701 W. 7th St.	Joplin	64801	(417) 623-5211
MO	1543	Black, Eric Robert		1800 Bagnell Dam Blvd.	Lake Ozark	65049	(573) 693-1234
MO	1544	Fischer, Douglas Mark		534 Westport Rd.	Kansas City	64111	(816) 756-3910
MO	1545	Black, Eric Robert		318 J. H. Williamson Jr	St. Robert	65584	(573) 336-3400
MO	1546	Black, Eric Robert		1732 N. Bishop Ave.Suite B	Rolla	65401	(573) 364-7110
MO	1547	Black, Eric Robert		1816 S. Jefferson Ave.	Lebanon	65536	(417) 588-7070
MO	1548	Wilson, William Mark		612 North One Mile Road	Dexter	63841	(573) 614-7848
MO	1549	McGowan, Benjamin Aaron		3200-A S. Limit Ave.	Sedalia	65301	(660) 829-3030
MO	1550	Hurteau/Prather, Art/Marty		538 S. National	Springfield	65802	(417) 831-1110
MO	1551	Hurteau/Prather, Art/Marty		1241 E. Kearney St.	Springfield	65803	(417) 863-0044
MO	1552	Hurteau/Prather, Art/Marty		4021 S. Campbell Ave.	Springfield	65807	(417) 889-3131
MO	1553	Hurteau/Prather, Art/Marty		2565 E. Sunshine	Springfield	65804	(417) 889-2323
MO	1554	Hurteau/Prather, Art/Marty		2642 W. Sunshine	Springfield	65807	(417) 522-3322
MO	1555	Hurteau/Prather, Art/Marty		3308 W. Chestnut Expressway	Springfield	65802	(417) 522-4499
MO	1556	Naugle, Leonard J.		408 US Highway 50 West	Union	63084	(636) 583-3020
MO	1557	Hurteau/Prather, Art/Marty		1045 Spur Drive	Marshfield	65706	(417) 943-2400
MO	1558	McGowan, Benjamin Aaron		1307 Washington St.	Chillicothe	64601	(660) 646-9800
MO	1559	Naugle, Leonard J.		326 E. Fifth Street	Washington	63090	(636) 239-1515
MO	1560	Ratterman, Mark B.		9511 Lackland Rd	St Louis	65802-4729	(314) 423-7440
MO	1561	Ratterman, Mark B.		11124 Old St. Charles Rd.	St. Ann	63074	(314) 291-3334
MO	1562	Ratterman, Mark B.		14764 Clayton Road	Ballwin	63011	(636) 391-6304
MO	1563	Ratterman, Mark B.		667 Big Bend Road	Ballwin	63021	(636) 227-6300
MO	1564	Ratterman, Mark B.		9620 Olive Boulevard	Olivette	63132	(314) 432-2530
MO	1565	Burch, Nicholas M.		1028 N. Sprigg	Cape Girardeau	63701-5627	(573) 651-3880
MO	1566	Bumpus, David M.		530 S. Main	Sikeston	63801	(573) 471-2667
MO	1567	Wilson, William Mark		2205 N. Westwood Blvd.	Poplar Bluff	63901	(573) 686-7291
MO	1568	Ratterman, Mark B.		1951 Richardson Road	Arnold	63010	(636) 467-5800
MO	1569	Ratterman, Mark B.		801 Collins Dr., Ste. B	Festus	63028	(636) 933-0707
MO	1570	Ratterman, Mark B.		2181 Droste Road	Saint Charles	63301	(636) 723-0150
MO	1571	Ratterman, Mark B.		500 W. Pearce Blvd.	Wentzville	63385	(636) 327-7999
MO	1572	Miller, Daryl M.		2110 Messanie St.	St. Joseph	64507	(816) 232-6060
MO	1574	Ratterman, Mark B.		2711 High Ridge Blvd.	High Ridge	63049	(636) 677-2522
MO	1575	Ratterman, Mark B.		8426 N. Lindbergh	Florissant	63031	(314) 838-5757
MO	1576	Ratterman, Mark B.		2500 N Highway 67	Florissant	63033	(314) 831-5454
MO	1577	Ratterman, Mark B.		309-A Mid Rivers Mall Dr	Saint Peters	63376	(636) 278-6626
MO	1578	Ratterman, Mark B.		13214 Tesson Ferry Road	St. Louis	63128	(314) 843-0909
MO	1579	Mabrey, Jeffrey M.		4315 McMasters Ave.	Hannibal	63401	(573) 221-2861
MO	1580	Ratterman, Mark B.		7259 Manchester Road	Maplewood	63143	(314) 644-6700
MO	1581	Hurteau/Prather, Art/Marty		407 E. Walnut Lane	Willard	65781	(417) 685-1515
MO	1582	Ratterman, Mark B.		8544 Watson Rd.	St. Louis	63119	(314) 843-5353

Exhibit B Traditional
as of December 28, 2025

MO	1583	Ratterman, Mark B.		3239 A Lemay Ferry Road	St Louis	63125	(314) 487-9190
MO	1584	Ratterman, Mark B.		485 S. Kirkwood Rd.Suite 105 D	Kirkwood	63122	(314) 821-4111
MO	1585	Ratterman, Mark B.		4551 Telegraph Rd.	Oakville	63129	(314) 846-6600
MO	1586	Ratterman, Mark B.		9605 Manchester Road	Rock Hill	63119	(314) 961-7800
MO	1587	Ratterman, Mark B.		7018 Pershing	University City	63130	(314) 726-3030
MO	1588	Ratterman, Mark B.		12317 Old Halls Ferry Roa	Black Jack	63033	(314) 741-5280
MO	1589	Ratterman, Mark B.		7240 Natural Bridge Road	Normandy	63121	(314) 389-3030
MO	1590	Dixon, Katherine A		309 South Commercial Street	Harrisonville	64701-1647	(816) 793-6333
MO	1591	Ratterman, Mark B.		10109 Lewis & Clark Blvd.	St. Louis	63136	(314) 868-2244
MO	1592	Elwell, Emily E.		100 Chapel Drive, Suite H	Monett	65708	(417) 393-1776
MO	1593	Ratterman, Mark B.		6963 Olive Blvd.	University	63130	(314) 862-3030
MO	1594	Ratterman, Mark B.		10486 West Florissant Ave.	Dellwood	63136	(314) 521-7335
MO	1600	Black, Eric Robert		5531 Osage Beach Pkwy.	Osage Beach	65065	(573) 302-4888
MO	1601	Hurteau/Prather, Art/Marty		3410 W. Highway 76,	Branson	65616	(417) 335-6789
MO	1602	Ratterman, Mark B.		11933 Olive Boulevard	Creve Coeur	63141	(314) 567-1010
MO	1603	Ratterman, Mark B.		8814 Gravois Rd.	Affton	63123	(314) 631-2100
MO	1604	Carlson, J. Bradley		795 NE Rice Rd.	Lee's Summit	64086	(816) 525-2244
MO	1605	Ratterman, Mark B.		400 N. Tucker Blvd.	St. Louis	63101	(314) 421-3030
MO	1606	McGowan, Benjamin Aaron		819 S. Cherokee Drive, Suite #2	Marshall	65340	(660) 886-6565
MO	1607	Ratterman, Mark B.		2256 S Grand Blvd.	St. Louis	63104	(314) 773-4404
MO	1608	Ratterman, Mark B.		13728 Olive Blvd.	Chesterfield	63017	(314) 275-7979
MO	1609	Hurteau/Prather, Art/Marty		1238 Branson Hills Parkway	Branson	65616	(417) 243-0080
MO	1610	Fischer, Douglas Mark		2516 NE 43rd St.	Kansas City	64116	(816) 454-3363
MO	1611	Ratterman, Mark B.		8760 Veterans Memorial Pkwy	O'Fallon	63366	(636) 281-3030
MO	1612	Wampler, Stephen E.		12 E. Main St.	Park Hills	63601	(573) 431-7372
MO	1613	Ratterman, Mark B.		10736 Business Route 21	Hillsboro	63050	(636) 797-8520
MO	1614	Black, Eric Robert		140 N. Summit Dr.	Holts Summit	65043	(573) 298-4444
MO	1615	McGowan, Benjamin Aaron		121 N. Service Road W	Sullivan	63080	(573) 468-3030
MO	1616	Ratterman, Mark B.		12501 Natural Bridge Rd.	Bridgeton	63044	(314) 291-3232
MO	1617	Burch, Nicholas M.		1420 N. Kingshighway St.	Cape Girardeau	63701	(573) 334-9988
MO	1618	Ratterman, Mark B.		1966 S. Old Highway 94	St. Charles	63303	(636) 724-6060
MO	1619	Ratterman, Mark B.		3104 Greens Meadow Way	Columbia	65203	(573) 443-3030
MO	1620	Palmer, Steven T.		15700 N US 169 Hwy Unit C	Smithville	64089	(816) 287-2424
MO	1621	Ratterman, Mark B.		802 N Kingshighway Blvd	St. Louis	63108	(314) 454-3030
MO	1622	Ratterman, Mark B.		2128 Rock Rd.	De Soto	63020	(636) 586-4949
MO	1624	Ratterman, Mark B.		1655 South Old Highway 141	Fenton	63026	(636) 349-3338
MO	1625	Hurteau/Prather, Art/Marty		491 Highway 60 East	Republic	65738	(417) 732-4242
MO	1626	Bumpus, David M.		1219 Rand Ave.	Perryville	63775	(573) 547-3030
MO	1627	Williams, Craig K.		3709-B S. Noland Road	Independence	64055	(816) 373-3734
MO	1628	Palmer, Steven T.		7759 NW Prairie View Road	Kansas City	64151	(816) 741-1900

Exhibit B Traditional
as of December 28, 2025

MO	1629	Ratterman, Mark B.		32 Pevely Plaza	Pevely	63070	(636) 479-3311
MO	1630	Hurteau/Prather, Art/Marty		411 A Northview Rd.	Nixa	65714	(417) 724-1010
MO	1631	Wampler, Stephen E.		836 East High St.#8	Potosi	63664	(573) 438-7422
MO	1632	Palmer, Steven T.		118 ConistorSuite C	Liberty	64068	(816) 415-9400
MO	1633	Wampler, Stephen E.		940A Plaza Drive	St. Clair	63077	(636) 629-2929
MO	1634	Black, Eric Robert		16 Camden Court, SE	Camdenton	65020	(573) 410-8100
MO	1635	McGowan, Benjamin Aaron		2240 W. Osage St.	Pacific	63069	(636) 257-3030
MO	1636	McGowan, Benjamin Aaron		275 West North Servie RoadSuite H	Wright City	63390	(636) 791-0411
MO	1639	Hurteau/Prather, Art/Marty		1411 W. Highway J	Ozark	65721	(417) 581-7070
MO	1640	Ratterman, Mark B.		105 Long Road	Chesterfield	63005	(636) 537-3223
MO	1641	Ratterman, Mark B.		3441 Pheasant Point	O'Fallon	63366	(636) 281-5500
MO	1642	Wampler, Stephen E.		129 S. Mine LaMotte	Fredericktown	63645	(573) 783-7999
MO	1643	McGowan, Benjamin Aaron		307 W. Hwy 28	Owensville	65066	(573) 437-8777
MO	1644	Elwell, Emily E.		1208 S. Elliot Ave.	Aurora	65605	(417) 308-8833
MO	1645	Hurteau/Prather, Art/Marty		623 S. Springfield	Bolivar	65613	(417) 777-7070
MO	1646	Elwell, Emily E.		2003 S. Garrison Ave.	Carthage	64836	(417) 358-6565
MO	1647	Hurteau/Prather, Art/Marty		530 N. Eastgate Ave.	Springfield	65804	(417) 522-2330
MO	1648	Naugle, Leonard J.		261 W. Highway 22	Centralia	65240	(573) 933-9393
MO	1649	McGowan, Benjamin Aaron		107 -C Hilltop Village Shopping Center	Eureka	63025	(636) 938-3320
MO	1677	Wampler, Stephen E.		40 Plaza Drive	Sainte Genevieve	63670	(573) 883-9959
MO	1678	Elwell, Emily E.		200 W. Austin	Nevada	64772	(417) 667-8878
MO	1679	McGowan, Benjamin Aaron		1331 Northeast Service Road, Ste. 5	Warrenton	63383	(636) 456-8444
MO	1680	Williams, Craig K.		11116 E US Hwy 24	Sugar Creek	64054	(816) 368-8600
MO	1682	McGowan, Benjamin Aaron		902 South Sturgeon St.	Montgomery City	63361	(573) 564-1900
MO	1684	Williams, Craig K.		3544 SW Market Street	Lee's Summit	64082	(816) 683-7500
MO	1685	Elwell, Emily E.		624 S. Madison	Webb City	64870	(417) 673-8900
MO	1686	Holloway, Shane G.		100 W. 17th Street, Suite A	Mountain Grove	65711	(417) 926-1100
MO	1687	Hurteau/Prather, Art/Marty		876 Birch Street	Hollister	65672	(417) 337-7788
MO	1688	Ratterman, Mark B.		131 North Lincoln Drive	Troy	63379	(636) 528-3520
MO	1689	Black, Eric Robert		203 N. Henry Clay Blvd.	Ashland	65010	(573) 415-0000
MO	1690	Wampler, Stephen E.		48 Berry Rd.	Bonne Terre	63628	(573) 358-3322
MO	1691	Palmer, Steven T.		4201A East Blue Parkway	Kansas City	64130	(816) 923-1007
MO	1694	Fischer, Douglas Mark		7208 Wornall Road, Ste. A	Kansas City	64114	(816) 237-1888
MO	1695	Williams, Craig K.		9103 E. Highway 350	Raytown	64133	(816) 886-0350
MO	1696	Hurteau/Prather, Art/Marty		1431 W. South Street	Ozark	65721	(417) 681-5090
MO	2393	Wampler, Stephen E.		105 S. Main Street	Salem	65560	(573) 453-2999
MO	2818	Ratterman, Mark B.		1620 Shackelford	Florissant	63031	(314) 924-9800
MO	6373	Palmer, Steven T.		9324 N. Oak Trafficway	Kansas City	64155	(816) 420-8220
MO	9571	Fischer, Douglas Mark		531 Grand Ave.Suite 4	Kansas City	64016	(816) 586-0044
MO	9572	Palmer, Steven T.		13131 State Line Road	Kansas City	64145	(816) 306-0033

Exhibit B Traditional
as of December 28, 2025

MO	9573	Palmer, Steven T.		7302 North Oak Trafficway	Gladstone	64118	(816) 759-8558
MO	9574	Turner, Ty Michael		630 Cottonwood Plaza	Kennett	63857	(573) 559-1600
MO	9575	Ratterman, Mark B.		149 Pond Fort Trail	Lake St. Louis	63367	(636) 695-8500
MO	9576	Miller, Daryl M.		2223 North Belt Highway	St. Joseph	64506	(816) 232-1010
MO	9577	Hurteau/Prather, Art/Marty		4032 W. Republic Rd.	Battlefield	65619	(417) 633-7525
MS	1521	Shifflett, Juan Jason		11201 Old Goodman Road Suite 500	Olive Branch	38654	(662) 273-0303
MS	3217	Brown, Timothy Brett		700-A N. Main St.	Amory	38821	(662) 256-3663
MS	5901	Mueller, Glenn A.		1681 Pass Rd.	Biloxi	39531	(228) 374-7234
MS	5902	Mueller, Glenn A.		10493 D'Iberville Blvd.	D'Iberville	39540	(228) 392-6636
MS	5903	Mueller, Glenn A.		2260 Bienville Blvd	Ocean Springs	39564	(228) 872-3030
MS	5905	Mueller, Glenn A.		2310 Denny Avenue	Pascagoula	39567	(228) 769-9700
MS	5907	Mueller, Glenn A.		2591 Hwy. 90	Gautier	39553	(228) 497-4888
MS	5908	Mueller, Glenn A.		11236 Lorraine Road	Gulfport	39503	(228) 832-1111
MS	5909	Mueller, Glenn A.		8230 Tucker Road	Vanceleave	39565	(228) 875-3030
MS	5910	Mueller, Glenn A.		1107 Cowan Rd. Suite A	Gulfport	39507	(228) 868-6061
MS	5911	Mueller, Glenn A.		11380 Hwy 49 North	Gulfport	39503	(228) 831-3030
MS	5912	Mueller, Glenn A.		2712 25th Ave.	Gulfport	39501	(228) 575-3434
MS	5913	Mueller, Glenn A.		501 Highway 90	Bay Saint Louis	39520	(228) 467-2020
MS	5914	Mueller, Glenn A.		19099 Pineville Road, Suite 110	Long Beach	39560	(228) 868-6600
MS	5915	Shifflett, Juan Jason		20 Stonewall Rd.	Byhalia	38611	(662) 838-3000
MS	5916	Richards, John		2785 Highway 49 S, Suite E	Florence	39073	(601) 845-5030
MS	5917	Mueller, Glenn A.		917 Memorial Boulevard	Picayune	39466	(601) 798-7070
MS	5920	Richards, John		3203 Hardy St.	Hattiesburg	39401	(601) 264-2996
MS	5921	Richards, John		1272 Evelyn Gandy Pkwy. Ste. 10	Petal	39465	(601) 544-3030
MS	5922	Richards, John		6136 Highway 98 West Suite 101	Hattiesburg	39402	(601) 268-1099
MS	5924	Hill, William Nelson		975 Brookway Blvd.	Brookhaven	39601	(601) 835-3278
MS	5925	Richards, John		713 North 16th Avenue	Laurel	39440	(601) 649-0800
MS	5926	Mueller, Glenn A.		107B NE Interchange St.	Diamondhead	39525	(228) 255-0001
MS	5927	Richards, John		2535 N. Hill St., Unit B	Meridian	39305	(601) 693-3030
MS	5928	Hill, William Nelson		1515 Delaware Avenue	McComb	39648	(601) 684-6949
MS	5929	Richards, John		2145 Highway 18	Brandon	39042	(601) 825-5012
MS	5930	Yildirim, Molly Hilal		1303 Highway 35 South, Suite F	Forest	39074	(601) 564-0567
MS	5931	Richards, John		849 Lake Harbour Dr. Suite A	Ridgeland	39157	(601) 956-4900
MS	5932	Richards, John		5545 Robinson Road Extension	Jackson	39204	(601) 371-2300
MS	5933	Richards, John		118 S. Pearson Road	Pearl	39208	(601) 932-5882
MS	5934	Richards, John		909 Old Vicksburg Road, Suite B	Clinton	39056	(601) 924-3030
MS	5935	Richards, John		616 N. Jefferson St.	Jackson	39202	(601) 353-5600
MS	5936	Richards, John		4555 Office Park Drive	Jackson	39206	(601) 362-7777
MS	5939	Richards, John		5490 Castlewoods Ct., Suite F	Flowood	39232	(601) 992-3030
MS	5940	Yildirim, Molly Hilal		400 Hwy. 16 E.	Carthage	39051	(601) 654-2300

Exhibit B Traditional
as of December 28, 2025

MS	5941	Brown, Timothy Brett		1920 & 1922 University Avenue	Oxford	38655	(662) 236-3844
MS	5942	Richards, John		7381 Siwell Road	Byram	39272	(601) 346-9737
MS	5943	Richards, John		956 Hwy. 51	Madison	39110	(601) 707-7803
MS	5944	Varela, Mario		201 Highway 82 W, Suite A	Indianola	38751	(662) 577-4122
MS	5945	Varela, Mario		1515 Highway 1 S #A	Greenville	38703	(662) 378-2091
MS	5946	Varela, Mario		919 Highway 82 West	Greenwood	38930	(662) 455-3030
MS	5949	Bergeron, Nicole M.		97 Northgate Rd.	Natchez	39120	(601) 445-6006
MS	5953	Bergeron, Nicole M.		725 Highway 61 South	Vicksburg	39180	(601) 636-3501
MS	5954	Richards, John		1091 Gluckstadt Rd., Suite B	Madison	39110	(601) 898-2330
MS	5955	Brown, Timothy Brett		8046 Hwy. 51 North	Southaven	38671	(662) 342-4747
MS	5957	Brown, Timothy Brett		805 City Ave. South	Ripley	38663	(662) 576-0076
MS	5958	Brown, Timothy Brett		1510 Main Street	Columbus	39701	(662) 329-3131
MS	5960	Hargrave, Anthony		17145 West Wortham Road	Saucier	39574	(228) 687-9696
MS	5961	Shifflett, Juan Jason		5847 Getwell Road	Southaven	38672	(662) 349-3999
MS	5962	Richards, John		101 Hwy. 12	Starkville	39759	(662) 324-2100
MS	5964	Dhedhi, Danish W.		1221 S Gloster St.	Tupelo	38801	(662) 841-0733
MS	5965	Brown, Timothy Brett		1303 Highway 8 #D	Grenada	38901	(662) 226-3833
MS	5967	Shifflett, Juan Jason		314 W Main St.	Senetobia	38668	(662) 562-9500
MS	5968	Hargrave, Anthony		7100 Highway 63	Moss Point	39563	(228) 474-9555
MS	5969	Millican, Bonnie Lynne		1150 E. Peace St.	Canton	39046	(601) 855-2433
MS	5970	Richards, John		902 W. Government Street	Brandon	39042	(601) 706-1577
MS	5971	Brown, Timothy Brett		1603 Jackson Avenue W	Oxford	38655	(662) 236-3840
MS	5972	Brown, Timothy Brett		460 Church Road E	Southaven	38671	(662) 536-3636
MS	5973	Hill, William Nelson		925 Highway 98 Bypass	Columbia	39429	(601) 736-0773
MS	5974	Brown, Timothy Brett		236 Starlyn Ave.	New Albany	38652	(662) 538-0335
MS	5975	Turner, Ty Michael		640 Desoto Avenue	Clarksdale	38614	(662) 627-5030
MS	5976	Davis, Diane Ardine		460 Hwy. 6 E.	Batesville	38606	(662) 563-5600
MS	5978	Brown, Timothy Brett		327 Highway 45 South	West Point	39773	(662) 494-2000
MS	5979	Shifflett, Juan Jason		2334 McIngvale Rd.	Hernando	38632	(662) 449-3468
MS	5980	Shifflett, Juan Jason		8859 Goodman Road	Olive Branch	38654	(662) 895-3005
MS	5981	Cavaliere, Christopher L.		100 Canal Pl	Philadelphia	39350	(601) 389-0500
MS	5982	Davis, Diane Ardine		5842 Goodman Road, Ste. 13	Horn Lake	38637	(662) 781-2781
MS	5984	Magee, Matthew		800 Hill Street	Ellisville	39437	(601) 477-4949
MS	5985	Magee, Gregory S.		5157 East Main Street	Lucedale	39452	(601) 947-1636
MS	5986	Brown, Timothy Brett		116 Highway 15 N	Pontotoc	38863	(662) 489-3033
MS	5988	Magee, Gregory S.		1107 East Frontage Road Suite E	Wiggins	39577	(601) 928-2727
MS	5989	Turner, Ty Michael		425-C North Davis Avenue	Cleveland	38732	(662) 843-3663
MS	5990	Magee, Matthew		5828 U.S. Hwy. 11	Purvis	39475	(601) 794-6660
MS	5992	Brown, Timothy Brett		1102 US Highway 75 East	Corinth	38834	(662) 284-9099
MS	5993	Brown, Timothy Brett		201 Wal-Mart Circle	Booneville	38829	(662) 728-7778

Exhibit B Traditional
as of December 28, 2025

MS	5994	Brown, Timothy Brett		272 Whaley Ave.	Holly Springs	38635	(662) 252-5252
MS	5995	Dhedhi, Danish W.		3581 N Gloster St, Ste C	Tupelo	38804	(662) 841-9500
MT	1776	McMillan, Jeremy Matthew		205 S. Atlantic St,	Dillon	59725	(406) 660-3535
MT	6304	Hightower, Rhett D. H.		501 1st Street	Havre	59501-3603	(406) 262-9300
MT	7001	Erwin, Allan F.		203 N. 7th Ave.	Bozeman	59715	(406) 586-5431
MT	7002	Erwin, Allan F.		111 South Avenue West	Missoula	59801	(406) 721-7610
MT	7003	Hightower, Rhett D. H.		444 Broadwater Avenue	Billings	59101	(406) 256-1312
MT	7004	Fuller, James E.		700 N. Last Chance Gulch	Helena	59601	(406) 443-2454
MT	7005	Hightower, Rhett D. H.		2804 Grand Avenue	Billings	59102	(406) 652-5900
MT	7006	Hightower, Rhett D. H.		851 Shiloh Crossing Blvd., Suites 1 & 2	Billings	59102	(406) 969-2871
MT	7007	Hightower, Rhett D. H.		904 Main St. Suite 1	Billings	59105	(406) 245-6633
MT	7008	Hightower, Rhett D. H.		4109 2nd Ave. N	Great Falls	59405	(406) 771-0040
MT	7009	Erwin, Allan F.		2101 Harrison Ave.	Butte	59701	(406) 782-3000
MT	7010	Hightower, Rhett D. H.		211 NW Bypass	Great Falls	59404	(406) 771-8877
MT	7011	Hightower, Rhett D. H.		150 Hutton Ranch Rd. Suite 103	Kalispell	59901	(406) 756-0330
MT	7012	Hightower, Rhett D. H.		720 1st Ave., Suite 1	Laurel	59044	(406) 530-1555
MT	7014	Erwin, Allan F.		410 North Central Avenue	Sidney	59270	(406) 630-7788
MT	7015	Hightower, Rhett D. H.		2750 Old Hardin Road, Suite K	Billings	59101	(406) 294-2828
MT	7016	Erwin, Allan F.		4921 North Reserve Street	Missoula	59808	(406) 926-6411
MT	7017	Erwin, Allan F.		19599 Frontage Road, Unit G & H	Belgrade	59714	(406) 813-8828
MT	7025	Hightower, Rhett D. H.		734 9th Street West, Suite 6	Columbia Falls	59912	(406) 892-3034
MT	7026	Erwin, Allan F.		2855 N. 19th Avenue, Suite H	Bozeman	59718	(406) 404-7755
MT	7029	Erwin, Allan F.		2410 South Park Street, Suite 102	Livingston	59047	(406) 823-3030
MT	7065	Erwin, Allan F.		1111 S. Haynes Ave.Suite 2	Miles City	59301	(406) 852-5544
MT	7066	McMillan, Jeremy Matthew		318 Main St.	Polson	59860	(406) 872-4400
MT	7071	Hightower, Rhett D. H.		201 18th St. East	Kalispell	59901	(406) 607-6700
MT	7110	McMillan, Jeremy Matthew		117 E Park Ave.	Anaconda	59711	(406) 563-0145
MT	7138	Hightower, Rhett D. H.		4470 King Avenue East Suite 1	Billings	59101	(406) 894-4040
MT	7146	Hightower, Rhett D. H.		2412 11th Avenue South	Great Falls	59405	(406) 923-3796
MT	9370	McMillan, Jeremy Matthew		901 S. 1st Street	Hamilton	59840	(406) 361-3030
NC	1706	Hess, David F.		132 East Main St.	Ahoskie	27910	(252) 862-4000
NC	4449	Soignet, Michael Woodrow		2531 E. Lyon Station Rd., Suite G	Creedmoor	27522	(919) 528-2828
NC	4451	Patterson, G. Mack		306 Granville Corners	Oxford	27565	(919) 603-0300
NC	4452	Patterson, G. Mack		553 S. Main St.	Mt. Holly	28120	(704) 822-2440
NC	4453	Cotter, Thomas		4412 Falls of Neuse Rd.Suite B109	Raleigh	27609	(919) 872-4000
NC	4454	Heaney, Sean T.		4890 Country Club Rd.	Winston-Salem	27104	(336) 768-4620
NC	4455	Qasim, S. Osman		3441 N. Main St.	Hope Mills	28348	(910) 424-4474
NC	4456	Ridge, Jenna Nichole		1205 E. Broad Ave.	Rockingham	28379	(910) 997-4424
NC	4457	Sobran, Michael Joseph		1400 S Croatan HwyBypass 158 Milepost	Kill Devil Hills	27948	(252) 441-1525
NC	4458	Patterson, G. Mack		9107 - A South Tryon Street	Charlotte	28273	(704) 588-4182

Exhibit B Traditional
as of December 28, 2025

NC	4459	Mehaffey, Paul G.		2448 Lewisville-Clemmons Rd.	Clemmons	27012	(336) 766-0566
NC	4460	Barber, John C.		400 North Lake Park Blvd.	Carolina Beach	28428	(910) 458-3334
NC	4461	Mitchell, Austin		1201 Cole Mill Road	Durham	27705	(919) 383-8399
NC	4462	Suniga-Koora, Jennifer P.		4201 N. Lee Street	Ayden	28513	(252) 746-4042
NC	4463	Qasim, S. Osman		1415 US Hwy. 52	Albemarle	28001	(704) 982-6777
NC	4464	Patterson, G. Mack		4112 Pleasant Valley RoadSuite 120	Raleigh	27612	(919) 783-5500
NC	4465	Hess, David F.		107 Jordan Plaza	Elizabeth City	27909	(252) 338-5811
NC	4468	Patterson, G. Mack		3233 The Plaza	Charlotte	28205	(704) 375-8794
NC	4469	Qasim, S. Osman		2305 W. Dickinson Ave.Unit 110	Greenville	27834	(252) 756-9998
NC	4470	Patterson, G. Mack		3140 Dallas High Shoals Hwy	Dallas	28034	(704) 922-7665
NC	4471	Davis, Bradley C.		614-R Main St., P.O. Box 529	King	27021	(336) 983-0303
NC	4472	Heaney, Sean T.		5389 Gumtree Rd.	Winston-Salem	27107	(336) 769-4800
NC	4473	Davis, Bradley C.		1677 Westchester Dr.	Highpoint	27262	(336) 887-2200
NC	4474	Patterson, G. Mack		2652 Hwy. 127 South	Hickory	28602	(828) 294-1050
NC	4475	Davis, Bradley C.		711 E. 52 Bypass	Pilot Mountain	27041	(336) 444-1077
NC	4476	Qasim, S. Osman		10555 NC Highway 8	Lexington	27292	(336) 357-2222
NC	4478	Qasim, S. Osman		3001 Holloway St.	Durham	27703	(919) 598-1111
NC	4479	Patel, Himanshu B		100 Sixth Street	N. Wilkesboro	28659	(336) 838-7777
NC	4480	Qasim, S. Osman		197 W. Plaza Dr.	Mooreville	28117	(704) 799-2222
NC	4481	Patterson, G. Mack		101 Stanford Rd.	Lincolnton	28092	(704) 732-4179
NC	4482	Barber, John C.		6620-A Gordon Road	Wilmington	28411	(910) 395-1166
NC	4483	Qasim, S. Osman		372 S. Broadway	Forest City	28043	(828) 245-3030
NC	4484	Barber, John C.		7224-H Wrightsville Avenue	Wilmington	28403	(910) 256-4964
NC	4485	Barber, John C.		5621-F Carolina Beach Road	Wilmington	28412	(910) 395-5656
NC	4486	Patterson, G. Mack		2603 Glenwood Ave.Suite 131	Raleigh	27608	(919) 783-8803
NC	4487	Patterson, G. Mack		Cheshire Place Shopping Center3716 West W.T. Harris Blvd	Charlotte	28208	(704) 598-2230
NC	4488	Patterson, G. Mack		4510 Sunset Road, Unit A	Charlotte	28226	(704) 392-7850
NC	4489	Patterson, G. Mack		1000 Hendricks Dr.	Zebulon	27597	(919) 887-6099
NC	4490	Patterson, G. Mack		3335 Siskey Pkwy.Suite 200	Matthews	28105	(704) 845-1800
NC	4491	Qasim, S. Osman		705 Grove St., Ste. 100	Fayetteville	28301	(910) 433-3030
NC	4492	Patel, Himanshu B		2937 NC Hwy 16	Millers Creek	28651	(336) 818-4355
NC	4493	Ferone, Steven		143-B South White Street	Wake Forest	27587	(919) 554-1155
NC	4495	Soignet, Michael Woodrow		10411 Moncreiffe RdSuite 101	Raleigh	27617	(919) 957-2929
NC	5500	Patterson, G. Mack		3677 New Bern Ave.	Raleigh	27610	(919) 231-6007
NC	5501	Patterson, G. Mack		2658 S. Saunders	Raleigh	27603	(919) 821-2330
NC	5502	Patterson, G. Mack		412 E. Main St	Carrboro	27510	(919) 929-0246
NC	5503	Mitchell, Austin		1209 W. Main Street	Durham	27701	(919) 682-3030
NC	5504	Cotter, Thomas		7315 Six Forks Road	Raleigh	27615	(919) 847-8855
NC	5505	Farrior, Mark S.		1367 S.E. Maynard Road	Cary	27511	(919) 469-1115
NC	5506	Patterson, G. Mack		3948 Western Blvd.	Raleigh	27606	(919) 899-3599

Exhibit B Traditional
as of December 28, 2025

NC	5507	Patterson, G. Mack		235 S. Elliot Rd.	Chapel Hill	27514	(919) 967-0006
NC	5508	Kiger, Justin Brady		3205 University Drive	Durham	27707	(919) 493-8484
NC	5509	Stokes, Clyde Page		1837 S Church Street	Burlington	27215	(336) 229-7777
NC	5510	Kiger, Justin Brady		4237 Louisburg. Road #103	Raleigh	27604	(919) 872-7222
NC	5511	Stokes, Clyde Page		2447 N. Church St.E. Village Plaza	Burlington	27217	(336) 229-1199
NC	5512	Mitchell, Austin		4502 Roxboro Rd	Durham	27704	(919) 477-1966
NC	5513	Rhodes, Gerald B.		709 S Clinton Ave	Dunn	28334	(910) 892-8002
NC	5514	Crum, Bart H.		200 East 10th St.	Roanoke Rapids	27870	(252) 535-1444
NC	5515	Qasim, S. Osman		110 Spring Ave.	Spring Lake	28390	(910) 436-4151
NC	5516	Qasim, S. Osman		596 N. Reilly Rd. #3	Fayetteville	28303	(910) 868-9595
NC	5517	Qasim, S. Osman		2922 Bragg Blvd.	Fayetteville	28303	(910) 483-8833
NC	5518	Qasim, S. Osman		5133 Raeford Rd. #10	Fayetteville	28304	(910) 424-4884
NC	5519	Qasim, S. Osman		3722 Ramsey Street	Fayetteville	28311	(910) 822-5960
NC	5521	Sobran, Michael Joseph		345 Western BlvdSte C	Jacksonville	28546-6305	(910) 577-1500
NC	5522	Rhodes, Gerald B.		1174 N Main St.	Lillington	27546	(910) 984-1133
NC	5523	Young, Kevin Ashley		4917 Arendel St	Morehead City	28557	(252) 247-0300
NC	5524	Tingen, Michael L.		1570 Freeway Dr.	Reidsville	27320	(336) 342-3555
NC	5525	Gage, Jacob Michael		321 W Main St	Havelock	28532-2609	(252) 447-3000
NC	5526	Qasim, S. Osman		122 Avalon Dr	Salisbury	28144	(704) 603-3225
NC	5527	Ridge, John E. Jr.		588- A Bailey Rd.	Lumberton	28358	(910) 739-4121
NC	5528	Toms, Daniel J.		640 S. Van Buren St.	Eden	27288	(336) 623-4040
NC	5529	Tingen, Michael L.		1403 Highway 66Suite A	Kernersville	27284	(336) 904-2555
NC	5530	Qasim, S. Osman		1201 Charles Blvd	Greenville	27834	(252) 758-6660
NC	5531	Qasim, S. Osman		1613 Raleigh Rd.	Wilson	27896	(252) 237-4444
NC	5532	Blackman, Tonya Letts		900 Sunburst Dr.	Goldsboro	27534	(919) 778-7260
NC	5533	Crum, Bart H.		161 Falls of the Tar Ct.	Rocky Mount	27804	(252) 977-7777
NC	5534	Qasim, S. Osman		3192-A E. 10th St.	Greenville	27858	(252) 752-6996
NC	5535	Qasim, S. Osman		1201 W Vernon Ave., Ste E.	Kinston	28501	(252) 523-4422
NC	5536	Patterson, G. Mack		5922 Weddington-Monroe Road A14	Wesley Chapel	28104	(980) 289-0500
NC	5537	Kiger, Justin Brady		1601 Highway 54	Durham	27713	(919) 544-1751
NC	5538	Heaney, Sean T.		12201 North NC Hwy. 150, #7	Winston Salem	27127	(336) 775-1100
NC	5539	Heaney, Sean T.		450 Knollwood Street	Winston-Salem	27103	(336) 659-0065
NC	5540	Mehaffey, Paul G.		7821 North Point Blvd.	Winston-Salem	27106	(336) 759-2011
NC	5541	Qasim, S. Osman		820 S. Chapman Street	Greensboro	27403	(336) 272-6156
NC	5542	Qasim, S. Osman		4604 W. Market St., Ste. A	Greensboro	27407	(336) 854-1591
NC	5543	Patterson, G. Mack		2801 Freedom Drive	Charlotte	28208	(704) 573-4800
NC	5544	Qasim, S. Osman		1103 E. Bessemer Ave.	Greensboro	27405	(336) 272-9833
NC	5545	Patterson, G. Mack		360 Wilkesboro Blvd. SE	Lenoir	28645	(828) 758-7011
NC	5546	Davis, Bradley C.		2205 Kirkwood Street #104	High Point	27262	(336) 841-2115
NC	5547	Moss, Luke James		2310 S Main St	High Point	27263	(336) 889-7424

Exhibit B Traditional
as of December 28, 2025

NC	5548	Heaney, Sean T.		900 W. Cooksey Dr.Suite E&F	Thomasville	27360	(336) 472-6111
NC	5549	Patterson, G. Mack		702 Blowing Rock Rd.Suite 3	Boone	28607	(828) 264-6507
NC	5550	Patterson, G. Mack		3205 N Sharon Amity Road	Charlotte	28205	(704) 531-7713
NC	5551	Patterson, G. Mack		9630-F University City Blvd.	Charlotte	28213	(704) 596-7071
NC	5552	Patterson, G. Mack		4755 South Blvd.	Charlotte	28217	(704) 527-7892
NC	5553	Davis, Bradley C.		256 Summit Square Blvd	Winston-Salem	27105	(336) 701-0077
NC	5554	Heaney, Sean T.		6782 Shallowford Road	Lewisville	27023	(336) 390-5005
NC	5556	Qasim, S. Osman		601 S. Cannon Blvd.	Kannapolis	28083	(704) 933-4444
NC	5557	Patterson, G. Mack		1802 South New Hope Rd.	Gastonia	28054	(704) 867-5868
NC	5558	Qasim, S. Osman		1837 E. Broad St. #A	Statesville	28625	(704) 872-3030
NC	5559	Qasim, S. Osman		210 W. Dixon Rd.	Shelby	28152	(704) 484-1717
NC	5560	Patterson, G. Mack		1231 Burkemont Avenue Suite H	Morganton	28655	(828) 608-0999
NC	5561	Kiger, Justin Brady		5950 Poyner Village PkwyUnit 505	Raleigh	27616	(984) 242-4471
NC	5563	Rhodes, Gerald B.		145 W. Plaza DriveUnit F	Seven Lakes	27376	(910) 466-9067
NC	5564	Patterson, G. Mack		814 N. Charlotte Ave.	Monroe	28110	(704) 289-3500
NC	5565	Rhodes, Gerald B.		11109 US Hwy. 15 501Suite 1	Aberdeen	28315	(910) 692-6662
NC	5566	Qasim, S. Osman		825 Spartanburg Hwy.	Hendersonville	28792	(828) 696-4113
NC	5567	Patterson, G. Mack		1563 E. Union St.	Morganton	28655	(828) 437-9777
NC	5568	Patterson, G. Mack		1131 2nd St. NE	Hickory	28601	(828) 324-5111
NC	5569	Patterson, G. Mack		3204 Springs Rd. NE	Hickory	28601	(828) 256-9811
NC	5570	Rhodes, Gerald B.		1602 S. Horner Blvd.	Sanford	27330	(919) 774-4448
NC	5571	Rhodes, Gerald B.		825 N. Brightleaf Blvd.	Smithfield	27577	(919) 934-1221
NC	5572	Rhodes, Gerald B.		10441 Clayton Boulevard	Clayton	27520	(919) 553-3066
NC	5573	Patterson, G. Mack		1017 Durham Rd.	Roxboro	27573	(336) 597-8585
NC	5574	Davis, Bradley C.		1015 Rockford St., Suite 103	Mount Airy	27030	(336) 786-1414
NC	5575	Tingen, Michael L.		114-A W. Main St.	Jamestown	27282	(336) 454-6116
NC	5576	Patterson, G. Mack		14013 North Creek Village Dr.Suite 400	Huntersville	28078	(980) 341-8005
NC	5577	Patterson, G. Mack		1600 Cross Link RdUnit 101	Raleigh	27610	(919) 828-8500
NC	5578	Qasim, S. Osman		1304 John Small Avenue	Washington	27889	(252) 946-7778
NC	5579	Qasim, S. Osman		600 Church St.	Concord	28025	(704) 795-5555
NC	5580	Ridge, John E. Jr.		1712 US Highway 401 S	Laurinburg	28352	(910) 276-4440
NC	5581	Qasim, S. Osman		1601 W. Innes Street	Salisbury	28144	(704) 636-1111
NC	5582	Qasim, S. Osman		4411 Gate City Blvd.	Greensboro	27407	(336) 854-0044
NC	5583	Qasim, S. Osman		124 West Ward Street	Asheboro	27203	(336) 629-2468
NC	5584	Patterson, G. Mack		4922 Trojan DriveSuite 180	Charlotte	28287	(980) 501-1400
NC	5585	Patterson, G. Mack		4350 Colwick Rd	Charlotte	28211	(704) 364-5192
NC	5586	Ridge, John E. Jr.		2739 W. 5th Street	Lumberton	28358	(910) 802-5050
NC	5587	Tingen, Michael L.		1120 S. Main St.Suite M	Kernersville	27284	(336) 996-7807
NC	5588	Rhodes, Gerald B.		2258 Jefferson Davis Hwy.	Sanford	27330	(919) 774-8001
NC	5589	Barber, John C.		4714 College Acres Dr.	Wilmington	28403	(910) 799-8820

Exhibit B Traditional
as of December 28, 2025

NC	5590	Patterson, G. Mack		7211 E. Independence Blvd., Suite J	Charlotte	28227	(704) 536-6444
NC	5591	Patterson, G. Mack		735 Highway 70 West	Garner	27529	(919) 779-6600
NC	5592	Qasim, S. Osman		1051 Alamance Church Rd.,	Greensboro	27406	(336) 370-1471
NC	5593	Patterson, G. Mack		1428 E. Fourth St.	Charlotte	28204	(704) 331-9847
NC	5594	Crum, Bart H.		1004 Western Blvd.	Tarboro	27886	(252) 823-5555
NC	5595	Soignet, Michael Woodrow		3460 US Hwy 1	Franklinton	27525	(919) 494-1499
NC	5596	Qasim, S. Osman		13045 NC Highway 24-27, Suite B	Eagle Springs	27242	(910) 948-2111
NC	5597	Tingen, Michael L.		5136 Randleman Rd	Greensboro	27406	(336) 674-0027
NC	5617	Sobran, Michael Joseph		2543 Onslow DriveUnit 1 and 2	Jacksonville	28540	(910) 526-0030
NC	5996	Sobran, Michael Joseph		2509 Piney Green Rd	Jacksonville	28544	(910) 378-9999
NC	5997	Gage, Jacob Michael		2400 Neuse Blvd	New Bern	28562	(252) 631-9999
NC	5998	Bradshaw, Cyle Zachery		965 Old Folkstone Rd, Suite F	Sneads Ferry	28460	(910) 741-1300
NC	7420	Bradshaw, Cyle Zachery		991 NC Highway 210	Sneads Ferry	28460-9132	(910) 327-3272
NC	7421	Patterson, G. Mack		2020-1 Connelly Springs Rd.	Lenoir	28645	(828) 728-1828
NC	7422	Rhodes, Gerald B.		104 Five Points Road	Goldsboro	27530	(919) 734-4004
NC	7423	Mehaffey, Paul G.		4655 Yadkinville Road	Pfafftown	27040	(336) 922-7080
NC	7424	Patterson, G. Mack		1310 Wesley Chapel Rd., Suite H	Indian Trail	28079	(704) 684-0200
NC	7426	Patterson, G. Mack		14154 Steele Creek RoadSuite 150	Charlotte	28273	(704) 588-2200
NC	7428	Barber, John C.		1096-5 Sabbath Home Road	Supply	28462	(910) 846-3344
NC	7430	Barber, John C.		409 Highway 117 North	Burgaw	28425	(910) 259-5252
NC	7431	Patterson, G. Mack		13220 Strickland Rd., Suite 190	Raleigh	27613	(919) 676-6602
NC	7432	Mehaffey, Paul G.		528-B Hawthorne Rd.	Yadkinville	27055	(336) 679-4444
NC	7433	Young, Kevin Ashley		98 Crescent Dr	Beaufort	28516-1535	(252) 728-5002
NC	7434	Qasim, S. Osman		1483 Patton Ave.	Asheville	28806	(828) 232-1818
NC	7436	Patterson, G. Mack		12905 Rosedale Hill Avenue	Huntersville	28078	(704) 992-0505
NC	7438	Rhodes, Gerald B.		107 North Honeycutt St.	Benson	27504	(919) 207-5678
NC	7439	Qasim, S. Osman		1336 E. Main St., Suite C	Sylva	28779	(828) 586-9400
NC	7441	Rhodes, Gerald B.		306 Fish Drive	Angier	27501	(919) 331-2444
NC	7442	Tingen, Michael L.		2040 I Rankin Mill Road	Greensboro	27405	(336) 375-0992
NC	7447	Tingen, Michael L.		8532 Hillsville Road	Trinity	27370	(336) 861-0990
NC	7472	Graham, Nicolas Shane		114 E. Center St.	Lexington	27292	(336) 238-7272
NC	7473	Qasim, S. Osman		417 E. Main St.	Franklin	28734	(828) 369-1919
NC	7477	Stokes, Clyde Page		6307-B Burlington RD	Whittsett	27377	(336) 449-5600
NC	7480	Farrior, Mark S.		9825-E Chapel Hill Rd.	Morrisville	27513	(919) 319-7000
NC	7483	Ridge, John E. Jr.		1629 South Madison St.	Whiteville	28472	(910) 640-2211
NC	7484	Crum, Bart H.		242 N. Eastpointe Ave.	Nashville	27856	(252) 459-3388
NC	7485	Mehaffey, Paul G.		430 Valley Rd.	Mocksville	27028	(336) 751-3232
NC	7487	Soignet, Michael Woodrow		1121-104 Falls River Ave.	Raleigh	27614	(919) 870-1155
NC	7488	Qasim, S. Osman		16 Cherokee CrossingSuite 10	Cherokee	28719	(828) 497-5500
NC	7489	Qasim, S. Osman		1003 High Point St. #A9	Randleman	27317	(336) 495-3030

Exhibit B Traditional
as of December 28, 2025

NC	7490	Citty, Ryke G.		5121 NC Highway 42 WestSuite 130B	Garner	27529	(919) 662-0303
NC	8800	Heaney, Sean T.		1585 Liberty StreetUnit 1	Greensboro	27360	(336) 656-8900
NC	8802	Qasim, S. Osman		5100 NC Highway 87 South, Suite 102	Fayetteville	28306	(910) 484-3226
NC	8803	Barber, John C.		6001-3 Castle Hayne Road	Castle Hayne	28429	(910) 602-7575
NC	8804	Patterson, G. Mack		1830 Galleria BlvdWalmart	Charlotte	28270	(980) 890-9100
NC	8806	Qasim, S. Osman		608 Turnersburg Highway	Statesville	28625	(704) 380-4898
NC	8807	Qasim, S. Osman		78 New Clyde Hwy.	Canton	28716	(828) 648-7499
NC	8808	Gage, Jacob Michael		100 Highway 172	Hubert	28539-4388	(910) 219-4115
NC	8809	Gage, Jacob Michael		949 US Highway 70 E	New Bern	28560-6535	(252) 514-2072
NC	8810	Ridge, John E. Jr.		311 Harris Avenue	Raeford	28376	(910) 848-2007
NC	8811	Ridge, John E. Jr.		7082 Fayetteville Rd	Raeford	28376	(910) 875-8001
NC	8812	Rhodes, Gerald B.		109 Martin Rd.	Goldsboro	27530	(919) 705-2363
NC	8813	Hess, David F.		558 Caratoke Hwy.	Moyock	27958	(252) 435-2500
NC	8814	Barber, John C.		9413 Ploof Road, Unit A	Leland	28451	(910) 371-3770
NC	8816	Baggett, Samuel David		987-I East St.	Pittsboro	27312	(919) 542-1295
NC	8817	Patterson, G. Mack		10210 Couloak Drive, Suite G	Charlotte	28216	(704) 393-8887
NC	8818	Rhodes, Gerald B.		17 Amarillo Lane	Sanford	27332	(919) 499-5557
NC	8819	Rhodes, Gerald B.		7451B NC Hwy. 22	Carthage	28327	(910) 949-3300
NC	8820	Rhodes, Gerald B.		6213-102 Rock Quarry Road	Raleigh	27610	(919) 779-4443
NC	8821	Patterson, G. Mack		9900 Poplar Tent RoadSuite #105	Concord	28027	(704) 788-3600
NC	8823	D'Andrea, Peter P.		2455 Tarawa Blvd.	Tarawa Terrace	28543	(910) 353-3111
NC	8824	Ferone, Steven		6110 Rogers Road	Rolesville	27571	(919) 453-2324
NC	8825	Patterson, G. Mack		16625 Lancaster Highway, Suite 103	Charlotte (Audrey Kell)	28277	(704) 542-6767
NC	8826	Hess, David F.		139 W. Main Street	Williamston	27982	(252) 792-4333
NC	8829	Rhodes, Gerald B.		78 N. McKinley St.	Coats	27521	(910) 292-0003
NC	8830	Qasim, S. Osman		337 Walnut Street	Waynesville	28786	(828) 454-9900
NC	8833	Stokes, Clyde Page		1971 NC Hwy 86 N.	Yanceyville	27379	(336) 459-3031
NC	8834	Patterson, G. Mack		11409 Rocky River Church	Charlotte	28215	(980) 431-3100
NC	8836	Crum, Bart H.		3335 N. Hathaway Blvd.	Sharpsburg	27878	(252) 407-7977
NC	8839	Patterson, G. Mack		903 S. Beckford Dr.	Henderson	27536	(252) 438-2727
NC	8840	Qasim, S. Osman		460 Weaverville Hwy.	Asheville	28804	(828) 645-1010
NC	8841	Rhodes, Gerald B.		375 Athletic Club Blvd.	Clayton	27527	(919) 585-7755
NC	8842	Ridge, John E. Jr.		350 S. 5th Street	St. Pauls	28384	(910) 885-9151
NC	8843	O'Leary, John P.		12330 NC Hwy 210, Suite 104	Benson	27504	(919) 205-1471
NC	8844	Qasim, S. Osman		7602A Hwy 73 E.	Mount Pleasant	28124	(704) 436-1117
NC	8845	Patterson, G. Mack		4463 School House Commons	Harrisburg	28075	(980) 505-7999
NC	8846	Patterson, G. Mack		508 10th Street NW, Unit N	Conover	28613	(828) 469-7474
NC	8847	Patterson, G. Mack		2515 Park Rd.	Charlotte	28203	(704) 665-5151
NC	8848	Qasim, S. Osman		803 Armistead St.	Pope Army Air Field	28308	(910) 500-8030
NC	8849	Farrior, Mark S.		708 Slash Pine Drive	Cary	27519	(919) 439-5859

Exhibit B Traditional
as of December 28, 2025

NC	8850	Qasim, S. Osman		1863 Hendersonville RdUnit 112	Asheville	28803	(828) 277-1010
NC	8851	Qasim, S. Osman		5445 Asheville Highway	Hendersonville	28791	(828) 687-1010
NC	8852	Heaney, Sean T.		630 W. Fourth St.	Winston-Salem	27101	(336) 724-1600
NC	8853	Qasim, S. Osman		6482 Brevard Rd	Etowah	28729	(828) 891-6677
NC	8854	Qasim, S. Osman		4000 Ward Blvd. Building L	Wilson	27893	(252) 674-1555
NC	8855	Patterson, G. Mack		135 E Davie St.	Raleigh	27601	(919) 239-4219
NC	8856	Patterson, G. Mack		110-7 West King Street	Kings Mountain	28086	(704) 734-0999
NC	8857	Tingen, Michael L.		2762 HWY 68 Unit A	High Point	27265	(336) 841-4000
NC	8858	Patterson, G. Mack		2900 Derita Road	Concord	28207	(704) 548-8688
NC	8859	Rhodes, Gerald B.		215 Ivey Lane	Taylortown	28374	(910) 420-2728
NC	8861	Barber, John C.		318 Village Road	Leland	28451	(910) 490-9000
NC	8863	Patterson, G. Mack		709 East Church Street	Cherryville	28021	(704) 435-9900
NC	8864	Patterson, G. Mack		206 South Highway 27	Stanley	28164	(980) 655-0500
NC	8878	Patterson, G. Mack		974 South Point RoadSuite A	Belmont	28012	(704) 317-7100
NC	8900	Patel, Himanshu B		2157 Old Mountain Road	Statesville	28625	(980) 223-8888
NC	8901	Bradshaw, Cyle Zachery		2222 Gum Branch RdSte B	Jacksonville	28540-4573	(910) 455-3252
NC	8902	Stokes, Clyde Page		1348 Java LaneSuite 103	Burlington	27215	(336) 516-9999
NC	8903	Farrior, Mark S.		1183 W. Chatham St.	Cary	27511	(919) 467-4222
NC	8904	Walkowe, Michael Lee		4711 Hope Valley Road, #1-B	Durham	27707	(919) 493-4077
NC	8905	Traub, Tamra Nicole		304 Northeast Blvd.	Clinton	28328	(910) 592-4099
NC	8906	Qasim, S. Osman		2130-B New Garden Road	Greensboro	27410	(336) 545-0000
NC	8907	Stokes, Clyde Page		417 W. Haggard Avenue	Elon College	27244	(336) 584-3336
NC	8908	Patterson, G. Mack		833 Perry Rd.	Apex	27502	(919) 387-0030
NC	8909	Patterson, G. Mack		20601 Torrence Chapel Rd.Suite 109	Cornelius	28031	(704) 897-8888
NC	8910	Qasim, S. Osman		114 S. Washington St.	Rutherfordton	28139	(828) 287-3030
NC	8911	Qasim, S. Osman		1357 Shearer Rd.	Mooreville	28115	(980) 435-4545
NC	8912	Qasim, S. Osman		3806-C N. Church Street	Greensboro	27405	(336) 621-3399
NC	8913	Qasim, S. Osman		2202-B Fleming Road	Greensboro	27410	(336) 665-1744
NC	8914	Stokes, Clyde Page		921 S. Main Street	Graham	27253	(336) 570-2262
NC	8915	Patterson, G. Mack		8510 Park Rd.	Charlotte	28210	(704) 554-5629
NC	8916	Patterson, G. Mack		6420 B-1 Rea Rd.	Charlotte	28277	(704) 543-7160
NC	8917	Patterson, G. Mack		3901-G Providence Rd. S.	Waxhaw	28173	(704) 843-3566
NC	8918	Patterson, G. Mack		9020-A2 Albemarle Rd.	Charlotte	28227	(704) 531-0300
NC	8919	Ridge, John E. Jr.		5051 Main Street #2	Shalotte	28470	(910) 755-3386
NC	8920	Patterson, G. Mack		110 Banks Dr.	Chapel Hill	27514	(919) 932-9500
NC	8921	Gage, Jacob Michael		3551 Martin Luther King Jr. Blvd.	New Bern	28562	(252) 649-0000
NC	8924	Sobran, Michael Joseph		1135 Old Maplehurst Rd	Jacksonville	28540-3177	(910) 346-7771
NC	8925	Patterson, G. Mack		1284 W. Williams StreetSuite #201	Apex	27502	(919) 303-0800
NC	8926	D'Andrea, Peter P.		1515 Holcomb Blvd	Camp Lejeune	28547	(910) 968-3111
NC	8927	Qasim, S. Osman		2951 Town Center DriveSuite 101	Hope Mills	28348	(910) 421-2220

Exhibit B Traditional
as of December 28, 2025

NC	8928	Qasim, S. Osman		1086 River Hwy Suite E	Mooreville	28117	(704) 746-9100
NC	8929	Bradshaw, Cyle Zachery		3311 Richlands Highway	Jacksonville	28540	(910) 968-3030
NC	8930	Patterson, G. Mack		112 John Earl St.	Hillsborough	27278	(919) 732-3001
NC	8931	Rogers, Connie Sue		15489 US Highway 17 North	Hampstead	28443	(910) 270-2222
NC	8932	Farrior, Mark S.		115 Parkside Valley Dr, Suite 20	Morrisville	27560	(919) 897-8800
NC	8934	Patterson, G. Mack		3876 Kings Mountain Highway	Gastonia	28052	(704) 864-4475
NC	8935	Patterson, G. Mack		2819 Wendell Blvd.	Wendell	27591	(919) 365-9192
NC	8936	Stokes, Clyde Page		1246 S. 5Th Street	Mebane	27302	(919) 563-5999
NC	8937	Patterson, G. Mack		11312 Hwy. 15-501 N.Suite 100	Chapel Hill	27517	(919) 968-3334
NC	8938	Patterson, G. Mack		2001 Widewaters Parkway Suite R	Knightdale	27545	(919) 266-6667
NC	8939	Qasim, S. Osman		4612 Woody Mill Road Suite 101	Greensboro	27406	(336) 698-4500
NC	8940	Farrior, Mark S.		1368 N. Main St., Sunset Plaza	Fuquay-Varina	27526	(919) 557-5551
NC	8941	Barber, John C.		204-B North New River Drive	Surf City	28445	(910) 328-8888
NC	8942	Heaney, Sean T.		789 E. Main St.	Jefferson	28640	(336) 649-8474
NC	8943	Barber, John C.		3604 South College Road, Unit A	Wilmington	28412	(910) 452-5363
NC	8944	Barber, John C.		7208 Market Street	Wilmington	28411	(910) 686-9889
NC	8945	Barber, John C.		5003 E Oak Island Dr. Publix Plaza	Oak Island	28465	(910) 278-9111
NC	8946	Patterson, G. Mack		530 Dudley Shoals Rd.	Granite Falls	28630	(828) 313-0555
NC	8947	Crum, Bart H.		8551 NC Hwy. 56 West	Louisburg	27549	(919) 497-0400
NC	8948	Davis, Bradley C.		802 South Main Street #101	Walnut Cove	27052	(336) 591-3120
NC	8949	Patel, Himanshu B		821 W. Main Ave.	Taylorsville	28681	(828) 635-6868
NC	8950	Barber, John C.		6278 Beach Drive SW, Suite 112	Ocean Isle	28469	(910) 575-3800
NC	8951	Qasim, S. Osman		1418 East 11 Street	Siler City	27344	(919) 742-1100
NC	8952	Qasim, S. Osman		8130 Cliffdale Road	Fayetteville	28314	(910) 868-8111
NC	8953	Gage, Jacob Michael		7075 US Highway 70 E	Newport	28570	(252) 223-2020
NC	8954	Gage, Jacob Michael		604 Cedar Point Blvd Unit F	Cedar Point	28584-8079	(252) 393-6800
NC	8955	Barber, John C.		1671 N. Howe St. Suite 1B	Southport	28461	(910) 457-0083
NC	8956	Mehaffey, Paul G.		835 N. Bridge St.	Elkin	28621	(336) 526-5525
NC	8957	Tingen, Michael L.		131 Commerce Ln.	Mayodan	27027	(336) 548-2080
NC	8958	Patterson, G. Mack		7981 Fayetteville Rd., Suite 7	Raleigh	27603	(919) 661-2612
NC	8959	Bradshaw, Cyle Zachery		8106 Richlands Hwy	Richlands	28574-7382	(910) 324-2722
NC	8960	Davis, Bradley C.		4760 Walkertown Plaza, Blvd	Walkertown	27051	(336) 595-1155
NC	8961	Rhodes, Gerald B.		2800 Nc Highway 24-87 Walmart	Cameron	28326	(910) 436-3031
NC	8962	Qasim, S. Osman		6926 Jordan Rd.	Ramseur	27316	(336) 824-2121
NC	8963	Qasim, S. Osman		623 Highway 29 North	China Grove	28023	(704) 857-8888
NC	8965	Barber, John C.		3228-B N. College Rd.	Wilmington	28405	(910) 858-8000
NC	8966	Barber, John C.		5680 South N.C. Hwy. 41, Space No. 1	Wallace	28466	(910) 285-9996
NC	8968	Patterson, G. Mack		7900-K Stevens Mill Rd	Matthews	28105	(704) 882-5100
NC	8970	Qasim, S. Osman		327 W. Main St.	Biscoe	27209	(910) 428-1211
NC	8972	Patel, Himanshu B		Rockefeller Centre #12310 Hwy 16 North	Denver	28037	(704) 489-8686

Exhibit B Traditional
as of December 28, 2025

NC	8973	Rhodes, Gerald B.		1124 N. Breazeale Avenue	Mount Olive	28365	(919) 635-2181
NC	8975	Patterson, G. Mack		2935 US Hwy. 70	Connelly Springs	28612	(828) 397-6790
NC	8977	Qasim, S. Osman		609 W. Main Street	Rockwell	28138	(704) 209-3333
NC	8978	Patterson, G. Mack		2110 Crossway Lane	Holly Springs	27540	(919) 567-2330
NC	8979	Patterson, G. Mack		909 N Main St	Marion	28752	(828) 583-0300
NC	8980	Farrior, Mark S.		2881 Jones Franklin Rd.	Raleigh	27606	(919) 235-0808
NC	8982	Mehaffey, Paul G.		250 NC Hwy 801 N.	Advance	27006	(336) 998-2000
NC	8983	Barber, John C.		1600 Market Street	Wilmington	28401	(910) 251-1111
NC	8984	Tingen, Michael L.		8001-E Marketplace Dr.	Oak Ridge	27310	(336) 644-0665
NC	8986	Patterson, G. Mack		2392 NC Hwy 10 West	Newton	28658	(828) 464-4445
NC	8987	Ridge, John E. Jr.		412 B W. 3rd Street	Pembroke	28372	(910) 521-2223
NC	8988	Qasim, S. Osman		1269 Tunnel Rd.	Asheville	28715	(828) 298-2700
NC	8989	Barber, John C.		2416 Carolina Beach Road, Unit 5	Wilmington	28401	(910) 332-1234
NC	8991	Rhodes, Gerald B.		3254 Ray Road	Spring Lake	28390	(910) 496-0772
NC	8992	Qasim, S. Osman		1050 W. Main Street, A	Locust	28097	(704) 888-1313
NC	8993	Qasim, S. Osman		265-D North Main St.	Troutman	28166	(704) 528-1500
NC	8994	Heaney, Sean T.		6479 Old US Hwy 52	Lexington	27295	(336) 731-8888
NC	8995	Barber, John C.		1008 West Broad Street	Elizabethtown	28337	(910) 872-0907
NC	8996	Tingen, Michael L.		998 NC 150 West	Summerfield	27358	(336) 643-6002
NC	9020	Ferone, Steven		2114 S. Main Street	Wake Forest	27587	(919) 562-0330
NC	9861	Qasim, S. Osman		1017 Canopy Lane, South Post Food Ct.	Fort Bragg	28310	(910) 436-2244
ND	1851	Graves, Susan L.		2705 S Washington Street	Grand Forks	58201	(701) 746-6437
ND	1852	Graves, Susan L.		400 A Ave.	Emerado	58228	(701) 594-4467
ND	1853	Graves, Susan L.		102 4th Street S	Wahpeton	58075	(701) 642-2212
ND	1854	Erwin, Allan F.		521 Main Street	Williston	58801	(701) 572-8888
ND	1859	Graves, Susan L.		1531C University Drive	Fargo	58103	(701) 293-9390
ND	1860	Graves, Susan L.		1109 19th Avenue North	Fargo	58102	(701) 232-1255
ND	1861	Graves, Susan L.		1700 32nd Avenue South	Fargo	58103	(701) 232-5333
ND	1862	Graves, Susan L.		1380 9th Street East	West Fargo	58078	(701) 282-8055
ND	1865	Perleberg, Derren Lyle		706 1st Ave. S.	Jamestown	58401	(701) 252-8888
ND	1871	Knudson, Lucinda Anne		1100 E. Main	Mandan	58554	(701) 663-6988
ND	1872	Knudson, Lucinda Anne		119 E Century Ave	Bismarck	58503	(701) 258-4030
ND	1873	Knudson, Lucinda Anne		1031 South Washington	Bismarck	58501	(701) 222-3100
ND	1875	Graves, Susan L.		3955 56th Street South, Suite A	Fargo	58104	(701) 929-6296
ND	1881	Graves, Susan L.		801 42nd Street South Suite A	Grand Forks	58201	(701) 314-2881
ND	1882	Erwin, Allan F.		1524 S. Broadway	Minot	58701	(701) 838-8383
ND	1883	Erwin, Allan F.		401 West Villard, Suite #101 & #102	Dickinson	58601	(701) 225-7100
NE	1757	Peterson, Wayne A.		542 E. 16th Street	Crete	68333	(402) 803-1222
NE	1768	DelGrosso, Brian		610 Glover Rd. Suite 1	Sidney	69162	(308) 203-4123
NE	6101	Peterson, Wayne A.		1230 P Street	Lincoln	68508	(402) 817-3988

Exhibit B Traditional
as of December 28, 2025

NE	6102	Peterson, Wayne A.		2401 N. 48th St.	Lincoln	68504	(402) 434-2377
NE	6103	Peterson, Wayne A.		6125 Apples WaySuite 201	Lincoln	68516	(531) 289-7700
NE	6104	Peterson, Lance Russell		1055 Saunders	Lincoln	68521	(402) 434-2380
NE	6105	Peterson, Wayne A.		2815 South 18th Street	Lincoln	68502	(402) 434-2388
NE	6110	Graves, Susan L.		2015 Pratt Ave. Ste. 113	Bellevue	68123	(402) 292-4700
NE	6111	Graves, Susan L.		7120 Military Ave.	Omaha	68104	(402) 898-9393
NE	6112	Graves, Susan L.		721 South 72nd Street, Suite #105	Omaha	68114	(402) 614-7990
NE	6119	Graves, Susan L.		7419 North 30th Street	Omaha	68112	(531) 213-2316
NE	6120	Graves, Susan L.		629 Saddlecreek Rd.	Omaha	68132	(531) 466-3234
NE	6121	Graves, Susan L.		2728 St. Mary's Avenue	Omaha	68105	(402) 345-3030
NE	6122	Graves, Susan L.		4122 S. 144th St.	Omaha	68137	(402) 895-8833
NE	6123	Graves, Susan L.		920 N. 204th AvenueSuite 110	Elkhorn	68022	(531) 466-2630
NE	6124	Graves, Susan L.		7051 S. 181st Street, Suite 101	Omaha	68136	(402) 502-4302
NE	6125	Graves, Susan L.		3818 N. 156th Street	Omaha	68116	(402) 496-3330
NE	6126	Graves, Susan L.		2155 E. 23rd St.	Fremont	68025	(402) 721-1444
NE	6127	Graves, Susan L.		3439 L Street	Omaha	68107	(402) 933-2100
NE	6128	Peterson, Lance Russell		2409 23rd Street	Columbus	68601	(402) 562-5656
NE	6130	Jensen, Noelle Dawn		904 Riverside Blvd., Unit A	Norfolk	68701	(402) 371-0107
NE	6131	Bower, Brian Patrick		618 South Burlington Avenue	Hastings	68901	(402) 902-4646
NE	6132	Bower, Brian Patrick		1815-1/2 W. A St.	North Platte	69101	(308) 534-0400
NE	6135	Graves, Susan L.		4845 N. 90th Street	Omaha	68134	(402) 401-6609
NE	6140	Hackett, Michael D.		1519 West 6th St.	Chadron	69937	(308) 747-2203
NE	6141	Peterson, Wayne A.		2801 Pine Lake RoadSuite R	Lincoln	68516	(402) 413-7772
NE	6150	Bower, Brian Patrick		3702 2nd Avenue	Kearney	68847	(308) 234-6544
NE	6151	Tyson, Michael Francis		1710 North 6th StreetUnit #1	Beatrice	68310	(402) 520-8300
NE	6155	Hackett, Michael D.		1015 W. 27th St.	Scottsbluff	69361	(308) 635-0330
NE	6160	Graves, Susan L.		1449 Papillion Dr.	Papillion	68046	(402) 933-0037
NE	6161	Bower, Brian Patrick		624 N. Webb	Grand Island	68801	(308) 389-3030
NE	6198	Hackett, Michael D.		2915 N. 10th St.	Gering	69341	(308) 633-0003
NE	6389	Peterson, Lance Russell		132 S. 5th St.Suite B	Seward	68434	(402) 803-1955
NE	6612	Graves, Susan L.		9631 Giles Road	La Vista	68128	(402) 884-9120
NE	6698	Graves, Susan L.		323 N. 114th Street	Omaha	68154	(402) 905-0265
NH	3144	Oguzhan, Mustafa Ilker		1 Silver Fox Lane	Raymond	03077	(877) 883-9643
NH	3181	Hunt, Travis William		74 Plaistow Rd.	Plaistow	03865	(603) 819-4010
NH	3190	Rivard, Robert P.		184 Route 101Unit #2	Bedford	03110	(603) 965-2000
NH	3193	Bahadir, Esra Hamide		38 New Hampshire Route 25	Meredith	03253	(603) 707-4222
NH	3200	Rivard, Robert P.		60 Beech St.	Manchester	03103	(603) 647-4300
NH	3201	Jenks / Benvenuti, David / Dominic		599 Lafayette Road	Portsmouth	03801	(603) 431-7881
NH	3202	Yeames, Richard C.		202 N. Main St.	Concord	03301	(603) 228-4222
NH	3203	Bell, Keith		54 Washington St	Claremont	03743	(603) 542-3333

Exhibit B Traditional
as of December 28, 2025

NH	3204	Rivard, Robert P.		212 Lowell Street	Manchester	03103	(603) 668-4701
NH	3205	Zonfrilli, Joseph V.		60 Island Street	Keene	03431	(603) 357-5534
NH	3206	Rivard, Robert P.		250 Dubuque Street	Manchester	03102	(603) 668-2252
NH	3207	Jenks / Benvenuti, David / Dominic		99 Northeastern Blvd.	Nashua	03062	(603) 889-8885
NH	3208	Rivard, Robert P.		254 North BroadwaySuite 105	Salem	03079	(603) 893-7100
NH	3209	Jenks / Benvenuti, David / Dominic		270 Amherst St.	Nashua	03060	(603) 886-0202
NH	3210	Jenks / Benvenuti, David / Dominic		7 Mill Road #GDurham Shopping Center Plaza	Durham	03824	(603) 868-6230
NH	3211	Rivard, Robert P.		1562 Hooksett Road	Hooksett	03106	(603) 836-8100
NH	3212	Bell, Keith		362 Sunapee Street	Newport	03773	(603) 865-1097
NH	3215	Jenks / Benvenuti, David / Dominic		250 Central Ave.	Dover	03820	(603) 742-8411
NH	3216	Jenks / Benvenuti, David / Dominic		556 Nashua St.	Milford	03055	(603) 673-2700
NH	3219	Jenks / Benvenuti, David / Dominic		304 North Main St.	Rochester	03867	(603) 335-5663
NH	3220	Rivard, Robert P.		580 Union ve.	Laconia	03246	(603) 528-4820
NH	3221	Jenks / Benvenuti, David / Dominic		16 Chase Street	Hudson	03051	(603) 319-1999
NH	3222	Bell, Keith		89 Main St.	West Lebanon	03784	(603) 298-5222
NH	3223	Yeames, Richard C.		212 Fisherville Rd.	Concord	03303	(603) 228-4221
NH	3225	Jenks / Benvenuti, David / Dominic		725 Lafayette Rd.	Hampton	03842	(603) 929-0030
NH	3226	Rivard, Robert P.		72 Portsmouth Avenue #120	Stratham	03885	(603) 778-7800
NH	3230	Rivard, Robert P.		458 Daniel Webster Hwy. Unit 7	Merrimack	03054	(603) 424-0080
NH	3234	Bahadir, Esra Hamide		900 Central Street	Franklin	03235	(603) 821-4999
NH	3235	Rivard, Robert P.		61 Crystal Avenue	Derry	03038	(603) 432-6605
NH	3241	Bell, Keith		73 South Main Street	Hanover	03755	(603) 643-3344
NH	3244	Rivard, Robert P.		103 Nashua Road	Londonderry	03053	(603) 434-3600
NH	3245	Vaillancourt, Carl E.		553 Mast RoadUnit #108	Goffstown	03045	(603) 932-5555
NH	3248	Oguzhan, Mustafa Ilker		53 W. Main Street	Hillsborough	03244	(603) 369-4156
NH	3249	Hunt, Travis William		13 Pleasant St.Suite 2	Berlin	03570	(603) 752-2255
NH	3250	Rivard, Robert P.		829 NH Route 11, Unit #1	Farmington	03835	(603) 652-1224
NH	3276	Hunt, Travis William		238 Meadow Street	Littleton	03561	(603) 610-4455
NH	3285	Hunt, Travis William		1976 White Mountain HwySuite 110A	North Conway	03860	(603) 452-7223
NH	3287	Bell, Keith		1448 Route 119	Rindge	03461	(603) 899-7477
NH	3306	Oguzhan, Mustafa Ilker		19 Fresh River Rd.	Epping	03042	(603) 734-5240
NH	3307	Bell, Keith		295 Highland Street	Plymouth	03264	(603) 346-4727
NH	3399	Bell, Keith		114 Dover Road	Chichester	03258	(603) 574-4466
NH	3923	Hunt, Travis William		45 Danville Rd	Hampstead	03826	(603) 819-5521
NH	4994	Karakus, Yunus		270 Lafayette Road, Unit 4	Seabrook	03874	(603) 915-4400
NH	9551	Karakus, Yunus		150 Bridge Street	Pelham	03076	(603) 635-4301
NJ	3358	Ebrahim, Samer S.		578 Avenue C	Bayonne	07002	(201) 858-3030
NJ	3359	Joarder, Mohammed Shamsuzzaman		6002 Main Street	Mays Landing	08330	(609) 757-1000
NJ	3375	Tanoli, Rashid		648 Godwin Ave.Units 16 & 18	Midland Park	07432	(201) 574-7000
NJ	3378	Khan, Mohammad S.		683 Mt. Prospect Avenue	Newark	07104	(973) 475-8700

Exhibit B Traditional
as of December 28, 2025

NJ	3379	Khan, Mohammad S.		293 1st St	Jersey City	07302	(201) 333-3322
NJ	3384	Dunn, Clifton William		741A Communipaw Avenue	Jersey City	07304	(201) 536-3030
NJ	3386	Khan, Mohammad S.		933 Main Ave.	Passaic	07055	(862) 234-2323
NJ	3387	Khan, Muhammad Ratib		33 Princeton Highstown Road	Princeton Junction	08550	(609) 897-0888
NJ	3388	Yaqoob, Waqas		90 Adelpia Road, Unit #3	Farmingdale	07727	(732) 835-7000
NJ	3392	Sheikh, Aziz A.		50 Mt. Bethel Rd.	Warren	07059	(908) 755-5757
NJ	3393	Talwar, Subhash C.		506 Route 70	Lakehurst	08733	(732) 657-7500
NJ	3394	Zaidi, Syed S.		102 Main St.	Sayreville	08872	(732) 613-4200
NJ	3395	Martinez, Wellington		479 Pompton Avenue	Cedar Grove	07009	(973) 521-5547
NJ	3652	Yaqoob, Waqas		219 South Ave. W.	Westfield	07090	(908) 889-1818
NJ	3900	Joarder, Mohammed Shamsuzzaman		401 Harmony Rd. #23	Gibbstown	08027	(856) 224-8700
NJ	3909	Patel, Nehal M.		629 Springfield Ave.	Berkeley Heights	07922	(908) 898-0009
NJ	3916	Ansari, Massoud		99 Route 23 South	Hamburg	07419	(973) 823-9111
NJ	3917	Joarder, Mohammed Shamsuzzaman		446 S. Broadway	Camden	08103	(856) 225-0400
NJ	3918	Zaidi, Syed S.		942 Radio Rd., Unit 7	Little Egg Harbor	08087	(609) 296-2900
NJ	3925	Khan, Shafiq A.		631 Newark Ave.	Jersey City	07306-2303	(201) 721-6338
NJ	3932	Martinez, Wellington		527 High Mountain Road	N. Haledon	07508	(973) 427-0039
NJ	3940	Parmer, Jason M.		905 West Bay Avenue Unit B	Barnegat	08005	(609) 978-1333
NJ	3941	Ansari, Massoud		244 Newton Sparta Rd.	Newton	07860	(973) 579-3373
NJ	3942	Joarder, Mohammed Shamsuzzaman		210-212 N. Main St.	Cape May Court House	08210	(609) 465-9090
NJ	3943	Joarder, Mohammed Shamsuzzaman		440 White Horse Pike	Atco	08004	(856) 768-5522
NJ	3944	Khan, Mohammad S.		333 Union Ave.	Rutherford	07070	(201) 933-7900
NJ	3946	Joarder, Mohammed Shamsuzzaman		4 Toms River Road	Jackson Township	08527	(732) 523-3400
NJ	3948	Khan, Mohammad S.		325 Route 10	East Hanover	07936	(973) 428-9400
NJ	3955	Yaqoob, Waqas		116 3rd Avenue.	Neptune	07753	(732) 776-8887
NJ	3956	Khan, Mohammad S.		352 Anderson Ave	Cliffside Park	07010-1542	(201) 945-3700
NJ	3957	Joarder, Mohammed Shamsuzzaman		Williamstown Plaza 127 Black Horse Pike	Williamstown	08094	(856) 728-5533
NJ	3958	Beniamien, Malak S.		10 Franklin Ave.	Nutley	07110	(973) 667-2222
NJ	3959	Tanoli, Rashid		13 Overlook Ave	Rochelle Park	07662-3211	(201) 587-9111
NJ	3960	Martinez, Wellington		1109 Route 23	Wayne	07470	(973) 694-0042
NJ	3961	Khan, Mohammad S.		1068 Bergen St.	Newark	07112	(973) 926-6000
NJ	3963	Dunn, Clifton William		7-11 Smith Street	Paterson	07505	(973) 345-3030
NJ	3965	Joarder, Mohammed Shamsuzzaman		104-B Hickory Corner Road	East Windsor	08520	(609) 443-0888
NJ	3967	Mechael, Sameh M.		25 Route 31 Suite 19	Pennington	08534	(609) 281-8000
NJ	3968	Zaidi, Syed S.		Roseland Shopping Center 4319 Route 9 South	Howell	07731	(732) 901-7300
NJ	3969	Martinez, Wellington		1360 State Route 23	Butler	07405	(973) 492-9300
NJ	3970	Vahidi, Hadi		340 Ryders Lane	Milltown	08850	(732) 238-6500
NJ	3971	Mechael, Sameh M.		957 Highway 33 Suite 7	Hamilton	08690	(609) 208-0600
NJ	3972	Tanoli, Rashid		385 N. Franklin Turnpike	Ramsey	74461925	(201) 934-1234
NJ	3973	Zaidi, Syed S.		415 Route 9 South	Englishtown	07726	(732) 972-3737

Exhibit B Traditional
as of December 28, 2025

NJ	3974	Yaqoob, Waqas		183 1st. Ave.Unit-A	Atlantic Highlands	07716	(732) 872-2800
NJ	3975	Zaidi, Syed Akhtar		141 US Highway 46	Budd Lake	07828	(973) 691-8900
NJ	3976	Joarder, Mohammed Shamsuzzaman		121 Wilson Avenue	Newark	07105	(973) 344-3033
NJ	3977	Joarder, Mohammed Shamsuzzaman		127 Ark RoadUnit 5	Mount Laurel	08054	(856) 998-1111
NJ	3979	Ansari, Massoud		538 Livingston Street	Norwood	07648	(201) 784-1111
NJ	3980	Khan, Mohammad S.		447 Central Ave.	Newark	07103	(973) 268-2700
NJ	3981	Ansari, Massoud		127 Main Street	Hackettstown	07840	(908) 813-3030
NJ	3982	Austin, Alexander Jonathan		245 Rt. 31-202	Flemington	08822	(908) 788-8008
NJ	3984	Ansari, Massoud		135 State Route 27	Edison	08820	(732) 548-3939
NJ	3985	Khan, Mohammad S.		504 Van Houten Ave.	Passaic	07055	(973) 778-4600
NJ	3986	Khan, Mohammad S.		335 Valley Rd.	West Orange	07052	(973) 325-2020
NJ	3987	Khan, Shafiq A.		524 31st St	Union City	07087	(201) 319-9000
NJ	3988	Ansari, Massoud		1009 US Highway 46	Ledgewood	07852	(973) 252-1333
NJ	3989	Joarder, Mohammed Shamsuzzaman		188 Kearny Avenue	Kearny	07032-2438	(201) 997-8400
NJ	3990	Ansari, Massoud		2002 State Route 31	Clinton	08809	(908) 638-8400
NJ	3991	Stephenson, Gerald K.		16 West Washington Avenue	Washington	07882	(908) 689-2200
NJ	3992	Khan, Muhammad Ratib		61 State Road	Princeton	08540	(609) 688-6870
NJ	3995	Talwar, Subhash C.		133 Route 33	Manalapan	07726	(732) 780-9999
NJ	3999	Beniamien, Malak S.		528 Washington Ave.	Belleville	07109	(973) 751-2222
NJ	4500	Khan, Shafiq A.		3682 John F. Kennedy Blvd.	Jersey City	07307	(201) 714-9600
NJ	4501	Khan, Mohammad S.		1600 East St. Georges Ave.	Linden	07036	(908) 266-6100
NJ	4502	Joarder, Mohammed Shamsuzzaman		650 Route 206	Bordentown Township	08505	(609) 832-3333
NJ	4504	Martinez, Wellington		399 Bloomfield Avenue	Caldwell	07006	(973) 228-6600
NJ	4505	Joarder, Mohammed Shamsuzzaman		6814 Tilton Road	Egg Harbor Twp. (Northfield)	08234	(609) 646-8222
NJ	4506	Joarder, Mohammed Shamsuzzaman		109 Bellevue Ave.	Hammonton	08037	(609) 567-5111
NJ	4507	Joarder, Mohammed Shamsuzzaman		603 Browning Lane	Brooklawn	08030	(856) 754-4000
NJ	4508	Joarder, Mohammed Shamsuzzaman		510 Stokes RoadSuite A	Medford	08055	(609) 451-8888
NJ	4509	Jahangir, Waheed		59 Academy St.	South Orange	07079	(973) 378-7900
NJ	4510	Joarder, Mohammed Shamsuzzaman		149 Haddon Ave	Westmont	08108	(856) 854-5600
NJ	4511	Witting, Christopher W.		1821 Cinnaminson Avenue	Cinnaminson	08077	(856) 786-0100
NJ	4512	Joarder, Mohammed Shamsuzzaman		1101 N. 2nd St., Suite 1	Millville	08332	(856) 327-4900
NJ	4513	Joarder, Mohammed Shamsuzzaman		862 Asbury Avenue	Ocean City	08226	(609) 788-3888
NJ	4514	Khan, Mohammad S.		467 Springfield Avenue	Newark	07103	(973) 520-7700
NJ	4515	Joarder, Mohammed Shamsuzzaman		231 Rowan Blvd.	Glassboro	08028	(856) 881-8100
NJ	4516	Joarder, Mohammed Shamsuzzaman		510 East Landis Avenue	Vineland	08360	(856) 794-3030
NJ	4517	Khan, Mohammad S.		1044 Clinton Ave.	Irvington	07111	(973) 399-7500
NJ	4518	Martinez, Wellington		500 McBride Avenue	Woodland	07424	(973) 684-1755
NJ	4519	Joarder, Mohammed Shamsuzzaman		39 North Laurel St.	Bridgeton	08302	(856) 455-6800
NJ	4520	Joarder, Mohammed Shamsuzzaman		9 Cookstown-Wrightstown Rd	Cookstown	08511	(609) 723-5400
NJ	4521	Khan, Mohammad S.		1090 Elizabeth Ave	Elizabeth	07201-2557	(908) 355-3996

Exhibit B Traditional
as of December 28, 2025

NJ	4522	Witting, Christopher W.		911 Church Road	Cherry Hill	08002	(856) 482-6610
NJ	4523	Joarder, Mohammed Shamsuzzaman		1 Berlin Rd	Clementon	08021-4501	(856) 627-3030
NJ	4524	Martinez, Wellington		1670 Highway 35	Middletown	07748	(732) 888-1700
NJ	4525	Joarder, Mohammed Shamsuzzaman		75 Sunset Rd.	Willingboro	08046	(609) 871-8800
NJ	4526	Joarder, Mohammed Shamsuzzaman		290 S Lenola Rd	Maple Shade	08052-1501	(856) 866-1500
NJ	4527	Joarder, Mohammed Shamsuzzaman		42 E. Browning Rd.	Bellmawr	08031	(856) 931-4100
NJ	4528	Joarder, Mohammed Shamsuzzaman		341 S. Burnt Mill Rd.	Voorhees	08043	(856) 428-3900
NJ	4529	Tanoli, Rashid		1596A Union Valley Rd.	West Milford	07480	(877) 883-9643
NJ	4530	Khan, Muhammad Ratib		2901 Brunswick Pike	Lawrenceville	08648	(609) 895-1555
NJ	4531	Joarder, Mohammed Shamsuzzaman		954 Parkway Ave.	Ewing	08618	(609) 883-1000
NJ	4532	Joarder, Mohammed Shamsuzzaman		536 Mantua Pike	Woodbury	08096	(856) 845-6444
NJ	4533	Joarder, Mohammed Shamsuzzaman		802 White Horse Pike	Egg Harbor City	08215	(609) 593-9393
NJ	4534	Joarder, Mohammed Shamsuzzaman		4903 Westfield Ave	Pennsauken	08110-2951	(856) 663-2522
NJ	4535	Joarder, Mohammed Shamsuzzaman		27 N. Maple Ave., Suite 5	Marlton	08053	(856) 596-5900
NJ	4536	Stephenson, Gerald K.		454 Route 519	Phillipsburg	08886	(908) 454-1022
NJ	4537	Khan, Mohammad S.		440 Broad Avenue	Leonia	07605	(201) 944-9199
NJ	4538	Khan, Mohammad S.		337 Main St	Hackensack	07601-5804	(201) 487-6262
NJ	4539	Khan, Shahzaib		200 Mill Creek Drive	Secaucus	07094	(201) 371-1000
NJ	4540	Yaqoob, Waqas		115 Highway 35	Eatontown	07724	(732) 389-2300
NJ	4541	Martinez, Wellington		32 Wanaque Ave	Pompton Lakes	07442	(973) 835-0333
NJ	4542	Ansari, Massoud		448 Rahway Avenue	Woodbridge	07095	(732) 750-3730
NJ	4543	Dunn, Clifton William		317 21st Ave.	Paterson	07501	(973) 370-3030
NJ	4544	Yaqoob, Waqas		60 English Plaza	Red Bank	07701	(732) 530-8300
NJ	4545	Talwar, Subhash C.		540 Park Avenue	Freehold	07728	(732) 577-9400
NJ	4546	Khan, Mohammad S.		284 Valley Blvd.	Woodridge	07057	(201) 804-8181
NJ	4547	Martinez, Wellington		319 Main St. Unit A-2	Keansburg	07734	(732) 495-5200
NJ	4550	Dunn, Clifton William		462 Newark Street	Hoboken	07030	(201) 656-3030
NJ	4551	Ansari, Massoud		60 Main Street #C	South Boundbrook	08880	(732) 563-0330
NJ	4552	Ansari, Massoud		100 Kinderkamack Rd.	Westwood	07675	(201) 664-9494
NJ	4553	Vahidi, Hadi		211 Applegarth Road, Unit 106	Monroe	08831	(732) 561-4510
NJ	4554	Ebrahim, Samer S.		1051 Broadway	Bayonne	07002	(201) 339-3030
NJ	4556	Joarder, Mohammed Shamsuzzaman		182 North Broadway	Pennsville	08070	(856) 895-9999
NJ	4558	Martinez, Wellington		309 A Route 35	Cliffwood	07721	(732) 888-1100
NJ	4559	Martinez, Wellington		1070 Rt. 34	Matawan	07747	(732) 441-4445
NJ	4561	Joarder, Mohammed Shamsuzzaman		1216 Blackhorse Pike	Glendora	08029	(856) 939-6555
NJ	4562	Joarder, Mohammed Shamsuzzaman		5051 Route 42	Blackwood	08012	(856) 232-3333
NJ	4564	Joarder, Mohammed Shamsuzzaman		680 High St.	Burlington	08016	(609) 387-8400
NJ	4565	Ansari, Massoud		13 Washington Ave.	Dumont	07628	(201) 387-8000
NJ	4566	Ansari, Massoud		26-15 Broadway	Fair Lawn	07410	(201) 796-1111
NJ	4567	Zaidi, Syed S.		3000 Yorktowne Blvd.	Brick	08723	(732) 206-0002

Exhibit B Traditional
as of December 28, 2025

NJ	4568	Zaidi, Syed S.		1580 Lakewood Rd.Unit 5	Toms River	08755	(732) 573-7000
NJ	4569	Zaidi, Syed S.		1501 Highway 37 East	Toms River	08753	(732) 929-1818
NJ	4570	Yaqoob, Waqas		4060 Asbury Ave.	Tinton Falls	07753	(732) 361-1649
NJ	4571	Khan, Mohammad S.		199 Littleton Rd	Parsippany	07054-1873	(973) 402-0313
NJ	4572	Khan, Mohammad S.		7618 Bergenline Ave	North Bergen	07047-4958	(201) 662-0600
NJ	4573	Jahangir, Waheed		8 Park Avenue	Madison	07940	(973) 593-0070
NJ	4574	Khan, Mohammad S.		172 Main Street	Ridgefield Park	07660	(201) 293-8990
NJ	4576	Jahangir, Waheed		59 Glenridge Ave	Montclair	07042	(973) 783-3333
NJ	4577	Khan, Mohammad S.		551 Bloomfield Ave.	Newark	07107	(973) 482-7100
NJ	4578	Khan, Mohammad S.		1303 Centenial Ave.	Piscataway	08854	(732) 712-2000
NJ	4580	Zaidi, Syed S.		1019 St. Georges Ave.	Rahway	07065	(732) 574-2525
NJ	4581	Khan, Mohammad S.		503 Richmond Ave	Plainfield	07060	(908) 424-1444
NJ	4582	Yaqoob, Waqas		101 North Ave.	Cranford	07016	(908) 272-4000
NJ	4583	Khan, Mohammad S.		609 Westfield Ave	Elizabeth	07208-1325	(908) 354-4322
NJ	4584	Zaidi, Syed S.		9-15 Lanes Mill Rd., Unit #3	Brick	08724	(732) 746-5555
NJ	4585	Zaidi, Syed S.		1903-1905 Morris Ave.	Union	07083	(908) 851-2280
NJ	4586	Khan, Mohammad S.		115 Saint George Ave	Roselle	07203-2917	(908) 298-0200
NJ	4587	Zaidi, Syed Akhtar		1190 Liberty Avenue	Hillside	07205	(908) 964-3733
NJ	4588	Jahangir, Waheed		41 Park Ave.	Summit	07901	(908) 273-9550
NJ	4589	Ansari, Massoud		230 Morris Avenue	Springfield	07081	(973) 912-9030
NJ	4590	Williams, Joseph A.		4800 New Jersey Ave.	Wildwood	08260	(609) 846-1000
NJ	4591	Jonas, Robert		2200A Bayshore Rd.	Villas	08251	(609) 886-5800
NJ	4592	Zaidi, Syed S.		1126 US Highway	South Amboy	08857	(732) 795-9000
NJ	4593	Jahangir, Waheed		147 Speedwell Ave.	Morristown	07960-3851	(973) 984-2900
NJ	4594	Sheikh, Aziz A.		534 Lyons Road	Liberty Corner	07938	(908) 280-8200
NJ	4595	Zaidi, Syed S.		2600 Bridge Avenue	Pt. Pleasant	08742	(732) 899-2400
NJ	4596	Ansari, Massoud		430 Market Street, Unit 12	Elmwood Park	07407	(201) 354-1010
NJ	4597	Khan, Mohammad S.		89 West Palisades Avenue	Englewood	07631	(201) 439-8383
NJ	4950	Kolovouris, Nick		109 Taylor Avenue	Manasquan	08736	(732) 528-7600
NJ	4953	Ansari, Massoud		3201 State Route 27	Franklin Park	08823	(732) 940-6633
NJ	4955	Castellano, Vincent M.		350 Rt. 46101	Rockaway	07866	(973) 957-2000
NJ	4956	Zaidi, Syed S.		576 New Brunswick Ave.	Perth Amboy	08861	(732) 442-4433
NJ	4958	Joarder, Mohammed Shamsuzzaman		1636 Rt. 38 E.	Lumberton (Mt. Holly)	08048	(609) 265-1300
NJ	4959	Joarder, Mohammed Shamsuzzaman		807 South Olden Avenue	Hamilton	08610	(609) 392-3200
NJ	4962	Ansari, Massoud		430 US Highway 206	Hillsborough	08844	(908) 874-3035
NJ	4963	Khan, Mohammad S.		1734 E. 2nd Street	Scotch Plains	07076	(908) 322-4311
NJ	4964	Rivas, Noel		931 Main Street	Boonton	07005	(973) 299-6555
NJ	4965	Vahidi, Hadi		55 East Railroad Avenue	Jamesburg	08831	(732) 521-4800
NJ	4966	Joarder, Mohammed Shamsuzzaman		2601 Atlantic Ave.	Atlantic City	08401	(609) 347-0303
NJ	4968	Ansari, Massoud		7 US Highway 206	Raritan	08869	(908) 526-3333

Exhibit B Traditional
as of December 28, 2025

NJ	4970	Dunn, Clifton William		311 West Side Ave	Jersey City	07305	(201) 422-3030
NJ	4972	Castellano, Vincent M.		28 W. Blackwell Street	Dover	07801	(973) 328-3233
NJ	4973	Vahidi, Hadi		570 Georges Rd. Unit #1	North Brunswick	08902	(732) 249-0030
NJ	4974	Yaqoob, Waqas		78 Montgomery Avenue	Long Branch	07740	(732) 571-3733
NJ	4977	Zaidi, Syed S.		2585 Route 516	Old Bridge	08857	(732) 679-4343
NJ	4983	Zaidi, Syed S.		699 Route 9	Bayville	08721	(732) 269-7800
NJ	4984	Joarder, Mohammed Shamsuzzaman		782 Whitehorse Pike	Absecon	08201	(609) 646-8808
NJ	4985	Ansari, Massoud		529 Main Street	Spotswood	08884	(732) 251-5000
NJ	4986	Joarder, Mohammed Shamsuzzaman		100 Lakehurst Rd	Browns Mills	08015	(609) 893-1600
NJ	4987	Khan, Mohammad S.		640 Eagle Rock Avenue	West Orange	07052	(973) 561-2020
NJ	4988	Khan, Mohammad S.		443 Main St.	East Orange	07018	(973) 676-4000
NJ	4989	Khan, Mohammad S.		2058 State Route 27#6c	Edison	08817-3330	(732) 572-1441
NJ	4991	Khan, Mohammad S.		110 Maple Avenue	South Plainfield	07080	(908) 756-3336
NM	6501	Bailey, Brian K.		1763 East University Suite A	Las Cruces	88001	(575) 522-7700
NM	6502	Bailey, Brian K.		3125 North Main Street	Las Cruces	88001	(575) 528-0900
NM	6507	Nelson, Robert T.		3575 Hwy. 528 NE Bldg. B Suite #112	Rio Rancho	87144	(505) 771-2020
NM	6509	Bailey, Brian K.		1917 N. Prince	Clovis	88101	(575) 769-3030
NM	6510	Bailey, Brian K.		100 S. White Sands Blvd	Alamogordo	88310	(575) 434-3030
NM	6511	Bailey, Brian K.		801 West Bender	Hobbs	88240	(575) 393-3030
NM	6512	Bailey, Brian K.		515 W. 1st. St.	Portales	88130	(575) 359-2020
NM	6513	Bailey, Brian K.		301 N. Main St.	Belen	87002	(505) 861-3030
NM	6514	Bailey, Brian K.		1717 Sudderth Ave.	Ruidoso	88345	(575) 257-3030
NM	6515	Bailey, Brian K.		3501 East Main Street, Suites G & H	Farmington	87402	(505) 326-9100
NM	6517	Bailey, Brian K.		13110 Central Ave SE	Albuquerque	87123	(505) 302-3030
NM	6518	Bailey, Brian K.		1625 Rio Bravo Blvd.	Albuquerque	87105	(505) 452-3030
NM	6519	Bailey, Brian K.		5920 Holly Avenue NE	Albuquerque	87113	(505) 343-3030
NM	6520	Bailey, Brian K.		3326 Central Ave. SE	Albuquerque	87106	(505) 345-3030
NM	6521	Bailey, Brian K.		1512 A&B Wyoming Blvd. NE	Albuquerque	87112	(505) 299-8777
NM	6522	Bailey, Brian K.		11028 Montgomery Blvd. NE	Albuquerque	87111	(505) 298-3030
NM	6523	Bailey, Brian K.		5011 Montgomery Blvd. NE Suite A	Albuquerque	87109	(505) 883-1234
NM	6524	Bailey, Brian K.		1106 Juan Tabo Blvd NE, Suites K&M	Albuquerque	87112	(505) 257-3030
NM	6525	Bailey, Brian K.		4250 Coors Blvd SW, Suite 4	Albuquerque	87121	(505) 448-3030
NM	6526	Nelson, Robert T.		2400 12th St. NW Bldg. C, Suite A	Albuquerque	87104	(505) 345-9936
NM	6527	Nelson, Robert T.		2415 Southern Blvd. SE, Suite #101	Rio Rancho	87124	(505) 891-2900
NM	6528	Nelson, Robert T.		6010 Coors Blvd. NW Suite 1	Albuquerque	87120	(505) 836-7500
NM	6529	Bailey, Brian K.		1500 West Joe Harvey Blvd.	Hobbs	88240	(575) 221-3030
NM	6530	Bailey, Brian K.		1124 S. Union Ave.	Roswell	88203	(575) 622-3030
NM	6531	Bailey, Brian K.		1014 S. St. Francis Dr.	Santa Fe	87505	(505) 984-3030
NM	6532	Bailey, Brian K.		220 S. Canal St.	Carlsbad	88220	(575) 887-3030
NM	6533	Bailey, Brian K.		615 W. Santa Fe Ave.	Grants	87020	(505) 876-2323

Exhibit B Traditional
as of December 28, 2025

NM	6534	Bailey, Brian K.		2423 N. Main Street	Roswell	88201	(575) 623-3030
NM	6535	Bailey, Brian K.		910 W Highway 180	Silver City	88061	(575) 534-3030
NM	6536	Bailey, Brian K.		718 S. Gold Ave.	Deming	88030	(575) 544-3232
NM	6537	Bailey, Brian K.		302 S. 1st. St.	Artesia	88210	(575) 746-3030
NM	6538	Bailey, Brian K.		3471 NM-47	Los Lunas	87031	(505) 565-3030
NM	6539	Bailey, Brian K.		3819 National Parks Hwy	Carlsbad	88220	(575) 885-3030
NM	6540	Bailey, Brian K.		3530 Zafarano Drive, Suite C-2	Santa Fe	87507	(505) 473-1672
NM	6541	Bailey, Brian K.		1500 W. 21st St.	Clovis	88101	(575) 268-3030
NM	6542	Bailey, Brian K.		917 N. California	Socorro	87801	(575) 838-1111
NM	6544	Bailey, Brian K.		4208 US Hwy. 64, Suite 2	Kirtland	87417	(505) 598-5121
NM	6545	Bailey, Brian K.		915 E. Hwy. 66	Gallup	87301	(505) 722-4443
NM	6546	Bailey, Brian K.		611 Mills Avenue	Las Vegas	87701	(505) 425-3030
NM	6548	Bailey, Brian K.		1383 W. Jefferson Ave.	Gallup	87301	(505) 297-3131
NM	6550	Bailey, Brian K.		9550 Sage Rd SW, Suite A103	Albuquerque	87121	(505) 833-3030
NM	6551	Bailey, Brian K.		500 West Broadway	Bloomfield	87413	(505) 632-5576
NM	6552	Bailey, Brian K.		931 N Riverside	Espanola	87532	(505) 753-3030
NM	6553	Bailey, Brian K.		1415 W. Aztec Blvd., Suite 6	Aztec	87410	(505) 334-8405
NM	6555	Bailey, Brian K.		710-E Paseo Del Pueblo Sur	Taos	87571	(575) 779-3030
NM	6595	Nelson, Robert T.		6510 Paradise Blvd. NW	Albuquerque	87114	(505) 897-9300
NM	6597	Nelson, Robert T.		3611 Hwy. 528 NW Suite 109	Albuquerque	87114	(505) 890-9999
NM	6891	Bailey, Brian K.		421 Avenida de Mesilla, Suite A	Las Cruces	88005	(575) 525-0900
NM	8099	Nelson, Robert T.		2115 Vista Oeste NW	Albuquerque	87120	(505) 833-5353
NM	9301	Bailey, Brian K.		108 W. OctagonBldg. 77 - Base Exchange	Cannon AFB	88103	(575) 784-3033
NM	9302	Bailey, Brian K.		3090 N. Roadrunner Parkway	Las Cruces	88011	(575) 521-3030
NM	9303	Bailey, Brian K.		1940 Old Hwy 66, Suite B	Edgewood	87015	(505) 286-3030
NM	9304	Bailey, Brian K.		401 South Main Street	Lovington	88260	(575) 396-3030
NM	9305	Bailey, Brian K.		725 W. Main Street	Farmington	87401	(505) 793-3030
NM	9306	Bailey, Brian K.		Holloman AFB Exchange ExpressBldg #33, 744 First Street	Holloman AFB	88330	(575) 479-3030
NM	9307	Bailey, Brian K.		7849 Tramway Blvd., Suite D	Albuquerque	87122	(505) 299-3030
NM	9308	Bailey, Brian K.		129 Clayton Road	Raton	87740	(575) 245-3030
NM	9309	Bailey, Brian K.		751 Trinity Drive, Building 2, Suite 206	Los Alamos	87544	(505) 662-3030
NM	9310	Bailey, Brian K.		2505 San Mateo Blvd. NE	Albuquerque	87110	(505) 872-3030
NM	9311	Bailey, Brian K.		2270 Main St. NW	Los Lunas	87031	(505) 865-3030
NM	9312	Bailey, Brian K.		5995 Bataan Memorial West	Las Cruces	88012	(575) 448-3030
NM	9860	Bailey, Brian K.		Exchange Mall Food Court7901 Gibson Blvd. SE, Building 20176	Kirtland AFB	87117-0001	(505) 289-2900
NV	7400	Kraniger, Mark J.		1145 N. McCarran Blvd.Suite 113	Sparks	89431	(775) 359-5353
NV	7401	Kraniger, Mark J.		83 W. Plumb LaneLakeside Plaza	Reno	89509	(775) 323-8080
NV	7402	Kraniger, Mark J.		1675 Robb Dr., Suite 2	Reno	89523	(775) 746-2929
NV	7403	Kearns, David		1060 W. Pioneer Blvd. Suite 104	Mesquite	89024	(725) 225-1112
NV	7404	Kraniger, Mark J.		801 W. 4th St.	Reno	89503	(775) 433-1455

Exhibit B Traditional
as of December 28, 2025

NV	7407	Riddle, Charles M.		1038 Grass Valley Rd., Suite J	Winnemucca	89445	(775) 625-3300
NV	7408	Riddle, Charles M.		250 S Highway 160, Suite B-6	Pahrump	89048	(775) 751-3030
NV	7410	Kraniger, Mark J.		3231 U.S. Highway 50 E	Carson City	89701	(775) 883-7500
NV	7412	Kearns, David		360 North Sandhill Blvd., Suite C	Mesquite	89027	(702) 346-0123
NV	7413	Riddle, Charles M.		960 Auction Road, Suite A	Fallon	89406	(775) 423-2500
NV	7414	Kraniger, Mark J.		10603 Stead Blvd., Suite #4	Reno	89506	(775) 677-4545
NV	7416	Riddle, Charles M.		266 Spring Creek Parkway	Spring Creek	89815	(775) 777-3343
NV	7449	Riddle, Charles M.		1014 Old Nevada Highway	Boulder City	89005	(702) 294-2424
NV	7463	Kraniger, Mark J.		465 South Meadows ParkwaySte. #10	Reno	89521	(775) 852-5353
NV	7474	Kraniger, Mark J.		4999 Longley Lane	Reno	89502	(775) 825-3030
NV	7478	Kraniger, Mark J.		4850 Sun Valley Blvd.	Sun Valley	89433	(775) 673-6363
NV	9031	Kraniger, Mark J.		2483 Wingfield Hills Road, Suite 120	Sparks	89436	(775) 626-3030
NV	9032	Riddle, Charles M.		1900 Idaho St., #101	Elko	89801	(775) 753-9333
NV	9035	Kraniger, Mark J.		1645-B Hwy. 395	Minden	86423	(775) 392-4343
NV	9045	Riddle, Charles M.		1510 Newlands Dr. ESuite 2	Fernley	89408	(775) 404-0300
NY	3030	Cookston, Robert L. III		2373 Central Park Avenue	Yonkers	10710	(914) 337-0305
NY	3299	Sharma, Yash P.		886 DeKalb Ave	Brooklyn	11221	(917) 909-6464
NY	3300	Mahmood, Shahid		3069 Route 9W	Saugerties	12477	(845) 246-3030
NY	3301	Denman, Matthew J.		43 Market Street	Amsterdam	12010	(518) 842-7227
NY	3302	Jara, Giovanni		198 Hoosick St.	Troy	12180	(518) 273-3030
NY	3303	Mahmood, Shahid		267 New Scotland Ave.	Albany	12208	(518) 438-3030
NY	3304	Jara, Giovanni		1441 Broadway	Schenectady	12306	(518) 372-4441
NY	3305	Jara, Giovanni		222 Delaware Ave.	Delmar	12054	(518) 439-2200
NY	3310	Jara, Giovanni		86 Washington St.	Saratoga Springs	12866-4116	(518) 587-2244
NY	3311	Cookston, Robert L. III		88 North Plank Road	Newburgh	12550	(845) 670-7009
NY	3312	Sharma, Yash P.		364 Bay St	Staten Island	10301	(718) 273-4848
NY	3313	Sharma, Yash P.		3626 Bell Blvd	Bayside	11361	(718) 225-7575
NY	3314	Sharma, Yash P.		1785 Victory Blvd.	Staten Island	10314	(718) 208-4900
NY	3315	Cookston, Robert L. III		4697 Third Ave	Bronx	10458	(877) 883-9643
NY	3316	Khan, Muhammad Riaz		50 Carpenter Ave., Suite 1	Middletown	10940	(845) 342-4200
NY	3317	Sharma, Yash P.		172 New Dorp Lane	Staten Island	10306	(929) 425-1800
NY	3319	Cookston, Robert L. III		1671-1687 Macombs Road	Bronx	10453	(347) 712-3030
NY	3320	Jara, Giovanni		19 Clinton Plaza	Oneonta	13820	(607) 432-3033
NY	3321	Cookston, Robert L. III		220 E 161st StSte C	Bronx	10451	(917) 688-3778
NY	3322	Cookston, Robert L. III		315 E 204th St	Bronx	10467	(718) 734-2666
NY	3324	Cookston, Robert L. III		946 Southern Blvd	Bronx	10459	(929) 207-0202
NY	3325	Ahmed, MD Shueb		247-22D South Conduit Ave	Rosedale	11422	(718) 717-8877
NY	3326	Bhuyan, Mili A.		162 Main Street	Brewster	10509	(845) 314-3400
NY	3327	Jara, Giovanni		10 Taft Avenue	Poughkeepsie	12603	(845) 473-5500
NY	3328	Ali, Raja Shahid		2196 Pitkin Ave	Brooklyn	11207	(718) 495-4441

Exhibit B Traditional
as of December 28, 2025

NY	3329	Sharma, Yash P.		3514 Nostrand Ave	Brooklyn	11229	(718) 769-3111
NY	3330	Jara, Giovanni		7-G Route 9 West	West Haverstraw	10993	(845) 429-0200
NY	3331	Jara, Giovanni		703 Route 9	Fishkill	12524	(845) 218-0200
NY	3332	Mohammed, Nur		3155 Delaware Ave.	Kenmore	14217	(716) 800-2121
NY	3333	Cookston, Robert L. III		1468 Westchester Ave	Bronx	10472	(718) 893-1777
NY	3334	Ahmed, MD Shueb		10950 Merrick Blvd	Jamaica	11433	(718) 658-4200
NY	3335	Maestri, Anthony		2554 Adam Clayton Powell, Jr. Blvd.	New York	10039	(212) 283-1100
NY	3336	Sharma, Yash P.		815 Onderdonk Ave	Ridgewood	11385	(718) 326-8686
NY	3337	Cookston, Robert L. III		921 E Tremont AveSte A	Bronx	10460	(718) 542-4993
NY	3338	Sharma, Yash P.		9528 Queens Blvd	Rego Park	11374	(718) 896-1717
NY	3339	Cookston, Robert L. III		686C Nereid Ave	Bronx	10470	(718) 882-4393
NY	3340	Cookston, Robert L. III		2721 Bronxwood Ave	Bronx	10469	(347) 712-3311
NY	3341	Mohammed, Nur		85-15A Rockaway Beach Blvd.	Rockaway Beach	11693	(718) 791-9900
NY	3342	Cookston, Robert L. III		401 Windsor Hwy.	New Windsor	12553	(845) 562-0300
NY	3345	Bhuyan, Mili A.		1871 Commerce St.	Yorktown Heights	10598	(914) 352-7200
NY	3347	Cookston, Robert L. III		41 E 167th St	Bronx	10452	(718) 293-2170
NY	3348	Bhuyan, Mili A.		835 Clarkson Ave	Brooklyn	11203	(718) 773-7444
NY	3349	Baldwin, Adam P.		954 Ridge Road, Suite C	Lackawanna	14218	(716) 954-4363
NY	3350	Baldwin, Adam P.		936 E. Second Street	Jamestown	14701	(716) 664-3850
NY	3352	Bhuyan, Mili A.		130 North Bedford Rd.	Mount Kisco	10549	(914) 244-1600
NY	3354	Cookston, Robert L. III		1988 Amsterdam Ave.	New York	10032	(212) 923-3030
NY	3356	Chong, Jacob		3548 West Genesee Street, Suite 2	Syracuse	13219	(315) 488-5402
NY	3357	Baldwin, Adam P.		10506 Bennett Rd.	Dunkirk	14048	(716) 363-2227
NY	3360	Baldwin, Adam P.		305 E. Fairmount Ave.	Lakewood	14750	(716) 338-9777
NY	3361	Cookston, Robert L. III		791State Route Rt. 17M	Monroe	10950	(845) 774-7100
NY	3363	Mohammed, Nur		10207 N. Riva Ridge Loop Bldg P	Ft. Drum	13602	(315) 777-4400
NY	3364	Sharma, Yash P.		8719 Lefferts Blvd	Richmond Hill	11418	(347) 644-2844
NY	3366	Sharma, Yash P.		1544 Broadway	Brooklyn	11221	(347) 657-7577
NY	3370	Mohammed, Nur		4395 Union Rd.	Cheektowaga	14225	(716) 458-8088
NY	3372	Jara, Giovanni		950 Mamaroneck Ave.	Mamaroneck	10543	(914) 630-7222
NY	3374	Mohammed, Nur		1105 Broadway, Units #11 & #12	Buffalo	14212	(716) 953-3434
NY	3380	Mohammed, Nur		6405 Dysinger Road	Lockport	14094	(716) 478-7744
NY	3390	Mohammed, Nur		6031 Transit Rd., Ste. 104	Clarence	14051	(716) 689-2400
NY	3400	MacPherson, Christopher J.		753 Maple Ave.	Elmira	14904	(607) 732-2203
NY	3401	MacPherson, Christopher J.		311 E. Green St.	Ithaca	14850	(607) 256-4000
NY	3402	MacPherson, Christopher J.		351 Park Avenue	South Corning	14830	(607) 438-2500
NY	3403	MacPherson, Christopher J.		8 Court St.	Cortland	13045	(607) 758-3030
NY	3404	Hanley, Christopher M.		122 Baldwin Street	Johnson City	13790-0000	(607) 798-7177
NY	3405	Hanley, Christopher M.		1185 Vestal Avenue	Binghamton	13903	(607) 772-8555
NY	3406	Mohammed, Nur		1075 Ridge Rd.	Webster	14580	(585) 216-3005

Exhibit B Traditional
as of December 28, 2025

NY	3407	Mohammed, Nur		1460 Lyell Ave.	Rochester	14606	(585) 736-3507
NY	3408	Gray, Gregory E.		19 Dill St.	Auburn	13021	(315) 252-4440
NY	3410	Lee, Michael S.		329 Nottingham Rd.	Syracuse	13210	(315) 423-0333
NY	3411	Shujaa, Syed		2022 Teall Ave.	Syracuse	13206	(315) 437-3330
NY	3412	Shujaa, Syed		1 Glenwood Ave.	Oneida	13421	(315) 693-3093
NY	3414	Jara, Giovanni		449 N. Greenbush Rd.	Rensselaer	12144	(518) 274-3030
NY	3415	Sharma, Yash P.		501 Westbury Avenue	Carle Place	11514	(516) 997-8555
NY	3416	Lee, Michael S.		80 Smokey Hollow Rd.	Baldwinsville	13027	(315) 303-7001
NY	3417	Lee, Michael S.		6438 Basile Rowe	East Syracuse	13057	(315) 498-1919
NY	3418	MacPherson, Christopher J.		2109 Routes 5 & 20	Seneca Falls	13148	(315) 670-3464
NY	3419	Shujaa, Syed		246 Mohawk St.	Herkimer	13350	(315) 983-3600
NY	3420	Jara, Giovanni		113 Erie Blvd. W.	Rome	13440	(315) 339-1122
NY	3424	O'Hara, Byron		2443 Route 9Suite 205	Malta	12020	(518) 282-5100
NY	3425	Jara, Giovanni		58 West Ninth Street	Oswego	13126	(315) 343-7250
NY	3426	Jara, Giovanni		516 S. 2nd St.	Fulton	13069	(315) 593-1777
NY	3427	Jara, Giovanni		2427 Chenango Rd.	Utica	13502	(315) 735-3030
NY	3428	Khan, Sarim		37 Route 59, Store D	Nyack	10960	(845) 727-3000
NY	3429	MacPherson, Christopher J.		1 Exchange St.	Geneva	14456	(315) 789-3090
NY	3430	Mohammed, Nur		1595 Mt. Hope Avenue	Rochester	14620	(585) 244-2100
NY	3431	Baldwin, Adam P.		5999 South Park AvenueSuite #900	Hamburg	14075	(716) 941-2023
NY	3434	MacPherson, Christopher J.		252 Oakwood Avenue	Elmira	14903	(607) 846-6888
NY	3435	Mohammed, Nur		2095 E. Henrietta Boulevard	Rochester	14623	(585) 359-3330
NY	3436	Mohammed, Nur		205 Main Street	Brockport	14420	(585) 637-6886
NY	3437	Mohammed, Nur		1699 Culver Road	Rochester	14609	(585) 654-9900
NY	3439	Khan, Muhammad Riaz		156 Dolson Ave. Unit 8B	Middletown	19040	(845) 801-8400
NY	3440	Mohammed, Nur		1092 Long Pond Rd.	Rochester	14626	(585) 227-1500
NY	3441	Cookston, Robert L. III		189 S. Highland Ave.	Ossining	10562	(914) 762-7111
NY	3442	Ali, Raja Shahid		863 W. Jericho Turnpike	Smithtown	11787	(631) 864-8400
NY	3443	Denman, Matthew J.		132 W. Fulton Street	Gloversville	12078	(518) 725-1100
NY	3444	Hanley, Christopher M.		108 Washington Ave.	Endicott	13760	(607) 786-3030
NY	3445	Khan, Muhammad Riaz		38 Lafayette Ave.	Suffern	10901	(845) 368-2255
NY	3447	Mohammed, Nur		6 Court	Batavia	14020	(585) 343-3344
NY	3448	Ahmed, MD Shueb		10962 Francis Lewis Blvd	Queens Village	11429	(718) 776-3030
NY	3449	Shek, Mohammed Faruk		608 Broadway	Massapequa	11758	(516) 799-9400
NY	3451	Mahmood, Shahid		779 Broadway	Kingston	12401	(845) 331-3033
NY	3452	Mohammed, Nur		9 Cooper Street	Babylon	11702	(631) 422-2020
NY	3453	Mahmood, Shahid		300 Fairview Ave.	Hudson	12534	(518) 822-0033
NY	3454	Maestri, Anthony		409 West 125th St.	New York	10027	(212) 280-3200
NY	3455	Mohammed, Nur		785 Fairport Rd.	East Rochester	14445	(585) 673-7377
NY	3456	Cookston, Robert L. III		3624 Broadway	New York	10031	(212) 926-1234

Exhibit B Traditional
as of December 28, 2025

NY	3457	Jara, Giovanni		1533 Central Ave.	Albany (aka Colonie)	12205	(518) 452-3030
NY	3458	Khan, Muhammad Riaz		39 S. Main St.	New City	10956	(845) 639-4040
NY	3459	Ali, Raja Shahid		167 Clarke Street	Brentwood	11717	(631) 231-9700
NY	3461	O'Hara, Byron		209-217 Main St.	Hudson Falls	12839	(518) 747-7700
NY	3462	Siddiqui, Imran		1683 Rt. 9	Halfmoon	12065	(518) 383-8888
NY	3463	Jara, Giovanni		592 Columbus Avenue	New York	10024	(212) 496-5900
NY	3468	Hanley, Christopher M.		2229 Route 112Unit I	Coram	11727	(631) 736-7878
NY	3469	Cookston, Robert L. III		1265 Montauk Hwy.Suite D	Mastic	11950	(631) 399-3030
NY	3470	Ahmed, MD Shueb		15 Village Avenue	Elmont	11003	(516) 696-5555
NY	3471	Bhuyan, Mili A.		111A W. Sunrise Highway	Lindenhurst	11757	(631) 225-7000
NY	3473	Cookston, Robert L. III		1801 New York Avenue	Huntington Station	11746	(631) 673-0100
NY	3474	Sharma, Yash P.		406 North Wantagh Ave.	Bethpage	11714	(516) 942-0808
NY	3476	Mohammed, Nur		1673 East Main Street	Rochester	14609	(585) 484-8886
NY	3480	Baldwin, Adam P.		2626 W. State St. Unit 1	Olean	14760	(716) 373-4210
NY	3484	MacPherson, Christopher J.		70 West Ave.	Canandaigua	14424	(585) 396-1230
NY	3485	Mohammed, Nur		4944 Transit Road	Cheektowaga	14043	(716) 671-3222
NY	3486	Mohammed, Nur		524 Beach 20th St	Far Rockaway	11691	(718) 337-7100
NY	3487	Gray, Gregory E.		241 E. Union St.	Newark	14513	(315) 331-2250
NY	3488	Cookston, Robert L. III		2050 East Main Street	Cortlandt Manor	10567	(914) 788-0800
NY	3489	Gonzalez, Carlos		158 Old Country Road	Riverhead	11901	(631) 369-9090
NY	3493	Hanley, Christopher M.		781 Horseblock Road	Farmingville	11738	(631) 320-0333
NY	3494	MacPherson, Christopher J.		2104 Grand Central Ave	Horseheads	14845	(607) 796-2211
NY	3495	Gonzalez, Carlos		260 West Montauk	Hampton Bays	11946	(631) 856-4500
NY	3496	Bhuyan, Mili A.		926 Route Six	Mahopac	10541	(845) 314-1400
NY	3497	Chong, Jacob		240 W. Seneca Street	Manlius	13104	(315) 692-2515
NY	3500	Mohammed, Nur		1401 Niagara Falls Blvd.	Amherst	14226	(716) 832-4444
NY	3501	Ali, Raja Shahid		55 Third Avenue	Bayshore	11706	(631) 206-0300
NY	3502	Bell, Keith		331 Cornelia Street	Plattsburgh	12901	(518) 563-0600
NY	3503	O'Hara, Byron		144 Glen St.	Glens Falls	12801-4323	(518) 793-7777
NY	3505	O'Hara, Byron		820 State Route 9Suite 1322	Queensbury	12804	(518) 601-2500
NY	3507	Jara, Giovanni		4288 Albany Post Road	Hyde Park	12538	(845) 366-6050
NY	3509	Sharma, Yash P.		136 Woodbury Rd.	Hicksville	11801	(516) 822-3333
NY	3510	Jara, Giovanni		1817 South Road, Suite C	Wappingers Falls	12590	(845) 296-9660
NY	3511	Jara, Giovanni		153 East 116th Street	New York	10029	(212) 831-1024
NY	3513	Lee, Michael S.		215 N. Main St.	N. Syracuse	13212	(315) 458-6500
NY	3514	Ali, Numan Mohammed		117 Mineola Avenue	Roslyn Heights	11577	(516) 484-0440
NY	3515	Khan, Muhammad Riaz		33 E. Central Avenue	Pearl River	10965	(845) 735-0500
NY	3516	Jara, Giovanni		96 Route 59	Spring Valley	10977	(845) 425-0400
NY	3517	Sharma, Yash P.		13857 Queens Blvd	Jamaica	11435	(718) 739-3334
NY	3519	Gray, Gregory E.		7787 Oswego Rd.	Liverpool	13090	(315) 622-1000

Exhibit B Traditional
as of December 28, 2025

NY	3520	Mohammed, Nur		3608 Main St.	Amherst	14226	(716) 427-0800
NY	3521	Sharma, Yash P.		14909 Northern Blvd	Flushing	11354-4349	(718) 461-6500
NY	3522	Ahmed, MD Shueb		13131 Merrick Blvd	Jamaica	11434	(718) 723-3000
NY	3523	Sharma, Yash P.		7802 Jamaica Ave	Woodhaven	11421	(718) 296-0303
NY	3526	Sharma, Yash P.		3217 Junction Blvd	East Elmhurst	11369	(718) 458-3030
NY	3528	Mohammed, Nur		12521 Rockaway Blvd	South Ozone Par	11420-2825	(718) 835-3030
NY	3529	Sharma, Yash P.		1300 Hylan Blvd	Staten Island	10305-1900	(718) 667-1900
NY	3531	Sharma, Yash P.		9045 Corona Ave	Elmhurst	11373	(718) 457-3030
NY	3534	Ahmed, MD Shueb		475 West Merrick Road	Valley Stream	11580	(516) 561-5555
NY	3535	Sharma, Yash P.		2553 Steinway St	Astoria	11103	(718) 545-3030
NY	3536	Cookston, Robert L. III		2075 Jerome Ave	Bronx	10453	(718) 365-3599
NY	3537	Cookston, Robert L. III		3869 White Plains Rd	Bronx	10467	(718) 653-4618
NY	3540	Mohammed, Nur		22070 US Route 11	Watertown	13601	(315) 788-9700
NY	3541	Ali, Raja Shahid		889B Lowell Avenue	Central Islip	11722	(631) 892-2900
NY	3544	Shek, Mohammed Faruk		269 West Park Avenue	Long Beach	11561	(516) 432-1234
NY	3545	Ali, Raja Shahid		1479 Fulton St	Brooklyn	11216	(718) 221-4800
NY	3550	Cookston, Robert L. III		329 North Central Ave.	Hartsdale	10530	(914) 683-0400
NY	3551	Cookston, Robert L. III		132 Tuckahoe Road	Yonkers	10710	(914) 963-7735
NY	3552	Jara, Giovanni		471 McLean Ave.	Yonkers	10705	(914) 375-5900
NY	3554	Bhuyan, Mili A.		954 Nostrand Ave	Brooklyn	11225	(718) 778-0110
NY	3555	Jara, Giovanni		574 North Ave.	New Rochelle	10801	(914) 235-8700
NY	3557	Jara, Giovanni		73 Gramatan Avenue	Mt Vernon	10550	(914) 668-3030
NY	3558	Jara, Giovanni		1592 State Street	Schenectady	12304	(518) 393-3030
NY	3584	Sharma, Yash P.		104 School Street	Glen Cove	11542	(516) 671-6040
NY	3595	Sharma, Yash P.		9614 Metropolitan Ave	Forest Hills	11375	(718) 793-2024
NY	3596	Sharma, Yash P.		6314 Queens Blvd	Woodside	11377	(718) 898-3890
NY	3597	Mohammed, Nur		150-29 Cross Bay Blvd, #3	Howard Beach	11414	(718) 738-2424
NY	3601	Hanley, Christopher M.		1079 Rt 25A (aka N. Country Rd)	Stony Brook	11790	(631) 751-0330
NY	3602	Jara, Giovanni		789 New Loudon Rd.	Latham	12110	(518) 786-0033
NY	3603	Cookston, Robert L. III		262 Boston Post Road	Port Chester	10573	(914) 967-5070
NY	3604	Mohammed, Nur		147 Main St.	Port Washington	11050	(516) 944-5500
NY	3605	Mohammed, Nur		517C Larkfield Rd.	E. Northport	11731	(631) 269-2690
NY	3607	Bhuyan, Mili A.		853 Long Island Ave.	Deer Park	11729	(631) 242-6771
NY	3609	Cookston, Robert L. III		1017 Jericho Turnpike	New Hyde Park	11004	(516) 775-0254
NY	3612	Sharma, Yash P.		18807 Union Tpke	Fresh Meadows	11366	(718) 776-0330
NY	3616	Cookston, Robert L. III		16 W. 8th St.	New York	10011	(212) 353-3100
NY	3617	Hanley, Christopher M.		2430 Middle Country Rd.	Centereach	11720	(631) 981-9800
NY	3621	Hanley, Christopher M.		379 Route 25A #A	Rocky Point	11778	(631) 821-3500
NY	3622	Cookston, Robert L. III		440 E. 14th Street	New York	10009	(212) 473-3030
NY	3623	Hanley, Christopher M.		232 E. Main St.	Patchogue	11772	(631) 207-6800

Exhibit B Traditional
as of December 28, 2025

NY	3624	Cookston, Robert L. III		935 Front Street	Uniondale	11553	(516) 538-6666
NY	3625	Rahman, Hafizur		317 Hempstead Ave.	West Hempstead	11552	(516) 483-3030
NY	3626	Bhuyan, Mili A.		2900 Long Beach Rd.	Oceanside	11572	(516) 764-3030
NY	3628	Bhuyan, Mili A.		103 Fulton St.	Farmingdale	11735	(516) 752-4000
NY	3630	Ali, Raja Shahid		2048 Rockaway Pkwy	Brooklyn	11236	(718) 531-0210
NY	3631	Ali, Raja Shahid		1899 Brentwood Rd.	Brentwood	11717	(631) 436-3000
NY	3633	Sharma, Yash P.		157 Levittown Pkwy.	Hicksville	11801	(516) 822-0030
NY	3634	Bhuyan, Mili A.		93 W Merrick Rd	Freeport	11520	(516) 867-3030
NY	3635	Hanley, Christopher M.		Turning Point Commons271 Route 25A #10	Mt. Sinai	11766	(631) 744-5200
NY	3636	Cookston, Robert L. III		2150 Bellmore Ave.	Bellmore	11710	(516) 783-3030
NY	3637	Ali, Raja Shahid		5640 Sunrise Hwy.	Sayville	11782	(631) 567-0600
NY	3639	Hanley, Christopher M.		390 Furrows Rd.	Holbrook	11741	(631) 585-0990
NY	3640	Bhuyan, Mili A.		775 Flatbush Ave	Brooklyn	11226	(718) 928-2600
NY	3643	Bhuyan, Mili A.		1772A Ralph Ave	Brooklyn	11236	(718) 763-7007
NY	3644	Bhuyan, Mili A.		1972 Flatbush Ave	Brooklyn	11234-2835	(718) 692-2000
NY	3645	Sharma, Yash P.		9105 4th Ave	Brooklyn	11209	(718) 748-7879
NY	3646	Ali, Raja Shahid		1111 Pennsylvania Ave	Brooklyn	11207	(718) 272-1212
NY	3647	Sharma, Yash P.		1216 Cortelyou Rd	Brooklyn	11218	(718) 692-0900
NY	3649	Sharma, Yash P.		1208 Neptune Ave	Brooklyn	11224	(718) 265-5600
NY	3650	Sharma, Yash P.		554 5th Ave	Brooklyn	11215	(718) 972-3733
NY	3651	Bhuyan, Mili A.		1555 Nostrand Ave	Brooklyn	11226	(718) 826-3030
NY	3653	Sharma, Yash P.		328 Myrtle Ave	Brooklyn	11205	(718) 522-3733
NY	3654	Sharma, Yash P.		3901 4th Ave	Brooklyn	11232	(718) 633-3733
NY	3655	Sharma, Yash P.		146 Smith St	Brooklyn	11201	(718) 596-7000
NY	3656	Sharma, Yash P.		7722 13th Ave	Brooklyn	11228	(718) 833-9222
NY	3657	Cookston, Robert L. III		3484 Boston Rd	Bronx	10469	(718) 671-5155
NY	3659	Cookston, Robert L. III		2025-2027 Westchester Ave	Bronx	10462	(718) 518-8770
NY	3660	Cookston, Robert L. III		738 Morris Park Ave	Bronx	10462	(718) 822-6010
NY	3665	Ali, Raja Shahid		77 W. Main St.	East Islip	11730	(631) 277-1300
NY	3667	Cookston, Robert L. III		1351 Webster Ave	Bronx	10456	(718) 537-4700
NY	3668	Ali, Raja Shahid		241 Rockaway Pkwy	Brooklyn	11212	(718) 756-5666
NY	3669	Ali, Raja Shahid		1758 Pitkin Ave	Brooklyn	11212	(718) 385-4545
NY	3670	Sharma, Yash P.		6410 Amboy RdAmboy Plaza Shopping Center	Staten Island	10309	(347) 705-7411
NY	3673	Sharma, Yash P.		3902 Richmond Ave	Staten Island	10312-5111	(718) 227-1900
NY	3675	Bhuyan, Mili A.		42 Station Drive, Space # 2	Wyandanch	11798	(631) 920-6687
NY	3676	Sharma, Yash P.		1430 Richmond Ave	Staten Island	10314-1569	(718) 370-2000
NY	3677	Cookston, Robert L. III		3025 3rd Ave	Bronx	10455	(718) 401-3800
NY	3678	Cookston, Robert L. III		3706 E Tremont Ave	Bronx	10465	(718) 430-9300
NY	3679	Sharma, Yash P.		183 Graham Ave	Brooklyn	11206	(718) 302-2400
NY	3680	Jara, Giovanni		4797 Broadway	New York	10034	(212) 567-8600

Exhibit B Traditional
as of December 28, 2025

NY	3681	Cookston, Robert L. III		170 W. 23rd. Street	New York	10011	(212) 243-5700
NY	3683	Cookston, Robert L. III		736 West 181st Street	New York	10033	(212) 781-3700
NY	3684	Cookston, Robert L. III		965 Amsterdam Avenue	New York	10025	(212) 222-2000
NY	3685	Jara, Giovanni		148 West 72nd St.	New York	10023	(212) 501-0200
NY	3686	Cookston, Robert L. III		943 First Ave.	New York	10022	(212) 759-6600
NY	3687	Jara, Giovanni		464 3rd Avenue	New York	10016	(212) 545-0200
NY	3688	Jara, Giovanni		1396 First Avenue	New York	10121	(212) 772-8100
NY	3689	Jara, Giovanni		1841 First Ave.	New York	10128	(212) 996-7800
NY	3691	Cookston, Robert L. III		3611 Kingsbridge Ave	Bronx	10463	(718) 601-3030
NY	3692	Jara, Giovanni		1993 3rd Avenue	New York	10029	(212) 831-0300
NY	3693	Cookston, Robert L. III		227 W. 40th Street	New York	10018	(212) 944-0400
NY	3694	Cookston, Robert L. III		196 Stanton St.	New York	10002	(212) 677-7776
NY	3695	Ahmed, MD Shueb		45 Catherine St.	New York	10002	(212) 802-4444
NY	3698	Sharma, Yash P.		29 Jackson Avenue	Syosset	11791	(516) 558-5050
OH	1330	Lacefield, Morgan T.		422 Howard Street	Bridgeport	43912	(740) 633-2500
OH	2125	Gfell, Stephen L.		508 St. Rt. 58	Wellington	44090	(440) 647-2020
OH	2126	Short, Christopher J.		600 W. Main St.	Batavia	45103	(513) 735-2600
OH	2127	Metro, Christopher		100 North Main Street	Monroe	45050	(513) 539-2525
OH	2128	Metro, Christopher		5797 S. State Route 48	Maineville	45039	(513) 494-2020
OH	2129	Short, Christopher J.		110 East Plane Street	Bethel	45106	(513) 734-3500
OH	2130	Anis, Furqan		919 Columbiana Canfield Road	Columbiana	44408	(330) 921-4199
OH	2131	Duvall, Jeffrey S.		2040 Beechmont Avenue	Mt. Washington	45230	(513) 233-3555
OH	2132	Short, Christopher J.		5139 Mayfield Road	Lyndhurst	44124	(216) 340-0888
OH	2133	Duvall, Jeffrey S.		4110 E. Galbraith Rd.	Cincinnati	45236	(513) 792-0700
OH	2134	Anis, Furqan		620 East Lincolnway	Minerva	44657	(330) 632-2677
OH	2135	Beach, Harrell W. Jr.		4602-E Mahoning Avenue N.W.	Warren	44483	(330) 847-2007
OH	2136	Short, Christopher J.		708 E. Main Street	West Union	45693	(937) 544-4242
OH	2137	Short, Christopher J.		758 W. Market Street	Akron	44303	(330) 382-5700
OH	2139	Metro, Christopher		4874 Mercedes Dr.	Hamilton	45011	(513) 844-8333
OH	2140	Palmiotto, Robert		445 Broadway Avenue	Lorain	44052	(440) 961-2303
OH	2142	Short, Christopher J.		309 N. High St.	Mt. Orab	45154	(937) 444-9191
OH	2143	Jordan, Matthew P.		8007 State Street	Garrettsville	44231	(330) 527-0505
OH	2144	Thomas, Benjamin J.		30 S. Xenia St.	Enon	45323	(937) 864-0202
OH	2145	Palmiotto, Robert		10001 Chester AvenueUnit J	Cleveland	44106	(216) 273-1212
OH	2146	Satterwhite, Anthony D.		1036 Ashland Road	Mansfield	44905	(419) 504-3030
OH	2150	Jacobs, Christine L.		16 E. Jefferson Street	Jefferson	44047	(440) 576-3030
OH	2151	Khan, Shariq		181 W. Jackson Street	Millersburg	44654	(330) 473-6100
OH	2152	Short, Christopher J.		209 S. Broadway St.	Blanchester	45107	(937) 783-4995
OH	2153	Metro, Christopher		8111 Highland Pointe Drive	West Chester	45069	(513) 777-1830
OH	2157	Short, Christopher J.		5866 Fulton Dr. NW	Canton	44718	(330) 966-9999

Exhibit B Traditional
as of December 28, 2025

OH	2160	Johnson, Claude E		1305 South Pennsylvania Avenue	Wellston	45692	(740) 384-4233
OH	2162	Dolkowski, Aaron		5406 N. Summit Street	Toledo	43611	(419) 776-1111
OH	2163	Short, Christopher J.		2707 Hubbard Road	Madison	44057	(440) 428-5000
OH	2165	Satterwhite, Anthony D.		5600 Wallings Rd.	North Royalton	44133	(440) 230-3999
OH	2166	Short, Christopher J.		2970 West Market Street	Fairlawn	44333	(330) 864-3133
OH	2167	Johnson, Claude E		1101 Chestnut	Nelsonville	45764	(740) 753-3307
OH	2168	Burkett, Lisa M.		230 West Main Street	Crooksville	43731	(740) 982-0040
OH	2169	Metro, Christopher		6411 Branch Hill Guinea Pike	Loveland	45140	(513) 677-9700
OH	2170	Short, Christopher J.		1324 Vernon Odom Blvd.	Akron	44320	(330) 539-2333
OH	2171	Palmiotto, Robert		33382 Walker Rd., Unit N	Avon Lake	44012	(440) 933-3099
OH	2172	Satterwhite, Anthony D.		5793 Pearl Road	Parma	44129	(440) 885-0334
OH	2173	Johnson, Claude E		44 N. Kennebec Ave.	McConnelsville	43756	(740) 962-6000
OH	2174	Satterwhite, Anthony D.		2077 Locust St.	Canal Fulton	44614	(330) 854-2600
OH	2175	Duvall, Jeffrey S.		11424 Springfield Pike	Cincinnati	45246	(513) 772-3222
OH	2176	Short, Christopher J.		16716 Chagrin Boulevard	Shaker Heights	44120	(216) 539-8500
OH	2177	Edler, Brian L.		126 N. Main Street	Fredericktown	43019	(740) 694-7827
OH	2178	Graves, Susan L.		6430 Winchester Blvd.	Canal Winchester	43310	(614) 834-0777
OH	2179	Lacefield, Morgan T.		516 N. Lincoln	Cadiz	43907	(740) 942-1200
OH	2181	Satterwhite, Anthony D.		3100 Manchester Road, #260	Akron	44319	(330) 485-3030
OH	2182	Satterwhite, Anthony D.		7220 Pearl Road	Middleburg Heights	44130	(440) 472-0300
OH	2185	Johnson, Claude E		520 West St.	Caldwell	43724	(740) 732-0732
OH	2186	Lacefield, Morgan T.		146 W. Main St.	Barnesville	43713	(740) 425-9999
OH	2188	Satterwhite, Anthony D.		28 South Main St.	Mt. Gilead	43338	(419) 947-6000
OH	2194	Metro, Christopher		6723 State Route 132	Goshen	45122	(513) 722-3300
OH	2196	Edler, Brian L.		98 E. Coshocton	Johnstown	43031	(740) 967-3100
OH	2201	Johnson, Claude E		122 N. Main Street	New Lexington	43764-1261	(740) 342-5141
OH	2202	Johnson, Claude E		1027 W. Hunter St.	Logan	43138	(740) 385-9655
OH	2203	Thomas, Benjamin J.		2035 South Dayton Lakeview Road	New Carlisle	45344	(937) 315-0505
OH	2204	Graves, Susan L.		1114 N. Memorial Drive	Lancaster	43130	(740) 654-1300
OH	2205	Edler, Brian L.		408 Coshocton Ave	Mount Vernon	43050	(740) 397-3151
OH	2206	Anderson, Patrick J.		604 South Second Street	Coshocton	43812-1613	(740) 622-9345
OH	2207	Burkett, Lisa M.		1645 Maysville Ave.	Zanesville	43701	(740) 455-3161
OH	2208	Burkett, Lisa M.		2347 Maple Avenue	Zanesville	43701	(740) 455-3126
OH	2209	Burkett, Lisa M.		1710 East Pike	Zanesville	43701	(740) 455-3193
OH	2210	Johnson, Claude E		738 Wheeling Ave.	Cambridge	43725	(740) 439-3555
OH	2213	Edler, Brian L.		1226 N. 21St Street	Newark	43055-3029	(740) 366-7347
OH	2214	Palmiotto, Robert		306 Beall Ave.	Wooster	44691	(330) 264-9800
OH	2215	Dolkowski, Aaron		406 South Wheeling StreetUnit E	Oregon	43616	(419) 464-9999
OH	2220	Satterwhite, Anthony D.		1423 Wooster Road	Barberton	44203	(330) 706-0030
OH	2221	Satterwhite, Anthony D.		117 Main St.	Wadsworth	44281	(330) 336-0330

Exhibit B Traditional
as of December 28, 2025

OH	2223	Grandison, James Robert		1026 Water St	Uhrichsville	44683	(740) 922-5700
OH	2224	Russell, Larry D.		88 E. Iron Avenue	Dover	44622	(330) 343-4434
OH	2225	Ali, Khurram S.		7100 Lockwood Blvd.	Canfield	44406	(330) 259-7911
OH	2226	Ali, Khurram S.		30 E. Liberty StreetSuite 3	Hubbard	44425	(330) 568-5005
OH	2227	Graves, Susan L.		680 Corylus Dr.	Pataskala	43062	(740) 927-0088
OH	2229	Short, Christopher J.		1012 Prospect Avenue East	Cleveland	44115	(216) 230-3900
OH	2230	Satterwhite, Anthony D.		627 Claremont Avenue	Ashland	44805-3026	(419) 289-0030
OH	2231	Satterwhite, Anthony D.		144 S. Liberty St.	Galion	44833	(419) 462-9999
OH	2233	Satterwhite, Anthony D.		625 Lexington Ave., Suite 1	Mansfield	44907	(419) 756-3030
OH	2234	Short, Christopher J.		8486 Mayfield Road	Chesterland	44026	(440) 688-5500
OH	2235	Satterwhite, Anthony D.		359 Trimble Road	Mansfield	44906	(419) 529-6222
OH	2236	Penwell, Jon P.		62 E. Main Street.	Shelby	44875	(419) 347-3000
OH	2238	Satterwhite, Anthony D.		420 Seltzer St.	Crestline	44827	(419) 683-4909
OH	2240	Short, Christopher J.		265 West Locust Street	Wilmington	45177	(937) 382-0933
OH	2241	Short, Christopher J.		60 Washington Square #19	Washington Court House	43160	(740) 335-8900
OH	2242	Graves, Susan L.		16-18 Consumer Drive	Chillicothe	45601	(740) 775-4444
OH	2244	Graves, Susan L.		207 Lancaster Pike	Circleville	43113	(740) 477-2541
OH	2245	Short, Christopher J.		203 N. Washington St.	Greenfield	45123	(937) 981-7717
OH	2246	Graves, Susan L.		818 & 822 Gay Street	Portsmouth	45662	(740) 354-8866
OH	2247	Short, Christopher J.		132 West Main St.	Hillsboro	45133	(937) 393-9941
OH	2250	Johnson, Claude E		12 Mill Street	Athens	45701	(740) 593-3395
OH	2252	Graves, Susan L.		2109 Washington Boulevard	Belpre	45714	(740) 423-0030
OH	2253	Verma, Sunil Kumar		9224 Darrow RoadUnits J & K	Twinsburg	44087	(330) 680-5665
OH	2255	Graves, Susan L.		415 2nd Street	Marietta	45750	(740) 374-9852
OH	2256	Satterwhite, Anthony D.		7210 Memphis RoadUnit B	Cleveland	44144	(216) 413-3224
OH	2257	DePugh, Stephan David		585 Royal Oak Drive	St. Marys	45885	(419) 394-3357
OH	2258	DePugh, Stephan David		114 E. Market Street	Celina	45822	(419) 586-8888
OH	2259	Edler, Kodie Lee		128 E Wyandotte	Upper Sandusky	43351	(419) 294-5741
OH	2260	Palmiotto, Robert		81 E. Main Street	Norwalk	44857-1587	(419) 663-3030
OH	2262	Palmiotto, Robert		414 W. Perkins Ave.	Sandusky	44870	(419) 626-3033
OH	2263	Gerber, Joshua R.		215 Myrtle Avenue	Willard	44890-1407	(419) 935-3030
OH	2264	Palmiotto, Robert		4917 Milan Road	Sandusky	44870	(419) 515-6050
OH	2265	Parthemore, Chelsea		500 Main Street	Huron	44839	(419) 433-5494
OH	2267	Edler, Kodie Lee		10 N. Main St.	Kenton	43326	(419) 673-1115
OH	2268	Palmiotto, Robert		5329 Liberty Avenue	Vermillion	44089	(440) 967-0300
OH	2270	Khan, Shariq		120 North Lincoln Avenue	Salem	44460	(330) 277-5536
OH	2271	Graves, Susan L.		3320 Cleveland Avenue, N.W.	Canton	44709	(330) 492-3030
OH	2275	Graves, Susan L.		2825 Sunset Boulevard	Steubenville	43952	(740) 264-5501
OH	2276	Khan, Shariq		1377 Franklin St.	Toronto	43964	(740) 537-3537
OH	2277	Ali, Khurram S.		4520 Mahoning Ave	Austintown	44515	(330) 330-8898

Exhibit B Traditional
as of December 28, 2025

OH	2278	DePugh, Stephan David		1109 Wapakoneta Ave.	Sidney	45365	(937) 507-3131
OH	2279	DePugh, Stephan David		1756 S. Limestone Street	Springfield	45501	(937) 323-4144
OH	2280	Graves, Susan L.		1200 Jackson Pike	Gallipolis	45631-1637	(740) 446-4040
OH	2281	Lacefield, Morgan T.		212 Eastern Avenue	Woodsfield	43793	(740) 472-1744
OH	2282	Lacefield, Morgan T.		105 Plaza Drive	St. Clairsville	43950	(740) 695-5500
OH	2283	Anderson, Patrick J.		224 E. Canal St	Newcomerstown	43832	(740) 498-4131
OH	2284	Metro, Christopher		650 W. State St.	Trenton	45067	(513) 988-6055
OH	2285	Lacefield, Morgan T.		2405 Belmont Street	Bellaire	43906	(740) 676-3900
OH	2286	Taylor, Tony Jay		1311 N. Barron St.	Eaton	45320	(937) 882-3030
OH	2287	Jordan, Matthew P.		8 West Broad Street	Newton Falls	44444	(330) 872-2011
OH	2288	Metro, Christopher		9157 Cincinnati-Columbus Rd.	West Chester	45241	(513) 779-4444
OH	2289	Short, Christopher J.		38033 Euclid Ave. Suite #6	Willoughby	44094	(440) 951-0300
OH	2291	Schlater, Christopher		1450 Kuntz Road	Dayton	45404	(937) 228-3030
OH	2292	Distin, Brian T.		26063 Detroit Rd.	Westlake	44145	(440) 892-0030
OH	2294	Davey, Matthew Robert		830 Ohio Pike	Cincinnati	45245	(513) 752-8030
OH	2295	Omlor, Michael V.		1257 Bellefontaine Street	Wapakoneta	45895	(419) 780-9199
OH	2300	Graves, Susan L.		811 W. Main St.	Pomeroy	45769	(740) 992-2124
OH	2301	Edler, Brian L.		2183 N. High St.	Columbus	43201	(614) 297-0030
OH	2303	Edler, Brian L.		2049 Henderson Rd.	Upper Arlington	43220	(614) 459-0030
OH	2304	Edler, Brian L.		1428 N. High Street	Columbus	43201	(614) 642-2444
OH	2305	Edler, Brian L.		6030 Busch Blvd	Columbus	43229	(614) 841-0030
OH	2310	Edler, Brian L.		1898 Hard Road	Columbus	43235	(614) 766-0300
OH	2313	Edler, Brian L.		6144 E. Main St.	Columbus	43213	(614) 860-0030
OH	2314	Edler, Brian L.		5684 W. Broad St.Galloway Crossing	Columbus	43228	(614) 851-0030
OH	2315	Graves, Susan L.		1027 Hill Rd. N.	Pickerington	43147	(614) 837-2220
OH	2316	Edler, Brian L.		3554 Broadway	Grove City	43123	(614) 875-8366
OH	2319	Edler, Brian L.		3350 Lockbourne Road	Columbus	43207	(614) 497-1300
OH	2325	Edler, Brian L.		3730 Main St.	Hilliard	43026	(614) 771-1181
OH	2326	Edler, Brian L.		7397 State Rte 3Suite C	Westerville	43082	(614) 823-4040
OH	2327	Edler, Brian L.		1365 Georgesville Road	Columbus	43228	(614) 568-4888
OH	2328	Edler, Brian L.		5864 Westerville Road	Westerville	43081	(614) 891-3030
OH	2329	Verma, Sunil Kumar		33670 Aurora Road	Solon	44139	(440) 248-2030
OH	2330	Edler, Brian L.		90 W. William Street	Delaware	43015	(740) 363-9824
OH	2331	Edler, Brian L.		538 E. Center Street	Marion	43302	(740) 383-3030
OH	2332	Edler, Brian L.		840 Delaware Avenue	Marysville	43040	(937) 642-4111
OH	2333	Ali, Khurram S.		218A S High Street	Cortland	44410	(234) 244-4225
OH	2334	Thomas, Benjamin J.		331 S. Main Street	New Carlisle	45344	(937) 845-0202
OH	2335	Edler, Brian L.		8 E. Bridge Street	Dublin	43017	(614) 761-0111
OH	2336	DePugh, Stephan David		509 S Main St	Bellefontaine	43311	(937) 592-1005
OH	2337	Metro, Christopher		3159 Montgomery Rd.	Loveland	45140	(513) 677-1900

Exhibit B Traditional
as of December 28, 2025

OH	2340	DePugh, Stephan David		417 W. McCreight	Springfield	45504-1603	(937) 325-5521
OH	2341	DePugh, Stephan David		227 East Home Road	Springfield	45503	(937) 390-3260
OH	2342	DePugh, Stephan David		1554 E. Main St.	Springfield	45503	(937) 323-5541
OH	2343	DePugh, Stephan David		937 W Main St	Tipp City	45371	(937) 667-8114
OH	2344	Omlor, Michael V.		2400 Harding Hwy	Lima	45804	(567) 825-1825
OH	2346	DePugh, Stephan David		811 Scioto St.	Urbana	43078	(937) 652-2155
OH	2347	DePugh, Stephan David		120 N. Sunset Dr., Suite A	Piqua	45356	(937) 778-0242
OH	2348	Wasouf, Yasar N.		937 W. Main St.	Troy	45373	(937) 339-9421
OH	2349	DePugh, Stephan David		1450 N. Cole St.	Lima	45801	(419) 227-0667
OH	2350	Schlater, Christopher		531 Wilmington Avenue	Dayton	45420-1865	(937) 298-3030
OH	2351	Schlater, Christopher		5391 N. Dixie Dr.	Dayton	45414	(937) 275-3030
OH	2352	Schlater, Christopher		6583 Brandt Pike	Dayton	45424-3353	(937) 236-3030
OH	2353	Schlater, Christopher		1219 E. Central Avenue	Miamisburg	45342-3544	(937) 859-3030
OH	2354	Schlater, Christopher		1240 Spinning Road	Dayton	45432-1644	(937) 253-3030
OH	2355	Schlater, Christopher		5293 Cornerstone North Blvd.	Centerville	45440	(937) 433-0968
OH	2356	Schlater, Christopher		5103 Springboro Pike	W. Carrollton	45459	(937) 294-3030
OH	2357	Taylor, Tony Jay		3512 W. Siebenthaler Ave.	Dayton	45406	(937) 278-3030
OH	2359	Schlater, Christopher		128 N. Dixie Drive	Vandalia	45377	(937) 898-7000
OH	2360	Schlater, Christopher		1258 Kauffman Ave.	Fairborn	45324-3801	(937) 878-3030
OH	2361	Schlater, Christopher		3320 Dayton Xenia Rd	Beaver Creek	45432	(937) 427-3030
OH	2362	Schlater, Christopher		17 North Allison Avenue	Xenia	45385	(937) 372-9282
OH	2363	Schlater, Christopher		2 N. Smithville Road	Dayton	45403-1734	(937) 258-3030
OH	2364	Schlater, Christopher		885 E. Franklin St.	Centerville	45459-5617	(937) 434-8999
OH	2365	Schlater, Christopher		590 S. Main St.	Englewood	45315	(937) 832-1336
OH	2366	Taylor, Tony Jay		1800 N. Main Street	Dayton	45405	(937) 277-3030
OH	2367	Taylor, Tony Jay		4399 W. 3rd Street	Dayton	45417	(937) 263-3030
OH	2368	Schlater, Christopher		2298 South Smithville Road	Dayton	45420	(937) 297-3030
OH	2369	Metro, Christopher		35 Rough Way	Lebanon	450361308	(513) 932-1431
OH	2370	Davey, Matthew Robert		6011 Glenway Ave.	Cincinnati	45211	(513) 661-8588
OH	2371	Davey, Matthew Robert		2901 Vine St.	Cincinnati	45219	(513) 751-6262
OH	2372	Taylor, Tony Jay		7764 Colerain Suite C	Cincinnati	45239	(513) 521-8001
OH	2373	Duvall, Jeffrey S.		7720 Laurel Avenue	Madeira	45243-2607	(513) 271-3030
OH	2375	Duvall, Jeffrey S.		3915 Montgomery	Norwood	45212-3719	(513) 396-7400
OH	2377	Duvall, Jeffrey S.		3250 Brotherton Road	Cincinnati	45209	(513) 321-7770
OH	2379	Short, Christopher J.		8460 Beechmont Ave.	Cincinnati	45245	(513) 474-3601
OH	2380	Metro, Christopher		4600 Roosevelt Blvd.	Middletown	45044	(513) 423-1212
OH	2381	Metro, Christopher		975 Symmes Ave.	Fairfield	45014	(513) 939-2333
OH	2382	Metro, Christopher		1199 Main St.	Hamilton	45013	(513) 863-4004
OH	2383	Metro, Christopher		1987 S. Erie Blvd.	Hamilton	45011	(513) 863-1500
OH	2384	Metro, Christopher		606 N. University Boulevard	Middletown	45042	(513) 422-2700

Exhibit B Traditional
as of December 28, 2025

OH	2387	DePugh, Stephan David		2400 Cable Court	Lima	45805	(419) 222-3030
OH	2389	Metro, Christopher		205 N. Main St.	Springboro	45066	(937) 748-2212
OH	2391	Metro, Christopher		675 E. Second St.	Franklin	45005	(937) 746-0256
OH	2396	Schlater, Christopher		431 S. Locust St.Suite 104	Oxford	45056	(513) 524-6262
OH	2401	Graves, Susan L.		715 E. Main Street	Kent	44240	(330) 673-6360
OH	2402	Omlor, Michael V.		215 E. Wooster St. #8	Bowling Green	43402	(419) 353-6342
OH	2404	Short, Christopher J.		730 E. Market St.	Akron	44305	(330) 376-2223
OH	2406	Edler, Brian L.		806 N. Main St.	Findlay	45840	(419) 423-3333
OH	2407	Edler, Brian L.		1909 Tiffin Ave.	Findlay	45840	(419) 424-0000
OH	2409	Metro, Christopher		8618 Union Centre Pavilion Drive	West Chester Township	45069	(513) 275-6191
OH	2411	Dolkowski, Aaron		327 S. Main Street	Bryan	43506	(419) 519-9999
OH	2412	Edler, Brian L.		1804 E. Perry St.	Port Clinton	43452	(419) 960-2992
OH	2414	Dolkowski, Aaron		240 W. AlexisUnit E	Toledo	43612	(419) 386-0000
OH	2415	Palmiotto, Robert		1535 W River Road	Elyria	44035	(440) 822-3480
OH	2418	Omlor, Michael V.		301 Towne Center BlvdWalmart	Van Wert	45891	(419) 232-2640
OH	2420	Omlor, Michael V.		847 S. Clinton St.	Defiance	43512-2249	(419) 782-2383
OH	2427	Schlater, Christopher		8960 Old Troy Pike	Tipp City	45371	(937) 345-3450
OH	2428	Edler, Brian L.		3645 North High Street	Clintonville	43214	(614) 681-7777
OH	2430	Davey, Matthew Robert		5083 Delhi Pike	Cincinnati	45238	(513) 451-8880
OH	2431	Duvall, Jeffrey S.		8834 Reading Rd.	Reading	45215	(513) 821-1700
OH	2432	Short, Christopher J.		605 Mt. Orab Pike	Georgetown	45121	(937) 378-9191
OH	2434	Davey, Matthew Robert		3725 Warsaw Ave.	Cincinnati	45205	(513) 921-9700
OH	2435	Phelps, Richard W.		1166 Harrison Avenue	Harrison	45030	(513) 367-5800
OH	2436	Edler, Brian L.		1830 W. State St.	Fremont	43420	(419) 332-2233
OH	2439	Short, Christopher J.		226 Broad Street	Conneaut	44030	(440) 599-8800
OH	2441	Satterwhite, Anthony D.		758 S. Canton Road	Akron	44312	(330) 362-1999
OH	2444	Palmiotto, Robert		580 Chestnut Commons Dr.	Elyria	44035	(440) 323-9050
OH	2446	Satterwhite, Anthony D.		4037 South Main Street	Akron	44319	(330) 245-1444
OH	2450	Distin, Brian T.		25044 Lorain Rd.	North Olmsted	44070	(440) 734-2922
OH	2451	Palmiotto, Robert		21154 Lorain Rd.	Fairview Park	44126	(440) 333-5544
OH	2453	Satterwhite, Anthony D.		One Berea Commons #2	Berea	44017	(440) 891-0030
OH	2454	Satterwhite, Anthony D.		15034 Pearl Rd.	Strongsville	44136	(440) 572-0444
OH	2456	Short, Christopher J.		10803 Lorain Ave.	Cleveland	44111	(216) 941-0300
OH	2458	Distin, Brian T.		14212 Detroit Ave.	Lakewood	44107	(216) 221-0030
OH	2461	Satterwhite, Anthony D.		4319 Lorain Ave.	Cleveland	44113	(216) 851-8700
OH	2462	Palmiotto, Robert		2229 Kresge Dr.	Amherst	44001	(440) 960-1898
OH	2464	Short, Christopher J.		7250 Center Street	Mentor	44060	(440) 290-9991
OH	2467	Palmiotto, Robert		35108 Center Ridge Road	North Ridgeville	44039	(440) 327-0227
OH	2469	Metro, Christopher		311 Reading Rd	Mason	45040-1567	(513) 398-0046
OH	2474	Stephens, Traven Lee		302 E. Main Street	Ravenna	44266	(330) 296-5559

Exhibit B Traditional
as of December 28, 2025

OH	2476	Short, Christopher J.		1937 W. State Street	Alliance	44601	(330) 680-7900
OH	2477	Ali, Khurram S.		3065 Belmont Avenue	Liberty Township	44505	(330) 779-1055
OH	2482	Brown, Lance A.		9380 State Route 43 (DO NOT SEND MAIL TO THIS ADDSEND MAIL	Streetsboro	44241	(330) 626-5999
OH	2485	Short, Christopher J.		5817 Main Ave	Ashtabula	44004	(440) 992-6060
OH	2486	Metro, Christopher		1126 State Rte 131	Milford	45150	(513) 831-1234
OH	2488	Wilcox, Gerald D.		51 W. Walnut St.	Painesville	44077	(440) 352-6900
OH	2489	Short, Christopher J.		164 N. Broadway	Geneva	44041	(440) 466-6060
OH	2496	Short, Christopher J.		425 Water StreetUnit 303A	Chardon	44024	(440) 226-3630
OH	2497	Edler, Brian L.		22021 Coshocton Road	Howard	43028	(740) 392-3030
OH	2609	Graves, Susan L.		5079 North Hamilton Road	Gahanna	43230	(614) 471-2222
OH	2628	Verma, Sunil Kumar		419 W. Aurora Road	Sagamore Hills	44067	(330) 468-6921
OH	2629	Graves, Susan L.		847 & 849 W. Maple Street	Hartville	44632	(330) 877-1111
OH	2669	Graves, Susan L.		520 West Main Street	Louisville	44641	(330) 875-5555
OH	2676	Edler, Brian L.		553 W. Main Street	Plain City	43064	(614) 358-2888
OH	2677	Edler, Kodie Lee		240 W. Market	Tiffin	44883	(419) 447-4992
OH	2678	Duvall, Jeffrey S.		9182 Winton Rd.	Cincinnati	45231	(513) 521-0301
OH	2679	Palmiotto, Robert		139 Hostetler	Orrville	44667	(330) 682-5000
OH	2681	Duvall, Jeffrey S.		28 W. 4th St.	Cincinnati	45202	(513) 241-4900
OH	2682	Graves, Susan L.		4140 Tuscarawas St. W.	Canton	44708	(330) 477-9999
OH	2683	Graves, Susan L.		147 Northwest Avenue	Tallmadge	44278	(330) 634-0000
OH	2684	DePugh, Stephan David		515 Wagner Ave.	Greenville	45331	(937) 459-4178
OH	2685	Graves, Susan L.		155 Lincoln Way W., Suite 111-B	Massillon	44647	(330) 830-8888
OH	2686	Edler, Brian L.		1000 Hebron Road	Heath	43056	(740) 527-3700
OH	2687	Edler, Brian L.		342 E. Gay St.	Columbus	43215	(614) 384-0330
OH	2688	Graves, Susan L.		4963 Darrow Road, Suite 200	Stow	44224	(330) 342-3030
OH	2689	Satterwhite, Anthony D.		7406 Broadview Rd.	Parma	44134	(216) 236-6933
OH	2691	Edler, Brian L.		1035 Polaris Parkway	Columbus	43240	(614) 384-0555
OH	2692	Palmiotto, Robert		5322 Cobblestone Road	Sheffield Villiage	44035	(440) 934-0909
OH	2693	Palmiotto, Robert		3868 Center Rd.	Brunswick	44212	(330) 220-0001
OH	2694	Palmiotto, Robert		1209 North Court Street	Medina	44256	(330) 722-1003
OH	2695	Palmiotto, Robert		155 South Main Street	Oberlin	44074	(440) 774-3033
OH	2696	Johnson, Claude E		527 5th StreetDietz Shopping Center	Beverly	45715	(740) 984-1700
OH	2697	Omlor, Michael V.		154 E. South Boundary, Suite 10	Perrysburg	43551	(419) 874-9929
OH	9750	Edler, Brian L.		3323 East Broad Street	Columbus	43213	(614) 586-8988
OH	9751	Metro, Christopher		368 S. Main St.	Waynesville	45068	(513) 855-3330
OH	9752	Taylor, Tony Jay		9918 Colerain Ave.	Cincinnati	45251	(513) 923-9900
OH	9753	Dolkowski, Aaron		2336 S. Reynolds Road	Toledo	43615	(419) 381-6881
OH	9754	Dolkowski, Aaron		1440 Secor Road, Suite 120J	Toledo	43607	(419) 578-3330
OH	9755	Ali, Khurram S.		813 Boardman Poland Rd.	Boardman	44512	(330) 953-3100
OH	9756	Khan, Shariq		16041 ST Route 170, Suite 2	Calcutta	43920	(330) 932-1050

Exhibit B Traditional
as of December 28, 2025

OH	9757	Short, Christopher J.		23910 Lakeshore Blvd.	Euclid	44123	(216) 815-0911
OH	9759	Graves, Susan L.		1082 Eagleton Blvd.	London	43140	(740) 852-5555
OH	9760	Edler, Brian L.		2185 Riverside Drive	Columbus	43221	(614) 826-6888
OH	9761	Omlor, Michael V.		2256 Scott St.	Napoleon	43545	(567) 264-4208
OH	9765	Graves, Susan L.		2110 State Road	Cuyahoga Falls	44223	(330) 923-3030
OH	9766	Palmiotto, Robert		14427 Cedar Rd	Cleveland	44121	(216) 302-7473
OH	9767	Duvall, Jeffrey S.		4774 Cornell Road	Blue Ash	45241	(513) 818-4388
OH	9768	Dolkowski, Aaron		2350 W. Laskey Rd.	Toledo	43613	(419) 481-9888
OH	9769	Dolkowski, Aaron		6819 Central Ave.	Sylvania	43617	(419) 540-4888
OH	9771	Lowery, Kurtis Scott		5580 Youngstown Warren Road, Suite 5	Niles	44446	(330) 544-0000
OH	9772	Edler, Brian L.		6928 East Broad Street	Columbus	43213	(614) 845-0700
OH	9773	Dolkowski, Aaron		2801 Woodville Road	Northwood	43619	(567) 343-6200
OH	9774	Edler, Brian L.		255 W. South St.	Fosteria	44830	(419) 435-5000
OK	1573	Fernandez, Makayla Rashelle		3671 N. Lottie Avenue	Oklahoma City	73111	(405) 698-3615
OK	1736	Hall, John E. II		6801 N Coltrane	Edmond	73034	(405) 757-0022
OK	1741	Dolan, Brandon		5424 SE 89th Street	Oklahoma City	73135	(405) 300-4404
OK	1748	Nowlin, Jeramy Heath		2501 Oklahoma Ave.	Woodward	73801	(580) 377-1200
OK	1749	Palmer, Steven T.		719 E Hwy 70	Kingston	73439	(580) 634-1860
OK	5268	Lessert, Kelly Wade		1412 North Main Street	Guymon	73942	(580) 447-0125
OK	6330	Pace, James David		6025 W. Reno Avenue Suite B	Oklahoma City	73127	(405) 730-9003
OK	6374	Lessert, Kelly Wade		335 S. Mustang Rd. Suite F	Yukon	73099	(405) 805-3199
OK	6400	Loehr, Michael Anthony		806 North Highway 81	Duncan	73533	(580) 255-2555
OK	6401	Bailey, Brian K.		2019 S.E. Washington	Idabel	75745	(580) 376-4040
OK	6402	Loehr, Michael Anthony		1116 W. Gore Blvd.	Lawton	73501	(580) 357-0484
OK	6403	Loehr, Michael Anthony		2615 NW Cache Rd.	Lawton	73505	(580) 248-7480
OK	6409	Loehr, Michael Anthony		806 South 4th Street	Chickasha	73018	(405) 222-5212
OK	6410	Loehr, Michael Anthony		813 E. Broadway St.	Altus	73521	(580) 482-8120
OK	6411	Wills, Orville D.		11560 N. 135th E. Ave., Suite 101-C	Owasso	74055	(918) 553-1127
OK	6412	Hall, John E. II		301 S. Lynn Riggs Blvd.	Claremore	74017	(918) 341-5555
OK	6420	Pace, James David		5101 SE 29th St.	Del City	73115	(405) 670-5767
OK	6421	Burgat, Linda J.		2724 N. Pennsylvania Ave.	Oklahoma City	73107	(405) 525-8300
OK	6422	Dolan, Brandon		9356 S. Western Ave., Suite D	Oklahoma City	73139	(405) 692-0303
OK	6423	Lessert, Kelly Wade		1426 W. Gary Blvd.	Clinton	73601	(580) 331-6272
OK	6424	Anderson, William		1913 S. Green Avenue	Purcell	73080	(405) 442-0333
OK	6425	Anderson, William		310 S. Chickasaw Street Unit A	Paul's Valley	73075	(405) 926-8130
OK	6426	Lessert, Kelly Wade		3445 W. Memorial Rd., Suite A	Oklahoma City	73134	(405) 755-3030
OK	6427	Hall, John E. II		5315 S. Mill St.	Pryor	74361	(918) 981-8325
OK	6428	Opie, Allen J.		7743 W. Hefner Road	Oklahoma City	73162	(405) 728-8864
OK	6429	Pace, James David		1031 S. Meridian Ave	Oklahoma City	73108	(405) 688-4349
OK	6430	Opie, Allen J.		16325 N. May Ave., Suite A-10	Edmond	73013	(405) 513-5989

Exhibit B Traditional
as of December 28, 2025

OK	6431	Wills, Orville D.		17 E. 34th Street	Sand Springs	74063	(918) 241-4444
OK	6432	Hall, John E. II		7020 E. Admiral Place	Tulsa	74115	(918) 747-3030
OK	6435	Lessert, Kelly Wade		120 W. Vandament Ave., Ste. A & Ste. B	Yukon	73099	(405) 350-1451
OK	6436	Pace, James David		3360 S. Harrah Road	HARRAH	73045	(405) 817-0010
OK	6439	Dolan, Brandon		1262 N. Interstate Dr.	Norman	73072	(405) 573-2000
OK	6440	Dolan, Brandon		1236 Alameda St., Ste. 200	Norman	73071	(405) 329-8181
OK	6441	Bailey, Brian K.		511 South Park DriveSuite B	Broken Bow	74728	(580) 306-9500
OK	6443	Dolan, Brandon		117 S. Eastern Ave.	Moore	73160	(405) 793-1988
OK	6444	Hall, John E. II		13601 S. Hwy 75	Glenpool	74033	(918) 528-5770
OK	6445	Pace, James David		1325 SW 44th St.	Oklahoma City	73119	(405) 681-9525
OK	6446	Pace, James David		1514 SE 44th St., Suite A	Oklahoma City	73129	(405) 670-6000
OK	6447	Pace, James David		859 W. State Hwy 152	Mustang	73064	(405) 806-7500
OK	6448	Hall, John E. II		1204 W. Danforth Rd.	Edmond	73003	(405) 340-0300
OK	6450	Jones, Robert W.		201 N. CommerceSuite A	Ardmore	73401	(580) 226-6330
OK	6451	Jones, Robert W.		1600 N. Kickapoo St.	Shawnee	74804	(405) 878-0880
OK	6452	Mekler, John T.		908 Arlington Center	Ada	74820	(580) 436-5361
OK	6453	Mekler, John T.		700 S Strong Blvd	McAlester	74501	(918) 426-6410
OK	6454	Jones, Robert W.		1436 W. University Blvd.	Durant	74701	(580) 924-1350
OK	6455	Pace, James David		7114 SE 15th Street	Midwest City	73110	(405) 733-5224
OK	6456	Burgat, Linda J.		4401 N. MacArthur Blvd. Suite A	Warr Acres	73122	(405) 495-3013
OK	6457	Loehr, Michael Anthony		6412 NW Cache Rd	Lawton	73501	(580) 771-3800
OK	6458	Opie, Allen J.		7115 NW 150thSuite 7	Oklahoma City	73142	(405) 673-1099
OK	6459	Dolan, Brandon		1000 North Council Road	Blanchard	73010	(405) 320-9700
OK	6460	Hall, John E. II		1524 North Boomer	Stillwater	74075	(405) 624-3030
OK	6461	Lessert, Kelly Wade		506 S.14th St.	Ponca City	74601	(580) 765-5305
OK	6465	Lessert, Kelly Wade		1119 S. Van Buren Street	Enid	73703	(580) 242-2004
OK	6467	Wills, Maria D.		5108 W. 33rd St.	Tulsa	74107	(918) 446-4444
OK	6468	Landthrip, William Mack Jr.		5141 S. Lewis	Tulsa	74105	(918) 571-9988
OK	6469	Hall, John E. II		3450 W Houston St	Broken Arrow	74012	(918) 251-3030
OK	6470	Lessert, Kelly Wade		2121 E. Main St. Suite 6	Weatherford	73096	(580) 302-5200
OK	6471	Hall, John E. II		3151 S. Garnett	Tulsa	74146	(918) 438-5333
OK	6472	Hall, John E. II		2 W. 3rd St	Grove	74344	(918) 791-0202
OK	6473	Hall, John E. II		3866 S. Sheridan Rd.	Tulsa	74145	(918) 921-3465
OK	6474	Hall, John E. II		8611 S. Lewis Ave.	Tulsa	74137	(918) 298-3030
OK	6475	Hall, John E. II		16 W. 4th St.	Tulsa	74103	(918) 582-3030
OK	6476	Wills, Maria D.		1 N. Mission St.	Sapulpa	74066	(918) 224-4444
OK	6477	Landthrip, William Mack Jr.		3090 N. Broadway St.Suite 100	Poteau	74953	(918) 721-0330
OK	6478	Hall, John E. II		3800 Tuxedo Blvd.	Bartlesville	74006	(918) 335-1300
OK	6480	Mekler, John T.		603 E. Okmulgee	Muskogee	74403	(918) 682-5888
OK	6481	Jones, Robert W.		522 N Milt Phillips St	Seminole	74868	(405) 584-4544

Exhibit B Traditional
as of December 28, 2025

OK	6482	Mekler, John T.		1004 S. Muskogee Ave.	Tahlequah	74464	(918) 207-1444
OK	6485	Hall, John E. II		620 W. New Orleans St.	Broken Arrow	74012	(918) 957-5418
OK	6486	Hall, John E. II		1002 W. Cherokee	Wagoner	74467	(918) 201-4185
OK	6487	Wills, Maria D.		7703 N. Owasso Expressway, Suite 1	Owasso	74055	(918) 272-1144
OK	6488	Hall, John E. II		7201 S. Memorial Dr.	Tulsa	74133	(918) 481-6030
OK	6490	Hall, John E. II		1408 S. Harvard	Tulsa	74112	(918) 747-6600
OK	6498	Hall, John E. II		13355 S. Memorial Drive	Bixby	74008	(918) 369-3500
OK	6499	Pace, James David		1337 E. State Highway 152 Suite #119	Mustang	73064	(405) 745-6900
OK	9650	Lessert, Kelly Wade		13520 N. Eastern Ave., Suite A	Oklahoma City	73131	(405) 478-7400
OK	9651	Elwell, Emily E.		1315 N. Main St.	Miami	74354	(918) 542-4000
OK	9652	Fernandez, Makayla Rashelle		7615 N. May Avenue	Oklahoma City	73116	(405) 673-5550
OK	9653	Pace, James David		300 E. Main Street	Oklahoma City	73104	(405) 212-5275
OK	9654	Pace, James David		9205 NE 23rd Street	Midwest City	73141	(405) 437-0032
OK	9655	Jones, Robert W.		1805 S. Country Club Road	El Reno	73036	(405) 778-2143
OK	9656	Hall, John E. II		2222 E. 61st Street	Tulsa	74136	(918) 794-9444
OK	9657	Dolan, Brandon		819 SW 19th Street, Suite 100	Moore	73160	(405) 759-8825
OK	9658	Hall, John E. II		1110 S. Wood Dr.	Okmulgee	74447	(918) 756-1700
OK	9659	Dolan, Brandon		3056 S. Classen Blvd., Unit A	Norman	73071	(405) 928-0029
OK	9660	Lessert, Kelly Wade		1726 South Division Street	Guthrie	73044	(405) 282-2410
OK	9662	Lessert, Kelly Wade		1129 West Willow	Enid	73703	(580) 297-5310
OK	9663	Jones, Robert W.		1029 W. Third St	Elk City	73644	(580) 303-7888
OK	9664	Hall, John E. II		2401 N. 23rd Street	Broken Arrow	74014	(918) 615-3315
OK	9665	Anderson, William		659 NW 32nd St.	New Castle	73065	(405) 852-2134
OK	9666	Pace, James David		1654 S Choctaw Rd. Ste. 101	Choctaw	73020	(405) 281-4050
OR	7107	Vandenberg, Bruce M.		2128 Main St.	Sweet Home	97386	(541) 818-0288
OR	7109	Ashdown, Jeromy		8040 N. Lombard St.	Portland	97203	(503) 894-7577
OR	7117	Howard, Brian W.		88267 Territorial Road, Suite 4A	Veneta	97487	(458) 207-9112
OR	7140	Farmer, Patrick D.		1605 Hwy 101	Tillamook	97141	(971) 341-3500
OR	7141	Farmer, Patrick D.		777 Cottage St., Suite E	Brookings	97415	(541) 813-3211
OR	7151	Hamilton, Troy C.		6691 SE Tualatin Valley Highway	Hillsboro	97123	(503) 713-6330
OR	7152	Vandenberg, Bruce M.		1760 Market Street NE	Salem	97301	(971) 433-0301
OR	7200	Howard, Brian W.		779 W. Central Ave.	Sutherlin	97479	(541) 459-0257
OR	7201	Hamilton, Troy C.		2455 NW Monroe Ave.	Corvallis	97330	(541) 758-3030
OR	7202	Hamilton, Troy C.		310 Main St. E.	Monmouth	97361	(503) 836-9500
OR	7203	Vandenberg, Bruce M.		4384 River Road N.	Keizer	97303	(503) 390-7712
OR	7204	Vandenberg, Bruce M.		3223 Silverton Rd. N.E.	Salem	97301	(503) 585-8700
OR	7205	Hamilton, Troy C.		2409 Pacific Blvd.	Albany	97321	(541) 917-3344
OR	7206	Hamilton, Troy C.		17531 SW Tualatin Valley Hwy.	Beaverton	97007	(503) 649-3030
OR	7207	Hamilton, Troy C.		10081 SW Nimbus Ave.	Beaverton	97008	(503) 626-3030
OR	7208	Warren, Michael Allan		3402 Commercial Street SE	Salem	97302	(503) 364-8875

Exhibit B Traditional
as of December 28, 2025

OR	7209	Vandenberg, Bruce M.		411 Lancaster Drive NE	Salem	97301	(503) 362-3030
OR	7210	Vandenberg, Bruce M.		4105 Main Street	Springfield	97478	(541) 255-2202
OR	7211	Vandenberg, Bruce M.		2621 Williamette Street	Eugene	97405	(541) 343-3030
OR	7212	Vandenberg, Bruce M.		1965 River Rd.	Eugene	97404	(541) 461-0842
OR	7213	Vandenberg, Bruce M.		1812 5th St.	Springfield	97477	(541) 746-3030
OR	7214	Poe, Dennis		804 E. 2nd St.	The Dalles	97058	(541) 296-7000
OR	7215	Poe, Dennis		2025 Cascade Ave., Suite 102	Hood River	97031	(541) 386-7600
OR	7216	Vandenberg, Bruce M.		1690 Coburg Road	Eugene	97401	(541) 255-2284
OR	7217	Hamilton, Troy C.		425 NW Saltzman Road	Portland	97229	(503) 203-1233
OR	7218	Hamilton, Troy C.		1991 NE Cornell Road, Suite 110	Hillsboro	97124	(503) 844-7000
OR	7219	Hamilton, Troy C.		13815 SW Pacific Hwy.Suite 10	Tigard	97223	(503) 639-3300
OR	7220	Vandenberg, Bruce M.		3540 West 11th Avenue	Eugene	97402	(541) 844-3555
OR	7221	Marx, Bryan William		174 NE Combs Flat Rd Suite 101	Prineville	97754	(458) 231-8001
OR	7222	McClintock, Alexandra Elizabeth		717 East 1st Street	Newberg	97132	(503) 538-7777
OR	7223	Vandenberg, Bruce M.		383 North Pacific Highway	Woodburn	97071	(503) 981-3718
OR	7224	Vandenberg, Bruce M.		17302 NE Halsey	Gresham	97230	(971) 277-2100
OR	7225	Poe, Dennis		115 Engle Ave.	Molalla	97038	(971) 444-6555
OR	7226	Farmer, Patrick D.		14621 SE McLoughlin Blvd.	Milwaukie	97267	(503) 659-4950
OR	7227	Vandenberg, Bruce M.		3508 SE 122nd Ave Unit 3508	Portland	97236	(971) 394-0333
OR	7228	Poe, Dennis		1495 SW Highway 97	Madras	97202	(541) 546-1555
OR	7229	Farmer, Patrick D.		1981 SW 4th Ave.	Portland	97201	(503) 221-1556
OR	7230	Ashdown, Jeromy		4908 N Lombard	Portland	97203	(503) 285-4691
OR	7231	Farmer, Patrick D.		2020 SE Division	Portland	97202	(503) 231-4352
OR	7232	Vandenberg, Bruce M.		1600 SE 122nd Ave.	Portland	97233	(503) 253-4848
OR	7233	Salmons, Shawn		3545 NE 82nd Ave.	Portland	97220	(503) 249-6986
OR	7234	Farmer, Patrick D.		10586 SE 32nd Ave.	Milwaukie	97222	(503) 659-5585
OR	7235	Hausinger, Joseph Allan		4103 SE 82nd Ave.	Portland	97266	(503) 774-9855
OR	7236	Farmer, Patrick D.		3622 NE Sandy Blvd.	Portland	97232	(503) 284-5666
OR	7237	Kealer, Scott A.		10075 SW Barbur Blvd., Suite 7	Portland	97219	(971) 350-0808
OR	7238	Hausinger, Joseph Allan		6922 NE Glisan Street	Portland	97213	(503) 252-7700
OR	7239	Vandenberg, Bruce M.		2323 SE 182nd Ave.	Portland	97233	(503) 666-3000
OR	7240	Farmer, Patrick D.		956 Molalla Ave.	Oregon City	97045	(503) 557-7500
OR	7241	Martinez, Angelique Rochelle		160 NW Main St.	Winston	97496	(541) 637-0515
OR	7242	Farmer, Patrick D.		300 S. Roosevelt Unit 7, 8, 9	Seaside	97138	(503) 470-4466
OR	7243	Vandenberg, Bruce M.		2870 B NE Hogan Dr.	Gresham	97030	(503) 667-3030
OR	7244	Farmer, Patrick D.		1619 Marine Dr.	Astoria	97103	(503) 836-9600
OR	7245	Howard, Brian W.		817 W. Harvard Ave.	Roseburg	97471	(541) 673-2222
OR	7246	Frazier, Jake		635 NE Highway 99WSpace B	McMinnville	97128	(503) 434-4300
OR	7247	Hamilton, Troy C.		16155 NW Cornell Rd., Suite 350	Beaverton	97006	(503) 645-0030
OR	7248	Kasuba, Tina K.		2835 19th Ave.Suite 200	Forest Grove	97116	(503) 992-7722

Exhibit B Traditional
as of December 28, 2025

OR	7249	Poe, Dennis		10117 SE Sunnyside Rd., Suite #B	Clackamas	97015	(503) 353-3999
OR	7250	Watson, Jessy R.		2212 Island Ave.Suite 420	La Grande	97850	(541) 963-2261
OR	7252	Hamilton, Troy C.		1420-A NW 9th St.	Corvallis	97330	(541) 257-5999
OR	7253	Hamilton, Troy C.		29955 S.W. Boones Ferry Rd., #G	Wilsonville	97070	(503) 582-9393
OR	7254	Parks, Caleb Jeffrey		2012 Columbia Blvd.	St. Helens	97051	(503) 397-3030
OR	7255	Pavlicek, Mindy Leigh		325 SE 1st Avenue	Canby	97013	(503) 266-4944
OR	7256	Frazier, Jake		772 Main Street	Dallas	97338	(503) 623-8888
OR	7258	Hamilton, Troy C.		1080 N. 1st St.	Stayton	97383	(971) 332-1900
OR	7259	Poe, Dennis		1604 S. Highway 97	Redmond	97756	(541) 504-5577
OR	7261	Farmer, Patrick D.		190 Johnson Avenue	Coos Bay	97420	(541) 982-6200
OR	7262	Anderson, Shane H.		10586 Highway 62 #B	Eagle Point	97504	(541) 826-7070
OR	7263	Anderson, Shane H.		2336 Crater Lake Ave.	Medford	97504	(541) 622-8174
OR	7264	Anderson, Shane H.		30 Freeman Ct.	Central Point	97502	(541) 697-4992
OR	7265	Poe, Dennis		235 SE Yew Lane	Bend	97702	(541) 388-4681
OR	7266	Sellers, Tandy		1211 SW Emigrant	Pendleton	97801	(541) 276-8800
OR	7267	Poe, Dennis		115 E. Highland Ave., Ste. B	Hermiston	97838	(541) 567-4000
OR	7268	Parks, Caleb Jeffrey		16555 NW 12th St., Suite A	Sherwood	97140	(503) 925-8282
OR	7269	Anderson, Shane H.		160 N. Pacific Hwy., Suite A	Talent	97540	(541) 907-4992
OR	7270	Anderson, Shane H.		407 NE "E" Street	Grants Pass	97526	(541) 472-8601
OR	7271	Vandenberg, Bruce M.		485 E. Powell Blvd.	Portland	97030	(971) 293-2150
OR	7275	Farmer, Patrick D.		3440 Ocean Blvd. SE	Coos Bay	97420	(541) 269-1000
OR	7278	Poe, Dennis		NE Sunnyside Rd. & 172nd Ave.	Happy Valley	97808	(503) 344-1000
OR	7280	Farmer, Patrick D.		3691 NW Highway 101	Lincoln City	97367	(541) 364-5003
OR	7288	Christner, Todd W.		225 N. 14th St.	Cottage Grove	97424	(541) 942-1100
OR	7292	Anderson, Shane H.		2967 Washburn Way, Suite A	Klamath Falls	97603	(541) 884-3000
OR	7297	Anderson, Shane H.		51 East Stewart Avenue, Suite 103	Medford	97501	(541) 245-2682
OR	9385	Farmer, Patrick D.		1235 McVey Ave., Suite C	Lake Oswego	97034	(503) 908-7605
OR	9386	Hamilton, Troy C.		2210 S. Santiam Hwy.	Lebanon	97355	(541) 248-1755
OR	9387	Farmer, Patrick D.		2775 Highway 101, Suite A	Florence	97439	(541) 901-3030
OR	9389	Ashdown, Jeromy		33444 Havlik Road	Scappoose	97056	(503) 543-1700
OR	9390	Hamilton, Troy C.		15000 SW Barrows Road, Suite 105	Beaverton	97007	(503) 747-7134
OR	9391	McDowell, Andrew Davis		Northwest Corporate Park 103275a NW 29th Avenue	Portland	97210	(971) 351-3030
OR	9392	Warren, Michael Allan		5680 Commercial Street SE, Suite #110	Salem	97306	(971) 599-2208
OR	9393	Comstock, Sean Michael		590 Taggart Drive NW, Suite 110	Salem	97304	(971) 273-1234
OR	9394	Farmer, Patrick D.		1546 SE Ensign Lane	Warrenton	97146	(503) 994-0011
OR	9395	Farmer, Patrick D.		34 South Coast Highway	Newport	97365	(541) 264-4044
OR	9396	Parks, Caleb Jeffrey		7066 SW Nyberg St.	Tualatin	97062	(503) 783-8100
OR	9397	Hamilton, Troy C.		703 McClaine Street, Suite G	Silverton	97381	(971) 343-1300
OR	9398	Farmer, Patrick D.		37425 Highway 26	Sandy	97055	(971) 529-0123
PA	3273	Escobar, Jorge A.		832 E. Philadelphia Ave.	Boyertown	19512	(610) 367-1775

Exhibit B Traditional
as of December 28, 2025

PA	3275	Khan, Shariq		3300-A Saw Mill Run Blvd.	Brentwood	15227	(412) 881-2961
PA	3277	Khan, Mohammad S.		2233 Baltimore Pike	Oxford	19363	(610) 998-1444
PA	3278	Gran, Tyler		8914-54 Frankford Avenue	Philadelphia	19136	(215) 331-8000
PA	3280	Coskun, Murat		3400 Aramingo Ave.	Philadelphia	19134	(215) 427-3000
PA	3281	Khan, Shariq		320 E. Central Ave	Titusville	16354	(814) 775-5100
PA	3284	Bhullar, Khushminder S.		900 Business Drive, Suite 101	East Stroudsburg	18302	(570) 223-5050
PA	3286	Coskun, Murat		4229-35 N. Broad Street	Philadelphia	19140	(215) 457-5000
PA	3288	Milne, R. Courtney		104 Carmichaels Plz	Carmichaels	15320	(724) 966-2430
PA	3289	Kayani, Mohammed K.		890 Butler Street	Pittsburgh	15223	(412) 407-5556
PA	3290	Anis, Furqan		712 Ekastown Rd.	Sarver	16055	(724) 524-1122
PA	3292	Mikhail, Michael		1611 Manheim Pike	Lancaster	17601	(717) 581-5200
PA	3294	Coskun, Murat		5733 North Broad Street	Philadelphia	19141	(215) 549-2112
PA	3295	Ali, Khurram S.		10900 Perry Highway	Wexford	15090	(724) 799-8686
PA	3355	Baldwin, Adam P.		609 Pennsylvania Ave. E	Warren	16365	(814) 230-9170
PA	4059	Bhullar, Khushminder S.		1235 Pocono Blvd.	Mt. Pocono	18344	(570) 839-0444
PA	4069	Islam, Azharul		1341 Blue Valley Dr.	Pen Argyl	18072	(610) 863-8600
PA	4072	Fern, Laura D.		327 N. Market St.	Selinsgrove	17870	(570) 374-5665
PA	4073	Kramer, Melissa S.		906 N. Market St	Berwick	18603	(570) 759-3100
PA	4074	Ali, Khurram S.		2652 Darlington RoadUnit #80	Beaver Falls	15010	(724) 581-4646
PA	4075	Stephenson, Gerald K.		2880 Pottsville Minersville Hwy, Suite 110	Minersville	17954	(570) 984-4000
PA	4076	Garcia, David P.		511 N. Pittsburgh St.	Connellsville	15425	(724) 620-0123
PA	4077	Port, Sheldon R. Jr.		422 N. Front St.	Philipsburg	16866	(814) 343-0344
PA	4078	Stephenson, Gerald K.		189 South Lancaster Street	Jonestown	17038	(717) 470-1000
PA	4079	Stephenson, Gerald K.		171 W. Main StreetThe Shoppes At Macungie	Macungie	18062	(610) 966-9800
PA	4080	Bhullar, Khushminder S.		314 Lincoln Ave.	East Stroudsburg	18301	(570) 426-7007
PA	4081	Bhullar, Khushminder S.		231 Claremont Ave.	Tamaqua	18252	(570) 668-4000
PA	4082	Prouse, Donald M. Jr.		500 York St.	Gettysburg	17325	(717) 337-9117
PA	4083	Khan, Mohammad S.		991 Baltimore Pike	Glen Mills	19342	(610) 558-9088
PA	4084	Islam, Azharul		1145 N. 5th Street	Perkasie	18944	(215) 453-8440
PA	4085	Gollhardt, Seth R.		1578 Main Street	Peckville	18452	(570) 383-3000
PA	4086	Milne, R. Courtney		903 Nissley Road	Lancaster	17601	(717) 898-9600
PA	4087	Islam, Azharul		620 N. Main St.	Doylestown	18901	(215) 230-0988
PA	4088	Ali, Khurram S.		20455 Route 19	Cranberry Township	16066	(724) 776-6166
PA	4089	Gran, Tyler		1115 S. Bethlehem Pike	Ambler	19002	(215) 654-9000
PA	4090	Port, Sheldon R. Jr.		855 Route 22 West	Blairsville	15717	(724) 675-1233
PA	4091	Ali, Khurram S.		810 S. Saint Mary St.	Saint Marys	15857	(814) 781-7100
PA	4092	Khan, Mohammad S.		1215 Lancaster Ave.	Rosemont	19010	(610) 527-3434
PA	4093	Jahangir, Waheed		2615 Street Rd.	Bensalem	19020	(215) 633-9100
PA	4094	Khurram, Raja M.		111 Roberts Rd.	Grindstone	15442	(724) 426-0065
PA	4095	Khurram, Raja M.		927 West High Street, Suite 5	Ebensburg	15931	(814) 419-6070

Exhibit B Traditional
as of December 28, 2025

PA	4096	Prouse, Donald M. Jr.	546 S. Main St.	Shrewsbury	17361	(717) 235-6500
PA	4097	Khan, Muhammad Ratib	1139 Ben Franklin Hwy W Suite 101	Douglassville	19518	(610) 385-0000
PA	4400	Ali, Khurram S.	150 South Broad St.	Grove City	16127	(724) 264-4899
PA	4407	Port, Sheldon R. Jr.	5530 E. Pleasant Valley Blvd.	Tyrone	16686	(814) 682-7424
PA	4408	Khurram, Raja M.	1605 Rt 51	Jefferson Hills	15025	(412) 729-8800
PA	4409	Port, Sheldon R. Jr.	614 Washington St.	Huntingdon	16652	(814) 644-7444
PA	4410	Port, Sheldon R. Jr.	7503 Admiral Peary Hwy	Cresson	16630	(814) 884-2201
PA	4411	Kayani, Mohammed K.	10 E Main St.	Northeast	16428	(814) 347-6996
PA	4412	Bhullar, Khushminder S.	5120 State Route 405	Milton	17847	(570) 742-0100
PA	4413	Milne, R. Courtney	2495 Lincoln Highway E, Unit 21	Lancaster	17602	(717) 291-1191
PA	4415	Ali, Khurram S.	162 Portersville Road	Ellwood City	16117	(724) 752-0752
PA	4416	Kayani, Mohammed K.	24 S. Center St.	Corry	16407	(814) 462-1550
PA	4417	Anis, Furqan	208 19th Street	North Apollo	15673	(724) 596-4574
PA	4418	Anis, Furqan	1001 East Carson St.	Pittsburgh	15203	(412) 432-3232
PA	4427	Stephenson, Gerald K.	971 Main St.	Northampton	18067	(610) 261-2400
PA	4428	Rexha, Bashkim	111 E. Broad St.	Souderton	18964	(215) 723-8380
PA	4429	Gollhardt, Seth R.	2834 Memorial Hwy., Unit 1	Dallas	18612	(570) 675-2900
PA	4433	Khurram, Raja M.	307 Morgantown St.	Uniontown	15401	(724) 430-3030
PA	4437	Clise, Michael W.	530 North Antrim Way	Greencastle	17225	(717) 597-1099
PA	4439	Khurram, Raja M.	3415 W. Run Road	West Homestead	15120	(412) 205-8787
PA	4447	Coskun, Murat	503 Fox Chase Rd.	Hollywood	19046	(215) 379-0800
PA	4448	Gregory, James N.	203 Jay Street	Lock Haven	17745	(570) 748-3100
PA	4700	Khurram, Raja M.	401 Philadelphia St. Suite 170	Indiana	15701	(724) 349-7310
PA	4701	Khurram, Raja M.	243 West Main St	Monongahela	15063	(724) 292-4171
PA	4702	Port, Sheldon R. Jr.	1200 Scalp Ave.	Johnstown	15904	(814) 269-2178
PA	4703	Khurram, Raja M.	3960 Rt.30, Suite 102	Latrobe	15650	(724) 539-3278
PA	4704	Gregory, James N.	100 North Main Street	Du Bois	15801	(814) 371-3300
PA	4708	Malik, Naveed	4631 Center Ave.	Pittsburgh	15213	(412) 681-2024
PA	4709	Khan, Izhar Ali	2600 Ardmore Blvd.	Pittsburgh	15221	(412) 824-8700
PA	4710	Malik, Naveed	119 N. Sheridan Ave.	Pittsburgh	15206	(412) 361-4747
PA	4711	Ali, Khurram S.	1890 Conway Wallrose Rd.	Freedom	15042	(724) 390-5100
PA	4713	Khan, Shariq	6518 Steubenville Pike	Pittsburgh	15205	(412) 505-8187
PA	4714	Port, Sheldon R. Jr.	363 W. Main St.	Somerset	15501	(814) 443-1000
PA	4716	Ali, Khurram S.	42 Seneca St.	Oil City	16301	(814) 670-0391
PA	4717	Port, Sheldon R. Jr.	312 Goucher St.	Johnstown	15905	(814) 535-3030
PA	4720	Stephenson, Gerald K.	8537 Allentown Pike Suite 2&3	Blandon	19510	(610) 569-9000
PA	4721	Stephenson, Gerald K.	810 Oley Street Building 4	Reading	19604	(610) 484-4404
PA	4725	Disman, Robert W.	149 N. Main St.	Slippery Rock	16057	(724) 794-1599
PA	4728	Ali, Khurram S.	3447 Wilmington Road	New Castle	16105	(724) 856-3090
PA	4729	Ali, Khurram S.	208 E Main St.	Evans City	16033	(724) 432-3993

Exhibit B Traditional
as of December 28, 2025

PA	4734	Khan, Shariq		115 North Diamond Street	Mercer	16135	(724) 269-7900
PA	4735	Gregory, James N.		865 Main St.	Clarion	16214	(814) 226-4060
PA	4736	Gollhardt, Seth R.		140 Laurel Plaza	Pittston	18640	(570) 654-4567
PA	4737	Gollhardt, Seth R.		58 S. Mountain Blvd.Unit 1	Mountain Top	18707	(570) 403-9000
PA	4738	Gollhardt, Seth R.		1121 Northern Blvd.	South Abington Township	18411	(570) 586-4040
PA	4739	Milne, R. Courtney		840 W. Main Street Unit 6	New Holland	17557	(717) 351-5756
PA	4740	Port, Sheldon R. Jr.		Route 61 Anthra Plaza	Shamokin	17872	(570) 644-2122
PA	4741	Ali, Khurram S.		309 Mars-Valencia RoadUnit B	Mars	16046	(724) 687-7575
PA	4742	Treacy, Edward W. III		614 East Main Street	Waynesboro	17268	(717) 765-0199
PA	4743	Prouse, Donald M. Jr.		1012 Baltimore Street	Hanover	17331	(717) 633-9411
PA	4744	Baldwin, Adam P.		15 Main St.	Bradford	16701	(814) 368-8900
PA	4745	Prouse, Donald M. Jr.		625-D West Elm Ave	Hanover	17331	(717) 632-9400
PA	4746	Mohtashemi, Paul M.		220 Willow St.	Meadville	16335	(814) 333-4300
PA	4747	Knestaut, Daniel James		115 Perry HighwaySuite 170	Harmony	16037	(724) 473-4666
PA	4748	Stephenson, Gerald K.		133 West Lincoln Avenue	Myerstown	17067	(717) 970-7000
PA	4749	Stephenson, Gerald K.		3801 Perkiomen Ave.	Reading	19606	(610) 370-2343
PA	4750	Stephenson, Gerald K.		310 Penn St	Reading	19602	(610) 376-8501
PA	4751	Stephenson, Gerald K.		503 Cumberland Street	Lebanon	17042	(717) 277-7000
PA	4752	Stephenson, Gerald K.		300 Terry Reiley Way	Pottsville	17901	(570) 628-4400
PA	4753	Stephenson, Gerald K.		2844 Penn Avenue	Reading	19609	(610) 678-7100
PA	4754	Stephenson, Gerald K.		799 State Street	Pottstown	19464	(610) 970-2200
PA	4755	Stephenson, Gerald K.		253 Schuylkill Rd.	Phoenixville	19460	(610) 933-3030
PA	4756	Islam, Azharul		Laneco Plaza859 Nazareth Pike, Bldg. C-1	Nazareth	18064	(610) 746-0600
PA	4757	Stephenson, Gerald K.		1405 East Main Street	Annaville	17003	(717) 276-6000
PA	4758	Gollhardt, Seth R.		1068 Wyoming Avenue	Wyoming	18644	(570) 694-3030
PA	4759	Ali, Khurram S.		869 E. State St.	Sharon	16146	(724) 347-3020
PA	4760	Stephenson, Gerald K.		1350 Pottsville Pike	Shoemakersville	19555	(610) 897-7000
PA	4761	Spalsbury, Curt E.		1100 North Atherton Street, Building #1	State College	16803	(814) 237-1414
PA	4762	Bhullar, Khushminder S.		1311 Washington Blvd.	Williamsport	17701	(570) 322-2022
PA	4763	Spalsbury, Curt E.		607 17th Street	Altoona	16602	(814) 944-6000
PA	4764	Doebler, Donald C. II		1301 Columbia Blvd.Bloom Plaza, Suite 1	Bloomsburg	17815	(570) 784-6211
PA	4765	Bhullar, Khushminder S.		800-806 N. Church St.	Hazleton	18201	(570) 455-2000
PA	4766	Bhullar, Khushminder S.		7495 Westbranch HighwayUnit #8	Lewisburg	17837	(570) 524-9000
PA	4767	Treacy, Edward W. III		6391 Carlisle PikeSuite 102	Mechanicsburg	17050	(717) 691-8111
PA	4768	Treacy, Edward W. III		479 Eisenhower Blvd.	Harrisburg	17111	(717) 939-2555
PA	4769	Gregory, James N.		302 1/2 South 2nd Street	Clearfield	16830	(814) 765-6640
PA	4770	Joarder, Mohammed Shamsuzzaman		503 Baltimore Pike	Springfield	19064	(610) 328-4400
PA	4771	Khan, Mohammad S.		241 E Gay St	West Chester	19380-2762	(610) 692-0891
PA	4772	Prouse, Donald M. Jr.		312 N. Queen Street	Littlestown	17340	(717) 345-2777
PA	4773	Prouse, Donald M. Jr.		2700 Carlisle Rd.	Dover	17315	(717) 779-2626

Exhibit B Traditional
as of December 28, 2025

PA	4774	Davis, Daniel A.		3002 N Reading Road	Adamstown	19501	(610) 921-8118
PA	4775	Clise, Michael W.		408 East Queen St.	Chambersburg	17201	(717) 267-3232
PA	4776	Clise, Michael W.		1515 Lincoln Way	Chambersburg	17201	(717) 251-9505
PA	4777	Jahangir, Waheed		508 S. Oxford Valley Rd.	Fairless Hills	19030	(215) 770-8000
PA	4778	Treacy, Edward W. III		930 S. Richland Ave. Unit 4	York	17403	(717) 699-2250
PA	4779	Milne, R. Courtney		318 Chestnut St.	Columbia	17512	(717) 684-3006
PA	4780	Milne, R. Courtney		519-B Leaman Avenue	Millersville	17551	(717) 872-9119
PA	4781	Milne, R. Courtney		798-D New Holland Ave. Grandview Plaza	Lancaster	17602	(717) 295-4500
PA	4782	Khan, Izhar Ali		6518 Route 22 Suite 448	Delmont	15626	(724) 387-9600
PA	4783	Treacy, Edward W. III		351 Loucks Rd.	York	17404	(717) 854-6650
PA	4784	Port, Sheldon R. Jr.		164 Shikellamy Ave.	Sunbury	17801	(570) 286-5621
PA	4785	Treacy, Edward W. III		1539 Mt. Rose Ave., Suite A	York	17403	(717) 854-9515
PA	4786	Prouse, Donald M. Jr.		401 E. Broadway Suite 1	Red Lion	17356	(717) 246-3084
PA	4787	Stephenson, Gerald K.		1010 Chestnut Street	Emmaus	18049	(610) 967-4111
PA	4788	Stephenson, Gerald K.		330 Larry Holmes Drive	Easton	18042-4509	(610) 258-7100
PA	4789	Islam, Azharul		1353 Easton Ave.	Bethlehem	18018	(610) 865-2700
PA	4790	Stephenson, Gerald K.		19 E. Third St.	Bethlehem	18015	(610) 861-0440
PA	4791	Stephenson, Gerald K.		2-4 E. Susquehanna St.	Allentown	18103	(610) 709-8644
PA	4792	Stephenson, Gerald K.		1826 Union Boulevard	Allentown	18103-1628	(610) 776-2020
PA	4793	Stephenson, Gerald K.		3007 N. 5th Street Hwy.	Reading	19605	(610) 921-8118
PA	4794	Stephenson, Gerald K.		155 Mickley Road	Whitehall	18052-5210	(610) 432-7007
PA	4795	Khan, Shariq		21 Foster Ave.	Pittsburgh	15205	(412) 920-4747
PA	4796	Joarder, Mohammed Shamsuzzaman		2308 West Oregon Ave. Unit #C	Philadelphia	19145	(215) 465-2000
PA	4797	Mikhail, Michael		733 South Broad Street	Lititz	17543	(717) 625-7000
PA	4800	Rexha, Bashkim		804 W. Main Street	Lansdale	19446	(215) 362-8000
PA	4803	Coskun, Murat		157 South 69th Street	Upper Darby	19082	(610) 734-1500
PA	4806	Khan, Mohammad S.		128 W Lancaster Ave	Wayne	19087-4002	(610) 293-0980
PA	4807	Khurram, Raja M.		142 Lysle Blvd., Suite 2	McKeesport	15132	(412) 695-3630
PA	4808	Gran, Tyler		9475 Roosevelt Blvd.	Philadelphia	19114	(215) 346-3030
PA	4809	Khan, Mohammad S.		700 E Chester Pike	Ridley Park	19078-1405	(610) 532-6660
PA	4810	Stephenson, Gerald K.		1 Parkside Ave	Shillington	19607	(610) 910-2000
PA	4811	Khan, Mohammad S.		143 South Gulph Road	King of Prussia	19406	(610) 632-3030
PA	4812	Coskun, Murat		401 North 21st Street	Philadelphia	19130-3833	(215) 557-0940
PA	4813	Coskun, Murat		716 South Street	Philadelphia	19147-2043	(215) 592-8534
PA	4814	Coskun, Murat		150 South MacDade Blvd.	Darby Township	19036	(484) 496-5400
PA	4815	Coskun, Murat		6391 Oxford Avenue B	Philadelphia	19111	(215) 535-1860
PA	4816	Coskun, Murat		5716 - 5746 Baltimore Ave	Philadelphia	19134	(215) 471-1220
PA	4817	Khan, Shariq		222 West Plum Street, Suite 400	Edinboro	16412	(814) 250-2020
PA	4820	Gollhardt, Seth R.		33 S. Wilkes-Barre Blvd.	Wilkes-Barre	18702	(570) 829-2900
PA	4821	Gollhardt, Seth R.		515 Market St.	Kingston	18704	(570) 283-2900

Exhibit B Traditional
as of December 28, 2025

PA	4823	Stephenson, Gerald K.		368 Centre Avenue	Schuylkill Haven	17972	(570) 900-2222
PA	4824	Rexha, Bashkim		1936 W Mcdade Blvd	Woodlyn	19094	(267) 998-8000
PA	4825	Coskun, Murat		1009 Easton Road	Willow Grove	19090	(215) 657-8090
PA	4826	Joarder, Mohammed Shamsuzzaman		4233 Edgemont Avenue	Brookhaven	19015	(610) 874-3100
PA	4827	Khan, Mohammad S.		2 N. Park Avenue	Norristown	19403	(610) 631-9090
PA	4828	Khan, Mohammad S.		142 W Germantown Pike #B	E. Norriton	19041	(610) 277-2930
PA	4829	Coskun, Murat		538 Mt. Carmel Ave.	Glenside	19038	(215) 886-1300
PA	4830	Joarder, Mohammed Shamsuzzaman		3266 Chichester Ave.	Boothwyn	19061	(610) 485-7070
PA	4831	Khan, Mohammad S.		431 West Main Street	Norristown	19401	(610) 906-8600
PA	4832	Ali, Khurram S.		301 W Main Street, Suite 3	Brookville	15825	(814) 646-4958
PA	4833	Stephenson, Gerald K.		2601 MacArthur Road	Whitehall	18052	(610) 936-8000
PA	4836	Khan, Shariq		2646 Brodhead Road Suite 3	Aliquippa	15001	(724) 788-4700
PA	4839	Port, Sheldon R. Jr.		11183 State Route 61	Mount Carmel	17851	(570) 672-5414
PA	4840	Khan, Mohammad S.		3201 Lincoln Highway	Thorndale	19372	(610) 380-4700
PA	4842	Khan, Mohammad S.		107-109 W. Ridge Pike	Conshohocken	19428-1216	(610) 941-3030
PA	4843	Jahangir, Waheed		833 West Trenton Avenue	Morrisville	19067	(215) 295-3500
PA	4844	Gran, Tyler		43 Cambridge Ln	Newtown	18940-3326	(215) 860-0333
PA	4845	Khan, Mohammad S.		490 Lancaster Ave Ste 1	Frazer	19355-1833	(610) 640-4410
PA	4846	Stephenson, Gerald K.		3011 William Penn Highway Unit F	Easton	18045	(610) 915-2000
PA	4847	Stephenson, Gerald K.		1 West Penn Ave.	Robesonia	19551	(610) 320-2020
PA	4848	Rexha, Bashkim		803 Horsham Rd.	Montgomeryville	18936	(215) 362-7660
PA	4852	Mohtashemi, Paul M.		3303 Buffalo Road	Erie	16510	(814) 898-8400
PA	4853	Mohtashemi, Paul M.		5158 Peach Street Unit #90	Erie	16509	(814) 315-9193
PA	4854	Ali, Khurram S.		902 Liberty St.	Franklin	16323	(814) 346-0446
PA	4855	Gollhardt, Seth R.		250 Grandview Avenue Unit 3	Honesdale	18431	(570) 251-5100
PA	4856	Khan, Shariq		318 Main Street	Greenville	16125	(724) 373-8351
PA	4857	Mohtashemi, Paul M.		7470 West Ridge Road	Fairview	16415	(814) 840-4050
PA	4858	Khan, Mohammad S.		11-C Old Baltimore Pike P.O. Box 368	Avondale	19311	(610) 268-3211
PA	4860	Stephenson, Gerald K.		501 South 29th St.	Harrisburg	17104-2012	(717) 234-4100
PA	4861	Treacy, Edward W. III		1200 Market St. #212	Lemoyne	17043	(717) 763-4100
PA	4862	Treacy, Edward W. III		200 S. Spring Garden St.	Carlisle	17013	(717) 249-1880
PA	4863	Bhullar, Khushminder S.		5285 Devonshire Road	Harrisburg	17109	(717) 657-8181
PA	4864	Treacy, Edward W. III		71 Cumberland Parkway	Mechanicsburg	17055	(717) 766-1618
PA	4865	Bhullar, Khushminder S.		1370 West 3rd Street	Williamsport	17701	(570) 279-9000
PA	4866	Khan, Mohammad S.		629 Miller's Hill Road	Kennett Square	19348	(610) 444-6006
PA	4867	Stephenson, Gerald K.		2162 E High St	Pottstown	19464	(610) 340-2000
PA	4868	Stephenson, Gerald K.		315 South Cedar Crest Boulevard	Allentown	18103	(610) 894-4000
PA	4870	Gollhardt, Seth R.		1316 N. Main Ave.	Scranton	18508	(570) 347-9200
PA	4871	Gollhardt, Seth R.		1420 Mulberry St.	Scranton	18510	(570) 347-3030
PA	4872	Stephenson, Gerald K.		125 North Lewis Rd.	Royersford	19468	(610) 948-3434

Exhibit B Traditional
as of December 28, 2025

PA	4873	Khan, Mohammad S.		31 S Eagle Rd Ste 103	Havertown	19083-3340	(610) 789-4520
PA	4874	Gran, Tyler		266 East Street Road	Feasterville Trevose	19053	(215) 364-6060
PA	4876	Jahangir, Waheed		2380 Durham Rd.	Penndel	19047	(215) 547-3333
PA	4877	Stephenson, Gerald K.		130 W. Main St.Suite 118	Trappe	19426	(610) 489-4554
PA	4878	Milne, R. Courtney		2424 Willow Street Pike	Lancaster	17602	(717) 945-5245
PA	4879	Spalsbury, Curt E.		738 Valley Street	Lewistown	17044	(717) 248-5555
PA	4880	Graves, Susan L.		136 W. Franklin St.	Waynesburg	15370	(724) 627-3030
PA	4882	Davis, Daniel A.		108 N. Reading Rd. Suite K	Ephrata	17522	(717) 733-5118
PA	4883	Gollhardt, Seth R.		405 S. Main st.	Old Forge	18518	(570) 457-4200
PA	4885	Stephenson, Gerald K.		4229 Tilgman Drive	Allentown	18104	(610) 395-1515
PA	4886	Khan, Shariq		1155 Washington PikeSuite #5	Bridgeville	15017	(412) 998-7100
PA	4888	Stephenson, Gerald K.		327 Main St	Harleysville	19438	(215) 914-9999
PA	4889	Mori Abdou, Ismail		359 E. Market St.	Danville	17821	(570) 275-3131
PA	4890	Prouse, Donald M. Jr.		3921 E. Market St.	York	17402	(717) 840-4446
PA	4891	Prouse, Donald M. Jr.		180 Leader Heights Road	York	17402	(717) 741-5115
PA	4892	Patwary, Saber A.		93 S. West End Blvd.Unit 104	Quakertown	18951	(215) 538-0900
PA	4895	Anis, Furqan		1298 Pittsburgh Street	Cheswick	15024	(724) 715-7176
PA	4897	Khan, Mohammad S.		140 Rainbow Road#38-2P-18	Coatesville	19320	(610) 380-8880
PA	9053	Khan, Muhammad Ratib		622 Gravel Pike Ste 106	East Greenville	18041	(215) 679-3857
PA	9055	Bhullar, Khushminder S.		2951 PA 611	Tannersville	18372	(570) 629-3040
PA	9056	Stephenson, Gerald K.		7720 Main StreetUnit 8A	Fogelsville	18051	(610) 915-2500
PA	9057	Khan, Mohammad S.		575 W. Uwchlan Ave.	Exton	19341	(610) 594-0444
PA	9059	Kayani, Mohammed K.		625 Stanwix StUnit 105	Pittsburgh	15222	(412) 288-8989
PA	9061	Joarder, Mohammed Shamsuzzaman		144 Montgomery Avenue	Bala Cynwyd	19004	(215) 488-5555
PA	9062	Joarder, Mohammed Shamsuzzaman		6001 Lancaster Ave. Suite A	Philadelphia	19131	(215) 477-6000
PA	9064	Gran, Tyler		2701 North Broad Street	Philadelphia	19132	(215) 225-2272
PA	9065	Gran, Tyler		1909 W. Cheltenham Ave.	Elkins Park	19027	(215) 886-5060
PA	9066	Bhullar, Khushminder S.		1849 Route 405 East	Muncy	17756	(570) 546-1060
PA	9067	Gollhardt, Seth R.		2244 San Souci Parkway	Wilkes Barre (Hanover Township)	18706	(570) 735-8700
PA	9068	Gregory, Zonda L.		1138 Allegheny St.	Jersey Shore	17740	(570) 398-7000
PA	9069	Prouse, Donald M. Jr.		15 Richwalter Street	Shippensburg	17257	(717) 530-1010
PA	9070	Khurram, Raja M.		232 Countryside Plaza	Mt. Pleasant	15666	(724) 365-6161
PA	9071	Gran, Tyler		293 East Street Rd.	Warminster	18974	(215) 672-7171
PA	9072	Bhullar, Khushminder S.		620 West Centre St.	Shenandoah	17976	(570) 462-9900
PA	9074	Kayani, Mohammed K.		1019 West View Park Dr.	Pittsburgh	15229	(412) 761-1500
PA	9075	Mohtashemi, Paul M.		3066 W. 26th Street	Erie	16506	(814) 833-5600
PA	9076	Ali, Khurram S.		101 N Jefferson St.	New Castle	16101	(724) 656-2020
PA	9077	Anis, Furqan		5816 Library Road, Suite B	Bethel Park	15102	(412) 854-3030
PA	9078	Anis, Furqan		2885 Leechburg Rd.	New Kensington	15068	(724) 335-3100
PA	9079	Knestaut, Daniel James		109 South Main Street	Butler	16001	(724) 841-0660

Exhibit B Traditional
as of December 28, 2025

PA	9080	Coskun, Murat		4438 Chestnut Street	Philadelphia	19104	(215) 662-1400
PA	9081	Ali, Khurram S.		102 W. Madison Street	Rochester	15074	(724) 770-9090
PA	9082	Khan, Shariq		1300 Brodhead Rd., Unit E	Coraopolis	15108	(724) 457-7070
PA	9083	Khan, Izhar Ali		801 N. Greensgate Rd.Ste. 330	Greensburg	15601	(724) 853-6669
PA	9084	Rubelowsky, Jasmine		540 Westerly Parkway, Suite #19	State College	16801	(814) 237-3030
PA	9085	Ali, Khurram S.		4848 Route 8, Unit 2	Allison Park	15101	(724) 443-0100
PA	9086	Bhullar, Khushminder S.		103 Northside Commons	Palmyra	17078	(717) 838-1000
PA	9087	Kayani, Mohammed K.		11822 Frankstown Rd.	Penn Hills	15235	(412) 798-0100
PA	9088	Khurram, Raja M.		104 Pricedale Road	Belle Vernon	15012	(724) 929-4444
PA	9089	Bhullar, Khushminder S.		3198 Route 115 North	Effort	18330	(570) 629-3030
PA	9090	Stephenson, Gerald K.		15100 Kutztown Road, Suite #4	Kutztown	19530	(610) 894-4444
PA	9092	Port, Sheldon R. Jr.		177 Glimcher Drive	Duncansville	16635	(814) 696-9300
PA	9094	Bhullar, Khushminder S.		182 S Sgt. Stanley Hoffman Blvd.	Lehighton	18235	(610) 377-3030
PA	9095	Khan, Izhar Ali		10729 Rt. 30	N. Huntingdon	15642	(724) 863-6363
PA	9097	Stephenson, Gerald K.		2027 Linglestown Road	Harrisburg	17110	(717) 541-1234
PA	9098	Bhullar, Khushminder S.		777 Middletown Road	Hummelstown	17036	(717) 583-2200
PA	9121	Anis, Furqan		400 S. Water St.	Kittanning	16201	(724) 548-5000
PA	9122	Bhullar, Khushminder S.		251 N. Enola Rd.	Enola	17025	(717) 728-3030
PA	9123	Bhullar, Khushminder S.		20 Main Street	Slatington	18080	(610) 760-1234
PA	9124	Khurram, Raja M.		328 E. Maiden Street	Washington	15301	(724) 225-5050
PA	9125	Gran, Tyler		7325 Castor Ave.	Philadelphia	19152	(215) 722-1330
PA	9126	Prouse, Brent		1575 South Market St.	Elizabethtown	17022	(717) 367-9000
PA	9128	Mohtashemi, Paul M.		51 W. 14th St	Erie	16501	(814) 455-0005
PA	9129	Khan, Mohammad S.		4811 West Chester Pike	Newtown Square	19073	(610) 979-1700
PA	9130	Khan, Izhar Ali		4305 Northern Pike	Monroeville	15146	(412) 858-5100
PA	9131	Coskun, Murat		4600 Roosevelt Blvd.,	Philadelphia	19124	(215) 743-2002
PA	9132	Bhullar, Khushminder S.		319 (A) East Chestnut Street	Mifflinburg	17844	(570) 966-3033
PA	9133	Gollhardt, Seth R.		685 Kidder Street	Wilkes-Barre	18702	(570) 829-3030
PA	9134	Joarder, Mohammed Shamsuzzaman		5711 Ridge Ave.	Philadelphia	19128	(215) 712-1000
PA	9135	Port, Sheldon R. Jr.		114 High Street	Bellefonte	16823	(814) 548-7860
PA	9136	Gollhardt, Seth R.		95 Brooklyn Street	Carbondale	18407	(570) 560-6060
PA	9137	Stephenson, Gerald K.		3752 Pa. Route 309 Suite B	Orefield	18069	(610) 601-0101
PA	9138	Khurram, Raja M.		108 South Main Street	Houston	15342	(724) 746-4646
PA	9150	Prouse, Brent		2101 Strickler Rd.	Manheim	17545	(717) 689-9000
PA	9151	Prouse, Donald M. Jr.		909 Heritage Drive	Elverson	19520	(610) 901-7777
PA	9152	Prouse, Donald M. Jr.		5662 York Rd	New Oxford	17350	(717) 353-8888
PA	9153	Prouse, Donald M. Jr.		4306 North George StreetExtended Northeast Shopping Center	Manchester	17345	(717) 384-4444
RI	3901	Christina, William J.		887 N. Main St.	Providence	02904	(401) 861-1200
RI	3902	Zonfrilli, Joseph V.		2145 Pawtucket Avenue	East Providence	02914	(401) 438-6500
RI	3903	Zonfrilli, Joseph V.		1086 Willett Ave.	Riverside	02915	(401) 433-0200

Exhibit B Traditional
as of December 28, 2025

RI	3905	Christina, William J.		1744 Mineral Spring Ave.	North Providence	02911	(401) 654-4100
RI	3906	Rivard, Robert P.		1010 Chalkstone Ave.	Providence	02908	(401) 861-9800
RI	3907	Christina, William J.		526 Broad St.	Providence	02907	(401) 861-4700
RI	3908	Andrade , Sara		72 North Main Street	Pascoag	02859	(401) 394-2888
RI	3910	Pardy, Michael		557 Warwick Avenue	Warwick	02888	(401) 467-3130
RI	3911	Pardy, Michael		2247 Warwick Ave.	Warwick	02889	(401) 732-2940
RI	3912	Pardy, Michael		2757 Post Rd.	Warwick	02886	(401) 732-5770
RI	3913	Pardy, Michael		957 Main St.	West Warwick	02893	(401) 826-3636
RI	3914	Taskaynatan, Murat		1745 Main St.	West Warwick	02893	(401) 822-4040
RI	3915	Zonfrilli, Joseph V.		655 Metacom Avenue	Bristol	02809	(401) 254-0404
RI	3920	Zonfrilli, Joseph V.		1401 Park Ave.	Cranston	02920	(401) 946-3300
RI	3921	Zonfrilli, Joseph V.		739 Hartford Ave.	Providence	02919	(401) 331-1123
RI	3924	Botelho, Natasha M.		3383 Mendon Rd.	Cumberland	02864	(401) 658-0077
RI	3929	Rivard, Robert P.		250 Mendon Rd.	Cumberland	02864	(401) 725-5050
RI	3930	Zonfrilli, Joseph V.		210 Dexter St.	Pawtucket	02860	(401) 727-1770
RI	3931	Dufficy, Jeffrey P.		448 Newport Ave.	Pawtucket	02861	(401) 727-2000
RI	3935	Rivard, Robert P.		263 Social St.	Woonsocket	02895	(401) 765-3571
RI	3936	Andrade , Sara		55 Old Tower Hill Rd	Wakefield	02879	(401) 782-1202
RI	3937	Taskaynatan, Murat		900 Victory Highway	North Smithfield	02896	(401) 769-2000
RI	3938	Taskaynatan, Murat		5953 Post Rd.	North Kingstown	02852	(401) 884-8546
RI	3945	Amaral, Nuno M.		93 Granite St.	Westerly	02891	(401) 596-8850
RI	3950	Zonfrilli, Joseph V.		1397 W. Main Rd	Middletown	02842	(401) 849-5520
RI	3951	Zonfrilli, Joseph V.		19 W. Main Rd.	Middletown	02842	(401) 849-6940
RI	3996	Christina, William J.		9 Cedar Swamp RoadUnit 2	Smithfield	02917	(401) 233-8966
SC	1372	Kline, Daniel H		936 Orangeburg RoadSuite B	Summerville	29483	(843) 970-9000
SC	5600	Patterson, G. Mack		801 McGregor Street, Suite A	Pageland	29728	(843) 605-0700
SC	5601	Rinehart, Bridget Fox		5424 Forest Dr., Suite 106	Columbia	29206	(803) 787-1777
SC	5602	Rinehart, Bridget Fox		737 Gadsden Street	Columbia	29201	(803) 256-8151
SC	5603	Rinehart, Bridget Fox		621 Saint Andrews Rd.	Columbia	29210	(803) 798-6466
SC	5604	Rinehart, Bridget Fox		1180 Dutch Fork RoadWalmart	Columbia	29063	(803) 691-2000
SC	5605	Rinehart, Bridget Fox		1250 Lake Murray Blvd.	Irmo	29063	(803) 732-1230
SC	5606	Rinehart, Bridget Fox		2406 Augusta Rd. Suite H	West Columbia	29169	(803) 791-5309
SC	5607	Rinehart, Bridget Fox		9814 Two Notch Rd.	Columbia	29223	(803) 736-5344
SC	5608	Rinehart, Bridget Fox		7410 Garners Ferry Rd. Suite B	Columbia	29209	(803) 783-6770
SC	5609	Rinehart, Bridget Fox		6335 N. Main St.	Columbia	29203	(803) 786-5555
SC	5610	Orcutt, Michael L.		11990 Highway 17 Bypass SouthUnit 5	Murrells Inlet	29576	(843) 325-2550
SC	5611	Fox, Aaron A.		440 Pamplico Hwy	Florence	29505	(843) 292-0499
SC	5612	Rinehart, Bridget Fox		1738 Russell Street	Orangeburg	29115	(803) 531-2883
SC	5613	Patterson, G. Mack		119 Alden Oaks Street	Clover	29710	(803) 610-1900
SC	5614	Kline, Daniel H		2820 North Main StreetSuite E	Summerville	29486	(843) 507-2020

Exhibit B Traditional
as of December 28, 2025

SC	5615	Fox, Aaron A.		116 Express Lane	Darlington	29532	(843) 395-1410
SC	5616	Orcutt, Michael L.		13088 Ocean Highway	Pawley's Island	29585	(843) 237-3232
SC	5618	Qasim, S. Osman		1750 SC Hwy 14	Landrum	29356	(864) 510-0080
SC	5619	Rinehart, Bridget Fox		5443 Platt Springs Road	Lexington	29073	(803) 691-2002
SC	5620	Putnam, Thomas Austin		501 Old Greenville Highway, Unit 4	Clemson	29631	(864) 653-7575
SC	5621	Smith, Patrick Robert		1006 N. Main St.	Anderson	29621	(864) 226-9393
SC	5622	Putnam, Thomas Austin		926 By Pass 123	Seneca	29678	(864) 882-9783
SC	5623	Putnam, Thomas Austin		420-A N. Pleasantburg Dr.	Greenville	29607	(864) 232-3640
SC	5624	Smith, Catherine A.		605 Williams Ave.	Easley	29640	(864) 855-5051
SC	5625	Smith, Patrick Robert		121 East Shockley Ferry Rd	Anderson	29624	(864) 791-9090
SC	5626	Putnam, Thomas Austin		5600 Augusta Road, Unit D	Greenville	29605	(864) 362-6333
SC	5627	Saeed, Easab		2424 Hudson Rd.	Greer	29650	(864) 292-5200
SC	5628	Rinehart, Bridget Fox		723 University Village Drive	Blythewood	29016	(803) 764-9700
SC	5629	Rinehart, Bridget Fox		205 Columbia Ave. Suite A	Lexington	29072	(803) 957-6400
SC	5630	Patterson, G. Mack		1742 Herlong Village Dr., Suite 105	Rock Hill	29732	(803) 329-9900
SC	5631	Patterson, G. Mack		401 Lancaster BYP E	Lancaster	29720	(803) 285-4313
SC	5632	Patterson, G. Mack		1146 East White St., Suite B	Rock Hill	29730	(803) 324-3111
SC	5633	Fox, Aaron A.		149 Riverwalk Blvd., Suites 1-2	Ridgeland	29936	(843) 645-2111
SC	5634	Saeed, Easab		2 Benton Road#A	Traveler's Rest	29690	(864) 610-6355
SC	5635	Patterson, G. Mack		485 Tom Hall St Suite 104	Fort Mill	29715	(803) 547-6400
SC	5636	Qasim, S. Osman		2415 Reidville Rd.	Spartanburg	29301	(864) 576-3030
SC	5637	Qasim, S. Osman		2510 Boiling Springs Rd.#A	Boiling Springs	29316	(864) 578-9240
SC	5638	Qasim, S. Osman		2199 Southport Rd.	Spartanburg	29306	(864) 585-3030
SC	5639	Qasim, S. Osman		125 Walton Drive	Gaffney	29341	(864) 489-4072
SC	5640	Kline, Daniel H		217-A Suite 6, St. James Boulevard	Goose Creek	29445	(843) 572-2800
SC	5641	Patterson, G. Mack		1539 Celanese Road Suite 101	Rock Hill	29732	(803) 325-1900
SC	5642	Kline, Daniel H		1216 N. Main St. Suite A	Summerville	29483	(843) 875-7300
SC	5643	Orcutt, Michael L.		1300 SC Highway 544, Unit A-3	Conway	29526	(843) 491-9430
SC	5644	Kerns, Joe Brice		9105 Bowen Pier Drive	Hanahan	29410	(843) 885-8686
SC	5645	Eckburg, John W.		665 Wilson Rd	Newberry	29108	(803) 276-4800
SC	5646	Patterson, G. Mack		904 E. Liberty St.	York	29745	(803) 684-0655
SC	5647	Fox, Aaron A.		904-A Hwy. 301 North	Dillon	29536	(843) 841-2225
SC	5648	Qasim, S. Osman		280 N. Church St.	Spartanburg	29303	(864) 591-3030
SC	5649	Kline, Daniel H		503 North Highway 52 Suite E	Moncks Corner	29461	(843) 761-3300
SC	5650	Kerchenko, Kevin		4965 Centre Pointe Dr.	N. Charleston	29418	(843) 747-4400
SC	5651	Kerchenko, Kevin		8530 Dorchester Rd., Unit 101	N. Charleston	29420	(843) 552-9494
SC	5652	Putnam, Thomas Austin		1286 Eighteen Mile Rd.	Central	29630	(864) 610-5656
SC	5653	Kerchenko, Kevin		861 Folly Rd. Ste. 103	James Island	29412	(843) 762-4600
SC	5654	Kline, Daniel H		10645 Dorchester Rd. Suite A	Summerville	29485	(843) 875-2191
SC	5655	Smith, Catherine A.		4420 Highway 24	Anderson	29626	(864) 261-3030

Exhibit B Traditional
as of December 28, 2025

SC	5656	Kline, Daniel H		6541 Rivers Ave., Unit A	N. Charleston	29418	(843) 553-4100
SC	5657	Kline, Daniel H		1930 Unit D Ashley River Rd.	Charleston	29407	(843) 571-5200
SC	5658	Kerchenko, Kevin		1039 Highway 17, #5	Mt. Pleasant	29464	(843) 881-7900
SC	5659	Kline, Daniel H		99 Westedge Suite 1400	Charleston	29403	(843) 720-8600
SC	5660	Orcutt, Michael L.		1706 S. Kings Highway	Myrtle Beach	29577	(843) 626-7666
SC	5661	Orcutt, Michael L.		5335-B N. Kings Highway	Myrtle Beach	29577	(843) 449-2469
SC	5662	Orcutt, Michael L.		810 Highway 17 South	Surfside Beach	29575	(843) 238-8500
SC	5663	Orcutt, Michael L.		1227 16th Ave., Unit #102	Conway	29526	(843) 248-3646
SC	5664	Fox, Aaron A.		509 Highway 17 N.	North Myrtle Beach	29582	(843) 249-8181
SC	5665	Orcutt, Michael L.		1121 N. Fraser Street	Georgetown	29440	(843) 527-3454
SC	5666	Orcutt, Michael L.		9900-D North Kings Hwy.	Myrtle Beach	29572	(843) 449-8700
SC	5667	Orcutt, Michael L.		5525 Dick Pond Road	Myrtle Beach	29588	(843) 213-3300
SC	5668	Kerchenko, Kevin		726 North Jefferies Blvd.	Walterboro	29488	(843) 542-9898
SC	5669	Eckburg, John W.		1140 York Street NE	Aiken	29801	(803) 641-0300
SC	5670	Eckburg, John W.		1069 Edgefield Rd. Suite 118	North Augusta	29860	(803) 278-3322
SC	5671	Eckburg, John W.		260 East Gate Drive	Aiken	29803	(803) 649-2200
SC	5673	Rinehart, Bridget Fox		3985 Platt Springs Road	West Columbia	29170	(803) 955-3030
SC	5674	Putnam, Thomas Austin		3031 White Horse Rd.	Greenville	29611	(864) 269-0990
SC	5675	Eckburg, John W.		515 A Bypass 72	Greenwood	29649	(864) 223-4444
SC	5676	Griffin, Chad		25050 Hwy 76 East	Clinton	29325	(864) 939-8484
SC	5679	Orcutt, Michael L.		2997 E. Highway 501	Conway	29526	(843) 491-9343
SC	5680	Kline, Daniel H		113 College Park Road Unit F	Ladson	29465	(843) 594-2020
SC	5681	Fox, Aaron A.		1108 Hwy. 170, Burton Hill Center	Beaufort	29902	(843) 524-8200
SC	5682	Fox, Aaron A.		807 William Hilton Pkwy. Ste. 300	Hilton Head	29928	(843) 681-5111
SC	5683	Rice, Connor James		914 Anderson St.	Piedmont	29673	(864) 610-4500
SC	5684	Eckburg, John W.		2547 Jefferson Davis Hwy.	Graniteville	29829	(803) 593-0333
SC	5686	Patel, Himanshu B		11381 Dunbarton Blvd.	Barnwell	29812	(803) 541-8646
SC	5687	Qasim, S. Osman		401 N Duncan Bypass	Union	29379	(864) 589-9995
SC	5688	Fox, Aaron A.		264 John St.	Lake City	29560	(843) 394-5343
SC	5690	Derham, Allen		102 East Main Street	Pickens	29671	(864) 878-0833
SC	5692	Putnam, Thomas Austin		207 N. Hampton St.	Westminster	29693	(864) 647-1800
SC	5693	Putnam, Thomas Austin		113 N. Earle St.	Walhalla	29691	(864) 638-9000
SC	5694	Fox, Aaron A.		340 Hwy. 701 North	Loris	29569	(843) 756-6200
SC	5696	Rinehart, Bridget Fox		190 North Main Street	Gaston	29053	(803) 926-9880
SC	7257	Fox, Aaron A.		22 Plantation Park Dr. #206	Bluffton	29910	(843) 706-3111
SC	7273	Patterson, G. Mack		1714 Gold Hill Rd	Fort Mill	29708	(803) 547-5300
SC	7276	Derham, Allen		429 East Main Street, Suite N	Liberty	29657	(864) 843-6636
SC	7277	Putnam, Thomas Austin		2701-A Woodruff Rd.	Simpsonville	29681	(864) 234-1500
SC	7279	Saeed, Easab		215/217 W. Wade Hampton Blvd.	Greer	29650	(864) 879-0111
SC	7283	Patterson, G. Mack		125 Evergreen Rd.	Clover (AKA Lake Wylie)	29710	(803) 366-4667

Exhibit B Traditional
as of December 28, 2025

SC	7284	Kerchenko, Kevin		1117 Parkwest Blvd.	Mt. Pleasant	29466	(843) 216-7104
SC	7285	Kerchenko, Kevin		826 Foundation St Suite 103 Bldg A	Charleston	29492	(843) 405-8390
SC	7286	Qasim, S. Osman		370 Spartanburg Highway	Lyman	29365	(864) 949-3334
SC	7287	Fox, Aaron A.		1230 Rose St., Suite A	Elgin	29045	(803) 438-3338
SC	7290	Fox, Aaron A.		136 Sea Island Parkway Suite #3	Beaufort	29907	(843) 522-1000
SC	7291	Rinehart, Bridget Fox		100 Accolades Drive	Columbia	29229	(803) 736-2448
SC	7293	Fox, Aaron A.		819 West Carolina Avenue	Hartsville	29550	(843) 383-3833
SC	7294	Eckburg, John W.		130 Amicks Ferry Road	Chapin	29036	(803) 945-7777
SC	7295	Fox, Aaron A.		494 Pinewood Rd	Sumter	29154	(803) 469-3000
SC	8750	Griffin, Chad		507 North Harper Street Suite F	Laurens	29360	(864) 715-5575
SC	8751	Eckburg, John W.		4079-C Augusta Highway	Gilbert	29054	(803) 892-2255
SC	8752	Fox, Aaron A.		3377 Highway 9	Little River	29566	(843) 399-6600
SC	8753	Patterson, G. Mack		8447 Charlotte Hwy., Suite 700	Fort Mill	29707	(803) 547-9922
SC	8758	Rice, Connor James		402 South Main St.	Belton	29627	(864) 860-1996
SC	8761	Putnam, Thomas Austin		113 E. Butler Road, Unit D	Mauldin	29662	(864) 627-9271
SC	8762	Fox, Aaron A.		311 West Mark Rd	Sumter	29150	(803) 469-8000
SC	8763	Fox, Aaron A.		3416 West Palmetto	Florence	29501	(843) 346-1000
SC	8765	Kerchenko, Kevin		1766 Main Rd. Unit B	Johns Island	29455	(843) 203-6887
SC	8766	Kerchenko, Kevin		1400 Palm Blvd Ste. B	Isle of Palms	29451	(843) 886-4242
SC	8767	Putnam, Thomas Austin		616 Poinsett Hwy	Greenville	29609	(864) 509-9399
SC	8768	Putnam, Thomas Austin		918 South St.	Simpsonville	29681	(864) 962-4100
SC	8769	Fox, Aaron A.		1. W. Rigby St.	Manning	29102	(803) 433-8000
SC	8770	Kerchenko, Kevin		3750 Savannah Hwy. (Bees Ferry Rd) Unit J	Johns Island	29455	(843) 805-4448
SC	8771	Kline, Daniel H		113 Foxbank Plantation Ste. A	Moncks Corner (Foxbank)	29461	(843) 761-8640
SC	8772	Ridge, John E. Jr.		1220 Bennettsville Square, Hwy 9 West	Bennettsville	29512	(843) 479-0063
SC	8773	Saeed, Easab		2153 E. Main St., Suite C-13	Duncan-Reidville	29334	(864) 485-2333
SC	8774	Fox, Aaron A.		2406 Broad St	Camden	29020	(803) 900-5555
SC	8775	Kerchenko, Kevin		162 Seven Farms Dr.	Daniel Island	29492	(843) 352-2209
SC	8776	Smith, Catherine A.		6200 Highway 76	Pendleton	29670	(864) 651-2002
SC	8777	Ridge, John E. Jr.		1040 Chesterfield Hwy Walmart	Cheraw	29520	(843) 865-7077
SC	8976	Patterson, G. Mack		3071 Highway 21, Suite 106	Fort Mill	29715	(839) 293-1110
SD	1800	Graves, Susan L.		1108 S Minnesota Avenue	Sioux Falls	57105	(605) 331-2121
SD	1801	Graves, Susan L.		4009 E. 10th Street	Sioux Falls	57103	(605) 331-5171
SD	1802	Graves, Susan L.		2401 South Shirley Avenue	Sioux Falls	57106	(605) 361-2544
SD	1803	Graves, Susan L.		702 N University Street	Vermillion	57069	(605) 624-5577
SD	1804	Graves, Susan L.		1207 E 57th Street	Sioux Falls	57108	(605) 371-3322
SD	1805	Erwin, Allan F.		840 Timmons Blvd. Suite 8	Rapid City	57703	(605) 503-6106
SD	1814	Deichert, Luke J.		1419 E. Wells	Pierre	57501	(605) 224-6483
SD	1815	Van Diepen, Melissa		25 Market St. E.	Huron	57350	(605) 352-6480
SD	1816	Van Diepen, Melissa		425 North Sanborn	Mitchell	57301	(605) 996-1010

Exhibit B Traditional
as of December 28, 2025

SD	1820	Graves, Susan L.		927 6th Street	Brookings	57006	(605) 697-6688
SD	1821	Graves, Susan L.		1108 Broadway Avenue	Yankton	57078	(605) 689-0999
SD	1825	Graves, Susan L.		912 5th Street SE	Watertown	57201	(605) 882-4242
SD	1826	Duvall, Darin D.		522 S. Main Street	Aberdeen	57701	(605) 225-5555
SD	1830	Erwin, Allan F.		508 National Street	Belle Fourche	57717	(605) 569-5252
SD	1840	Erwin, Allan F.		128 E. North St.	Rapid City	57701	(605) 341-2401
SD	1841	Erwin, Allan F.		2604 W. Main St.	Rapid City	57702	(605) 416-9877
SD	1842	Erwin, Allan F.		219 Main Gate Road	Box Elder	57719	(605) 923-1491
SD	1844	Graves, Susan L.		116 E. Holly Blvd.	Brandon	57005	(605) 681-6050
SD	1845	Erwin, Allan F.		1410 North Ave. , #7	Spearfish	57783	(605) 642-0288
SD	1846	Erwin, Allan F.		5509 Bendt Drive, Suite #301	Rapid City	57702	(605) 791-5411
SD	1847	Erwin, Allan F.		1057 Main Street	Sturgis	57785	(605) 561-0555
SD	1855	Hawkins, Ryan G.		251 N. Cliff Avenue Suite 4	Harrisburg	57032	(605) 601-5555
TN	1368	Hamilton, Bryan S		102 Newport Town Center	Newport	37821	(423) 465-4001
TN	1388	Carrigan, Benjamin Eli		5995 Lebanon Road	Murfreesboro	37129	(615) 900-2115
TN	1392	Doherty, Michael J.		26044 Main Street	Ardmore	38449	(931) 298-3030
TN	1393	Hamilton, Bryan S		200 Able Drive Suite 12	Dayton	37321	(423) 468-9200
TN	1400	Turner, Ty Michael		2062A Hwy 45, Bypass S	Trenton	38382	(731) 330-1016
TN	1443	Powers, John M.		135 Fast Lane	Baxter	38544	(913) 400-9112
TN	1475	Turner, Ty Michael		220 Parkstone Place	Jackson	38305	(731) 891-3030
TN	1481	Anderson, Neal W.		2040 Winfield Dunn Parkway Unit 7	Sevierville	37876	(865) 856-1101
TN	1482	Murgas, Antonio C.		116 Ren Mar Drive, Suite 100	Pleasant View	37146	(615) 619-3333
TN	1484	Hamilton, Bryan S		1146 N. Gateway Ave.	Rockwood	37854	(865) 245-4423
TN	1486	Murgas, Antonio C.		2239 Fairview Blvd Unit 100	Fairview	37062	(615) 266-3000
TN	1490	Murph, Alan D.		2609 F Fort Campbell Blvd.	Clarksville	37042	(931) 431-0881
TN	1493	Powers, John M.		4299 Peavine Road Suite 103	Crossville	38571	(931) 921-1212
TN	1531	Carrigan, Benjamin Eli		3035 New Salem Hwy Suite A	Murfreesboro	37128	(615) 603-3123
TN	5400	Carrigan, Benjamin Eli		400 E. Lincoln Ave.	Tullahoma	37388	(931) 454-9193
TN	5401	Carrigan, Benjamin Eli		235 Mcts Drive	Murfreesboro	37130-2514	(615) 890-2602
TN	5402	Carrigan, Benjamin Eli		928 W. James Campbell Boulevard	Columbia	38401-3033	(931) 388-8807
TN	5403	Murph, Alan D.		1601 Gallatin Pike North	Madison	37115	(615) 860-3030
TN	5404	Carrigan, Benjamin Eli		400 Downs Blvd. Suite 100	Franklin	37064	(615) 790-8855
TN	5405	Carrigan, Benjamin Eli		719 Madison St.	Shelbyville	37160	(931) 684-9592
TN	5406	Turner, Ty Michael		429A Walker	Jackson	38305	(731) 668-6644
TN	5407	Doherty, Michael J.		225 E. Gaines Street	Lawrenceburg	38464	(931) 762-9800
TN	5408	Powers, John M.		1415 Hillsboro Blvd. Suite 102	Manchester	37355	(931) 450-1515
TN	5409	Doherty, Michael J.		603 S 1st St.	Pulaski	38478	(931) 363-6800
TN	5410	Murph, Alan D.		20 Harding Mall Rd.	Nashville	37211	(615) 333-0300
TN	5411	Murph, Alan D.		5631 Charlotte Pike	Nashville	37209	(615) 352-3030
TN	5412	Carrigan, Benjamin Eli		1144 Fortress Square Blvd. Suite I	Murfreesboro	37128	(615) 603-3636

Exhibit B Traditional
as of December 28, 2025

TN	5413	Murph, Alan D.		7087 Old Harding Pike	Nashville	37221	(615) 646-3000
TN	5414	Murph, Alan D.		512 Hadley Village Blvd.	Old Hickory	37138	(615) 650-3030
TN	5415	Murph, Alan D.		3041 Dickerson Pike	Nashville	37207	(615) 228-3030
TN	5416	Murph, Alan D.		5320 Nolensville Pike	Nashville	37211	(615) 331-3030
TN	5417	Murph, Alan D.		2535 Lebanon Pike	Nashville	37214	(615) 391-0030
TN	5418	Murph, Alan D.		420 Maple Street	Gallatin	37066-3542	(615) 452-3030
TN	5419	Murph, Alan D.		2610 Gallatin Pike	Nashville	37216	(615) 262-3030
TN	5420	Murph, Alan D.		2109 Abbot Martin Road	Nashville	37215	(615) 383-3030
TN	5421	Murph, Alan D.		823 Hamilton Crossing	Antioch	37013	(615) 360-3030
TN	5422	Murph, Alan D.		2004 Belcourt Avenue	Nashville	37212	(615) 297-3000
TN	5423	Hamilton, Bryan S		8530 Hixson Pike	Hixson	37343	(423) 843-3030
TN	5424	Turner, Ty Michael		5019 Liberty St.	Milan	38358	(731) 686-9066
TN	5425	Razban, Ahmad		300 University Street	Martin	38237	(731) 587-3167
TN	5426	Murgas, Antonio C.		205 Hwy 46	Dickson	37055	(615) 446-7600
TN	5427	Hamilton, Bryan S		8644 E. Brainard Rd.	Chattanooga	37421	(423) 899-3030
TN	5428	Carrigan, Benjamin Eli		733 N. Chancery St.	McMinnville	37110	(931) 473-1566
TN	5429	Carrigan, Benjamin Eli		1020 W. Main St.	Lebanon	37087	(615) 449-3733
TN	5430	Powers, John M.		512 N. Willow Ave	Cookeville	38501	(931) 520-3333
TN	5431	Black, Kimberly Rae		1952 Oak Ridge Turnpike	Oak Ridge	37830	(865) 482-0022
TN	5432	Carrigan, Benjamin Eli		431 Old Highway 52 Bypass West	Lafayette	37083	(615) 680-0020
TN	5433	Razban, Ahmad		203-C Tyson Avenue	Paris	38242	(731) 644-3030
TN	5434	Averill, Kurt		620 E. Reelfoot Avenue	Union City	38261	(731) 885-8866
TN	5435	Hamilton, Bryan S		5508 Hixson Pike Suite B	Hixson	37343	(423) 468-9191
TN	5437	Dhedhi, Danish W.		1560 Union Avenue	Memphis	38104	(901) 278-3030
TN	5438	Dhedhi, Danish W.		5784 Raleigh Lagrange Rd	Memphis	38134-6709	(901) 372-3030
TN	5439	Dhedhi, Danish W.		7539 US Highway 64	Memphis	38133	(901) 383-8282
TN	5440	Murgas, Antonio C.		100 Quinn Lane Suite A	Clarksville	37042	(931) 552-3030
TN	5441	Murgas, Antonio C.		590 Fire Station Rd. Suite A	Clarksville	37043	(931) 552-0030
TN	5442	Dhedhi, Danish W.		7464 Winchester Rd.	Memphis	38125	(901) 624-5114
TN	5443	Murph, Alan D.		5509 Old Hickory Blvd. Unit 6	Hermitage	37076	(615) 885-3330
TN	5444	Dhedhi, Danish W.		1327 N Germantown Parkway	Cordova	38108	(901) 754-0303
TN	5445	Dhedhi, Danish W.		7979 US Hwy. 51 N.	Millington	38053	(901) 873-3030
TN	5446	Murph, Alan D.		356 Main Street	Hendersonville	37075	(615) 264-3030
TN	5447	Murph, Alan D.		673 S. Mount Juliet Road	Mt. Juliet	37122	(615) 857-3030
TN	5448	Bradley, Laquanda Wilet		3000 Airways Blvd.	Memphis	38116	(901) 344-9999
TN	5449	Powers, John M.		402 W. Main Street	Algood	38506	(931) 650-5555
TN	5450	Dhedhi, Danish W.		550 S Highland St	Memphis	38111-4304	(901) 323-3030
TN	5451	Murph, Alan D.		2071A Nashville Pike Suite 100	Gallatin	37066	(615) 709-3030
TN	5452	Powers, John M.		1683 South Jefferson Ave. Suite A&B	Cookeville	38506	(931) 854-1099
TN	5453	Dhedhi, Danish W.		4235 Summer Ave.	Memphis	38122	(901) 324-3030

Exhibit B Traditional
as of December 28, 2025

TN	5454	Dhedhi, Danish W.		686 Union Ave	Memphis	38103	(901) 527-3030
TN	5455	Shifflett, Juan Jason		2086 S. Germantown Road	Germantown	38138	(901) 756-6800
TN	5456	Murph, Alan D.		322 Long Hollow Pike Ste. 101	Goodlettsville	37072	(615) 851-0030
TN	5457	Hamilton, Bryan S		7419 Middlebrook PikeSuite 101	Knoxville	37909	(865) 693-3939
TN	5458	D'Andrea, Peter P.		4943 Millertown Pike	Knoxville	37917	(865) 507-4747
TN	5459	Hamilton, Bryan S		11408 Kingston Pike	Farragut	37934	(865) 675-3030
TN	5460	D'Andrea, Peter P.		2469 University Commons Way	Knoxville	37919	(865) 673-3030
TN	5461	D'Andrea, Peter P.		6661 Maynardville Highway	Knoxville	37918	(865) 925-2151
TN	5462	Hamilton, Bryan S		1211 Taft Hwy.	Signal Mountain	37377	(423) 886-6177
TN	5464	D'Andrea, Peter P.		318 Merchants Drive	Knoxville	37912	(865) 525-0300
TN	5465	Hamilton, Bryan S		2636 Hwy. 411 S.	Maryville	37801	(865) 983-0000
TN	5466	D'Andrea, Peter P.		900 N. Broadway St.	Knoxville	37917	(865) 525-3030
TN	5467	Murph, Alan D.		5407 Main StreetSuite 104	Spring Hill	37174	(931) 487-9090
TN	5468	Hamilton, Bryan S		9648 Kingston Pike	Knoxville	37922	(865) 560-9000
TN	5469	Hamilton, Bryan S		7527 Northshore Dr.	Knoxville	37919	(865) 690-9500
TN	5470	Hurd, Timothy A.		745 W. Walnut St.	Johnson City	37604	(423) 928-2020
TN	5471	Hurd, Timothy A.		2694 Boones Creek #7	Gray	37604	(423) 283-7777
TN	5472	Hurd, Timothy A.		714 West Center Street	Kingsport	37660	(423) 246-5555
TN	5473	Hurd, Timothy A.		1946 West Elk Ave.	Elizabethton	37643	(423) 542-2211
TN	5474	Hurd, Timothy A.		Sunset Center, Suite 13077 Ft. Henry Drive	Kingsport	37664	(423) 288-7777
TN	5475	Hurd, Timothy A.		3332 West Andrew Johnson Hwy.	Morristown	37814	(423) 587-1133
TN	5476	Hurd, Timothy A.		179 Millers Landing Blvd.Suite A	Morristown	37813	(423) 587-5222
TN	5477	Hamilton, Bryan S		202 N. Main Ave.	Erwin	37650	(423) 388-4100
TN	5478	Turner, Ty Michael		200 Wayne Road	Savannah	38372	(731) 458-6650
TN	5479	Hamilton, Ronald Christopher		1150 Hixson Pike	Chattanooga	37405	(423) 267-3000
TN	5480	Hamilton, Bryan S		3504 Dayton Blvd.	Red Bank	37415	(423) 870-3030
TN	5481	Hamilton, Ronald Christopher		4155 Ringgold Rd.	East Ridge	37412	(423) 629-1500
TN	5482	Turner, Ty Michael		3030 Eastend Dr.	Humboldt	38343	(731) 784-9229
TN	5483	Carrigan, Benjamin Eli		115 Enon Springs West	Smyrna	37167	(615) 459-0041
TN	5484	Turner, Ty Michael		225 Grace CoveSuite E	Medina	38355	(731) 251-0030
TN	5485	Hamilton, Ronald Christopher		5730 Highway 58 #C	Harrison	37341	(423) 344-9444
TN	5486	Turner, Ty Michael		17428 Hwy. 64	Somerville	38068	(901) 716-4686
TN	5487	Hamilton, Bryan S		2507 N Ocoee St.	Cleveland	37311	(423) 478-3030
TN	5488	Dhedhi, Danish W.		6490 Memphis- Arlington Rd.Suite 103	Bartlett	38135	(901) 373-6391
TN	5489	Doherty, Michael J.		409 Main Ave S	Fayetteville	37334	(931) 433-0500
TN	5490	Hamilton, Bryan S		1250 Decatur Pike	Athens	37303	(423) 745-7676
TN	5491	Powers, John M.		400 E. Broad Street	Smithville	37166	(615) 597-0001
TN	5492	Carrigan, Benjamin Eli		3987 Memorial Blvd.	Springfield	37172	(615) 384-2100
TN	5493	Carrigan, Benjamin Eli		118 N. Baird Lane	Murfreesboro	37130	(615) 896-0028
TN	5494	Murph, Alan D.		1116 Nashville Hwy.Suite 110	Columbia	38401	(931) 269-4022

Exhibit B Traditional
as of December 28, 2025

TN	5495	Murgas, Antonio C.		40 Walton Drive	Waverly	37185	(931) 622-9440
TN	5496	Dhedhi, Danish W.		5780 Airline Rd.	Arlington	38002	(901) 867-0032
TN	5497	Carrigan, Benjamin Eli		5094 Murfreesboro Rd.Suite 1	LaVergne	37086	(615) 213-8900
TN	5923	Hamilton, Bryan S		6209 Lee HighwaySuite 203	Chattanooga	37421	(423) 468-9222
TN	6113	Turner, Ty Michael		1706 S. Highland Ave. Suite B	Jackson	38301	(731) 935-2425
TN	6117	Hamilton, Bryan S		119 Cooper Street	Etowah	37331	(423) 263-4323
TN	6118	Hamilton, Bryan S		10750 Hardin Valley Road	Hardin Valley	37932	(865) 364-1777
TN	6129	Turner, Ty Michael		6304 Highway 64	Oakland	38060	(901) 466-1599
TN	6133	Hurd, Timothy A.		111 Justice Center Drive	Rogersville	37857	(423) 272-7009
TN	6134	Carrigan, Benjamin Eli		117 Water Street	Carthage	37030	(615) 709-7070
TN	6136	Coley, Jack		3956 Clarksville Pike	Nashville	37218	(615) 299-8355
TN	6137	Murph, Alan D.		558 East Main St.	Hohenwald	38462	(931) 329-3500
TN	6139	Pitarro, Dominic N.		706 S. Main Street	Sweetwater	37874	(423) 337-2345
TN	6142	Hurd, Timothy A.		720 E. Main Blvd.	Church Hill	37642	(423) 357-2228
TN	6143	Hurd, Timothy A.		1323 Highway 394, Ste. D	Blountville	37617	(423) 323-3434
TN	6145	Murph, Alan D.		312 Frey St.	Ashland City	37015	(615) 792-0092
TN	6146	Carrigan, Benjamin Eli		2247 Highway 41 S.	Greenbrier	37073	(615) 643-7666
TN	6147	Turner, Ty Michael		118 Walmart Drive	Ripley	38063	(731) 330-0011
TN	6148	Hamilton, Ronald Christopher		Kimball Crossing Shopping Center310 Kimball Crossing Dr., Suite 1	Kimball	37347	(423) 837-0777
TN	6149	Turner, Ty Michael		107 Porter Street	Bolivar	38008	(731) 658-6629
TN	6152	Turner, Ty Michael		226 East Court Ave.	Selmer	38375	(731) 645-9907
TN	6153	Pitarro, Dominic N.		4510 Highway 411 North	Madisonville	37354	(423) 442-4555
TN	6154	Black, Kimberly Rae		623 North Main Street	Lake City	37769	(865) 426-8811
TN	6156	Murgas, Antonio C.		131 Hwy. 641 N.	Camden	38320	(731) 584-7600
TN	6157	Shoemaker, Justin S.		9325 Apison Pike	Ooltewah	37363	(423) 396-4444
TN	6158	Murph, Alan D.		453 N. Broadway	Portland	37148	(615) 325-2400
TN	6163	Murph, Alan D.		3001 Hwy. 31 W.	White House	37188	(615) 672-7272
TN	6164	Hurd, Timothy A.		1718 N. Broad Street	New Tazewell	37879	(423) 626-2100
TN	6165	Hamilton, Bryan S		930 B Mulberry St.	Loudon	37774	(865) 458-0808
TN	6166	Murgas, Antonio C.		2166 Wilma Rudolph Blvd.	Clarksville	37040	(931) 552-3355
TN	6167	Hamilton, Bryan S		2535 E. Broadway Ave.	Maryville	37804	(865) 983-2525
TN	6168	Turner, Ty Michael		20685 E. Main St.	Huntingdon	38344	(731) 986-8686
TN	6169	Shifflett, Juan Jason		308 New Byhalia Rd.Unit 100	Collierville	38017	(901) 853-5030
TN	6171	Carrigan, Benjamin Eli		1051 Murfreesboro RoadUnit 4	Lebanon	37087	(615) 549-0190
TN	6172	Hamilton, Bryan S		701 N. Roane Street	Harriman	37748	(865) 882-2424
TN	6173	Hamilton, Ronald Christopher		668 S. College St.	Winchester	37398	(931) 967-4400
TN	6176	Powers, John M.		1539 W. Main Street	Livingston	38570	(931) 823-7777
TN	6177	Turner, Ty Michael		15660 Highland Dr.	McKenzie	38201	(731) 352-3000
TN	6178	Hamilton, Ronald Christopher		525 E. Race St.	Kingston	37763	(865) 376-1414
TN	6179	McCallen, Mark		2145 Emory Road	Powell	37849	(865) 938-1717

Exhibit B Traditional
as of December 28, 2025

TN	6180	Carrigan, Benjamin Eli		25 E. Mason Court	Woodbury	37190	(629) 444-5559
TN	6181	Turner, Ty Michael		251 W. Main St.	Brownsville	38012	(731) 772-2030
TN	6182	Hamilton, Bryan S		256 Hamilton Crossing Drive	Alcoa	37701	(865) 328-7222
TN	6183	Dhedhi, Danish W.		1618 Highway 51 S, Unit E	Covington	38019	(901) 475-1980
TN	6184	Hurd, Timothy A.		920 West State Street	Bristol	37620	(423) 764-8080
TN	6185	Black, Kimberly Rae		409 W. Central Ave.	La Follette	37766	(423) 566-1555
TN	6186	Roberts, Brian T.		10635 Chapman Highway	Seymour	37865	(865) 573-3333
TN	6187	Hurd, Timothy A.		114 East Broadway Blvd.	Jefferson City	37760	(865) 471-6700
TN	6188	Turner, Ty Michael		6 Natchez Trace Drive	Lexington	38351	(731) 968-2030
TN	6189	Anderson, Neal W.		3535 Parkway	Pigeon Forge	37863	(865) 429-1818
TN	6190	Murph, Alan D.		11362 Lebanon Rd.	Mount Juliet	37122	(615) 754-5175
TN	6191	Solomon, Derek Kevin		45 Genesis Square	Crossville	38555	(931) 456-1414
TN	6192	Hamilton, Bryan S		131 Kelsey Ln.Suite 103	Lenoir City	37772	(865) 988-7777
TN	6193	Murph, Alan D.		712 N. Ellington Pkwy. Bldg. A Suite 102	Lewisburg	37091	(931) 359-7000
TN	6194	Hamilton, Bryan S		1790 Wildwood Ave.	Cleveland	37311	(423) 523-9100
TN	6303	Powers, John M.		486 N. Spring Street	Sparta	38583	(931) 837-9999
TN	6308	Carrigan, Benjamin Eli		1515 Warrior Drive	Murfreesboro	37128	(615) 890-0893
TN	6309	Dhedhi, Danish W.		2821 N. Houston Levee RdSuite 101	Cordova	38016-6650	(901) 266-0105
TN	6310	Turner, Ty Michael		430 West Main Street	Henderson	38340	(731) 989-9911
TN	6312	Black, Kimberly Rae		329 Oak Ridge TurnpikeSuite 100	Oak Ridge	37830	(865) 275-0077
TN	6313	Dhedhi, Danish W.		11124 Highway 51 South	Atoka	38004	(901) 837-3663
TN	6318	Murph, Alan D.		Suite 11 Oaks West3012 Longford Drive	Spring Hill	37174	(615) 302-3040
TN	6319	Hamilton, Ronald Christopher		2629 Topside Rd.	Louisville	37777	(865) 380-0911
TN	6322	Murph, Alan D.		9040 Carothers Parkway, Suite B107	Franklin	37067	(615) 435-8181
TN	6324	Carrigan, Benjamin Eli		3940 Shelbyville Highway	Murfreesboro	37127	(615) 442-5550
TN	6326	Powers, John M.		7393 S R 28	Dunlap	37327	(423) 949-5656
TN	6329	Murph, Alan D.		4640 Nashville Hwy Ste D	Chapel Hill	37034	(931) 364-5775
TN	8702	Powers, John M.		124 E. Commercial Ave.	Monterey	38574	(931) 322-2112
TN	8704	D'Andrea, Peter P.		6400/6402 Asheville Highway	Knoxville	37924	(865) 246-0089
TN	8705	Hamilton, Bryan S		9615 Countryside Center Lane	Knoxville	37931	(865) 694-7711
TN	8708	Turner, Ty Michael		2500 Lake Rd.Suite 2	Dyersburg	38024	(731) 285-3030
TN	8710	Hamilton, Bryan S		3615 Sutherland Ave.	Knoxville	37919	(865) 246-6330
TN	8711	Anderson, Neal W.		951 E. Parkway	Gatlinburg	37738	(865) 436-2020
TN	8712	Shifflett, Juan Jason		5475 Poplar Avenue	Memphis	38119	(901) 267-5555
TN	8713	Murph, Alan D.		835 4th Ave South	Nashville	37210	(615) 244-3232
TN	8714	Murgas, Antonio C.		3836-C Trenton Rd	Clarksville	37040	(931) 553-1919
TN	8716	D'Andrea, Peter P.		7419 Chapman Hwy	Knoxville	37920	(865) 888-0990
TN	8717	Murph, Alan D.		7115 Southpoint Parkway	Brentwood	37027	(615) 331-7277
TN	8718	Murgas, Antonio C.		1206 State Hwy 48 Ste C	Clarksville	37040	(931) 542-4220
TN	8719	Anderson, Neal W.		250 Middle Creek Unit 3Unit 3	Sevierville	37862	(865) 429-7777

Exhibit B Traditional
as of December 28, 2025

TN	8720	Black, Kimberly Rae		117 South Main St	Clinton	37716	(865) 259-7972
TN	8721	Bradley, Laquanda Wilet		4230 Elvis Presley Blvd.Ste. 111	Memphis	38116	(901) 217-9999
TN	8722	Murph, Alan D.		1100 Murfreesboro Pike	Nashville	37217	(615) 360-3100
TN	8723	Murph, Alan D.		4904 Thoroughbred Lane B-5	Brentwood	37027	(615) 377-3060
TN	8724	Hamilton, Bryan S		2335 East Andrew Johnson Hwy	Greeneville	37745	(423) 352-9494
TN	8725	Hamilton, Ronald Christopher		3800 Tennessee Ave., Unit 1	Chattanooga	37409	(423) 821-3030
TN	8726	Turner, Ty Michael		941 North Parkway	Jackson	38305	(731) 410-1911
TX	6320	See, Kevin P.		1061 North Coleman Street, Suite 155	Prosper	75078	(469) 481-6520
TX	6378	Buckner, Rory L.		1807 Slaughter Lane, Ste. 465	Austin	78745	(512) 291-8300
TX	6379	Murph, Alan D.		12355 Potranco Road #101	San Antonio	78253	(210) 678-0707
TX	6381	Murph, Alan D.		19750 State Highway 46 W, Suite 101	Spring Branch	78070	(830) 885-3030
TX	6382	Gerety, Cassie		4921 34th St. C	Lubbock	79410	(806) 792-3030
TX	6383	Burnham, Mason		10990 West State Hwy. 29	Liberty Hill	78642	(512) 778-9010
TX	6384	Salido, Fernando		7900 N. F M 620, Suite 140	Austin	78726	(512) 258-7000
TX	6386	Hamill, Brent		8901 Virginia Parkway, Suite 300	McKinney	75071	(972) 540-9111
TX	6390	See, Kevin P.		1001 S. Highway 377 Suite 101	Aubrey	76227	(940) 440-1257
TX	6395	See, Kevin P.		12000 US Highway 380 Suite #110	Cross Roads	76227	(940) 365-1200
TX	6396	Dain, Katherine Frances		1100 Front Street Alice	Alice	78332	(361) 668-6400
TX	6397	Li, Heng		410 N Highway 175, Suite 203	Seagoville	75159	(972) 287-6200
TX	6404	Cunningham, Alan		720 S. Bastrop Hwy.Suite 101	Austin	78741	(512) 929-3300
TX	6406	Cunningham, Alan		560 Hwy. 79, Ste. A300	Hutto	78634	(512) 759-1799
TX	6407	See, Kevin P.		615 Main St.Suite #106	Frisco	75036	(972) 292-2228
TX	6408	Bailey, Brian K.		2808 S. MainSuite F	Lindale	75771	(903) 881-9300
TX	6413	Cunningham, Alan		201 Hunters Crossing Blvd.	Bastrop	78602	(512) 321-0303
TX	6414	Cunningham, Alan		201 N. Main St.	Sweeny	77480	(979) 548-8888
TX	6415	Cunningham, Alan		2105 FM 523 Rd.	Oyster Creek	77541	(979) 239-3333
TX	6416	Valdine, Susan M.		1708 Parkway Drive	Lubbock	79403	(806) 741-8000
TX	6417	Cunningham, Alan		1920 Sam Bass Rd. #100	Round Rock	78681	(512) 246-3639
TX	6418	Murph, Alan D.		105 S Canyonwood Drive	Dripping Springs	78620	(512) 858-1616
TX	6419	Cunningham, Alan		7103 FM 1488 Rd.	Magnolia	77354	(832) 934-2211
TX	6433	Cunningham, Alan		18602 FM 1488, Suite 400	Magnolia	77354	(281) 259-6007
TX	6434	Dhedhi, Danish W.		2301A N. Main St.	Liberty	77575	(936) 336-1900
TX	6437	Bailey, Brian K.		2906 Gilmer	Longview	75604	(903) 297-9009
TX	6438	Bailey, Brian K.		5371 South Broadway	Tyler	75703	(903) 597-8000
TX	6442	Mayhall, Dennis L.		653 N. Saginaw Blvd.	Saginaw	76179	(817) 847-4444
TX	6463	Bailey, Brian K.		300 Sharaf Rd. Suite #116	Red Oak	75154	(972) 617-1414
TX	6464	Cunningham, Alan		18446 Highway 105 West	Montgomery	77356	(936) 582-1114
TX	6466	Murph, Alan D.		2508 N. US Highway 281, Suite 110	Marble Falls	78654	(830) 798-8080
TX	6479	McKanna, Michael Corey		1043 Hickory Creek Blvd.	Hickory Creek	75065	(940) 321-1226
TX	6483	Murph, Alan D.		5353 West US Highway 290 Suite 101	Austin	78735	(512) 599-5555

Exhibit B Traditional
as of December 28, 2025

TX	6484	Murph, Alan D.		1375 S. Main, Suite #213	Boerne	78006	(830) 249-0024
TX	6489	Burnham, Mason		14420 Ronald Reagan Blvd.	Leander	78641	(512) 817-4599
TX	6492	Cunningham, Alan		201 W. Brazos	West Columbia	77486	(979) 345-1600
TX	6493	Salido, Fernando		286 South Bibb	Eagle Pass	78852	(830) 773-9797
TX	6494	Cunningham, Alan		23780 Loop 494	Porter	77365	(281) 354-1213
TX	6495	Brown, Randy L. Sr.		7166 Highway 87 N	Orange	77632	(409) 670-9696
TX	6496	Burnham, Mason		651 N. US Hwy. 183Suite 190	Leander	78641	(512) 260-7111
TX	6497	Murph, Alan D.		1425 E. Main St.Suite 400	Fredericksburg	78624	(830) 997-4600
TX	6500	Cunningham, Alan		309 E Boling Hwy	Wharton	77488	(979) 532-9600
TX	6503	Mayhall, Dennis L.		7101 Colleyville Blvd. Bldg. B	Colleyville	76034	(817) 442-0101
TX	6504	Bailey, Brian K.		231 Renaissance Drive	Hallsville	75650	(903) 668-8500
TX	6505	Dennis, Brian K.		11711 Will Clayton Parkway Suite B	Atascocita	77346	(281) 812-3771
TX	6508	Bailey, Brian K.		1927 Hwy. 35 N, Suite 1927	Rockport	78382	(361) 729-4700
TX	6516	Bailey, Brian K.		2949 Main St.	Ingleside	78362	(361) 345-1555
TX	6543	Salido, Fernando		12602 Mines Rd.	Laredo	78045	(956) 948-2672
TX	6549	Bailey, Brian K.		18352 Dallas Parkway Suite 140	Dallas	75287	(469) 399-0044
TX	6554	Dhedhi, Danish W.		31100 FM 2920 #B	Waller	77484	(936) 372-9800
TX	6557	Salido, Fernando		900 Ranch Road 620 SouthSuite B #101	Lakeway	78734	(512) 402-9444
TX	6558	Renfro, Emily R.		1219 Hwy 16 South	Graham	76450	(940) 549-9994
TX	6559	Bailey, Brian K.		404 ST HWY 110 N.	Whitehouse	75791	(903) 871-1215
TX	6561	Cunningham, Alan		426 W. Southline St.Suite F	Cleveland	77327	(281) 659-1000
TX	6563	Cunningham, Alan		905 N. Brooks St.	Brazoria	77422	(979) 798-1500
TX	6564	Bailey, Brian K.		4880 Sunnyvale St.	Dallas	75216	(214) 376-6060
TX	6565	Mayhall, Dennis L.		1151 Highway 287	Mansfield	76063	(817) 473-9800
TX	6566	Salido, Fernando		700 N. Main St. (aka Dukes Hwy.)	La Feria	78559	(956) 797-2121
TX	6567	Bailey, Brian K.		2236 N. Center St.	Bonham	75418	(903) 640-1530
TX	6569	Murph, Alan D.		305 South Sidney Baker StreetSuite 200	Kerrville	78028	(830) 257-6700
TX	6570	Bailey, Brian K.		1111 George Hopper Road	Midlothian	76065	(972) 775-5551
TX	6571	Marshall, Selby Mark		Taylor Plaza3210 N. Main	Taylor	76574	(512) 352-7700
TX	6572	Murph, Alan D.		19903 Stone Oak Parkway, Suite 203	San Antonio	78258	(210) 496-1330
TX	6574	Gerety, Cassie		9003 W. University Blvd.	Odessa	79764	(432) 530-3003
TX	6575	Mayhall, Dennis L.		1201 W. Arbrook Blvd, Ste 125	Arlington	76015	(682) 503-9933
TX	6577	Murph, Alan D.		17331 IH-35 N. Suite #105	Schertz	78154	(210) 651-4336
TX	6578	Bailey, Brian K.		511 Hwy 79 S.	Henderson	75654	(903) 655-2222
TX	6579	Hamill, Brent		3705 Beltline	Sunnyvale	75182	(469) 436-3380
TX	6580	Murph, Alan D.		103 Goliad Rd.	San Antonio	78223	(210) 533-5933
TX	6581	Mayhall, Dennis L.		636 Boyd Road	Azle	76020	(817) 444-1199
TX	6582	Cunningham, Alan		1801 Valley View Dr.	College Station	77840	(979) 693-5200
TX	6583	Bailey, Brian K.		1600 S. Jefferson Ave.	Mt. Pleasant	75455	(903) 577-3030
TX	6584	Salido, Fernando		3919 Jaime Zapata Memorial Hwy.	Laredo	78043	(956) 796-0021

Exhibit B Traditional
as of December 28, 2025

TX	6585	Salido, Fernando		409 N. Bryan Road. Ste. 101	Mission	78572	(956) 583-8130
TX	6586	Murph, Alan D.		6604 FM 78	San Antonio	78244	(210) 661-4990
TX	6587	Cunningham, Alan		14624 FM 2100 (aka Crosby Lynchburg)	Crosby	77532	(281) 328-2244
TX	6590	Salido, Fernando		320 W. Expressway 83, Suite C	Weslaco	78596	(956) 447-4262
TX	6591	Gerety, Cassie		2014 Lamar St.	Sweetwater	79556	(325) 235-4400
TX	6592	Murph, Alan D.		7626 Highway 71 Suite 101	Austin	78735	(512) 288-8886
TX	6593	Salido, Fernando		2407 S Congress Ave. Suite 100	Austin	78704	(512) 853-9674
TX	6594	Murph, Alan D.		24531 IH-10 W.Ste. 108	San Antonio	78257	(210) 698-5506
TX	6601	Salido, Fernando		1900 Guadalupe Ave.	Austin	78705	(512) 477-0101
TX	6602	Salido, Fernando		1906 S. Colorado St., Suite 103	Lockhart	78644	(512) 398-9090
TX	6603	Salido, Fernando		1931 E. Oltorf St., Ste. F	Austin	78741	(512) 447-6681
TX	6604	Murph, Alan D.		18220 FM 1431	Jonestown	78645	(512) 584-8161
TX	6605	Marshall, Selby Mark		9616 N. Lamar Blvd.	Austin	78753	(512) 837-7500
TX	6606	Salido, Fernando		4201B Westbank Dr.	Austin	78746	(512) 327-1313
TX	6607	Salido, Fernando		8141 Mesa Dr., #C	Austin	78759	(512) 651-3516
TX	6608	Bailey, Brian K.		1111 W. Ledbetter Drive Suite 450	Dallas	75224	(469) 320-9555
TX	6609	Cunningham, Alan		1509 South Lamar Suite #500	Austin	78704	(512) 447-0404
TX	6610	Sanches, Kristopher John		1200 Barbara Jordan Blvd. Suite 320B	Austin	78723	(737) 273-1800
TX	6611	Murph, Alan D.		350 N Guadalupe, Suite #150	San Marcos	78666	(512) 392-3030
TX	6613	Salido, Fernando		1700 West Parmer Lane, Suite #640	Austin	78727	(512) 834-1122
TX	6614	Salido, Fernando		719 W. William Cannon Drive #114	Austin	78745	(512) 440-8833
TX	6615	Cunningham, Alan		1300 Gattis School Rd. Suite 700	Round Rock	78664	(512) 244-3636
TX	6616	Cunningham, Alan		13201 Pond Springs Rd.	Austin	78729	(512) 331-7701
TX	6617	Salido, Fernando		311 W. 5th Street, Suite #101	Austin	78701	(737) 237-4141
TX	6618	Cunningham, Alan		2490 E Austin St. Suites 102 & 103	Giddings	78942	(979) 289-1991
TX	6620	See, Kevin P.		17569 Fishtrap Road Suite 10	Prosper	75078	(469) 715-6400
TX	6621	Cunningham, Alan		15070 Highway 6	Rosharon	77583	(281) 431-2900
TX	6622	Cunningham, Alan		2127 E. Highway 190, Suite C	Copperas Cove	76522-2544	(254) 547-7566
TX	6623	Cunningham, Alan		1606 S Fort Hood Rd	Killeen	76542	(254) 526-7103
TX	6624	Cunningham, Alan		1400 Lowes Blvd.	Killeen	76542	(254) 526-4444
TX	6625	Cunningham, Alan		5102 E. Veterans Memorial Blvd.	Killeen	76543	(254) 699-4690
TX	6626	Cunningham, Alan		4301 S. 31st St.	Temple	76502	(254) 778-6706
TX	6628	Salido, Fernando		2716 W. William Cannon Dr., Suite 200	Austin	78745	(512) 579-0148
TX	6629	Cunningham, Alan		2211 E. William Joel Bryan Pkwy.	Bryan	77802	(979) 774-5567
TX	6630	Cunningham, Alan		409 University Dr.	College Station	77840	(979) 846-6666
TX	6631	Cunningham, Alan		900 Harvey Rd. Suite 5B & 6	College Station	77840	(979) 696-6066
TX	6632	Brown, Randy L. Sr.		2411 Ave. I	Huntsville	77340	(936) 291-1451
TX	6633	Cunningham, Alan		6557 Fondren	Houston	77036	(713) 270-7722
TX	6634	Cunningham, Alan		10766 S. Gessner	Houston	77071	(713) 270-7752
TX	6635	Cunningham, Alan		12318 Beechnut Rd.	Houston	77072	(281) 879-5981

Exhibit B Traditional
as of December 28, 2025

TX	6636	Cunningham, Alan		10750 Barker Cypress, Suite 118	Cypress	77433	(281) 373-1133
TX	6637	Cunningham, Alan		5733 Kirby Drive	Houston	77005	(713) 523-7770
TX	6638	Cunningham, Alan		5204 Bissonnet St.	Bellaire	77401	(713) 667-0668
TX	6639	Cunningham, Alan		9117 Stella Link Rd.	Houston	77025	(713) 668-6241
TX	6640	Dennis, Brian K.		14705 Woodforest Blvd. Ste 2	Houston	77015	(281) 457-1400
TX	6641	Cunningham, Alan		11336 Chimney Rock Rd.	Houston	77035	(713) 723-4242
TX	6642	Cunningham, Alan		15166 Bellaire Blvd.	Houston	77083	(281) 568-5335
TX	6643	Cunningham, Alan		11920 Dairy Ashford Rd.	Sugarland	77478-6140	(281) 242-5600
TX	6644	Dennis, Brian K.		4319 Kingwood Drive	Kingwood	77339	(281) 360-8000
TX	6645	Cunningham, Alan		903 N Loop 336 W.Suite A	Conroe	77301	(936) 539-2288
TX	6646	Brown, Randy L. Sr.		12620 Woodforest Blvd.	Houston	77015	(713) 451-3539
TX	6647	Cunningham, Alan		25119-D Grogan's Mill Rd.	The Woodlands	77380	(281) 292-1995
TX	6653	Cunningham, Alan		16103 Lexington Boulevard	Sugarland	77479	(281) 980-3797
TX	6656	Miller, Leroy		22001-A Westheimer Pkwy.	Katy	77450	(281) 646-0290
TX	6658	Dhedhi, Danish W.		14520 Memorial Drive, Suite J	Houston	77079	(281) 497-3977
TX	6660	Brown, Randy L. Sr.		2107 Mac Arthur Drive	W. Orange	77630	(409) 883-5552
TX	6661	Brown, Randy L. Sr.		970 N. Main	Vidor	77662	(409) 769-3299
TX	6662	Cunningham, Alan		6755 Phelean Blvd.	Beaumont	77706	(409) 860-3036
TX	6663	Cunningham, Alan		100 This Way St.	Lake Jackson	77566	(979) 297-9797
TX	6664	Brown, Randy L. Sr.		2401 Memorial Blvd.	Port Arthur	77640	(409) 983-7771
TX	6665	Cunningham, Alan		2435 Texas Parkway, #A	Missouri City	77489	(281) 208-0100
TX	6666	Cunningham, Alan		301 N. Brazosport Blvd.	Clute	77531	(979) 265-1122
TX	6668	Cunningham, Alan		6309 Highway 6	Missouri City	77459	(281) 499-2559
TX	6669	Brown, Randy L. Sr.		4101 Main St.	Groves	77619	(409) 962-0505
TX	6671	Cunningham, Alan		1636 FM 2977 Rd, Suite 100	Rosenberg	77471	(832) 595-2218
TX	6672	Burnham, Mason		115 South Lakeline Blvd. Suite 110	Cedar Park	78613	(737) 377-0028
TX	6675	Cunningham, Alan		1910 W 18th St.	Houston	77008-1206	(713) 861-0141
TX	6676	Abdelmotal, Elsadig M.		8419 FM359 SouthSuite A	Fulshear	77441	(281) 533-4080
TX	6680	Abdelmotal, Elsadig M.		4230 Ella Blvd.	Houston	77018	(713) 956-1994
TX	6681	Abdelmotal, Elsadig M.		7270 Antoine Dr.Suite 300	Houston	77088	(281) 447-1996
TX	6684	Abdelmotal, Elsadig M.		3731 W. Alabama St.	Houston	77027	(713) 621-8744
TX	6693	Cunningham, Alan		18502 W Bellfort St.	Richmond	77407	(281) 240-6666
TX	6696	Mayhall, Dennis L.		1224 N. Hwy. 377, Suite #215	Roanoke	76262	(817) 491-8588
TX	6697	Li, Heng		1102 Ranch Road, Suite 216	Forney	75126	(972) 552-1790
TX	6700	Murph, Alan D.		1425 Pleasanton	San Antonio	78221	(210) 924-9200
TX	6701	Murph, Alan D.		129 Bandera Road	San Antonio	78228	(210) 733-3030
TX	6702	Murph, Alan D.		3255 Harry Wurzbach Rd.	San Antonio	78209	(210) 828-7272
TX	6703	Murph, Alan D.		2921 Pat Booker Rd., Suite 128	Universal City	78148	(210) 658-4703
TX	6704	Murph, Alan D.		8442 Fredericksburg Rd.	San Antonio	78229	(210) 616-0032
TX	6705	Murph, Alan D.		5748 Evers Rd.	San Antonio	78238	(210) 680-0370

Exhibit B Traditional
as of December 28, 2025

TX	6706	Murph, Alan D.		7315 W. Marbach Dr.	San Antonio	78227	(210) 673-6840
TX	6707	Murph, Alan D.		15502 Huebner, Suite 100	San Antonio	78248	(210) 408-5599
TX	6708	Murph, Alan D.		7551 Mccullough Ave	San Antonio	78216	(210) 822-2021
TX	6709	Murph, Alan D.		6390 DeZavala Rd. Suite 107	San Antonio	78249	(210) 696-1600
TX	6710	Murph, Alan D.		12019 Perrin Bietel Rd. Suite 100	San Antonio	78223	(210) 657-6042
TX	6711	Murph, Alan D.		3022 Thousand Oaks	San Antonio	78247	(210) 490-9933
TX	6712	Murph, Alan D.		13402 West Ave. Suite 101	San Antonio	78216	(210) 366-0983
TX	6713	Li, Heng		9550 Helms Trail Suite 700	Forney	75126	(469) 412-7433
TX	6714	Murph, Alan D.		5498 Walzem Rd.	San Antonio	78218	(210) 657-2431
TX	6715	Murph, Alan D.		15150 Nacogdoches Rd., Suite 195	San Antonio	78247	(210) 646-7070
TX	6716	Murph, Alan D.		9381 Culebra Rd	San Antonio	78251	(210) 647-4102
TX	6717	Salido, Fernando		316 Business IH 35 S.	New Braunfels	78130	(830) 629-5662
TX	6718	Murph, Alan D.		751 Best Drive Suite A	Seguin	78155	(830) 372-3070
TX	6719	Bailey, Brian K.		879 US Hwy 271 N	Gilmer	75644	(903) 402-1090
TX	6720	McBride, Alfred Timothy		3803 Houston Hwy, Suite 800	Victoria	77901	(361) 703-5252
TX	6721	McBride, Alfred Timothy		2007 N. Laurent	Victoria	77901	(361) 576-4154
TX	6723	McBride, Alfred Timothy		320 State Hwy. 35 S.	Port Lavaca	77979	(361) 552-5678
TX	6724	Molina, Henry		1903 N. Saint Marys St.	Beeville	78102	(361) 358-6871
TX	6725	Murph, Alan D.		10001 S. IH 35	Austin	78747	(512) 346-5900
TX	6726	Cunningham, Alan		788 Fish Creek Thoroughfare	Montgomery	77316	(936) 363-4300
TX	6727	Murph, Alan D.		302 N Key St	Lampasas	76550	(512) 265-8855
TX	6728	Dain, Katherine Frances		604 W Avenue J	Robstown	78380	(361) 426-7377
TX	6729	Gerety, Cassie		1106 E. 42nd St.	Odessa	79762	(432) 367-3030
TX	6730	Salido, Fernando		5220 McPherson Rd., Suite 102	Laredo	78041	(956) 726-1974
TX	6731	Schweitzer, Michael H.		11810 North Interstate Hwy 35, Suite D	Jarrell	76537	(512) 746-2550
TX	6734	Abdelmotal, Elsadig M.		3402 Scott St.	Houston	77004	(713) 225-2828
TX	6735	Montemayor, Oscar		20617 Aldine Westfield	Humble	77338	(281) 443-3030
TX	6737	Abdelmotal, Elsadig M.		8535 C.E. King Parkway	Houston	77044	(281) 459-3030
TX	6738	Montemayor, Oscar		5647 Treaschwig Road	Spring	77373	(281) 645-4443
TX	6739	Cornejo, Cecilia		5405 Ave. I	Rosenburg	77471	(281) 342-7010
TX	6741	Bailey, Brian K.		985 W Highway 287 Bypass	Waxahachie	75165	(972) 923-3030
TX	6742	Buckner, Rory L.		101 Hall Professional Dr., Suite D	Kyle	78640	(512) 268-5883
TX	6743	Luttrell, Christopher Scott		311 South FM Rd. 1187 Suite 300	Aledo	76008	(682) 200-6636
TX	6744	Burnham, Mason		2111 E. Park Street#101	Cedar Park	78613	(512) 651-3512
TX	6745	Brown, Randy L. Sr.		1404 Nederland Ave.	Nederland	77627	(409) 727-7799
TX	6746	Cunningham, Alan		1395 College St.	Beaumont	77701	(409) 832-0000
TX	6747	Cunningham, Alan		6155 Eastex Fwy	Beaumont	77706	(409) 892-0007
TX	6748	Cunningham, Alan		7901 Research Forest Dr. Suite 300	The Woodlands	77382	(281) 298-9444
TX	6749	McKanna, Michael Corey		3380 Long Prairie Rd. Suite 100	Flower Mound	75022	(972) 355-2201
TX	6750	Dain, Katherine Frances		2714 S. Staples St.	Corpus Christi	78404	(361) 853-9800

Exhibit B Traditional
as of December 28, 2025

TX	6751	Dain, Katherine Frances		6601 Everhart Rd.	Corpus Christi	78413	(361) 855-3030
TX	6752	Dain, Katherine Frances		3812 South Staples, Suite B	Corpus Christi	78411	(361) 814-4040
TX	6753	Dain, Katherine Frances		5802 Yorktown Blvd Suites A-1 & A-2	Corpus Christi	78414	(361) 929-3993
TX	6754	Dhedhi, Danish W.		825 Austin Street	Hempstead	77445	(979) 710-8181
TX	6755	Dain, Katherine Frances		11217 Leopard St., Ste. 6	Corpus Christi	78410	(361) 241-5326
TX	6756	Dain, Katherine Frances		2222 Airline Rd. Suite A-6	Corpus Christi	78414	(361) 993-4070
TX	6757	Dain, Katherine Frances		1500 Wildcat Dr.	Portland	78374	(361) 777-0440
TX	6758	Dain, Katherine Frances		2602 Waldron Rd. #B	Corpus Christi	78418	(361) 937-2684
TX	6759	Dhedhi, Danish W.		3001 Avenue F	Bay City	77414	(979) 244-4775
TX	6760	Dain, Katherine Frances		1620 S. Padre Island Dr.	Corpus Christi	78416	(361) 806-2626
TX	6761	Murph, Alan D.		11848 Bandera Road	Helotes	78023	(210) 695-4333
TX	6762	Cunningham, Alan		134 N 5th St.	Silsbee	77656	(409) 385-5050
TX	6763	Cunningham, Alan		200 W. Fairmont Pkwy.	La Porte	77571	(281) 470-1167
TX	6764	Cunningham, Alan		191C S. LHS Dr.	Lumberton	77657	(409) 755-3030
TX	6765	Molina, Henry		609 E. King Ave.	Kingsville	78363	(361) 595-5591
TX	6766	Dennis, Brian K.		3005 Woodland Hills Dr.	Kingwood	77339	(281) 358-5300
TX	6767	Salido, Fernando		FM306 & Longhorn Industrial Dr	New Braunfels	78130	(830) 406-6668
TX	6768	Hernandez, Francisco J.		1858 FM 359 Rd.	Richmond	77406	(281) 342-8860
TX	6770	Salido, Fernando		2016 W. Nolana Ave.	McAllen	78504	(956) 630-3067
TX	6771	Salido, Fernando		3355 Boca Chica Blvd. Suite 2	Brownsville	78521	(956) 554-7200
TX	6772	Salido, Fernando		611 Shiloh Dr., Ste. 16	Laredo	78045	(956) 726-3333
TX	6773	Salido, Fernando		943 N. Expressway # 23-24	Brownsville	78520	(956) 541-4040
TX	6775	Cunningham, Alan		17220 N Rm 620 Rd	Round Rock	78681	(512) 310-5555
TX	6776	Cunningham, Alan		2209 Spring Stuebner, Suite 400	Spring	77388	(281) 528-5555
TX	6777	Salido, Fernando		1522 W. University Dr.	Edinburg	78539	(956) 380-3030
TX	6778	Salido, Fernando		2050 N. Bedell Ave.	Del Rio	78840	(830) 775-3030
TX	6780	Salido, Fernando		713 N. 77 Sunshine Strip	Harlingen	78550	(956) 428-6296
TX	6781	Abdelmotal, Elsadig M.		9451 Cullen Blvd. #A	Houston	77051	(713) 734-0300
TX	6782	Cunningham, Alan		8302 Fairbanks N. Houston	Houston	77064	(713) 466-1500
TX	6783	Cunningham, Alan		16001 S. Post Oak Blvd.	Houston	77053	(281) 437-7700
TX	6785	Cunningham, Alan		21693 FM 1314 Suite 100	Porter Heights	77406	(281) 354-5300
TX	6786	Cunningham, Alan		39014 67th Street	Fort Hood	76544	(254) 532-2332
TX	6787	Abdelmotal, Elsadig M.		5805 Lyons Avenue	Houston	77020	(713) 671-2145
TX	6792	Dhedhi, Danish W.		Building 12740 Memorial Drive Suite 200	Houston	77024	(713) 464-0708
TX	6793	Dhedhi, Danish W.		1242 E. Mulberry St.	Angleton	77515	(979) 849-6446
TX	6794	Cunningham, Alan		1401 S. Gordon St.	Alvin	77511	(281) 585-2222
TX	6795	Murph, Alan D.		2770 E. Evans Road	San Antonio	78259	(210) 499-4422
TX	6796	Bailey, Brian K.		201 N. Henderson Boulevard	Kilgore	75662	(903) 983-1530
TX	6797	Murph, Alan D.		921 10th Street, Suite 109	Floresville	78114	(830) 393-7979
TX	6800	Murph, Alan D.		250 W Houston St	San Antonio	78205	(210) 527-9505

Exhibit B Traditional
as of December 28, 2025

TX	6801	Loehr, Michael Anthony		4114 Burkburnett Rd.	Wichita Falls	76306	(940) 855-8110
TX	6802	Loehr, Michael Anthony		4518 Maplewood Ave.	Wichita Falls	76308	(940) 691-5818
TX	6803	Dennis, Brian K.		1000 Block E. Loop 304	Crockett	75835	(936) 624-0111
TX	6805	Bailey, Brian K.		1135 E. Irving Blvd.	Irving	75060	(972) 438-7780
TX	6806	Hamill, Brent		1717 W. University Dr., Suite 417	Mckinney	75069	(972) 548-7070
TX	6808	Cunningham, Alan		323 N Main St	Belton	76513-3162	(254) 939-2888
TX	6809	Abdelmotal, Elsadig M.		9800 Homestead Road	Houston	77016	(713) 633-6330
TX	6810	Cunningham, Alan		1006 Fm, 1960 E. Bypass	Humble	77338	(281) 540-3030
TX	6811	Dennis, Brian K.		7036 A-1 FM 1960 Rd. E.	Humble	77346	(281) 852-3000
TX	6812	Cunningham, Alan		901 10th Street	Killeen	76541	(254) 526-9446
TX	6813	Cunningham, Alan		305 N. Gulf Blvd.	Freeport	77541	(979) 233-2333
TX	6814	Hamill, Brent		1514 Rowlett Rd., Suite 101	Garland	75043	(972) 303-0225
TX	6815	Mayhall, Dennis L.		4201 Sw Green Oaks Blvd	Arlington	76017	(817) 483-9999
TX	6816	Hamill, Brent		620 N. Highway 78, Suite 604	Wylie	75098	(972) 442-6101
TX	6817	Palmer, Steven T.		1915 N. FM 1417, Suite 600	Sherman	75092	(903) 813-1212
TX	6818	Mayhall, Dennis L.		7630 N. Beach St.	Ft. Worth	76137	(817) 428-1818
TX	6819	Hamill, Brent		5250 State Highway 78, Suite 500	Sachse	75048	(972) 842-4737
TX	6820	Bailey, Brian K.		510 S. Carrier Parkway, Suite 141	Grand Prairie	75051	(972) 642-4600
TX	6821	Mayhall, Dennis L.		7638 McCart Ave. #7640	Ft. Worth	76133	(817) 423-3838
TX	6822	Bailey, Brian K.		1107 W. Camp Wisdom Road	Dallas	75232	(214) 375-3030
TX	6823	Bailey, Brian K.		13410 Preston Road, Suite A	Dallas	75240	(972) 386-7200
TX	6824	Bailey, Brian K.		10045 N. MacArthur Blvd., Suite 109	Irving	75063	(972) 501-9900
TX	6825	Cunningham, Alan		11940 S. Highway 6	Sugarland	77478	(832) 351-2600
TX	6826	Cunningham, Alan		104 Western Trail, Suite 101	Georgetown	78628	(512) 863-8888
TX	6827	Palmer, Steven T.		3415 W FM 120	Denison	75020	(903) 463-4444
TX	6828	Palmer, Steven T.		1501 N. Grand Avenue Suite J	Gainesville	76240	(940) 668-8848
TX	6829	Murph, Alan D.		610 Hwy 39, Suite A	Ingram	78025	(830) 367-1747
TX	6830	Murph, Alan D.		610 Hwy 39, Suite A	San Angelo	76904	(325) 944-0581
TX	6831	Murph, Alan D.		2619 N. Bryant Boulevard	San Angelo	76903	(325) 658-2411
TX	6832	Gerety, Cassie		2624 E. 8th Street	Odessa	79761	(432) 332-3311
TX	6833	Looney, Kenneth DeWayne		1926 Crockett Road	Palestine	75460	(903) 723-2200
TX	6834	Bailey, Brian K.		103 East Beltline Road, Suite K	Cedar Hill	75104	(972) 293-2000
TX	6835	Bailey, Brian K.		3725 S. Carrier Parkway, Suite 115	Grand Prairie	75052	(972) 642-6100
TX	6836	Hamill, Brent		13004 Spring Oak Drive	Balch Springs	75180	(972) 557-7100
TX	6837	Brown, Randy L. Sr.		2380 Texas Ave.	Bridge City	77611	(409) 735-6886
TX	6838	Bailey, Brian K.		1328 S Broadway	Sulphur Springs	75482	(903) 885-1530
TX	6839	Murph, Alan D.		4814 Southland Blvd.	San Angelo	76904	(325) 227-8349
TX	6840	Gerety, Cassie		5001 US Highway 277 S	Abilene	79605	(325) 695-3030
TX	6841	Salido, Fernando		5145 Ranch Rd. 620 NSuite F-125	Austin	78732	(512) 871-0206
TX	6842	Gerety, Cassie		1125 E. N. 10th St.	Abilene	79601	(325) 677-3030

Exhibit B Traditional
as of December 28, 2025

TX	6843	Salido, Fernando		243 W. Main St.	Uvalde	78801	(830) 591-1020
TX	6844	Dhedhi, Danish W.		401 Hwy. 290 W.	Brenham	77833	(979) 251-9063
TX	6845	Bailey, Brian K.		101 South Hampton Road	De Soto	75115	(972) 223-0400
TX	6846	Cunningham, Alan		818 E. Louetta Rd.Suite 100	Spring	77373	(281) 288-3000
TX	6847	Cunningham, Alan		1420 W. Wells Branch Pkwy. Ste. 105	Pflugerville	78660	(512) 251-0996
TX	6848	Mayhall, Dennis L.		807-B Price Road, Suite C	Keller	76248	(817) 431-8888
TX	6849	Mayhall, Dennis L.		6732 Jacksboro Highway	Lake Worth	76135	(817) 237-3600
TX	6850	Dumais, Norma Leticia		8901 Hwy 87, #108	Lubbock	79423	(806) 749-7222
TX	6851	Gerety, Cassie		2111 S. Gregg St.	Big Spring	79721	(432) 267-4111
TX	6852	Murph, Alan D.		9107 Marbach Rd	San Antonio	78245	(210) 678-0003
TX	6853	Abdelmotal, Elsadig M.		14057 F.M. 2920	Tomball	77375	(281) 351-0030
TX	6854	Mayhall, Dennis L.		1520 Hewitt Drive	Waco	76712	(254) 666-0222
TX	6855	Gerety, Cassie		604 N. Big Spring St.	Midland	79701	(432) 685-3030
TX	6856	Gerety, Cassie		3111 Faudree Rd.Suite E	Odessa	79765	(432) 362-3030
TX	6857	Gerety, Cassie		4519 North Garfield St.	Midland	79705	(432) 689-3030
TX	6858	Gerety, Cassie		218 N Midkiff Rd	Midland	79701	(432) 699-3030
TX	6859	Gerety, Cassie		1801 Linda Avenue	Odessa	79763	(432) 332-3030
TX	6860	Garner, James W.		7333 Coit Rd., Suite 100	Frisco	75035	(469) 362-5755
TX	6861	Gerety, Cassie		5914 Hillside Rd.	Amarillo	79109	(806) 354-8889
TX	6862	Gerety, Cassie		2604 Wolfli Ave.	Amarillo	79109	(806) 358-7181
TX	6863	Gerety, Cassie		1701 S. Nelson St.	Amarillo	79103	(806) 376-6111
TX	6864	Patterson, Jeremy Todd		1541 N. Hobart St.	Pampa	79065	(806) 665-8080
TX	6865	Gerety, Cassie		1700 W. 5th Street	Plainview	79072	(806) 291-9999
TX	6866	Gerety, Cassie		301 N 23rd St. Suite B	Canyon	79015	(806) 655-6600
TX	6870	Gerety, Cassie		2510 Marsha Sharp FreewaySuite 300	Lubbock	79415	(806) 763-3030
TX	6871	Gerety, Cassie		5407-4th Street, Ste. A	Lubbock	79416	(806) 792-3816
TX	6872	Dumais, Michelle A.		2113 50th Street	Lubbock	79412	(806) 762-8484
TX	6873	Gerety, Cassie		5815 82nd St. Suite 135	Lubbock	79424	(806) 794-5000
TX	6874	Mayhall, Dennis L.		4201 E. Berry St. #18	Ft. Worth	76105	(817) 413-8888
TX	6875	Palmer, Steven T.		2301 Loy Lake Rd.	Sherman	75090	(903) 868-3838
TX	6876	Hamill, Brent		913 W. Stacy Rd., Suite 160	Allen	75013	(469) 656-3040
TX	6877	Bailey, Brian K.		4120 W. 15th St. #101	Plano	75093	(469) 543-0420
TX	6879	Garner, James W.		9175 Preston Vineyard	Frisco	75035	(972) 712-4900
TX	6880	Hamill, Brent		5076 Doniphan Dr.	El Paso	79932	(915) 845-7500
TX	6882	Salido, Fernando		1140 E. Expressway 83	Pharr	78577	(956) 783-3030
TX	6883	Gerety, Cassie		6009 FM 307 Suite 9	Midland	79706	(432) 682-3030
TX	6884	Hamill, Brent		3907 Dyer Street	El Paso	79930	(915) 562-3500
TX	6885	McKanna, Michael Corey		3730 E. McKinney Suite 107A	Denton	76208	(940) 514-1657
TX	6886	Hamill, Brent		2128 Wedgewood Dr.	El Paso	79925	(915) 594-7555
TX	6887	Hamill, Brent		6633 N. Mesa St.Suite 105	El Paso	79912	(915) 585-9500

Exhibit B Traditional
as of December 28, 2025

TX	6888	Hamill, Brent		1895 George Dieter	El Paso	79936	(915) 857-7600
TX	6889	Hamill, Brent		10048 Dyer Street	El Paso	79924	(915) 757-3433
TX	6890	Hamill, Brent		8613 Alameda Ave.	El Paso	79907	(915) 858-8500
TX	6892	Hamill, Brent		6920 Delta Drive, Suite 8	El Paso	77905	(915) 778-4499
TX	6893	Salido, Fernando		795 W. Business Hwy. 77	San Benito	78586	(956) 276-9696
TX	6894	Mayhall, Dennis L.		3264 Fall Creek Highway	Acton	76049	(817) 326-2466
TX	6895	Busby, Jonathan Michael		The Shops at Levelland, Suite 700409 East Highway 114	Levelland	79336	(806) 894-3030
TX	6896	Luttrell, Christopher Scott		109 S. Ranch House Road, Suite 104	Willow Park	76008	(817) 441-6888
TX	6897	Murph, Alan D.		4547 Rigsby Ave.	San Antonio	78222	(210) 648-9090
TX	6898	Benevente, Thomas R.		4711 S. Alamo Rd Suite 104	Edinburg	78542	(956) 670-3030
TX	6900	Hamill, Brent		515 N. Galloway Ave.	Mesquite	75149	(972) 289-7700
TX	6901	Mayhall, Dennis L.		1838 S. Cooper	Arlington	76013	(817) 277-4444
TX	6902	Mayhall, Dennis L.		2801 W. Berry St.	Fort Worth	76109	(817) 921-9393
TX	6903	Mayhall, Dennis L.		1608 Randoll Mill	Arlington	76012	(817) 548-8888
TX	6904	Mayhall, Dennis L.		2501-B E Mayfield	Arlington	76014	(817) 465-2000
TX	6905	Mayhall, Dennis L.		5150 River Oaks Blvd	River Oaks	76114	(817) 625-7676
TX	6906	Mayhall, Dennis L.		2177 W Green Oaks Blvd	Arlington	76013	(817) 496-0333
TX	6907	Mayhall, Dennis L.		1916 Baird Farm Rd	Arlington	76006	(817) 548-8700
TX	6908	Ingram, David		305 East Moore Street	Terrell	75160	(972) 563-0511
TX	6909	Ingram, David		4717-B Wesley St	Greenville	75401	(903) 455-7111
TX	6910	Hamill, Brent		8446 Park Lane	Dallas	75231	(214) 691-8284
TX	6911	Bailey, Brian K.		6045 Sherry Lane	Dallas	75225	(214) 691-7511
TX	6912	Mayhall, Dennis L.		3601 N. 19th St	Waco	76705	(254) 523-6500
TX	6913	Hamill, Brent		10704 Garland Road, Suite 100	Dallas	75218	(214) 328-3144
TX	6914	Hamill, Brent		149 W. Kingsley Road, Suite 202	Garland	75041	(972) 840-1131
TX	6915	Bailey, Brian K.		1050 N. Westmoreland Road, Suite 110	Dallas	75211	(214) 333-2371
TX	6916	Hamill, Brent		3312 N. Buckner Blvd., Suite 207	Dallas	75228	(214) 324-5394
TX	6917	Hamill, Brent		9185 Bruton Road	Dallas	75217	(214) 388-8300
TX	6918	Bailey, Brian K.		10909 Webb Chapel Road, Suite 118	Dallas	75229	(214) 350-4444
TX	6919	Bailey, Brian K.		495 W Illinois	Dallas	75211	(972) 895-3030
TX	6920	Ingram, David		2200 Live Oak	Commerce	75428	(903) 886-2116
TX	6921	Mayhall, Dennis L.		130 E Bardin Road	Arlington	76018	(817) 465-7777
TX	6922	Gerety, Cassie		4700 Briarwood Ave.	Midland	79707	(432) 689-3311
TX	6923	Hamill, Brent		1600 N. Plano Road, Suite 2300	Richardson	75081	(972) 231-2200
TX	6924	Bailey, Brian K.		1820 W. Mockingbird Lane, Suite 10	Dallas	75235	(214) 634-7900
TX	6925	Russek II, Ronald L.		615 W. Henderson	Cleburne	76033	(817) 641-6266
TX	6926	Bailey, Brian K.		6505 W. Park Blvd.	Plano	75093	(972) 781-0600
TX	6927	Bailey, Brian K.		13260 Josey Lane, Suite 117	Farmers Branch	75234	(972) 243-1010
TX	6928	Hamill, Brent		1332 S. Plano Rd., Suite 100	Richardson	75081	(972) 487-1100
TX	6929	Bailey, Brian K.		2419 W. Illinois Ave.	Dallas	75233	(214) 330-4883

Exhibit B Traditional
as of December 28, 2025

TX	6930	Bailey, Brian K.		6451 Riverside Drive	Irving	75039	(972) 474-3030
TX	6931	McKanna, Michael Corey		175 S. Southwest Parkway, Ste. 8	Lewisville	75067	(972) 436-3577
TX	6932	Bailey, Brian K.		3829 W. Spring Creek Pkwy., Suite #106A	Plano	75023	(972) 618-3030
TX	6933	Bailey, Brian K.		3509 E. Park Blvd. Suite #170	Plano	75074	(972) 424-4561
TX	6934	Bailey, Brian K.		518 W. Arapahoe Road, Suite 103	Richardson	75080	(972) 235-3600
TX	6935	McKanna, Michael Corey		3733 N Josey Lane, Suite 116	Carrollton	75007	(972) 492-1116
TX	6936	Bailey, Brian K.		909 W. Spring Creek Pkwy., #440	Plano	75023	(972) 517-7000
TX	6937	McKanna, Michael Corey		709 Sunset Street	Denton	76201	(940) 323-2222
TX	6938	Mayhall, Dennis L.		1201 FM 1187 E.Suite 1	Crowley	76036	(817) 297-9922
TX	6939	Mayhall, Dennis L.		4620 Camp Bowie Blvd.	Fort Worth	76107	(817) 738-7777
TX	6940	Mayhall, Dennis L.		4305 W Pipeline Road	Eules	76040	(817) 282-8484
TX	6941	Mayhall, Dennis L.		5400 D Woodway	Ft Worth	76133	(817) 423-2828
TX	6942	Mayhall, Dennis L.		7218 Grapevine Highway	Richland Hills	76180	(817) 590-8787
TX	6943	Mayhall, Dennis L.		2817 Brown Trail	Bedford	76022	(817) 282-4848
TX	6944	Mayhall, Dennis L.		1101 N. Main	Eules	76039	(817) 355-8855
TX	6945	Mayhall, Dennis L.		3201 Forest Hill Circle	Forest Hill	76140	(817) 551-5656
TX	6946	Mayhall, Dennis L.		600 W Northwest Hwy.	Grapevine	76051	(817) 310-5855
TX	6947	Mayhall, Dennis L.		6628 Rufe Snow Rd	Ft. Worth	76118	(817) 427-3030
TX	6948	Mayhall, Dennis L.		8808 Hwy. 580 W.(aka Hwy. 80/Weatherford Hwy.)	Ft. Worth	76116	(817) 560-3838
TX	6949	Mayhall, Dennis L.		6612-F Brentwood Stair Rd	Ft Worth	76112	(817) 492-4545
TX	6950	Bailey, Brian K.		602 Redwater Road	Wake Village	75501	(903) 838-3030
TX	6951	Bailey, Brian K.		3720 Walnut Hill Ln. #105	Dallas	75229	(972) 620-7444
TX	6952	Bailey, Brian K.		306 E. Ennis Ave.	Ennis	75119	(972) 875-4040
TX	6953	Mayhall, Dennis L.		1151 E. Highway 377 Suite 107	Granbury	76048	(817) 579-1800
TX	6954	Mayhall, Dennis L.		2680 N. Main	Ft. Worth	76164	(817) 624-3535
TX	6955	Bailey, Brian K.		300 S. Greer Blvd	Pittsburg	75686	(903) 855-3035
TX	6956	Bailey, Brian K.		506 Loop Highway, 59 North	Atlanta	75551	(903) 796-8281
TX	6957	Bailey, Brian K.		1210 E. Main St., #100	Allen	75002	(972) 727-7777
TX	6958	Bailey, Brian K.		1828 Lamar Avenue	Paris	75460	(903) 785-5511
TX	6959	Bailey, Brian K.		2730 Richmond Road	Texarkana	75503	(903) 832-3030
TX	6960	Bailey, Brian K.		110 Triple Creek Drive #45	Longview	75601	(903) 753-8939
TX	6961	Mayhall, Dennis L.		5244 S. State Highway 360	Grand Prairie	75052	(469) 460-6770
TX	6962	Bailey, Brian K.		5111 Troup Hwy, #103	Tyler	75707	(903) 939-3131
TX	6963	Bailey, Brian K.		701 W. Gentry Parkway	Tyler	75702	(903) 592-4432
TX	6964	Luttrell, Christopher Scott		801 SE 1st Street	Mineral Wells	76067	(940) 328-1151
TX	6965	Mayhall, Dennis L.		3810 E Belknap St.	Fort Worth	76111	(817) 831-7575
TX	6966	Luttrell, Christopher Scott		808 Fort Worth Hwy.Suite 112	Weatherford	76086	(817) 613-8585
TX	6967	Mayhall, Dennis L.		8723 Highway 377 S..	Benbrook	76126	(817) 249-3333
TX	6968	Bailey, Brian K.		15203 Knoll Trail Drive, Suite 115	Dallas	75248	(972) 387-3030
TX	6969	Mayhall, Dennis L.		711 South Industrial Blvd.	Eules	76040	(817) 785-8787

Exhibit B Traditional
as of December 28, 2025

TX	6970	Looney, Kenneth DeWayne		2403 North Street	Nacogdoches	75965	(936) 569-2121
TX	6971	Bailey, Brian K.		2615 Oaklawn Avenue, Suite 110	Dallas	75219	(214) 520-7100
TX	6972	Tepe, Marcia A.		2100 Victory Dr.	Marshall	75672	(903) 935-4383
TX	6973	Bailey, Brian K.		402 E. Wheatland Road	Duncanville	75116	(972) 780-0900
TX	6974	Hamill, Brent		4105 Skillman Street	Dallas	75206	(214) 827-8600
TX	6975	Bailey, Brian K.		222 N. Story Road, Ste. 118	Irving	75061	(972) 986-1747
TX	6976	Bailey, Brian K.		3305 Walnut Hill Lane	Irving	75038	(972) 255-2257
TX	6977	Hamill, Brent		4420 Gaston Avenue	Dallas	75246	(214) 828-9090
TX	6978	McKanna, Michael Corey		1940 FM 407	Highland Village	75067	(972) 317-3030
TX	6979	McKanna, Michael Corey		5000 Main St., Suite 318	The Colony	75056	(972) 370-8181
TX	6980	Looney, Kenneth DeWayne		1521 S. First Street	Lufkin	75901	(936) 634-5600
TX	6981	Miller, Terry D.		1012 B Coggin Avenue, Suite B	Brownwood	76801	(325) 643-3112
TX	6982	Mayhall, Dennis L.		900 Henderson St.	Fort Worth	76102	(817) 335-8888
TX	6983	Bailey, Brian K.		2220 Marsh Lane, Suite 100	Carrollton	75006	(972) 416-5500
TX	6984	Hamill, Brent		10910 North Central Expressway, Suite 600	Dallas	75231	(214) 369-7979
TX	6985	Gagich, Sava Breana		200 N. 15th St.	Corsicana	75110	(903) 872-8301
TX	6986	Bailey, Brian K.		940 N Riverfront	Dallas	75207	(469) 480-3030
TX	6987	Hamill, Brent		1529 W. Buckingham Rd. #2	Garland	75042	(972) 530-3777
TX	6988	Hamill, Brent		2330 Greencrest Blvd.	Rockwall	75087	(972) 771-4092
TX	6989	Mayhall, Dennis L.		700 N Loop 340	Bellmead	76705-2589	(254) 799-3030
TX	6990	Mayhall, Dennis L.		1201 Speight Ave	Waco	76706	(254) 753-0131
TX	6991	Mayhall, Dennis L.		1428 Wooded Acres Dr., Suite 130	Waco	76710	(254) 776-3442
TX	6992	Mayhall, Dennis L.		9901 China Spring Rd., Suite A	Waco	76708	(254) 836-9900
TX	6993	Wolfe, Laura M.		2753 W. Washington	Stephenville	76401	(254) 968-5551
TX	6994	Hamill, Brent		2218 Town East Blvd.	Mesquite	75150	(972) 613-5300
TX	6995	Gerety, Cassie		503 E. Interstate 20	Midland	79706	(432) 683-7272
TX	6996	McKanna, Michael Corey		1610 Teasley Lane	Denton	76205	(940) 442-5858
TX	6997	Gerety, Cassie		5985 S. Georgia St.	Amarillo	79118	(806) 641-2414
TX	7858	Montemayor, Oscar		1093 State Hwy 95, Ste. 300	Bastrop	78602	(512) 549-3023
TX	7868	Luttrell, Christopher Scott		9101 N Highway 171	Godley	76044	(682) 245-1911
TX	7907	Luttrell, Christopher Scott		607 NE Big Bend Trail, Suite D	Glen Rose	76043	(254) 513-1080
TX	7908	Bailey, Brian K.		131 E Fate Main Pl., #105	Fate	75087	(469) 769-3030
TX	7909	Luttrell, Christopher Scott		2529 S. Main St Suite 103	Weatherford	76087	(682) 258-0388
TX	7965	Cunningham, Alan		2002 Folly Drive, Suite 120	Killeen	76549	(254) 532-4444
TX	7967	Bailey, Brian K.		4115 N. Kings Highway, Suite 107	Texarkana	75503	(430) 455-3030
TX	7968	Abdelmotal, Elsadig M.		1600 N Texana St. Suite A	Hallettsville	77964	(361) 240-6906
TX	8001	Murph, Alan D.		1101 Bunton Creek Road	Kyle	78640	(512) 886-3800
TX	8002	Mayhall, Dennis L.		6600 North Freeway	Fort Worth	76137	(682) 282-4242
TX	8003	Mayhall, Dennis L.		4608 Bryant Irvin Road, Suite 441	Fort Worth	76132	(682) 235-6888
TX	8004	Schweitzer, Michael H.		2208 W. 4th St.	Cameron	76520	(254) 605-0999

Exhibit B Traditional
as of December 28, 2025

TX	8005	Schweitzer, Michael H.		1500 W. Cameron Ave.	Rockdale	76567	(512) 446-2230
TX	8006	Cunningham, Alan		5240 N AW Grimes Blvd	Round Rock	78665	(512) 674-0660
TX	8007	Salido, Fernando		11150 Research Blvd., Suite 203	Austin	78759	(512) 520-0009
TX	8008	Murph, Alan D.		14249 Potranco Road	San Antonio	78253	(210) 876-3030
TX	8009	Murph, Alan D.		8103 Bandera Road	San Antonio	78250	(210) 960-3030
TX	8010	Murph, Alan D.		1704 Bandera Road.	San Antonio	78228	(210) 660-3030
TX	8011	Bailey, Brian K.		1050 E. Broadway Ave.	Gladewater	75647	(903) 844-7171
TX	8012	Cunningham, Alan		1108 W. Adams Avenue	Temple	76504	(254) 773-3333
TX	8014	Abdelmotal, Elsadig M.		3905 11th St.	Brookshire	77423	(346) 707-2116
TX	8015	Bailey, Brian K.		111 S Cedar Ridge Dr.	Duncanville	75116	(469) 283-3030
TX	8016	McBride, Alfred Timothy		1431 East Broadway Avenue	Cuero	77954	(361) 799-4030
TX	8017	See, Kevin P.		695 North Preston Rd. #110	Celina	75009	(469) 202-3063
TX	8018	Mayhall, Dennis L.		5309 McPherson Blvd.	Fort Worth	76123	(682) 291-9111
TX	8019	Alvarado, Ricardo		2720 John HayesBldg D Suite 101	El Paso	79938	(915) 248-5500
TX	8020	Benevente, Thomas R.		1551 E. Monte Cristo Rd	Edinburg	78542	(956) 305-5500
TX	8021	McKanna, Michael Corey		250 N US Hwy 377	Argyle	76226	(940) 784-6333
TX	8022	Mayhall, Dennis L.		815 E. Berry St. Ste.101	Fort Worth	76110	(682) 291-9199
TX	8023	Hamill, Brent		2180 Robert B Cullum Blvd.	Dallas	75210	(972) 707-1666
TX	8024	Cunningham, Alan		27605 Robinson Road Suite 360	Oak Ridge North	77385	(832) 281-8811
TX	8025	Mayhall, Dennis L.		2221 FM 2280	Keene	76059	(817) 645-0088
TX	8027	Bailey, Brian K.		480 W 303 Hwy	Grand Prairie	75051	(469) 672-3030
TX	8028	Alvarado, Ricardo		13650 Eastlake DriveSuite 510	Horizon City	79928	(915) 852-8877
TX	8029	Murph, Alan D.		703 US Highway 90 E, Suite 106	Castroville	78009	(830) 538-3888
TX	8030	Bailey, Brian K.		1694 South Beckham Ave	Tyler	75701	(903) 592-1530
TX	8031	Mayhall, Dennis L.		313 S. Broadway Street, Suite 5	Joshua	76058	(817) 558-3838
TX	8032	Mayhall, Dennis L.		710 North Parkway Dr.	Alvarado	76009	(817) 790-6000
TX	8033	Cunningham, Alan		3026 E College Park Drive	Conroe	77384	(936) 273-3111
TX	8035	Murph, Alan D.		7708-B Lohman Ford Rd.	Lago Vista	78645	(512) 267-3232
TX	8036	Bailey, Brian K.		210 Crestway St. Suite #102	Athens	75751	(903) 670-3160
TX	8037	Murph, Alan D.		1320 W. Oaklawn, Suite A	Pleasanton	78064	(830) 569-5599
TX	8038	Chukwukelu, Christopher E.		723 E. Quinlan PkwySuite B	Quinlan	75474	(903) 356-2200
TX	8039	Murph, Alan D.		2819 Palo Alto Rd., Suite #101	San Antonio	78211	(210) 924-3030
TX	8040	Salido, Fernando		4570 East US Hwy 83, Suite #21	Rio Grande City	78582	(956) 487-8000
TX	8041	Mayhall, Dennis L.		4101 Highway 121Walmart	Bedford	76021	(817) 510-0001
TX	8042	Cunningham, Alan		13203 Fry Road, Suite 900	Cypress	77433	(281) 758-0626
TX	8043	Alvarado, Ricardo		681 South Horizon Blvd. Suite K	Socorro	79927	(915) 791-0909
TX	8044	Li, Heng		100 Old Rail RoadSuite C	Kaufman	75142	(469) 376-8001
TX	8045	Cunningham, Alan		13731 FM 1097Suite 200	Willis	77318	(936) 890-9070
TX	8046	Cunningham, Alan		23933 Nichols Sawmill Road	Hockley	77447	(281) 259-3363
TX	8047	Bailey, Brian K.		353 S Commercial St.	Aransas Pass	78336	(361) 758-5300

Exhibit B Traditional
as of December 28, 2025

TX	8048	Abdelmotal, Elsadig M.		3607 Old Spanish Trail	Houston	77021	(713) 747-3800
TX	8049	Salido, Fernando		1702 Highway 100, Suite D	Port Isabel	78578	(956) 943-8880
TX	8051	Mouch, Thomas F.		4950 Katy Gaston Rd.Suite A	Katy	77494	(281) 574-2070
TX	8052	Salido, Fernando		5460 N. Paredes Line Rd., Suite 193	Brownsville	78526	(956) 541-3800
TX	8053	Benevente, Thomas R.		1715 Expressway 83, Suite C-1	Penitas	78576	(956) 584-0404
TX	8054	Marshall, Selby Mark		11211 E. Hwy. 290, Ste. 400	Manor	78653	(512) 272-8888
TX	8055	Avilez, Bernardo		7311 S. Jackson Rd.Ste. 700	Pharr	78557	(956) 843-8899
TX	8056	Alvarado, Ricardo		12420 Edgemere, Suite 108	El Paso	79938	(915) 855-4555
TX	8057	Bailey, Brian K.		1305 N. Bluegrove Road	Lancaster	75134	(972) 227-3015
TX	8058	Bailey, Brian K.		930 James Bowie Dr.	New Boston	75570	(903) 628-1415
TX	8059	Cunningham, Alan		1400 East Old Settlers Boulevard	Round Rock	78664	(512) 428-4809
TX	8060	Mayhall, Dennis L.		717 N. Holland Rd, #110	Mansfield	76063	(817) 842-6600
TX	8061	McBride, Alfred Timothy		8809 North Navarro Street	Victoria	77904	(361) 485-0990
TX	8062	Murph, Alan D.		11703 Huebner Road, Suite #105	San Antonio	78230	(210) 236-3888
TX	8063	Murph, Alan D.		3390 William Hardee Road, Building 1387	Fort Sam Houston	78234	(210) 507-5656
TX	8064	Murph, Alan D.		26108 Overlook Parkway, Suite 1119	San Antonio	78260	(210) 253-8100
TX	8065	Murph, Alan D.		9714 Potranco Road	San Antonio	78251	(210) 682-7272
TX	8066	Murph, Alan D.		941 South General McMullen Drive, Suite #102	San Antonio	78237	(210) 278-5500
TX	8067	Abdelmotal, Elsadig M.		12002 Shadow Creek Parkway, Suite 105	Pearland	77584	(713) 436-9990
TX	8068	Hamill, Brent		8120 Lakeview Parkway, Suite 500	Rowlett	75088	(469) 304-5900
TX	8069	Murph, Alan D.		6338 Old Pearsall Road, Suite #104	San Antonio	78242	(210) 278-9909
TX	8070	Murph, Alan D.		1803 Vance Jackson #401	San Antonio	78213	(210) 278-9900
TX	8071	Hamill, Brent		9661 Audelia RoadSte. 121	Dallas	75238	(214) 340-1100
TX	8072	Murph, Alan D.		6827 N. FM 1604 West	San Antonio (Chase Hill)	78249	(210) 646-6400
TX	8073	Murph, Alan D.		11026 Culebra Road, Suite 103	San Antonio	78253	(210) 651-4040
TX	8074	Murph, Alan D.		1451 Stewart St., Bldg. 7025	Lackland AFB, San Antonio	78236	(210) 599-6060
TX	8075	Bailey, Brian K.		1029 S. Jackson St.	Jacksonville	75766	(903) 339-6606
TX	8076	Cunningham, Alan		7410 West Adams Avenue, Suite 100	Temple	76502	(254) 228-5584
TX	8077	Benevente, Thomas R.		306 East Main AvenueUnit 4	Alton	78573	(956) 581-9300
TX	8078	Hamill, Brent		140 E. FM 544, Suite 84	Murphy	75094	(214) 484-2800
TX	8079	Gerety, Cassie		1335 North Main St.	Andrews	79714	(432) 523-2333
TX	8080	Gerety, Cassie		800 South Main St., Suite 1	Seminole	79360	(432) 758-3334
TX	8081	Murph, Alan D.		15300 South IH-35Suite 370	Buda	78610	(512) 312-4334
TX	8104	Jones, Kristin Joelle		8565 FM 2673, #1	Canyon Lake	78133	(830) 223-0797
TX	8107	Benevente, Thomas R.		4312 Tres Lagos Blvd. #650	McAllen	78504	(956) 516-3030
TX	8114	Schweitzer, Michael H.		6601 Ranch Road 2338, Suite #B102	Georgetown	78633	(512) 240-5880
TX	8124	Bailey, Brian K.		4532 US Hwy 259 N Suite B	Longview	75605	(903) 686-0303
TX	8136	Abdelmotal, Elsadig M.		19003 Windsor Pointe Dr., Suite #400	Tomball	77375	(281) 357-9149
TX	8143	Cunningham, Alan		16980 FM 3083	Conroe	77302	(936) 529-3333
TX	8154	Bailey, Brian K.		5040 Lemmon Avenue	Dallas	75209	(214) 972-3030

Exhibit B Traditional
as of December 28, 2025

TX	8155	Montemayor, Oscar		29220 FM 2100Unit B	Huffman	77336	(346) 485-2006
TX	8159	Loehr, Michael Anthony		2214 Kemp Blvd.	Wichita Falls	76309	(940) 432-5640
TX	8162	Dhedhi, Danish W.		13429 Briar Forest Drive	Houston	77077	(281) 954-4474
TX	8163	Abdelmotal, Elsadig M.		3407 Navigation Street	Houston	77003	(346) 771-6626
TX	8169	McKanna, Michael Corey		2630 N. Josey Lane, Suite 106	Carrollton	75007	(945) 523-0309
TX	8171	See, Kevin P.		26787 E University Drive, Suite #110	Aubrey	76227	(940) 765-1169
TX	8172	See, Kevin P.		2750 Preston Road, Suite 114	Celina	75009	(214) 851-2222
TX	8178	Jones, Kristin Joelle		18382 FM 306Suite 104	Canyon Lake	78133	(830) 223-1133
TX	8179	Murph, Alan D.		641 Mill Street, Ste 106	San Marcos	78666	(512) 737-3030
TX	8181	Gerety, Cassie		6400 North Highway 349	Midland	79705	(432) 247-5311
TX	8182	Montemayor, Oscar		17150 Hwy 105, Suite A	East Conroe	77306	(936) 588-6160
TX	8183	Cunningham, Alan		1670 State Highway 71Suite B	Bastrop	78602	(512) 409-9888
TX	8184	Salido, Fernando		7055 N. Expressway 77/83, Suite #1	Olmito	78575	(956) 261-5060
TX	8186	Bailey, Brian K.		3916 McDermott Rd. Suite #100	Plano	75025	(469) 750-3030
TX	8190	Hernandez, Francisco J.		415 N. LaSalle St.	Navasota	77868	(936) 727-5173
TX	8191	Brown, Randy L. Sr.		152 Col Etheredge Blvd., Suite 401	Huntsville	77340	(936) 755-5595
TX	8195	Sanches, Kristopher John		4631 Airport Blvd., Suite 124	Austin	78751	(512) 374-1000
TX	8196	Gerety, Cassie		13404 Indiana Ave.Suite 100	Lubbock	79423	(806) 701-5700
TX	8197	Cunningham, Alan		20333 S. W. Freeway	Sugar Land	77479	(281) 937-7250
TX	8202	Deshoutel, Brad Tristan		1702 Louise Lane, Suite 102	Pearsall	78061	(830) 276-9220
TX	8203	Quirey, Jonalan M		423 E Davis St., Suite A	Luling	78648	(830) 282-0147
TX	8204	Murph, Alan D.		2113 W. Loop 1604 S., Suite 200	San Antonio	78245	(210) 876-3300
TX	8216	Montemayor, Oscar		26680 Morgan Cemetery Rd, BldgBuilding A, Suite 1	Cleveland	77328	(281) 822-5525
TX	8239	Looney, Kenneth DeWayne		3913 W Oak St.	Palestine	75801	(903) 221-8420
TX	8311	Gerety, Cassie		118 Raul Florez Blvd.	Pecos	79772	(432) 445-0031
TX	8361	Salido, Fernando		4301 San Bernardo Ave	Laredo	78041	(956) 717-0921
TX	8415	Salido, Fernando		3300 N Raul Longoria	San Juan	78589	(956) 705-0090
TX	8427	Babb, Justin Charles		2330 S. State Highway 36	Gatesville	76528	(254) 313-3136
TX	8441	Clair, Chelsey Elizabeth		827 S. Main Street	Winnsboro	75494	(903) 347-0400
TX	8444	Busby, Jonathan Michael		1607 Phelps Avenue, Suite B	Littlefield	79339	(806) 810-6080
TX	8778	Bernal, Michael P		194 South FM 1346	La Vernia	78121	(830) 581-0003
TX	8780	Abdelmotal, Elsadig M.		2210 Highway 71 South	Columbus	78934	(346) 553-2363
TX	8781	Palmer, Steven T.		81750 N Hwy 289 Suite 101	Pottsboro	75076	(903) 786-9000
TX	8782	McKanna, Michael Corey		811 International Pkwy. Suite 440	Flower Mound	75022	(469) 830-2777
TX	8783	Cunningham, Alan		4909 Gattis School Rd.	Hutto	78634	(512) 846-6666
TX	8784	Luttrell, Christopher Scott		209 W Highway 199, Suite #102	Springtown	76082	(682) 615-3838
TX	8785	McKanna, Michael Corey		2317 W. University Dr. #171	Denton	76201	(940) 808-0717
TX	8787	Montemayor, Oscar		1460 County Rd. 3549	Cleveland	77327	(832) 793-5351
TX	8788	Li, Heng		2148 Beasley Boulevard #100	Whitewright	75491	(903) 364-1888
TX	8789	Mayhall, Dennis L.		8849 N. Tarrant Parkway	North Richland Hills	76182	(682) 334-2500

Exhibit B Traditional
as of December 28, 2025

TX	8790	Dhedhi, Danish W.		4600 7th St.	Bay City	77414	(979) 401-6565
TX	8791	Hamill, Brent		4550 El Dorado Parkway	McKinney	75070	(972) 717-0800
TX	8793	Garner, James W.		13030 Preston Rd., Suite #200	Frisco	75035	(469) 200-5064
TX	8795	Mouch, Thomas F.		23010 Highland Knolls Dr.	Katy	77494	(832) 437-1404
TX	8797	Schweitzer, Michael H.		290 N. Robertson	Salado	76571	(254) 947-1332
TX	8798	Abdelmotal, Elsadig M.		5315 Antoine Dr.	Houston	77091	(346) 226-8919
TX	8799	Burnham, Mason		1880 Crystal Falls Pkwy	Leander	78645	(737) 757-0045
TX	8828	Li, Heng		562 South Hwy US 69, Suites 100, 200, 300	Leonard	75452	(903) 587-2888
TX	8831	Brown, Randy L. Sr.		10335 Hwy 12 Suite 3	Orange	77632	(409) 745-6662
TX	8862	Bailey, Brian K.		183- Belt Line Rd Shopping Center Suite 150	Irving	75062	(469) 590-3030
TX	8883	Li, Heng		111 Lone Star Rd., Suite 100	Crandall	75114	(469) 860-3080
TX	8885	Li, Heng		469 Audie Murphy Pkwy., Suite 100	Farmersville	75442	(972) 784-9818
TX	9221	Bailey, Brian K.		401 W. Rochelle Road	Irving	75062	(972) 887-3529
TX	9222	Gerety, Cassie		33 Windmill Circle	Abilene	79606	(325) 698-3030
TX	9223	Murph, Alan D.		279 Keareny BlvdBldg 310	Goodfellow AFB	76908	(325) 703-6650
TX	9224	Bailey, Brian K.		522 State Highway 31 W	Chandler	75758	(903) 515-4088
TX	9225	Mayhall, Dennis L.		2201 North Tarrant Parkway	Ft. Worth	76177	(817) 529-2828
TX	9226	Li, Heng		100 S.Lake Rd., Suite 100	Lavon	75166	(469) 356-1300
TX	9227	Luttrell, Christopher Scott		229 US Highway 380	Bridgeport	76426	(940) 683-3737
TX	9228	Salido, Fernando		3701 Colbath Ave., Suites 10 & 20	McAllen	78503	(956) 627-2433
TX	9229	Abdelmotal, Elsadig M.		3250 SH 249	Pinehurst	77362	(281) 789-7213
TX	9230	Burnham, Mason		2906 Bagdad Rd.Ste. 110	Leander	78641	(512) 456-7990
TX	9231	McKanna, Michael Corey		4940 Teasley Lane, Suite 174	Denton	76210	(940) 514-1991
TX	9232	Cunningham, Alan		22800 Hwy 242	New Caney	77357	(281) 306-3636
TX	9233	Gerety, Cassie		Willow Glen Shopping Center2015 South Coulter Street	Amarillo	79106	(806) 398-3030
TX	9234	Gerety, Cassie		1307B North Loop 250 West, Suite 9	Midland	79706	(432) 694-3331
TX	9235	Bailey, Brian K.		2501 SH 361	Port Aransas	78373	(361) 749-3620
TX	9236	Bailey, Brian K.		1963 N Trade Days Blvd	Canton	75103	(903) 567-3030
TX	9237	Cunningham, Alan		850 South Lop 336 W	Conroe	77304	(936) 249-2449
TX	9238	Cunningham, Alan		7810-7812 Alameda	Houston	77054	(832) 968-8080
TX	9239	Busby, Jonathan Michael		1402 N. Lubbock Highway, Suite A	Brownfield	79316	(806) 636-3030
TX	9240	Hamill, Brent		2601 N. Mesa St.	El Paso	79902	(915) 587-1900
TX	9241	Marshall, Selby Mark		9001 Cameron RoadSte. 203	Austin	78754	(512) 614-0031
TX	9242	Murph, Alan D.		9163 FM 78 Ste. 78	Converse	78109	(210) 659-3030
TX	9243	McKanna, Michael Corey		3000 FM 407 E, Suite 200	Bartonville	76226	(940) 455-7500
TX	9244	Brown, Randy L. Sr.		1934 Hwy. 190 W.	Livingston	77351	(936) 327-4444
TX	9245	Bailey, Brian K.		16669 FM 2493	Tyler	75703-7941	(903) 939-0705
TX	9246	Bailey, Brian K.		117 E. Main Street	Royce City	75189	(972) 635-2099
TX	9247	Hamill, Brent		11400 Sean Haggerty, Building B	El Paso	79934	(915) 626-5464
TX	9248	McKanna, Michael Corey		1500 W Hebron Parkway, #110	Carrollton	75010	(972) 395-4700

Exhibit B Traditional
as of December 28, 2025

TX	9249	Dhedhi, Danish W.	101 E Hwy 90	Dayton	77535	(936) 258-1900
TX	9250	Mayhall, Dennis L.	12412 Timberland, Suite 332	Ft. Worth	76244	(817) 623-0000
TX	9251	Gerety, Cassie	5107 College Ave.	Snyder	79549	(325) 573-1333
TX	9252	Bailey, Brian K.	3600 Communications Parkway, Suite 635	Plano	75093	(972) 608-2929
TX	9253	Patterson, Jeremy Todd	300 E. 19th St. #300	Dumas	79029	(806) 934-0030
TX	9254	Loehr, Michael Anthony	300 S. Ave. D	Burkburnett	76354	(940) 569-1000
TX	9255	Gerety, Cassie	960 E. 87th St., Ste. A	Odessa	79765	(432) 366-7272
TX	9256	Mayhall, Dennis L.	2484 Avondale-Haslet Rd.Suite 600 & 700	Haslet	76052	(817) 529-1111
TX	9257	Bailey, Brian K.	711 Estes DriveSuite 101	Longview	75602	(903) 553-9110
TX	9258	Benevente, Thomas R.	2720 South Expressway 281	Edinburg	78539	(956) 380-5199
TX	9259	Cunningham, Alan	2501 E. 7th St.Ste. 300	Austin	78702	(512) 480-0826
TX	9260	Cunningham, Alan	6210 Sienna ParkwaySte. 330	Missouri City	77459	(281) 778-0688
TX	9261	Cunningham, Alan	1204 Railroad AveSte. 102	Georgetown	78626	(512) 688-5014
TX	9262	Mayhall, Dennis L.	217 N. FM 156, Suite C	Justin	76247	(940) 648-8383
TX	9263	Marshall, Selby Mark	910 Lee Dildy Blvd.Suite 120	Elgin	78621	(512) 285-4000
TX	9264	Brown, Randy L. Sr.	10424 IH-10Ste. 600	Baytown	77523	(281) 573-3333
TX	9265	Palmer, Steven T.	551 N. Stemmons Freeway	Sanger	76266	(940) 458-1111
TX	9266	Li, Heng	204 E. Princeton Drive	Princeton	75407	(972) 736-1888
TX	9267	Cunningham, Alan	18701 Limestone Commercial DrSte. 400	Pflugerville	78660	(512) 990-7991
TX	9268	Bernal, Michael P	119 Business Park Drive, Suite 300	Kenedy	78119	(830) 583-0599
TX	9269	Murph, Alan D.	1290 Wonder World Dr	San Marcos	78666	(512) 392-7272
TX	9270	Murph, Alan D.	11590 Galm Rd Ste. 101	San Antonio	78254	(210) 521-3333
TX	9271	Murph, Alan D.	1256 FM 78 Ste. 108	Schertz	78154	(210) 659-1515
TX	9272	Sanches, Kristopher John	5317 Nuckols Crossing, Suite 104	Austin	78744	(512) 494-5463
TX	9273	Cunningham, Alan	4400 State Hwy 6 South	College Station	77845	(979) 431-1424
TX	9274	Cunningham, Alan	13764 Research Blvd.Ste. A	Austin	78750	(512) 250-9190
TX	9276	Cunningham, Alan	11511 FM 1960 E.	Huffman	77336	(832) 645-5300
TX	9277	McKanna, Michael Corey	502 South Old Orchard LaneSuite 104	Lewisville	75067	(972) 436-3570
TX	9278	Salido, Fernando	2013 Wells Branch Parkway Ste 109	Austin	78728	(512) 992-1375
TX	9279	Palmer, Steven T.	807 S. US 75, Suite 200	Anna	75409	(972) 924-8000
TX	9280	Salido, Fernando	1920 Thurman St	Laredo	78046	(956) 722-2221
TX	9281	Salido, Fernando	401 E. Business 83	Donna	78537	(956) 461-3030
TX	9282	Abdelmotal, Elsadig M.	2303 State Hwy 36Ste. 100	Sealy	77474	(979) 885-0100
TX	9285	Cunningham, Alan	3701 Guadalupe StSte. 101	Austin	78705	(512) 580-6488
TX	9286	Mayhall, Dennis L.	5650 Rendon Bloodworth Road	Fort Worth	76140	(817) 985-5555
TX	9287	Gerety, Cassie	1208 S. Stockton Ave.	Monahans	79756	(432) 943-3331
TX	9288	Bailey, Brian K.	1133 N. Zang Blvd., Suite 105	Dallas	75203	(469) 804-6030
TX	9289	Bailey, Brian K.	158 Heritage Pkwy.	Gun Barrel City	75156	(903) 887-4040
TX	9290	Hamill, Brent	7500 Stacy Road, Suite 110	McKinney	75070	(214) 592-0344
TX	9291	Bailey, Brian K.	920 S. Belt Line Road, Suite #100	Coppell	75019	(972) 462-1400

Exhibit B Traditional
as of December 28, 2025

TX	9292	Cunningham, Alan		3555 Rayford Rd., Suite 80	Spring	77386	(281) 528-4083
TX	9294	Palmer, Steven T.		100 Hwy 377, Suite 100 & 102	Pilot Point	76258	(940) 686-5500
TX	9295	Burnham, Mason		2051 Cypress Creek Rd.Ste. R	Cedar Park	78613	(512) 814-2028
TX	9296	Luttrell, Christopher Scott		700 West Hale Ave.	Decatur	76234	(940) 627-4700
TX	9297	Gerety, Cassie		701 North 25 Mile Avenue	Hereford	79045	(806) 360-4200
TX	9298	Renfro, Emily R.		9972 Interstate 20	Eastland	76448	(254) 629-3399
TX	9319	Salido, Fernando		5800 N. 10th St., Bldg. 100, Ste. 140	McAllen	78504	(956) 540-7110
TX	9321	Salido, Fernando		72 E. Grant Street	Roma	78584	(956) 765-2018
TX	9322	Salido, Fernando		1910 West Braker Lane, #500	Austin	78758	(512) 992-0700
TX	9325	Salido, Fernando		512 E. Edinburg Ave., Ste. G	Elsa	78543	(956) 567-2590
TX	9327	Garner, James W.		2930 Preston Road, Suite 170	Frisco	75034	(214) 387-8000
TX	9328	See, Kevin P.		1001 E. Eldorado Parkway, Suite 80	Little Elm	75068	(469) 980-7777
TX	9329	Bailey, Brian K.		1301 Custer Rd., Suite 310	Plano	75075	(469) 786-6841
TX	9330	Dhedhi, Danish W.		117 N. Mechanic Street	El Campo	78620	(979) 320-6976
TX	9331	McKanna, Michael Corey		1701 N. Corinth Street	Corinth	76210	(940) 497-3211
TX	9332	Palmer, Steven T.		1020 US Highway 377 N, Suite A	Whitesboro	76273	(903) 564-3444
TX	9333	Schweitzer, Michael H.		14220 W. State Hwy 29	Liberty Hill	78642	(512) 778-9300
TX	9334	Cunningham, Alan		200 W. Central Texas Expy, Suite B	Harker Heights	76548	(254) 252-4600
TX	9335	Salido, Fernando		509 South Expressway 83, C-6	Harlingen	78550	(956) 428-2300
TX	9336	Murph, Alan D.		203 West Polk St	Burnet	78611	(512) 234-8551
TX	9337	Salido, Fernando		1606 E. Parmer Lane, Suite #200	Austin	78753	(512) 394-5056
TX	9338	Cunningham, Alan		1525 W. Villa Maria Rd.	Bryan	77807	(979) 823-0010
TX	9339	McKanna, Michael Corey		219 East Church Street	Lewisville	75057	(972) 436-3578
TX	9340	Murph, Alan D.		Bldg 2735	Fort Sam Houston	78234	(210) 510-1555
TX	9341	Gerety, Cassie		1003 North Sycamore	Fort Stockton	79735	(432) 336-9999
TX	9342	Hamill, Brent		1605 Antonio Street, Suite B	Anthony	79821	(915) 587-1919
TX	9343	Hamill, Brent		20752 Gulf Victory Way	Ft. Bliss	79916	(915) 603-5666
TX	9344	Mayhall, Dennis L.		140 NW John Jones Drive #100	Burleson	76028	(817) 529-5656
TX	9345	Mayhall, Dennis L.		9650 Legacy Drive, Suite 202	Ft. Worth	76108	(817) 632-3888
TX	9347	Cunningham, Alan		2001 State Hwy 71 West, Ste 10	La Grange	78945	(979) 206-2121
TX	9348	Salido, Fernando		15500 W. Hwy 71, Suite 200	Bee Cave	78738	(512) 712-5733
TX	9349	Gerety, Cassie		4525 Milwaukee Avenue, Unit 400	Lubbock	79407	(806) 701-4570
TX	9352	Palmer, Steven T.		228 West Main Street	Denison	75020	(903) 463-2222
TX	9360	Palmer, Steven T.		385 N. Henry Hynds Expressway	Van Alstyne	75495	(903) 712-2121
TX	9361	Salido, Fernando		11805 Bee Cave Road Suite #200	Bee Caves	78738	(512) 551-9916
TX	9362	Dain, Katherine Frances		3719 Leopard St.	Corpus Christi	78408	(361) 400-4050
TX	9363	Dain, Katherine Frances		523 W. Sinton St.	Sinton	78387	(361) 587-6400
TX	9364	Dain, Katherine Frances		15401 S. Padre Island Dr.	Corpus Christ	78418	(361) 589-5800
TX	9365	Murph, Alan D.		5701 W. Slaughter Lane Bldg A, Suite 160	Austin	78749	(737) 212-9005
TX	9366	Dain, Katherine Frances		5656 Weber Rd.	Corpus Christi	78413	(361) 851-4040

Exhibit B Traditional
as of December 28, 2025

TX	9371	Mayhall, Dennis L.		7207 South Cooper St., Suite 131	Arlington	76001	(682) 816-0808
TX	9372	Sanches, Kristopher John		6929 Airport Blvd. Suite 100	Austin	78752	(512) 599-4444
TX	9373	Murph, Alan D.		2022 Goliad Rd.	San Antonio	78223	(210) 229-7272
TX	9374	Salido, Fernando		4010 N Conway Ave. Suite D&E	Mission	78573	(956) 997-5858
TX	9375	Mayhall, Dennis L.		8465 Boat Club Rd. Suite 101	Fort Worth	76179	(817) 391-8338
TX	9377	Murph, Alan D.		2209 S Bridge St	Brady	76825	(325) 597-1613
TX	9379	McKanna, Michael Corey		420 E Round Grove Rd.	Lewisville	75067	(469) 830-7999
TX	9381	Mayhall, Dennis L.		606 South Robinson Dr.Suite A	Robinson	76706	(254) 492-8400
TX	9382	Bernal, Michael P		166 Menefee St. Suite A	Hondo	78861	(830) 444-0600
TX	9383	Murph, Alan D.		4470 Green Valley	Cibolo	78108	(830) 971-3030
TX	9384	Murph, Alan D.		2211 State Hwy 46 S, Suite 103	New Braunfels,	78130	(830) 783-3030
TX	9411	Benevente, Thomas R.		7205 W 7 Mile N Rd	Mission	78574	(956) 997-6800
TX	9412	Dumais, Norma Leticia		604 N. Dallas Avenue	Lamesa	79331	(806) 332-7200
TX	9414	Palmer, Steven T.		1109 E. McCart St.	Krum	76249	(940) 482-1000
TX	9415	Gerety, Cassie		934 N Mockingbird Lane	Abilene	79603	(325) 673-1333
TX	9416	Cunningham, Alan		2944 Meridiana Pkwy, Suite C	Rosharon	77583	(281) 595-9595
TX	9417	See, Kevin P.		2552 Eldorado Parkway	Frisco	75033	(972) 292-9739
TX	9418	McKanna, Michael Corey		2816 SH 121	Lewisville	75056	(469) 922-3577
TX	9420	Murph, Alan D.		1216 Junction Highway	Kerrville	78028	(830) 496-3444
TX	9421	Montemayor, Oscar		806 E. Airtex Suite 103	Houston	77073	(281) 645-4145
TX	9422	Abdelmotal, Elsadig M.		1416 W. Orem Dr. Suite A	Houston	77047	(346) 502-2058
TX	9423	Bailey, Brian K.		17509 Coit Rd.	Dallas	75252	(469) 405-3030
TX	9434	Gerety, Cassie		7611 82nd St.Suite 400	Lubbock	79424	(806) 224-1914
TX	9435	Quirey, Jonalan M		1818 Water St.	Gonzales	78629	(830) 203-6990
TX	9437	Bailey, Brian K.		521 North TX-214 Suite 100	Denver City	79323	(806) 305-0110
TX	9438	Brown, Randy L. Sr.		8711 FM 1049 Suite D	Mont Belvieu	77523	(346) 241-7995
TX	9440	Palmer, Steven T.		3260 S US Hwy 75	Sherman	75083	(903) 209-2829
TX	9441	Clair, Chelsey Elizabeth		302 E. Broad St. Suite B	Mineola	75773	(877) 883-9643
UT	7448	Kearns, David		19 West 1320 North	Nephi	84648	(260) 296-3050
UT	7486	Rompel, Micheal SC		14642 Porter Rockwell Blvd.	Bluffdale	84065	(801) 679-9623
UT	7500	Kearns, David		210 E. 100 S.	Roosevelt	84066	(435) 722-2024
UT	7501	Riddle, Charles M.		156 W Cougar Blvd	Provo	846042533	(801) 418-1100
UT	7502	Riddle, Charles M.		120 N State St	Orem	84057-5510	(801) 226-2100
UT	7503	Riddle, Charles M.		3370 N University Ave	Provo	84604	(385) 309-3601
UT	7504	Riddle, Charles M.		2058 W 1700 SSte 107	Syracuse	84075-7209	(801) 776-1440
UT	7505	Rompel, Micheal SC		8944 S 700 E	Sandy	84070-2419	(801) 255-3538
UT	7506	Rompel, Micheal SC		2115 S. State St.	Salt Lake City	84115	(801) 486-6991
UT	7507	Riddle, Charles M.		702 S 700 E	Salt Lake City	84102-3504	(801) 350-3807
UT	7508	Riddle, Charles M.		1735 E Skyline DrSte 1	Ogden	84405-5207	(801) 479-3600
UT	7509	Rompel, Micheal SC		2282 S Redwood Rd	West Valley City	841191322	(801) 972-0097
UT	7510	Rompel, Micheal SC		1781 W 5400 S	Taylorsville	84129-1424	(801) 966-0407

Exhibit B Traditional
as of December 28, 2025

UT	7511	Rompel, Micheal SC		4086 W 5415 S	Salt Lake City	84118-4308	(801) 964-2928
UT	7512	Riddle, Charles M.		189 US-89Suite F	North Salt Lake	84054	(801) 349-2838
UT	7513	Riddle, Charles M.		1156 W 600 N	Salt Lake City	84116-2686	(801) 595-0347
UT	7514	Rompel, Micheal SC		6064 S State St	Salt Lake City	84107-7225	(801) 261-1769
UT	7515	Rompel, Micheal SC		2911 East 3300 South	Salt Lake City	84109	(801) 889-1515
UT	7516	Rompel, Micheal SC		153 E 4370 S	Murray	84107-2624	(801) 265-2685
UT	7517	Rompel, Micheal SC		1067 W South Jordan Pkwy	South Jordan	84095-8809	(801) 253-8789
UT	7518	Rompel, Micheal SC		4756 S Highland Dr	Salt Lake City	84117-5149	(801) 272-9134
UT	7519	Rompel, Micheal SC		2129 E 9400 S	Sandy	84093-3201	(801) 942-7499
UT	7520	Riddle, Charles M.		1596 N Hill Field Rd	Layton	84041-5885	(801) 728-9188
UT	7521	Beadles, Jonathon G.		775 S. Main St.	Smithfield	84335	(435) 213-3549
UT	7522	Riddle, Charles M.		2060 Harrison Blvd	Ogden	84401-0739	(801) 399-9999
UT	7523	Riddle, Charles M.		1430 S Foothill Dr	Salt Lake City	84108-2342	(801) 582-5424
UT	7524	Rompel, Micheal SC		11419 S 700 E	Draper	84020-9731	(801) 572-3560
UT	7525	Rompel, Micheal SC		750 Kearns Blvd #140	Park City	84060	(435) 649-7788
UT	7526	Riddle, Charles M.		5619 S 3500 W	Roy	84067-9158	(801) 985-1899
UT	7527	Rompel, Micheal SC		6900 W 3500 S	West Valley City	841282332	(801) 250-5084
UT	7528	Rasmussen, Christopher R.		460 N. Main St.	Heber City	84032	(435) 654-5533
UT	7529	Bywater, Jerald Kymnbel		208 W 200 N	Kaysville	840371814	(801) 497-9333
UT	7530	Keetch, Wesley Glen		5345 W 11000 N	Highland	84003-9403	(801) 763-1000
UT	7531	Rompel, Micheal SC		4790 W 3500 S	Salt Lake City	84120-3041	(801) 955-9458
UT	7532	Rompel, Micheal SC		5184 W 13400 S	Herriman	84096-6560	(801) 253-3988
UT	7533	Riddle, Charles M.		1024 N. Main St. #C	Tooele	84074	(435) 833-0606
UT	7535	Keetch, Wesley Glen		2311 Santa Clara Drive, Suite I	Santa Clara	84765	(435) 688-8885
UT	7536	Riddle, Charles M.		1352 E. Center St.	Spanish Fork	84660	(801) 798-0303
UT	7538	Beadles, Jonathon G.		2686 N 1850 W	Farr West	84404-2800	(801) 737-1100
UT	7539	Rompel, Micheal SC		7552 South Plaza Center Dr. Suite 110	West Jordan	840887856	(385) 255-8080
UT	7543	Keetch, Wesley Glen		410 West State Street	Hurricane	84737	(435) 635-3322
UT	7546	Keetch, Wesley Glen		115 W Main St	Lehi	84043-2145	(801) 766-3885
UT	7547	Riddle, Charles M.		887 East 100 North #4	Payson	84651	(801) 465-1112
UT	7549	Riddle, Charles M.		167 North 100 West	Cedar City	84720	(435) 586-0600
UT	7550	Beadles, Jonathon G.		1153 N. Main Street	Logan	84341	(435) 753-8770
UT	7551	Bywater, Jerald Kymnbel		1171 S 500 W	Woods Cross	84010-8263	(801) 298-3600
UT	7552	Bywater, Jerald Kymnbel		627 N Marketplace Drive	Centerville	84014	(801) 292-2000
UT	7553	Beadles, Jonathon G.		981 S. Main St.	Logan	84321	(435) 752-8900
UT	7554	Beadles, Jonathon G.		725 W. 1200 S.Suite C	Perry	84302	(435) 734-9200
UT	7555	Keetch, Wesley Glen		987 S. Bluff St.Unit G	St. George	84770	(435) 628-2228
UT	7556	Rompel, Micheal SC		1673 Ute Blvd	Park City	84098	(435) 800-1299
UT	7557	Riddle, Charles M.		1593 N Redwood Rd	Saratoga Springs	84045	(385) 336-2363
UT	7558	Rompel, Micheal SC		5675 W 6200 S	West Valley City	841187915	(801) 415-9691

Exhibit B Traditional
as of December 28, 2025

UT	7560	Riddle, Charles M.		3601 Washington Blvd	South Ogden	84403	(801) 337-4575
UT	7565	Beadles, Jonathon G.		10 West Main	Hyrum	84319	(435) 245-7777
UT	7567	Rompel, Micheal SC		5567 W. Shady Stone Dr.	South Jordan	84009	(385) 499-5575
UT	7579	Rompel, Micheal SC		7141 S. Bingham Junction Blvd. Suite 103	Midvale	84047	(385) 253-8930
UT	7582	Kearns, David		640 East Main Street	Price	84501	(435) 637-3151
UT	7586	Kearns, David		895 W. Hwy. 40	Vernal	84078	(435) 781-2121
UT	7588	Beadles, Jonathon G.		1 West Main St.	Tremonton	84337	(435) 257-5881
UT	7591	Riddle, Charles M.		1228 S Redwood Rd	Salt Lake City	84104	(385) 429-3494
UT	7592	Riddle, Charles M.		901 W. 400 South	Springville	84663	(801) 491-7111
UT	7597	Riddle, Charles M.		225 E Main St., Ste. C	Grantsville	84029	(435) 884-9595
UT	7598	Riddle, Charles M.		1352 Eagle Mountain Blvd. Unit B	Eagle Mountain	84005	(385) 355-0533
UT	7599	Rasmussen, Christopher R.		200 E. Gateway Dr. Suite 400	Heber City	84032	(435) 534-5533
UT	7960	Keetch, Wesley Glen		3156 N 1200 W, #300	Lehi	84043	(385) 352-0008
UT	9101	Keetch, Wesley Glen		293 E Telegraph St., Suite 108	Washington	84780	(435) 627-6655
UT	9102	Riddle, Charles M.		4095 E. Pony Express Pkwy.	Eagle Mountain	84005	(801) 789-5999
UT	9103	Riddle, Charles M.		7440 6th StBldg 420	Hill Afb	84056	(801) 773-3023
UT	9104	Keetch, Wesley Glen		1809 W State RdSte A-4	Pleasant Grove	84062	(385) 269-2020
UT	9105	Riddle, Charles M.		1274 W University Pkwy	Orem	84058	(801) 225-7385
UT	9106	Rompel, Micheal SC		13680 S Redwood Rd	Riverton	84065	(801) 704-7600
UT	9108	Bywater, Jerald Kymnbel		2274 N 400 E	North Ogden	84414	(801) 317-1812
UT	9109	Riddle, Charles M.		481 E South Temple	Salt Lake City	84103	(385) 429-7676
UT	9110	Keetch, Wesley Glen		2351 South River Rd., #1	St. George	84790	(435) 656-0005
UT	9111	Riddle, Charles M.		305 S University Ave	Provo	84601	(385) 482-0111
UT	9112	Keetch, Wesley Glen		101 N 1200 E	Lehi	84043	(385) 352-9099
UT	9113	Rompel, Micheal SC		5642 W 7800 South	West Jordan	84081	(801) 280-7077
UT	9114	Bywater, Jerald Kymnbel		420 N 325 E	Harrisville	84404	(385) 389-1414
UT	9115	Rompel, Micheal SC		1961 E Fort Union Blvd	Cottonwood Heights	84121	(801) 396-7788
UT	9116	Rompel, Micheal SC		3721 W South Jordan ParkwaySte 120	South Jordan	84009	(385) 274-7806
UT	9117	Riddle, Charles M.		676 North Highway 36Pad C-3	Stansbury Park	84074	(435) 268-1444
UT	9118	Riddle, Charles M.		1776 N 2000 W	Clinton	84015	(385) 519-1212
UT	9119	Keetch, Wesley Glen		572 W 1600 NSte100	Orem	84057	(801) 494-1717
UT	9120	Burgess, Timothy Kent		702 South Main Street, Suite 100	Moab	84532	(435) 259-5555
UT	9975	Kearns, David		28 E. 450 N. Main St.	Ephraim	84627	(877) 883-9643
VA	1335	Hamilton, Bryan S		2113 College Avenue	Bluefield	24605	(276) 326-7070
VA	4200	Miller, Rebecca Lynn		1380 W. Broad St.	Waynesboro	22980	(540) 932-0000
VA	4213	Hess, David F.		6546 Hampton Roads Parkway	Suffolk	23435	(757) 686-5280
VA	4221	Hess, David F.		2048 Atlantic Ave.Suite B	Chesapeake	23324	(757) 494-7050
VA	4222	Hess, David F.		2616 A Airline Blvd.	Portsmouth	23701	(757) 465-9120
VA	4223	Hess, David F.		540 E. Constance Rd.	Suffolk	23434	(757) 934-2000
VA	4224	Hess, David F.		2807 E. Virginia Beach Blvd.	Norfolk	23504	(757) 629-0777

Exhibit B Traditional
as of December 28, 2025

VA	4225	Hess, David F.		1201 London Blvd.	Portsmouth	23704	(757) 393-3333
VA	4228	Barber, John C.		7625 Linton Hall Road	Gainesville	20165	(703) 754-3000
VA	4232	Kochensparger, Christopher H.		2433 Colony Crossing Place	Midlothian	23112	(804) 245-8470
VA	4233	Barber, John C.		10054 Sowder Village Square	Manassas	20109	(571) 393-3900
VA	4234	O'Neill, Louis C.		10895 Main Street	Fairfax	22030	(703) 352-9800
VA	4235	Biggar, Shawn R.		36103 Goodwin Dr.	Locust Grove	22508	(540) 972-3811
VA	4238	Hurd, Timothy A.		990 E. Main St.	Abingdon	24210	(276) 628-7191
VA	4239	Hamilton, Bryan S		501 W. 4th St.	Salem	24153	(540) 387-3030
VA	4240	Miller, Rebecca Lynn		1137 Millmont Street	Charlottesville	22903	(434) 971-8383
VA	4241	Miller, Rebecca Lynn		341 Towncenter Ln. #300A	Charlottesville	22901	(434) 234-3111
VA	4242	Miller, Rebecca Lynn		1880 Abbey Rd.	Charlottesville	22911	(434) 979-2525
VA	4243	Miller, Rebecca Lynn		1147 5th St. SW	Charlottesville	22902	(434) 970-7777
VA	4244	Keller, Andrew Carl		135 N. Madison Rd.	Orange	22960	(540) 672-2300
VA	4245	Miller, Rebecca Lynn		283 N Central Ave	Staunton	24401	(540) 885-3311
VA	4246	Durfee, Thomas William		25 S Jefferson Street	Lexington	24450	(540) 463-7375
VA	4247	Angulo, Hayden		10649-A Braddock Road	Fairfax	22032	(703) 352-0990
VA	4248	Miller, Rebecca Lynn		31 Miller Circle	Harrisonburg	22801	(540) 433-2300
VA	4249	Miller, Rebecca Lynn		41 Burgess Rd.	Harrisonburg	22801	(540) 433-3111
VA	4252	Cobbs, Kenneth L. II		253 East Hundred Rd.	Chester	23836	(804) 530-5030
VA	4260	Hamilton, Bryan S		970 E. Stuart Drive	Galax	24333	(276) 293-5800
VA	4263	Kochensparger, Christopher H.		9451 Amberdale Dr.	Richmond	23236	(804) 276-0330
VA	4264	Cobbs, Kenneth L. II		3085 Boulevard	Colonial Heights	23834	(804) 520-2200
VA	4265	Cobbs, Kenneth L. II		9563-B Kings Charter Dr.	Ashland	23005	(804) 550-2555
VA	4266	Barrett, Zachary D.		115 Mall Rd	Covington	24426	(540) 724-6500
VA	4267	Barber, John C.		43330 Junction Plaza, St. 118	Ashburn	20147	(703) 729-6100
VA	4268	Barrett, Zachary D.		4930 Greensboro Road	Ridgeway	24148	(276) 250-5100
VA	4269	Hamilton, Bryan S		5044 Keagy RdSuite H-110	Roanoke	24018	(540) 900-2323
VA	4270	Hamilton, Bryan S		1655 Roanoke St.	Christiansburg	24073	(540) 585-4010
VA	4271	Hamilton, Bryan S		1589 N. Main Street	Marion	24354	(276) 759-0303
VA	4272	Hamilton, Bryan S		5423 Alexander Road	Dublin	24084	(540) 518-0080
VA	4273	Cobbs, Kenneth L. II		4320 West Hundred Rd.	Chester	23831	(804) 768-0303
VA	4275	Cobbs, Kenneth L. II		107 Midtown Ave.	Farmville	23901	(434) 392-3000
VA	4276	Barber, John C.		10059 James Madison Highway	Warrenton	20187	(540) 439-0400
VA	4279	Hamilton, Bryan S		165 Kinter Way	Pearisburg	24134	(540) 787-2100
VA	4280	Cobbs, Kenneth L. II		111 Sandy Court, Unit A	Danville	24541	(434) 836-9503
VA	4281	Hamilton, Bryan S		3960 Valley Gateway Boulevard, Suite 5	Roanoke	24012	(540) 982-1555
VA	4282	Hamilton, Bryan S		25 Williamson Rd. NE	Roanoke	24016	(540) 345-3033
VA	4283	Hamilton, Bryan S		3021 Brambleton Avenue, SW	Roanoke	24015	(540) 772-0020
VA	4284	Barrett, Zachary D.		62 Firstwatch Drive	Moneta	24121	(540) 215-0500
VA	4285	Hurd, Timothy A.		3003A Lee Highway	Bristol	24202	(276) 466-8888

Exhibit B Traditional
as of December 28, 2025

VA	4286	Barrett, Zachary D.		4826 Hollins Rd.	Roanoke	24019	(540) 366-8080
VA	4287	Hamilton, Bryan S		2362 Peter's Creek Road NW	Roanoke	24017	(540) 562-3030
VA	4288	Barrett, Zachary D.		101 W. Commonwealth Blvd.	Martinsville	24112	(276) 634-5050
VA	4289	Barrett, Zachary D.		2444 Virginia Ave.	Collinsville	24078	(276) 647-7474
VA	4290	Hamilton, Bryan S		905 N. Main Street	Blacksburg	24060-5525	(540) 953-4600
VA	4291	Hamilton, Bryan S		1700 East Main Street	Radford	24141	(540) 639-6144
VA	4292	Hamilton, Bryan S		426 Peppers Ferry Rd.	Christiansburg	24073	(540) 382-0808
VA	4293	Hamilton, Bryan S		4145B West Main Street	Salem	24153	(540) 900-4343
VA	4294	Cobbs, Kenneth L. II		3920 Wards Rd.	Lynchburg	24502	(434) 237-7788
VA	4295	Hamilton, Bryan S		1155 N. 4th StreetSuite 550	Wytheville	24382	(276) 335-0154
VA	4297	Miller, Rebecca Lynn		325 Four Leaf LaneSuite 5	Crozet	22932	(434) 823-7752
VA	4300	Biggar, Shawn R.		10740 Courthouse Road	Fredericksburg	22408	(540) 891-0303
VA	4302	Boyle, Scott M.		15439 Warwick Blvd., Suite E	Newport News	23608	(757) 887-3030
VA	4303	Cobbs, Kenneth L. II		731 E Rochambeau DriveWalmart	Williamsburg	23188	(757) 585-4646
VA	4309	Barrett, Zachary D.		1500 Main Street	Clifton Forge	24422	(540) 609-5050
VA	4315	O'Neill, Louis C.		6365 Columbia Pike	Falls Church	22041	(571) 348-5400
VA	4316	O'Neill, Louis C.		2972-A Chain Bridge Rd.	Oakton	22124	(703) 255-0900
VA	4317	O'Neill, Louis C.		698 Elden St.	Herndon	20170	(703) 689-3200
VA	4318	O'Neill, Louis C.		331 Maple Ave. East	Vienna	22180	(703) 319-3300
VA	4319	O'Neill, Louis C.		1024 Seneca Rd.Unit C	Great Falls	22066	(703) 759-0200
VA	4320	Boyle, Scott M.		445 Merrimac Trail #D	Williamsburg	23185	(757) 220-3770
VA	4321	Boyle, Scott M.		1220 Richmond Rd.	Williamsburg	23185	(757) 229-8885
VA	4323	Palmeri, Christina S.		10817 Tidewater TrailSuite C	Fredericksberg	22408	(540) 371-4411
VA	4332	Barber, John C.		7732 Richmond Highway	Alexandria	22306	(703) 799-3030
VA	4333	O'Neill, Louis C.		550 N. Quincy St.	Arlington	22203	(703) 276-1400
VA	4334	O'Neill, Louis C.		4698 King Street	Alexandria	22302	(703) 820-0800
VA	4337	Miller, Rebecca Lynn		14809 Spotswood Trail	Elkton	22827	(540) 298-2220
VA	4339	O'Neill, Louis C.		4811 Lee Highway	Arlington	22207	(703) 243-0004
VA	4340	O'Neill, Louis C.		370 S. Pickett St.	Alexandria	22304	(703) 370-4400
VA	4341	O'Neill, Louis C.		2602 Columbia Pike	Arlington	22204-4408	(703) 521-3030
VA	4342	Barber, John C.		8641 Richmond Highway	Alexandria	22309	(703) 360-0700
VA	4343	Barber, John C.		6228 Richmond Highway	Alexandria	22303	(703) 721-0200
VA	4345	O'Neill, Louis C.		7129 Columbia Pike	Annandale	22003	(703) 941-7900
VA	4346	O'Neill, Louis C.		3535 S. Ball St.	Arlington	22202	(703) 684-3344
VA	4347	O'Neill, Louis C.		6138 Arlington Blvd #C	Falls Church	22044	(703) 533-9000
VA	4348	O'Neill, Louis C.		438 S Washington Street	Falls Church	22046	(703) 532-3030
VA	4349	O'Neill, Louis C.		1420 Chain Bridge Road	McLean	22101	(703) 847-0500
VA	4351	Cobbs, Kenneth L. II		7076 Mechanicsville Tpk	Mechanicsville	23111	(804) 730-9277
VA	4352	Hamilton, Bryan S		1022 East Main Street	Pulaski	24301	(540) 994-0200
VA	4353	Cobbs, Kenneth L. II		#17 Henry Clay Shopping Centeraka 401 England St.	Ashland	23005	(804) 798-7800

Exhibit B Traditional
as of December 28, 2025

VA	4354	O'Neill, Louis C.		20921 Davenport Drive Unit 126	Sterling	20165	(703) 430-0900
VA	4355	Palmeri, Christina S.		511 Jefferson Davis Hwy.	Fredericksburg	22401	(540) 371-3030
VA	4356	Biggar, Shawn R.		4211 D Plank Road	Fredericksburg	22407	(540) 786-8188
VA	4358	Boyle, Scott M.		12840 Jefferson Ave.	Newport News	23608	(757) 877-3030
VA	4359	Hess, David F.		1100 Armory Drive	Franklin	23851	(757) 562-7888
VA	4360	Clise, Michael W.		80 Featherbed Lane	Winchester	22601	(540) 667-3400
VA	4361	Clise, Michael W.		826 Berryville Ave.	Winchester	22601	(540) 665-1911
VA	4363	O'Neill, Louis C.		500 North Henry St.	Alexandria	22314	(703) 548-3030
VA	4364	Zitzer, Scott A.		721 E. Main St.	Luray	22835	(540) 743-4586
VA	4365	Clise, Michael W.		712 N. Commerce Ave.	Front Royal	22630	(540) 635-4171
VA	4366	Miller, Rebecca Lynn		493 West Reservoir Road	Woodstock	22664	(540) 546-0500
VA	4367	Kearney, Andrew		721 Dominion Square	Culpeper	22701	(540) 825-7601
VA	4369	Barber, John C.		6715-K Backlick Road	Springfield	22150	(703) 866-1200
VA	4370	Rodgers, Mark		9532 Old Keene Mill Rd.	Burke	22015	(703) 644-2226
VA	4371	O'Neill, Louis C.		9127 Lee Hwy	Fairfax	22031	(703) 280-5950
VA	4372	Miller, Rebecca Lynn		344 Stoneridge Drive	Ruckersville	22968	(434) 481-5050
VA	4373	Angulo, Hayden		8068 Rolling Road	Springfield	22153	(703) 455-7700
VA	4374	Miller, Rebecca Lynn		1157 Jefferson Hwy	Staunton	24401	(540) 609-7100
VA	4376	Cobbs, Kenneth L. II		1020 Bill Tuck Hwy. Suites 100 & 200	South Boston	24592	(434) 572-1933
VA	4377	O'Neill, Louis C.		8962 Burke Lake Road	Springfield	22151	(703) 764-2807
VA	4378	Barber, John C.		81 W. Lee Hwy.	Warrenton	20186	(540) 347-0001
VA	4379	Barber, John C.		7772 Gunston Plaza	Lorton	22079	(703) 550-5100
VA	4380	Barber, John C.		8813 Centreville Road	Manassas	20110	(703) 369-7733
VA	4381	Barber, John C.		944 Edwards Ferry Road NE	Leesburg	20176	(703) 771-9495
VA	4382	O'Neill, Louis C.		3063C Centreville Road	Herndon	20171	(571) 349-8600
VA	4383	O'Neill, Louis C.		22330 S. Sterling Blvd.Suite A112	Sterling	20164	(703) 444-4000
VA	4384	Barber, John C.		8130 Ashton Ave. Suite 103	Manassas	20109	(703) 368-2000
VA	4385	O'Neill, Louis C.		14120 B Lee Highway	Centreville	20120	(703) 830-9000
VA	4386	Kearney, Andrew		595 Madison Road	Culpeper	22701	(540) 825-7600
VA	4387	Barber, John C.		5960 Kingstowne Towne Center Blvd.Suite 100	Alexandria	22315	(703) 971-3033
VA	4388	Hess, David F.		3235 Bridge Rd.	Suffolk	23435	(757) 861-1200
VA	4389	O'Neill, Louis C.		13053 Lee Jackson Memorial Hwy. Ste. 18	Fairfax	22033	(703) 818-7100
VA	4390	Palmeri, Christina S.		195 Main Street	Warsaw	22572	(804) 250-8500
VA	4391	Hamilton, Bryan S		6405-D Merriman Road	Roanoke	24018	(540) 900-0123
VA	4392	O'Neill, Louis C.		8133B Watson Street	McLean	22102	(703) 873-7333
VA	4393	Mendoza, Javier J.		220 Elizabeth Dr.	Stephens City	22655	(540) 869-9669
VA	4394	O'Neill, Louis C.		2303-A Soapstone Drive	Reston	22091	(703) 860-4900
VA	4396	Kochensparger, Christopher H.		14834 Hull Street Road	Chesterfield	23832	(804) 739-2444
VA	4397	Cobbs, Kenneth L. II		1000-C Main Street	Altavista	24517	(434) 369-6767
VA	4399	Barber, John C.		22556 Amendola Terrace Suite 180	Ashburn	20148	(703) 726-0330

Exhibit B Traditional
as of December 28, 2025

VA	6008	Miller, Rebecca Lynn		2927 Stuarts Draft Hwy.	Stuarts Draft	24477	(540) 337-4200
VA	6012	Cobbs, Kenneth L. II		14521 Forest Rd.	Forest	24551	(434) 385-0404
VA	6013	Cobbs, Kenneth L. II		1051 Village Highway, Suite G	Rustburg	24588	(434) 332-1135
VA	6014	Boyle, Scott M.		5251 John Tyler Highway, Unit #23	Williamsburg	23185	(757) 258-8788
VA	6015	Miller, Rebecca Lynn		630 North Main St., Suite E	Bridgewater	22812	(540) 828-1777
VA	6016	Barber, John C.		10175 Hastings Dr.	Manassas	20110	(703) 330-8000
VA	6018	Cobbs, Kenneth L. II		164 Camp Creek Parkway	Gordonsville	23093	(540) 920-2999
VA	6032	Palmeri, Christina S.		43 Beachgate Shopping Center700 McKinney Blvd.	Colonial Beach	22443	(804) 224-2334
VA	6033	Hess, David F.		426 Furr St.	South Hill	23970	(434) 447-7700
VA	6034	Biggar, Shawn R.		840 Warrenton Rd.	Fredericksburg	22406	(540) 374-1515
VA	6036	Hess, David F.		1933 South Church St.	Smithfield	23430	(757) 357-6710
VA	6038	Hess, David F.		200 Market Dr.	Emporia	23847	(434) 634-4040
VA	6043	Barber, John C.		43073 Peacock Market Plaza, Unit 125	South Riding	20152	(703) 327-9999
VA	6045	Palmeri, Christina S.		1749 George Washington Memorial Highway	Gloucester Point	23062	(804) 699-7000
VA	6046	Cobbs, Kenneth L. II		1824 Tappahannock Blvd.	Tappahannock	22560	(804) 443-6585
VA	6048	Barber, John C.		748 E. Main St.	Purcellville	20132	(540) 338-1188
VA	6049	Shoemaker, Larry Jr.		91 Washington Square Plaza Suite 105	Fredericksburg	22405	(540) 371-7212
VA	6052	Cobbs, Kenneth L. II		210 W. 22nd St.	Buena Vista	24416	(540) 261-1111
VA	6054	Miller, Rebecca Lynn		66 Joshua Lane	Palmyra	22963	(434) 589-5525
VA	6056	Miller, Rebecca Lynn		501 E. Main Street, #116	Louisa	23093	(540) 967-9700
VA	6057	Palmeri, Christina S.		6101 George Washington Memorial Highway	Gloucester	23061	(804) 693-6800
VA	6058	Palmeri, Christina S.		15417- A Dahlgren Rd.	King George	22485	(540) 644-1414
VA	6096	Miller, Rebecca Lynn		105 S. Timber Way	Broadway	22815	(540) 901-9001
VA	6097	Barrett, Zachary D.		400 Old Franklin TurnpikeSuite 105	Rocky Mount	24151	(540) 483-4140
VA	6108	Palmeri, Christina S.		23 W Church Street	Kilmarnock	22482	(804) 435-3030
VA	6109	Palmeri, Christina S.		17489 Jefferson Davis Hwy.	Ruther Glen	22546	(804) 448-5588
VA	6162	Cobbs, Kenneth L. II		1390 Broad St.	Oilville	23129	(804) 784-5555
VA	6196	Palmeri, Christina S.		6374 Jefferson Davis Hwy., #100	Spotsylvania	22551	(540) 582-7766
VA	6197	Palmeri, Christina S.		7959 Kings Hwy.	King George	22485	(540) 775-9000
VA	8082	Barber, John C.		5491 Merchants View Square	Haymarket	20169	(571) 261-5800
VA	8083	Cobbs, Kenneth L. II		109 North Bridge St.	Bedford	24523	(540) 587-5555
VA	8084	Cobbs, Kenneth L. II		12130 East LynchburgSalem Highway, Unit 1&2	Forest	24551	(434) 525-6000
VA	8085	Cobbs, Kenneth L. II		910 Main Street	Lynchburg	24504	(434) 845-6000
VA	8092	Cobbs, Kenneth L. II		7410 Cooper Tavern RoadUnit D	Quinton	23141	(804) 932-9930
VA	8093	Hamilton, Bryan S		2445 East Washington Ave.Suite A	Vinton	24179	(540) 491-9991
VA	8094	Palmeri, Christina S.		16631 Mountain Road	Montpelier	23192	(804) 883-7300
VA	8095	Hess, David F.		33 W Windsor Blvd.	Windsor	23487	(757) 242-4949
VA	8096	Cobbs, Kenneth L. II		1405 South Boston Road	Danville	24541	(434) 793-3792
VA	8097	Palmeri, Christina S.		4917 Richmond Tappahannock Hwy. Suite #7	Aylett	23009	(804) 769-7000
VA	8281	Cobbs, Kenneth L. II		196 Ambriar Plaza	Amherst	24521	(434) 946-0606

Exhibit B Traditional
as of December 28, 2025

VA	8295	Barber, John C.		5976 12th Street	Fort Belvior	22060	(703) 360-0027
VA	8323	Barber, John C.		24650 South Point Dr., Suite 110	Chantilly	20152	(571) 399-6300
VA	8395	Barrett, Zachary D.		50 Market Center Way	Daleville	24083	(540) 904-0494
VA	8396	Cobbs, Kenneth L. II		7101 Forest Hill Ave. Ste. U	Richmond	23225	(804) 327-1633
VA	8397	Cobbs, Kenneth L. II		3207 Forest Brook Rd.	Lynchburg	24501	(434) 385-1100
VA	8399	Barber, John C.		20020-20070 Ashbrook Commons Plaza	Ashburn	20147	(571) 353-3030
VA	8450	Cobbs, Kenneth L. II		1965 Confederate Boulevard	Appomattox	24522	(434) 352-5252
VA	8479	O'Neill, Louis C.		5663 Stone Road Suite 18	Centreville	20120	(571) 549-1900
VA	8495	Hamilton, Bryan S		2165 Bennington Street	Roanoke	24014	(540) 595-0675
VT	3049	Bell, Keith		167 Route 7	Milton	05468	(802) 893-3333
VT	3101	Litwhiler, Michael		485 Colchester Avenue	Burlington	05401	(802) 658-3333
VT	3102	Litwhiler, Michael		730 Shelburne Rd.	S Burlington	05403	(802) 658-5667
VT	3103	Litwhiler, Michael		58A Pearl St.	Essex Junction	05452	(802) 878-1111
VT	3104	Litwhiler, Michael		140 Strongs Ave.	Rutland	05701	(802) 775-0044
VT	3105	Barcelo, Alejandra		1548 North Avenue	Burlington	05401	(802) 658-6558
VT	3106	Bell, Keith		322 N. Main St.	Barre	05641	(802) 479-2222
VT	3107	Bell, Keith		266 North Main Street	St. Albans	05478	(802) 527-5333
VT	3108	Zonfrilli, Joseph V.		748 Main St.	Bennington	05201	(802) 442-5550
VT	3122	Bell, Keith		124 Springfield Plaza Rd	Springfield	05156	(802) 277-5500
VT	3135	Bell, Keith		201 Cornerstone Drive	Williston	05495	(802) 232-2777
VT	3164	Bell, Keith		25 Berlin Street	MONTPELIER	05602	(802) 229-7777
VT	3166	Bell, Keith		33 Railroad Square	Newport	05855	(802) 673-1333
VT	3195	Zonfrilli, Joseph V.		499 Canal Street	Brattleboro	05301	(802) 257-5010
VT	3231	Hunt, Travis William		250 Railroad Street	St Johnsbury	05819	(802) 748-3555
VT	4061	Bell, Keith		40 Court Street, Unit 01	Middlebury	05753	(802) 312-0900
VT	9940	Barcelo, Alejandra		3424 Roosevelt Highway	Colchester	05446	(802) 231-1500
WA	7000	Farmer, Patrick D.		134 N. 1st Street	Shelton	98584	(360) 427-8700
WA	7018	Farmer, Patrick D.		24437 Russell Road, Suite 102	Kent	98032	(253) 859-7899
WA	7019	Farmer, Patrick D.		1140 Galaxy Dr. NE, Suite H	Lacey	98516	(360) 456-1812
WA	7020	Farmer, Patrick D.		20631 Bothell Everett Hwy., Suite J	Bothell	98012	(425) 481-4848
WA	7021	Hancock, Bryan Gregory		22219 Mountain Highway East	Spanaway	98387	(253) 617-3223
WA	7022	Bhatti, Akashdeep Singh		20 SW 7th Street, Suite B	Renton	98057	(425) 793-5002
WA	7023	Murry, Eric		4025 A Street SE, Suite 103	Auburn	98002	(253) 275-1266
WA	7024	Brown, Michael W.		3840 Pacific Avenue East, Suite C 101	Tacoma	98418	(253) 501-7555
WA	7027	Hancock, Bryan Gregory		3710 Factoria Blvd. SE, Suite C	Bellevue	98006	(425) 747-9766
WA	7028	Farmer, Patrick D.		9815 State Avenue, Suite #B	Marysville	98270	(360) 653-8088
WA	7030	Farmer, Patrick D.		22941 Hwy. 99, Unit #A	Edmonds	98026	(425) 776-3030
WA	7031	Gaube, Steve		3289 SE Lund Ave. Suite #101	Port Orchard	98366	(360) 871-9000
WA	7032	Gaube, Steve		23969 NE Highway 3 #G	Belfair	98528	(360) 233-2266
WA	7035	Anderson, Shane H.		2901 N. Argonne Rd.	Millwood	99212	(509) 926-3555

Exhibit B Traditional
as of December 28, 2025

WA	7037	Keller, Gregory S.		2600 N.W. Randall Way, #115	Silverdale	98383	(360) 692-4040
WA	7038	Gaube, Steve		14122 92nd Ave NW Ste. 1	Gig Harbor	98329	(253) 525-2100
WA	7039	Gaube, Steve		4800 Pt. Fostick Drive	Gig Harbor	98335	(253) 851-1020
WA	7040	Farmer, Patrick D.		2619 Simpson Avenue	Hoquiam	98550	(360) 533-3500
WA	7041	Alexander, Steven		19679 State Route 410 E.	Bonney Lake	98391	(253) 862-3100
WA	7042	Anderson, Shane H.		604 S. Sullivan Rd.,	Spokane Valley	99037	(509) 927-4992
WA	7043	Hancock, Bryan Gregory		462 228th Ave. NE	Sammamish	98074	(425) 836-2720
WA	7044	Anderson, Shane H.		10507 W. Aero Road Suite 2	Spokane	99224	(509) 408-2000
WA	7045	Hamilton, Troy C.		6300 NE 117th Ave. B8	Vancouver	98662	(360) 254-4408
WA	7046	Farmer, Patrick D.		19150 NE Woodinville Duvall Rd., Suite A-5	Woodinville	98077	(425) 844-3030
WA	7047	Murry, Eric		2800 Milton Way	Milton	98354	(253) 927-0303
WA	7048	Hancock, Bryan Gregory		Willow Hill Shopping Center10223 132nd St. E, Suite 104	Puyallup	98374	(253) 840-3000
WA	7049	Anderson, Shane H.		North 9329 Division	Spokane	99218	(509) 468-2000
WA	7050	Farmer, Patrick D.		19819 State Route 2	Monroe	98272	(360) 805-9090
WA	7051	Keller, Gregory S.		19689 7th Ave. NE	Poulsbo	98370	(360) 779-1020
WA	7052	Farmer, Patrick D.		118 Ferry St.	Sedro Woolley	98284	(360) 855-1000
WA	7054	Walter, Eldon R.		212 Tumwater Blvd.	Tumwater	98512	(360) 919-0000
WA	7055	Farmer, Patrick D.		303 91st Ave. NE, Suite A -101	Lake Stevens	98258	(425) 377-9000
WA	7056	Hamilton, Troy C.		3512 NE 3rd Avenue	Camas	98607	(360) 835-1500
WA	7057	Farmer, Patrick D.		3220 California Avenue SW	Seattle	98116	(206) 926-4191
WA	7058	Walter, Eldon R.		1704 S. Gold St.	Centralia	98531	(360) 347-6000
WA	7059	Walter, Eldon R.		533 Custer Way SE Suite B	Tumwater	98501	(360) 754-0000
WA	7060	Farmer, Patrick D.		2027 196th Street SW, Suite R-6	Lynnwood	98036	(425) 744-0303
WA	7061	Farmer, Patrick D.		1019 Yakima Valley Highway	Sunnyside	98944	(509) 836-2300
WA	7062	Farmer, Patrick D.		6830 Bothell Way NE	Kenmore	98028	(425) 806-0303
WA	7063	Farmer, Patrick D.		714 Taylor Ave. North	Seattle	98109	(206) 285-7000
WA	7064	Farmer, Patrick D.		989 S Burlington Blvd	Burlington	98233	(360) 826-7064
WA	7067	Singh, Amanpreet		755 W. Washington St., Suite B	Sequim	98382	(360) 582-1600
WA	7068	Anderson, Shane H.		1235 N. Liberty Lake Drive #107	Liberty Lake	99019	(509) 444-4242
WA	7069	Farmer, Patrick D.		3704 172nd Street NE, Suite O	Arlington	98223	(360) 659-1120
WA	7070	McCluskey, Matthew Shane		4001 Kennedy Road, Suite 10	West Richland	99353	(509) 627-2000
WA	7072	Hamilton, Troy C.		11 NW 12th Ave, Suite 113	Battle Ground	98604	(360) 667-0667
WA	7073	Farmer, Patrick D.		8195 Guide Meridian St.	Lynden	98264	(360) 325-7676
WA	7074	Farmer, Patrick D.		110 S 65th Avenue Suite 111	Ridgefield	98642	(360) 938-0050
WA	7076	Hancock, Bryan Gregory		9805 224th St. Suite E	Graham	98338	(253) 847-8393
WA	7077	Keller, Gregory S.		7034 State Highway 303	Bremerton	98311	(360) 698-3232
WA	7078	Farmer, Patrick D.		1863 Main Street, Suite 103	Ferndale	98248	(360) 380-2100
WA	7079	Walter, Eldon R.		10501 Creek St. SE	Yelm	98597	(360) 400-2222
WA	7080	Farmer, Patrick D.		1700 Peace Portal Way	Blaine	98230	(360) 366-4200
WA	7082	Farmer, Patrick D.		Bldg 11574 A Street	Fort Lewis	98433	(253) 964-3030

Exhibit B Traditional
as of December 28, 2025

WA	7083	Bulkley, Scott Arthur		845 NE Monroe Street	Pullman	99163	(509) 332-1555
WA	7084	Farmer, Patrick D.		4717 Brooklyn Avenue NE	Seattle	98105	(206) 525-9551
WA	7085	Farmer, Patrick D.		13119 Seattle Hill Road, Building 3, Suite 108	Snohomish	98296	(425) 379-8000
WA	7086	Hancock, Bryan Gregory		7328 Better Way SE, Suite 110	Snoqualmie	98065	(425) 888-1676
WA	7087	Farmer, Patrick D.		402 36th Street	Bellingham	98225	(360) 671-8282
WA	7088	Hancock, Bryan Gregory		16929 SE 270th Place, Suite B-102	Covington	98042	(253) 630-0000
WA	7089	Farmer, Patrick D.		5401 Corporate Center Loop SE	Lacey	98503	(360) 455-7073
WA	7090	Walter, Eldon R.		3225 Harrison Ave. NW, Suite 107	Olympia	98502	(360) 357-2277
WA	7091	Hancock, Bryan Gregory		Grand Canyon Plaza1416 Canyon Road E, Suite F	Puyallup	98373	(253) 536-6640
WA	7092	Brown, Michael W.		805 Pacific Avenue	Tacoma	98402	(253) 272-0800
WA	7093	Farmer, Patrick D.		1800 South Jackson, Suite D	Seattle	98144	(206) 325-3230
WA	7094	Farmer, Patrick D.		2320 North 45th Street, Suite B	Seattle	98103	(206) 632-0700
WA	7095	Farmer, Patrick D.		11025 5th Ave NE	Seattle	98125	(206) 362-3103
WA	7096	Farmer, Patrick D.		506 South First Street, Suite A	Selah	98942	(509) 955-3344
WA	7097	Hughes, Kevin		595 Grant Road, Suite 595-1	East Wenatchee	98802	(509) 436-7000
WA	7098	Farmer, Patrick D.		8431 122nd Avenue N.E.	Kirkland	98033	(425) 549-3030
WA	7100	Rodgers, Samantha		7007 Burden Blvd., Suite 101	Pasco	99301	(509) 316-4400
WA	7101	Brown, Michael W.		2602 N Stevens Street	Tacoma	98407	(253) 752-2300
WA	7102	Brown, Michael W.		1905 Bridgeport Way W. Unit D (Suite 108)	University Place	98466	(253) 565-5050
WA	7103	Brown, Michael W.		8442 Pacific Ave.	Tacoma	98444	(253) 531-6611
WA	7104	Brown, Michael W.		12221 Pacific Ave.	Tacoma	98444	(253) 535-5000
WA	7105	Brown, Michael W.		3735 S. Pine St.	Tacoma	98409	(253) 473-5450
WA	7106	Hancock, Bryan Gregory		615 E. Pioneer WaySuite 101	Puyallup	98372	(253) 841-7833
WA	7108	Murry, Eric		2317 S.W. 336th St.	Federal Way	98023	(253) 952-3030
WA	7111	Hancock, Bryan Gregory		16260 Redmond Way, Suite 2	Redmond	98052	(425) 885-3030
WA	7112	Murry, Eric		4802 Pacific Hwy. E	Fife	98424	(253) 235-0854
WA	7113	Murry, Eric		620 Auburn Way S	Auburn	98002	(253) 939-3030
WA	7114	Farmer, Patrick D.		6621 South 211th St.Suite #102	Kent	98032	(253) 480-6700
WA	7115	Farmer, Patrick D.		4538 Martin Way E.	Olympia	98503	(360) 459-9090
WA	7116	Hancock, Bryan Gregory		23714 222nd Pl. SE, Suite D	Maple Valley	98038	(425) 432-3000
WA	7120	Singh, Amanpreet		1210-B East Front St	Port Angeles	98362	(360) 452-4222
WA	7121	Farmer, Patrick D.		3168 2nd Division Dr.	Fort Lewis	98433	(253) 589-3030
WA	7122	Brown, Michael W.		10812 Bridgeport Way SW	Lakewood	98499	(253) 581-3531
WA	7123	Farmer, Patrick D.		17425 Highway 99, Suite G	Lynnwood	98037	(425) 743-3030
WA	7124	Brandt, Dean		270 SE Cabot DriveSuite 1	Oak Harbor	98277	(360) 679-4141
WA	7125	Farmer, Patrick D.		7601 Evergreen Way, Suite B4	Everett	98203	(425) 347-2202
WA	7126	Murry, Eric		1426 S 324th St., Suite 108A	Federal Way	98003	(253) 946-9494
WA	7127	Keller, Gregory S.		3720 Kitsap Way	Bremerton	98312	(360) 373-2020
WA	7128	Sibley, Jonathan Ellis		24050 Pacific Highway S.	Kent	98032	(253) 839-4412
WA	7129	Alexander, Steven		26019 104th Ave. SE, Suite #104	Kent	98030	(253) 852-3030

Exhibit B Traditional
as of December 28, 2025

WA	7130	Hancock, Bryan Gregory		15920 NE 8th St., Ste. 5	Bellevue	98008	(425) 644-9444
WA	7132	Hancock, Bryan Gregory		16420 Meridian Ave. E, Suite 103	Puyallup	98375	(253) 289-6161
WA	7134	Farmer, Patrick D.		1801 Broadway Ave.	Everett	98201	(425) 367-5030
WA	7135	Farmer, Patrick D.		14901 4th Ave. SW	Burien	98166	(206) 248-3030
WA	7136	Keller, Gregory S.		4110 Wheaton Way	Bremerton	98310	(564) 654-4110
WA	7137	Farmer, Patrick D.		16260 Military Rd. S., Suite 113	SeaTac	98188	(206) 242-4444
WA	7139	Farmer, Patrick D.		13501 100th Avenue NE, Suite 10	Kirkland	98034	(425) 820-4660
WA	7142	Farmer, Patrick D.		6540 California Ave. SW, Suite B	Seattle	98136	(206) 932-0995
WA	7143	Anderson, Shane H.		830 S. Main Avenue	Deer Park	99006	(509) 651-2000
WA	7144	Farmer, Patrick D.		1427 Broadway	Seattle	98122	(206) 860-9900
WA	7145	Farmer, Patrick D.		4436 Rainier Ave. South	Seattle	98118	(206) 721-5596
WA	7147	Farmer, Patrick D.		928 N 160th Street	Shoreline	98133	(206) 363-3911
WA	7148	Farmer, Patrick D.		8345 15th Ave. NW, Suite A	Seattle	98117	(206) 297-6757
WA	7149	Farmer, Patrick D.		20030 Ballinger Way NE	Shoreline	98155	(206) 365-6011
WA	7150	Anderson, Shane H.		16017 E. Trent Ave.	Spokane Valley	99216	(509) 887-4992
WA	7153	Farmer, Patrick D.		2517 Commercial Avenue	Anacortes	98221	(360) 873-6771
WA	7154	Farmer, Patrick D.		11 Eagle Drive	Elma	98541	(360) 861-7000
WA	7155	Bhatti, Akashdeep Singh		4020 NE 4th St. Suite B	Renton	98056	(425) 235-6000
WA	7156	Farmer, Patrick D.		3930 Meridian St., Suite 102	Bellingham	98226	(360) 671-1050
WA	7157	Hancock, Bryan Gregory		10575 NE 12th Street	Bellevue	98004	(425) 453-7200
WA	7158	Farmer, Patrick D.		640 Goerig Street	Woodland	98674	(360) 857-0770
WA	7159	Hughes, Kevin		905 Engh Road	Omak	98841	(509) 557-7877
WA	7160	England, Ronald D.		710 N. Anderson St.	Ellensburg	98926	(509) 925-3800
WA	7161	Farmer, Patrick D.		1423 Avenue D	Snohomish	98290	(360) 822-9994
WA	7162	Alexander, Steven		17160 116th Ave. SESuite 1	Renton	98058	(425) 235-7000
WA	7163	Farmer, Patrick D.		1600 East College Way	Mt. Vernon	98273	(360) 428-6800
WA	7164	Farmer, Patrick D.		1903 S. 3rd Ave.	Yakima	98903	(509) 453-3000
WA	7165	Rodgers, Samantha		4707 W. Clearwater Ave.	Kennewick	99336	(509) 735-6377
WA	7166	Hines, Timothy		1408 Jadwin Ave.	Richland	99354	(509) 943-2500
WA	7167	McCluskey, Matthew Shane		3802 West Court Street	Pasco	99301	(509) 547-9999
WA	7168	Stidham, Daniel R.		101 South Washington Street	Kennewick	99336	(206) 586-1000
WA	7169	Hancock, Bryan Gregory		1175 NW Gilman Blvd.Suite B4	Issaquah	98027	(425) 392-1003
WA	7170	Farmer, Patrick D.		6 Union Street	Yakima	98901	(509) 248-1000
WA	7171	Farmer, Patrick D.		420 S. 72nd Avenue, Suite 140	Yakima	98908	(509) 965-1500
WA	7172	Farmer, Patrick D.		2928 1st Avenue	Seattle	98121	(206) 456-6848
WA	7173	Hughes, Kevin		402-A E Broadway	Moses Lake	98837	(509) 765-6555
WA	7174	Farmer, Patrick D.		112 1st Avenue South, Suite 100	Seattle	98104	(206) 445-0999
WA	7175	Farmer, Patrick D.		1036 Washington Way	Longview	98632	(360) 636-6000
WA	7176	Walter, Eldon R.		1241 Harrison Avenue	Centralia	98531	(360) 807-6000
WA	7177	Hamilton, Troy C.		7735 NE Hwy. 99	Vancouver	98665	(360) 574-4040

Exhibit B Traditional
as of December 28, 2025

WA	7178	Hamilton, Troy C.		1723 NE Andresen	Vancouver	98661	(360) 885-3030
WA	7179	Hamilton, Troy C.		1006 W Fourth Plain Blvd	Vancouver	98660	(360) 696-2100
WA	7180	Hamilton, Troy C.		14125 SE Mill Plain Blvd.	Vancouver	98684	(360) 253-0060
WA	7181	Farmer, Patrick D.		1233 164th St. SW	Lynwood	98037	(425) 409-0086
WA	7182	Anderson, Shane H.		5620 S. Regal	Spokane	99223	(509) 535-2433
WA	7183	Anderson, Shane H.		2108 E. Wellesley Ave.	Spokane	99207	(509) 487-2100
WA	7184	Anderson, Shane H.		510 S. Thor Ave.	Spokane	99202	(509) 747-4992
WA	7185	McCluskey, Matthew Shane		517 S. 9th Avenue	Walla Walla	99362	(509) 527-8800
WA	7186	Hughes, Kevin		211 W. 5th Street	Wenatchee	98801	(509) 663-4681
WA	7187	Anderson, Shane H.		1320 N. Hamilton	Spokane	99202	(509) 534-1910
WA	7188	Anderson, Shane H.		5525 N. Alberta St.	Spokane	99205	(509) 326-8300
WA	7189	Anderson, Shane H.		603 W. 3rd Ave.	Spokane	99201	(509) 327-5502
WA	7190	Hamilton, Troy C.		2903 E. 4th Plain Blvd.	Vancouver	98661	(360) 787-4242
WA	7191	Hamilton, Troy C.		13712 NE 20th Ave., Suite 1	Vancouver	98686	(360) 718-3700
WA	7192	Anderson, Shane H.		12622 Hwy. 2 (aka Sunset Hwy.)	Airway Heights	99001	(509) 244-2555
WA	7193	Anderson, Shane H.		11510 E. Sprague Ave. Suite A	Spokane Valley	99206	(509) 922-5200
WA	7194	Anderson, Shane H.		1879 First Street	Cheney	99004	(509) 235-2000
WA	7195	Keller, Gregory S.		8208 NE State Hwy. 104, Suite 107	Kingston	98346	(360) 633-1798
WA	7196	Tran, Hoa Thanh		9610 - 17th Avenue SW	Seattle	98106	(206) 225-2315
WA	7197	Alexander, Steven		1402 1st Street	Enumclaw	98022	(360) 284-4028
WA	9425	England, Ronald D.		364 Chardonnay Ave., Suite #1 & #2	Prosser	99350	(509) 781-6550
WA	9426	Farmer, Patrick D.		3708 Ocean Beach Highway	Longview	98632	(360) 442-4882
WA	9427	Farmer, Patrick D.		4219 S Othello St., Suite 105-B	Seattle	98118	(206) 508-0404
WA	9428	Hancock, Bryan Gregory		15127 Main Street East, Suite 105	Sumner	98390	(253) 299-8488
WA	9430	Brown, Michael W.		8225 Steilacoom Blvd. SW	Lakewood	98498	(253) 777-1077
WA	9431	Farmer, Patrick D.		11632 Highway 99, Suite H	Everett	98204	(425) 953-5330
WA	9432	Gaube, Steve		423 SW Sedgwick Rd., Suite 101	Port Orchard	98367	(360) 895-7777
WA	9433	Hausinger, Joseph Allan		4101 SE 192nd Ave.	Vancouver	98683	(360) 726-4040
WI	2000	Green, Troy A.		1204 Belknap St.	Superior	54880	(715) 394-7777
WI	2001	Hanson, Dean		1009 W. Wisconsin Street	Sparta	54656	(608) 269-3333
WI	2002	Baretz, Douglas W.		611 Hometown Circle Suite 102	Verona	53593	(608) 465-6650
WI	2003	Burton, Nathaniel P.		8115 Sheridan Rd.	Kenosha	53143	(262) 771-0707
WI	2004	Burton, Nathaniel P.		4370 67th Drive	Union Grove	53182	(262) 420-4763
WI	2005	Hanson, Dean		2402 State Road	Lacrosse	54601	(608) 788-3030
WI	2006	Burton, Nathaniel P.		5100 Washington Avenue	Racine	53405	(262) 637-7000
WI	2007	Forder, Mark W.		2388 State Road 35 Unit 5	Osceola	54020	(715) 417-3110
WI	2008	Baretz, Douglas W.		7352 W. Rawson Avenue	Franklin	53132	(414) 425-1511
WI	2009	Lambert, Adam K.		1114 N. Superior Ave. Suite A	Tomah	54660	(715) 972-2020
WI	2010	Lambert, Adam K.		1157 E Division Ave	Barron	54812	(715) 418-2700
WI	2011	Erwin, Allan F.		222 West Edgewater Street	Portage	53901	(608) 686-7447

Exhibit B Traditional
as of December 28, 2025

WI	2013	Baretz, Douglas W.		1585 W. Main Street	Sun Prairie	53590	(608) 825-3200
WI	2014	Graves, Susan L.		2530 Lineville Rd., #2	Green Bay	54313	(920) 393-7575
WI	2015	Baretz, Douglas W.		4680 Cottage Grove Rd.	Madison	53716	(608) 222-2800
WI	2016	Baretz, Douglas W.		S30W24896 W. Sunset Dr	Waukesha	53189	(262) 280-0661
WI	2017	Nayem, MD		490 Hwy. 151 E.	Platteville	53818	(608) 348-3060
WI	2018	Baretz, Douglas W.		519 Cottonwood	Hartland	53029	(262) 367-5444
WI	2019	Vandevort, Samuel Lynn		1909A Washington Street	Two Rivers	54241	(920) 793-8186
WI	2020	Lambert, Adam K.		2581 Post Road	Plover	54467	(715) 544-8262
WI	2021	Scheel, Jason D.		1259 Milton Ave	Janesville	53545	(608) 758-8888
WI	2022	Scheel, Jason D.		2200 West Court Street	Janesville	53548	(608) 728-8080
WI	2024	Baretz, Douglas W.		N168W22724 Prairie View Lane	Jackson	53037	(262) 674-1321
WI	2025	Baretz, Douglas W.		1256 W. Capitol Drive (see bubble)Suite 800	Pewaukee	53072	(262) 696-6440
WI	2026	Lambert, Adam K.		1703 Marinette Avenue	Marinette	54143	(715) 735-3900
WI	2027	Baretz, Douglas W.		17305 W. Capitol Drive	Brookfield	53045	(262) 790-8900
WI	2028	Baretz, Douglas W.		148 South Foster Drive	Saukville	53080	(262) 284-5522
WI	2029	Graves, Susan L.		1179 S. Washburn Street	Oshkosh	54904	(920) 235-2200
WI	2030	Graves, Susan L.		502 W. Murdock Avenue	Oshkosh	54901	(920) 233-3030
WI	2031	Lambert, Adam K.		728 Fond du Lac St.	Ripon	54971	(920) 748-7272
WI	2032	Graves, Susan L.		206 W. Calumet Street	Appleton	54915	(920) 380-4030
WI	2033	Graves, Susan L.		333 W. Northland Avenue	Appleton	54911	(920) 738-9680
WI	2034	Graves, Susan L.		436 S. Commercial Street	Neenah	54956	(920) 725-6656
WI	2035	Graves, Susan L.		84 N. Main Street	Fond Du Lac	54935	(920) 921-3800
WI	2036	Burton, Nathaniel P.		58 W. Market StreetSuite H	Elkhorn	53121	(262) 578-5150
WI	2037	Graves, Susan L.		819 Schelfhout Lane #101	Kimberly	54136	(920) 687-9790
WI	2038	Graves, Susan L.		2124 E. Main Street	Kaukauna	54130	(920) 280-2990
WI	2039	Forder, Mark W.		139 Jennifer Rae Jct. N., Suite F	Roberts	54023	(715) 760-9994
WI	2040	Lambert, Adam K.		3033 Church St.	Stevens Point	54481	(715) 345-0901
WI	2041	Lambert, Adam K.		601 N. Central Avenue, Suite D	Marshfield	54449	(715) 387-3771
WI	2042	Lambert, Adam K.		3910 Schofield Ave.	Schofield	54476	(715) 359-3030
WI	2043	Lambert, Adam K.		301 S. 2nd Ave.	Wausau	54401	(715) 848-2776
WI	2044	Lambert, Adam K.		2880 8th St. S	Wisconsin Rapids	54494	(715) 423-5555
WI	2046	Lambert, Adam K.		704 E. Green Bay St.	Shawano	54166	(715) 524-3030
WI	2047	Parker, Christopher A.		711 N. Spring St., B	Beaver Dam	53916	(920) 356-0551
WI	2048	Baretz, Douglas W.		719 W. Wisconsin Ave.	Milwaukee	53233	(414) 271-8990
WI	2050	Lanier, H. Michel		1719 N. Clairmont	Eau Claire	54703	(715) 833-3930
WI	2051	Lanier, H. Michel		3311 London Drive	Eau Claire	54701	(715) 833-3933
WI	2052	Lanier, H. Michel		705 S. Broadway	Menomonie	54751	(715) 232-6333
WI	2053	Lanier, H. Michel		354 Chippewa Mall Dr.	Chippewa Falls	54729	(715) 726-2626
WI	2054	Baretz, Douglas W.		3500 W. Capitol Drive	Milwaukee	53216	(414) 539-3409
WI	2055	Lambert, Adam K.		609 N. Water Street	Black River Falls	54615	(715) 629-9700

Exhibit B Traditional
as of December 28, 2025

WI	2056	Peterson, Wayne A.		118 N. Main St.	River Falls	54022	(715) 425-5306
WI	2057	Parker, Christopher A.		906 S. Main St.	West Bend	53095	(262) 334-5577
WI	2058	Peterson, Wayne A.		706 19th Street	Hudson	54016	(715) 386-8099
WI	2060	Vandevort, Samuel Lynn		1910 Washington	Manitowoc	54220-4936	(920) 683-3881
WI	2061	Graves, Susan L.		2670 Monroe Rd., Suite 4	Green Bay	54311	(920) 337-4850
WI	2062	Graves, Susan L.		2448 University Ave.	Green Bay	54302	(920) 468-4700
WI	2063	Graves, Susan L.		550 Military Ave.	Green Bay	54303	(920) 496-6020
WI	2064	Graves, Susan L.		2815 S.Oneida St. Suite D	Green Bay	54304	(920) 494-9555
WI	2065	Baretz, Douglas W.		6918 N. Teutonia	Milwaukee	53209	(414) 352-5522
WI	2066	Scheel, Jason D.		1009 E. Main Street	Watertown	53094	(920) 262-3030
WI	2067	Baretz, Douglas W.		5430 N. Lovers Lane Road	Milwaukee	53225	(414) 462-8070
WI	2068	Baretz, Douglas W.		1338 W. Forest Home Ave.	Milwaukee	53204	(414) 645-3303
WI	2070	Baretz, Douglas W.		1107 N. 14th Ave.	Sheboygan	53081	(920) 457-1500
WI	2071	Baretz, Douglas W.		2400 W. Ryan Road	Oak Creek	53154	(414) 949-6025
WI	2072	Baretz, Douglas W.		26 S. Highland Ave.	Plymouth	53073	(920) 893-4800
WI	2074	Baretz, Douglas W.		2149 S. Miller Pkwy	W. Milwaukee	53219	(414) 644-5444
WI	2076	Baretz, Douglas W.		S74 W16829 W. Janesville Road	Muskego	53150	(414) 422-4800
WI	2077	Baretz, Douglas W.		1828 N. Farwell Avenue	Milwaukee	53202	(414) 249-5901
WI	2078	Baretz, Douglas W.		7131 W. Capital Drive	Milwaukee	53216	(414) 462-8999
WI	2079	Baretz, Douglas W.		6015 W. Forest Home Ave.	Milwaukee	53220	(414) 763-3597
WI	2080	Baretz, Douglas W.		6915 University Ave.	Middleton	53562	(608) 824-0800
WI	2081	Baretz, Douglas W.		5401 Caddis Bend	Fitchburg	53711	(608) 284-9565
WI	2083	Baretz, Douglas W.		385 Falls Road	Grafton	53024	(262) 618-2672
WI	2084	Burton, Nathaniel P.		803 Brown School Road	Evansville	53536	(608) 490-6030
WI	2085	Burton, Nathaniel P.		2815 Durand Avenue	Racine	53403	(262) 383-3636
WI	2087	Baretz, Douglas W.		7613 W. Good Hope Rd.	Milwaukee	53223	(414) 357-7775
WI	2088	Baretz, Douglas W.		325 E. North Street #4	Waukesha	53188	(262) 542-9330
WI	2089	Hanson, Dean		2200 Staphorst Lane	Holmen	54636	(608) 540-2030
WI	2090	Burton, Nathaniel P.		204 Park Ave.	Beloit	53511	(608) 312-2474
WI	2091	Burton, Nathaniel P.		3743 Douglas Ave.Clock Tower Plaza	Racine	53404	(262) 681-6111
WI	2092	Baretz, Douglas W.		3139 N. Oakland	Milwaukee	53211	(414) 332-6888
WI	2093	Baretz, Douglas W.		10922 W. National Ave.	West Allis	53227	(414) 546-1000
WI	2096	Baretz, Douglas W.		920 Greenwald Court, Suite 200	Mukwonago	53149	(262) 363-3663
WI	2097	Baretz, Douglas W.		409 West Gorham Street	Madison	53703	(608) 255-2222
WI	2099	Cahee, Danny L. Jr.		8744 US Highway. 51, Suite 3	Minocqua	54548	(715) 356-4242
WI	2100	Burton, Nathaniel P.		1311 Madison Avenue	Fort Atkinson	53538	(920) 563-5663
WI	2101	Forder, Mark W.		2570 Gracie DriveSuite 102	Baldwin	54002	(715) 688-3030
WI	2102	Burton, Nathaniel P.		2088 Milwaukee Ave. Unit F	Burlington	53105	(262) 767-0210
WI	2104	Scheel, Jason D.		750 E. Wisconsin Ave.	Oconomowoc	53066	(262) 569-6999
WI	2105	Burton, Nathaniel P.		7519 60th Avenue, Suite 150	Kenosha	53142	(262) 697-8247

Exhibit B Traditional
as of December 28, 2025

WI	2106	Baretz, Douglas W.		2181 E. Rawson Ave.	Oak Creek	53154	(414) 764-7100
WI	2107	Hanson, Dean		224 Sand Lake Road	Onalaska	54650	(608) 779-3030
WI	2108	Baretz, Douglas W.		737 S. Gammon Rd.	Madison	53719	(608) 276-7676
WI	2109	Graves, Susan L.		106 Shaler Drive	Waupun	53963	(920) 324-6111
WI	2110	Parker, Christopher A.		N112 W15800 West Mequon Rd.	Germantown	53022	(262) 502-1818
WI	2111	Graves, Susan L.		4733 Michael's DriveSuite #2	Grand Chute	54913	(920) 731-0100
WI	2112	Baretz, Douglas W.		6300 W Brown Deer Rd,	Brown Deer	53223	(414) 236-5622
WI	2113	Erwin, Allan F.		622 Washington St.	Horicon	53032	(920) 485-4555
WI	2114	Lambert, Adam K.		247 Broadway St.	Berlin	54923	(920) 361-7272
WI	2115	Nelson, Harold J.		844 8th Ave.	Baraboo	53913	(608) 355-5080
WI	2116	Carlson, Duane L. Jr.		301 Main Street, West	Ashland	54806	(715) 292-6602
WI	2117	Erwin, Allan F.		111 Wisconsin Dells Pkwy S.	Wisconsin Dells	53965	(608) 253-1900
WI	2118	Lambert, Adam K.		400 N. Shawano Ave.	New London	54961	(920) 982-7700
WI	2120	Lambert, Adam K.		1215 E. Elm Street	Cumberland	54829	(715) 564-9900
WI	2121	Cahee, Danny L. Jr.		623 Lincoln	RHINELANDER	54501	(715) 362-2525
WI	2122	Forder, Mark W.		1657 Doman Dr.	New Richmond	54017	(715) 246-3030
WI	2124	Burton, Nathaniel P.		1823 E. Geneva StreetUnit H	Delavan	53115	(262) 728-8888
WI	2195	Burton, Nathaniel P.		96 East Geneva Square	Lake Geneva	53147	(262) 248-5050
WI	2197	Parker, Christopher A.		46 South Main Street	Hartford	53027	(262) 670-8811
WI	9700	Burton, Nathaniel P.		2701 18th Street	Kenosha	53140	(262) 551-0595
WI	9701	Baretz, Douglas W.		803 N. Mayfair Road	Wauwatosa	53226	(414) 935-4000
WI	9702	Baretz, Douglas W.		4221 W. North Ave.	Milwaukee	53208	(414) 444-5100
WI	9703	Burton, Nathaniel P.		1139 W. Main St.	Whitewater	53190	(262) 473-0707
WI	9704	Baretz, Douglas W.		6013 W. Mequon Road, Ste D	Mequon	53092	(262) 236-0069
WI	9705	Lambert, Adam K.		602 South Main Street	Rice Lake	54868	(715) 719-0630
WI	9706	Baretz, Douglas W.		15169 W. National Ave.	New Berlin	53121	(262) 788-9111
WI	9707	Baretz, Douglas W.		2810 East Washington Ave.	Madison	53704	(608) 241-4646
WI	9708	Parker, Christopher A.		N85 W15768 Appleton Ave	Menomonee Falls	53051	(262) 250-1212
WI	9709	Baretz, Douglas W.		552 West Layton Avenue	Milwaukee	53221	(414) 533-4000
WI	9710	Forder, Mark W.		830 Rivard Street, Suite 400	Somerset	54025	(715) 247-3040
WI	9711	Lambert, Adam K.		1020 W. Fulton St.	Waupaca	54981	(715) 544-8400
WV	1300	Graves, Susan L.		75 Valley Pointe Drive	Elkins	26241	(304) 630-3030
WV	1301	Graves, Susan L.		3100 Grand Central Avenue	Vienna	26105	(304) 295-9321
WV	1303	Graves, Susan L.		1814 7th Street	Parkersburg	26101	(304) 485-7501
WV	1305	Clise, Michael W.		71 Cowardly Lion Drive	Hedgesville	25427	(681) 258-8330
WV	1307	Graves, Susan L.		1001 Morgantown Avenue	Fairmont	26554	(304) 366-7881
WV	1308	Graves, Susan L.		535 E.Third Street	Weston	26452	(304) 269-3030
WV	1309	Graves, Susan L.		47 S. Kanawha Street	Buckhannon	26201	(304) 472-3030
WV	1311	Graves, Susan L.		1159 Van Voorhis Road, Suite A	Morgantown	26505	(304) 241-5545
WV	1315	Lacefield, Morgan T.		1331 Pennsylvania Ave.	Weirton	26062	(304) 797-7222

Exhibit B Traditional
as of December 28, 2025

WV	1316	Graves, Susan L.		300 Pleasant Street	Morgantown	26501	(304) 296-3030
WV	1318	Graves, Susan L.		5468 Big Tyler Road	Cross Lanes	25313	(304) 776-3030
WV	1319	Graves, Susan L.		1631 Washington Street East	Charleston	25311	(304) 343-3100
WV	1322	Graves, Susan L.		116 S. Chestnut St.	Clarksburg	26301	(304) 624-4001
WV	1323	Graves, Susan L.		2308 Cleveland Avenue	Saint Albans	25177	(304) 727-2284
WV	1325	Graves, Susan L.		701 Oakwood Road	Charleston	25314	(304) 345-0300
WV	1329	Lacefield, Morgan T.		275 N. State Route 2	New Martinsville	26155	(304) 455-1180
WV	1331	Lacefield, Morgan T.		144 N. Lafayette Avenue	Moundsville	26041	(304) 845-9065
WV	1333	Lacefield, Morgan T.		77 Bridge Street Plaza	Wheeling	26003	(304) 242-1200
WV	1334	Lacefield, Morgan T.		3030 Jacob Street	Wheeling	26003	(304) 232-3030
WV	1336	Hamilton, Bryan S		700 Stafford Drive	Princeton	24740	(304) 425-0505
WV	1339	Clise, Michael W.		Route 11 N. (aka 502 Williamsport Pike)	Martinsburg	25401	(304) 263-3000
WV	1340	Graves, Susan L.		420 Viand	Point Pleasant	25550	(304) 675-5858
WV	1341	Johnson, Claude E		205 Creel Street	St. Mary's	26170	(304) 684-2684
WV	1342	Johnson, Claude E		344 S. Church	Ripley	25271	(304) 372-1600
WV	1343	Horn, John		23 Nell Jean Square	Beckley	25801	(304) 256-3003
WV	1344	Horn, John		160 South Pointe Drive	Fayetteville	25840	(304) 465-3030
WV	1345	Lacefield, Morgan T.		326 S. 4th Avenue	Paden City	26159	(304) 337-2223
WV	1346	Lacefield, Morgan T.		1130 North Fork Road	West Liberty	26003	(304) 336-4400
WV	1347	Clise, Michael W.		65-D Cordial Ct.	Falling Waters	25419	(304) 274-3010
WV	1349	Clise, Michael W.		490 N. High Street	Romney	26757	(304) 822-3866
WV	1350	Clise, Michael W.		1002 Winchester Ave.	Martinsburg	25401	(304) 267-7600
WV	1351	Clise, Michael W.		201 N. Mildred St.	Ranson	25438	(304) 725-2095
WV	1352	Clise, Michael W.		590 S. Mineral St.	Keyser	26726	(304) 788-6400
WV	1353	Clise, Michael W.		8309 Martinsburg Pike	Shepherdstown	25443	(304) 876-2595
WV	1354	Clise, Michael W.		33 True Apple Way	Inwood	25428	(304) 229-2121
WV	1356	Horn, John		1932 Ritter Dr.	Daniels	25832	(304) 763-5300
WV	1360	Lacefield, Morgan T.		457 Main Street	Follansbee	26037	(304) 527-3030
WV	1361	Graves, Susan L.		525 20th Street	Huntington	25703	(304) 697-3300
WV	1362	Graves, Susan L.		941 Roosevelt Blvd.	Eleanor	25070	(304) 586-2500
WV	1363	Graves, Susan L.		450 E. Main Street	Bridgeport	26330	(304) 848-2525
WV	1364	Barrett, Zachary D.		213 Coleman Drive Suite A	Lewisburg	24901	(681) 494-1200
WY	6001	Feavel, Jay B.		511 E Pershing	Cheyenne	82001	(307) 637-3030
WY	6002	Feavel, Jay B.		3610 Dell Range Blvd., Unit A3	Cheyenne	82009	(307) 635-3030
WY	6003	Hackett, Michael D.		2741 West C St.	Torrington	82240	(307) 532-0330
WY	6004	Hahn, Anna		1826 E Richards	Douglas	82633	(307) 624-2020
WY	6005	Erwin, Allan F.		451 West Coulter	Powell	82435	(307) 754-3211
WY	6006	Feavel, Jay B.		901 S. Greeley Highway, Unit A	Cheyenne	82007	(307) 222-1149
WY	6007	Erwin, Allan F.		309 Lakeway Road	Gillette	82718	(307) 682-5999
WY	6010	Riddle, Charles M.		233 Front Street	Evanston	82930	(307) 789-7899

Exhibit B Traditional
as of December 28, 2025

WY	6019	Riddle, Charles M.		312 W. Cedar St.	Rawlins	82301	(307) 328-1400
WY	6020	Feavel, Jay B.		1710 Grand Ave.	Laramie	82070	(307) 742-0030
WY	6030	Riddle, Charles M.		3028 College Drive	Rock Springs	82901	(307) 362-4242
WY	6031	Riddle, Charles M.		170 Uinta Dr.	Green River	82935	(307) 875-2020
WY	6035	Riddle, Charles M.		804 N Federal Blvd.	Riverton	82501	(307) 857-2033
WY	6040	Moran, Frank B.		1540 Centennial Court	Casper	82609	(307) 237-6100
WY	6041	Moran, Frank B.		3141 SW Wyoming Blvd.	Casper	82604	(307) 265-2900
WY	6042	Moran, Frank B.		813 E First St	Casper	82601	(307) 234-4455
WY	6050	Erwin, Allan F.		400 W 2nd Street	Gillette	82716	(307) 682-4999
WY	6051	Erwin, Allan F.		1538 N. Main St.	Sheridan	82801	(307) 672-7401
WY	6055	Joiner, John David		520 South Highway 89	Jackson	83001	(307) 733-0330
WY	6059	Riddle, Charles M.		8116 Highway 789	Lander	82520	(307) 335-7070
WY	6060	Erwin, Allan F.		1454 Sheridan Ave.	Cody	82414	(307) 587-4781
WY	6098	Erwin, Allan F.		307 East Hart Street, Suite C	Buffalo	82834	(307) 620-3061
WY	6099	Feavel, Jay B.		5410 Yellowstone Rd	Cheyenne	82009	(307) 475-7555
WY	7678	McComas, Sean E.		550 Washington St. Ste 130	Afton	83110	(307) 368-8833
Guam	97351	Noble, Jay		393 S. Marine Dr.	Tamuning	96911	671-649-3031
Guam	97352	Noble, Jay		Lot 5360-2 New Barrigada Guam, University Square Ste 104 Veterans	Barrigada	96913	671-734-1030
Guam	97353	Noble, Jay		Lot 1024-1 New 4, 117 Yigo Plaza	Yigo	96929	671-653-3030
Guam	97355	Noble, Jay		185 Mepa St	Finegayan	96923	671-637-3030
Guam	97356	Noble, Jay		Navy Exchange Guam, PSC 455, Box 178, Bldg. 258, FPO96540-1000	Navy Exchange	96915	671-564-3030
Guam	97357	Noble, Jay		135 Marine Corp Drive	Dededo	96913	671-647-3030
Guam	97358	Noble, Jay		165 Route 4	Hagatna	96910	671-477-3030
Puerto Rico	11651	Lieberman, Ed		Ponce de León Shopping Center Local #1 Ave.	Lopategui Esq Esmeralda Guayn	00969	787-720-3030
Puerto Rico	11652	Lieberman, Ed		Carr #2 Km 7.3	Guaynabo	00983	787-720-3030
Puerto Rico	11654	Lieberman, Ed		Ave. Monserrate Monserrate Plaza Local F	Carolina	00983	787-720-3030
Puerto Rico	11655	Lieberman, Ed		Ave. Campo Rico #235	Carolina	00982	787-720-3030
Puerto Rico	11656	Lieberman, Ed		A-4 Calle 1	Rexville Bayamón	00956	787-720-3030
Puerto Rico	11658	Lieberman, Ed		RA-16 Ave/ Boulevard	Levittown Toa Baja	00961	787-795-4000
Puerto Rico	11659	Lieberman, Ed		AS-56 Calle 37 956	Santa Juanita Bayamon	00956	787-740-5500
Puerto Rico	11660	Oliver, Felix		Urb University Gardens 266, Ave. Pinero	San Juan	00927	787-767-3131
Puerto Rico	11666	Lieberman, Ed		1908 Calle Loiza	Santurce	00911	787-726-3035
Puerto Rico	11668	Lieberman, Ed		Central Plaza Shopping Center, Local 14 Ave San Patricio	San Juan	00920	787-273-3030
Puerto Rico	11669	Baez, Madeline		Ave San Claudio #387, Local #1	San Juan	00926	787-748-0011
Puerto Rico	11670	Lieberman, Ed		Drive Inn Plaza Shopping Center, #19	Bayamón	00957	787-740-8585
Puerto Rico	11672	Lieberman, Ed		1357 Ave. Ponce de León Parada 20	Santurce	00915	787-725-3000
Puerto Rico	11674	Lieberman, Ed		Edif Office Park I Local 208	Mayaguez	00680	787-831-3030
Puerto Rico	11676	Lieberman, Ed		125 Ave. Universidad	Arecibo	00612	787-878-3030
Puerto Rico	11677	Lieberman, Ed		Plaza Nuevo Mundo, # 5B	Ponce	00731	787-259-3030
Puerto Rico	11678	Lieberman, Ed		155 Calle Comerío	Hatillo	00657	787-820-3030

Exhibit B Traditional
as of December 28, 2025

Puerto Rico	11679	Lieberman,Ed		Carr 155 Km 70	Santa Isabel	00757	787-845-3434
Puerto Rico	11680	Lieberman,Ed		Puerta del Sol Shopping Center	Manatí	00674	787-854-4000
Puerto Rico	11681	Lieberman,Ed		Carr 107 Km 4.7	Aguadilla	00605	787-891-7000
Puerto Rico	11682	Lieberman,Ed		Fajardo Plaza Punta del Este Court 194	Fajardo	00738	787-863-3131
Puerto Rico	11683	Lieberman,Ed		Vega Baja Mall, Carr #2, Km 39.3, Local DD5	Vega Baja	00693	787-855-5000
Puerto Rico	11684	Lieberman,Ed		Plaza del Noreste Mall Villas de Loiza, Local 2-B	Loiza	00772	787-886-3030
Puerto Rico	11685	Lieberman,Ed		Urb Buzo, Calle Dr. Victor Rincon #1 Local A	Humacao	00982	787-852-3535
Puerto Rico	11686	Lieberman,Ed		PR 14, Km. 73.3, Int. Carr. 1 Bo. Montebello	Cayey	00736	787-263-3330
Puerto Rico	11687	Lieberman,Ed		245 Ave Mendez Vigo	Dorado	00740	787-796-3030
Puerto Rico	11688	Lieberman,Ed		Plaza Notre Dame Local 7 Ave. Luis Muñoz Marín	Caguas	00725	787-703-3030
Puerto Rico	11690	Lieberman,Ed		Edif Economueble #2 El Tuque	Ponce	00731	787-984-3030
Puerto Rico	11693	Lieberman,Ed		Plaza Encantada Local C6 Ave.	Encantada Trujillo Alto	00979	787-293-3030
Puerto Rico	11694	Lieberman,Ed		Yauco Gallery Carr #2 Km 2.2	Yauco	00698	787-492-3030
Puerto Rico	11696	Lieberman,Ed		Olympic Plaza Shopping Center CARR PR 30 INT PR 198 KM 20.01	Las Piedras	00771	787-716-3030
Puerto Rico	11697	Lieberman,Ed		Commerce Plaza Carr. 744 Esq. Higway 54	Guayama	00787	787-866-5555
Puerto Rico	11699	Lieberman,Ed		Edif. Estacionamiento Covadonga, Local 14	San Juan	00921	787-724-3030
Puerto Rico	15170	Airport Shoppes, Corp.		Aeropuerto Luis Munoz Marin Ave Aereopuerto	Carolina	00979	787-791-0300
Puerto Rico	15171	Airport Shoppes, Corp.		Aeropuerto Luis Munoz Marin Ave Aereopuerto	Carolina	00979	787-791-0300
Puerto Rico	15172	Airport Shoppes, Corp.		Aeropuerto Luis Munoz Marin Ave Aereopuerto	Carolina	00979	787-791-0300
Puerto Rico	15173	Lieberman,Ed		9 Ave Chardón Local 3	San Juan	00918	787-767-0101
Puerto Rico	15175	Lieberman,Brian and Zachary		Carr 2 Int Ave Hostos Lote 1 Mall Ponce by Pass	Ponce	00721	787-928-8585
Puerto Rico	15176	Lieberman,Brian and Zachary		Ave. Nativo Alers, Town Center, Local #3	Aguada	00602	787-551-8900
Puerto Rico	15177	Lieberman,Brian and Zachary		The Market Place at Montehiedra, Ave. Los Romeros, Local 6 3 2-A	San Juan	00926	787-200-7444
Puerto Rico	15178	Lieberman,Brian and Zachary		Carr. PR #3, 65 Infanteria Shopping Center, Store #9-6/1	San Juan	00924	787-767-2666
Puerto Rico	15179	Lieberman,Brian and Zachary		Carr. PR #3, Km. 28, Centro Comercial Rio Grande Plaza, Local 5-6	Rio Grande	00745	787-957-3232
Puerto Rico	15180	Lieberman,Brian and Zachary		Carr. PR 52 Las Catalinas Shopping Center #109	Caguas	00727	787-286-3030
Virgin Islands	16172	Lieberman,Brian and Zachary		3000 Golden Rock Shopping Center, Suite 5	Christiansted	00820	340-773-6040
Virgin Islands	16173	Lieberman,Brian and Zachary		8000 Nisky Center Shopping Center, Suite 6	St. Thomas	00802	340-776-3030

Franchise Agreements Signed but Outlet Not Opened as of December 28, 2025

AL	5373	Stearns, Wesley Allen		281 US 11	Trussville	35173	
AR	5339	Turner, Ty Michael		4407 West Kingshighway	Paragould	72450	(870) 787-1230
AR	5325	Turner, Ty Michael		8027 US-49 S, Suite A	Brookland	72417	
CA	8363	Iqbal, Ali Hassan		1400 Eureka Way	Redding	96001	(530) 255-7771
FL	8611	Soto, Christa E.		612 S. Main Street	Belle Glade	33430	(561) 516-5549
FL	5264	Aguilera, Francisco Benito		1186-A NW 54th Street	Miami	33127	(645) 225-9994
GA	4152	Schroeder, James Michael		2204 S Main Street, Suite A	Greensboro	30642	
IN	2632	Stegen, Jeffrey		613 North Main Street	Bluffton	46714	(260) 296-3050
IN	2640	Gronemann, James W.		1722 Indianapolis Boulevard	Whiting	46394	(219) 370-9699
IN	2641	Mayhall, Dennis L.		5905 Bluffton Road	Fort Wayne	46809	(260) 321-1550

Exhibit B Traditional
as of December 28, 2025

LA	3050	Tucker, Freddie		1609 Arizona Avenue	Monroe	71202	
MA	3075	Karakus, Yunus		265 Main Street	North Reading	01864	(978) 571-4200
MD	4636	Paci, Joshua Marco		224 North Church Street, Suite D	Thurmont	21788	(240) 288-1771
MI	1282	Seck, Lamine		14331 Woodward Ave	Detroit	48203	
MO	2729	Ratterman, Mark B.		3108 South Kingshighway Blvd	St. Louis	63139	(314) 474-5050
NH	3308	Bell, Keith		1 Jaffrey Rd., Unit #7	Peterborough	03458	
NJ	4978	Tanoli, Rashid		139A Skyline Dr	Ringwood	07456	
NY	3371	Tanoli, Rashid		162 North Main St., Unit 1	Florida	10921	
OH	2164	Satterwhite, Anthony D.		15410 West High Street	Middlefield	44060	
OH	2422	Satterwhite, Anthony D.		4908-A Turney Road	Garfield Heights	44125	
OH	2448	Satterwhite, Anthony D.		20950 Libby Road, Unit 605	Maple Heights	44137	
OH	9770	Satterwhite, Anthony D.		38 South Aurora Road, Unit D	Aurora	44202	
OR	7289	Howard, Brian W.		115 Paroz Lane	Myrtle Creek	97457	
PA	4732	Khan, Izhar Ali		1100 Lincoln Hwy, Suite 101	North Versailles	15137	
PA	4822	Gran, Tyler		1536 N Carlisle St., North Central	Philadelphia	19121	
TN	1442	Turner, Ty Michael		556 South Bells Street	Alamo	38001	(731) 257-3030
TX	8149	Hamill, R. Brent		177 W FM 550 Suite 102	Rockwall McLendon-Chisholm	75032	(469) 897-5665
TX	8213	Murph, Alan D.		14835 Culebra Rd, Suite 100	San Antonio	78254	(210) 405-3333
VA	6044	Palmeri, Christina S.		15432 Rogers Clark Blvd.	Bowling Green	22427	

EXHIBIT B-1

LIST OF DOMINO'S FRANCHISEES – NON-TRADITIONAL

Exhibit B-1 Non-Traditional
as of December 28, 2025

Store State	Store	Franchisee	Area Type	Store Address	Store City	Store Zip	Store Phone
AL	5381	Dawoud, Mohammed (David)		7201 Aaron Aronov Drive Suite #30	Fairfield	35064	(205) 923-2626
AL	5824	Dhedhi, Danish W.		Von Braun Center 700 Monroe St. SW	Huntsville	35801	(877) 883-9643
CA	8374	Schwesinger, Dennis E.		10624 South Loop Boulevard	California City	93505	(760) 284-3555
CA	8535	Hishmeh, Tareq M.		2198 Riverside Avenue*Not A Mailing Address*	Paso Robles	93446	(805) 239-8505
FL	3297	Reulbach, Anthony S.		525 N. Summit Street	Crescent City	32112	(386) 698-1500
FL	8623	Longen, Jerry A.		University of Florida Stadiums SEE SFA Section 2	Gainesville (Univ of Fla)	32604	(352) 373-3343
FL	8637	Diaz, Nelson		Univ. of Central Florida - JTW Center 114 Aquaris	Orlando	32816	(407) 882-2010
GA	8886	Nagengast, Michael P.		Rt. 2 Box 96, Highway 82	Waynesville	31566	(912) 778-8888
IN	2607	Stegen, Jeffrey		610 Purdue Mall	West Lafayette	47907	(765) 497-7890
KS	6327	Cunningham, Donal		2210 Trooper Dr.	Fort Riley	66442	(785) 762-2121
LA	5206	Rigsby, Jerrod Glenn		2310 N. Main St., Suite #100	St. Martinville	70582	(337) 394-4040
MO	1541	Hurteau/Prather, Art/Marty		Hammons Field 935 E. Trafficway St.	Springfield	65802	(417) 831-1110
MS	5987	Magee, Gregory S.		221 Highway 26 West	Poplarville	39470	(601) 403-8500
NC	7482	Patterson, G. Mack		Bank of America Stadium 800 S. Mint St.	Charlotte	28202	(704) 331-9847
NC	8815	Barber, John C.		60-3 Cronley Rd.	Delco	28436	(910) 655-0808
NC	8835	Heaney, Sean T.		926 Brookstown Avenue	Winston Salem	27101	(336) 768-9545
NC	8838	Patterson, G. Mack		BB&T Ballpark 324 South Mint	Charlotte	28202	(877) 883-9643
NJ	4549	Williams, Joseph A.		2901 Boardwalk	Wildwood	08260	(609) 435-5862
NM	6547	Bailey, Brian K.		Shiprock QuikStop, Hwy. 64, PO Box 3379	Shiprock, Navajo Nation	87420	(505) 368-4907
NM	9300	Bailey, Brian K.		Tse Bonito NNOG Convenience Store, Hwy. 264	Tse Bonito, Navajo Nation	87301	(505) 371-3600
SC	8756	Fox, Aaron A.		848 Pamplico Hwy.	Pamplico	29583	(843) 493-3030
SC	8764	Fox, Aaron A.		1335 N. Longstreet	Kingstree	29556	(843) 355-8800
TN	6174	Hurd, Timothy A.		Bristol Motor Speedway 151 Speedway Blvd.	Bristol	37620	(877) 883-9643
VA	8088	Cobbs, Kenneth L. II		1501 Lakeside Drive	Lynchburg	24501	(434) 544-8115
VT	3182	Bell, Keith		15 North Main Street	Northfield	05663	(802) 552-4779
Guam	97354	Noble, Jay		Tract 1427, A.B. Wonpat International Airport	Tamuning	96911	(671) 642-3030

EXHIBIT B-2

**LIST OF FRANCHISEES WHO HAVE LEFT THE SYSTEM
OR WHO HAVE CLOSED OR TRANSFERRED A UNIT
BUT HAVE NOT LEFT THE SYSTEM**

Exhibit B-2
Franchisees Who Left the System as of December 28, 2025

Franchisee	Address	City	State	Zip	Phone
Ali, Khurram S.	PO Box 2118	Cranberry Twp	PA	16066	(908) 358-4255
Anderson, Shane H.	P.O. Box 31315	Spokane	WA	99223	(509) 323-9692
Arntson, Eric	4800 W. Saginaw Hwy Suite A	Lansing	MI	48917	(989) 224-3986
Ashdown, Jeromy	14108 NE Mountain View Dr	Battle Ground	WA	98604	(503) 997-8361
Avelar, Israel V.	PO Box 684168	Park City	UT	84068-4168	(435) 649-7788
Baldwin, Adam	345 Cole Ave.	Jamestown	NY	14701	(716) 969-7813
Barcomb, Calvin E	14115 Dallas Dr.	Denham Springs	LA	70726	(985) 960-2030
Barrick, Todd O.	127 Ridge Dr.	Dillsburg	PA	17019	(717) 357-1244
Bartez, Douglas W.	11050 W. Bluemound Rd.	Wauwatosa	WI	53226	(414) 423-6782
Bell, Keith	27 Rutgers Rd.	Andover	MA	01810	(802) 505-8244
Benevente, Thomas	13609 Borolo dr	Edinburg	TX	78541	(281) 705-5746
Bhullar, Khushminder S.	5285 Devonshire Rd.	Harrisburg	PA	17112	(484) 553-0320
Bonanno, Joseph J.	5761-A Rockbridge Rd	Stone Mountain	GA	30087	(770) 982-6585
Brannan, Craig W.	3518 Island Dr.	N. Topsail Beach	NC	28460	(910) 328-3098
Brown, Randy	PO Box 749	Orange	TX	77631	(409) 886-1717
Bumpus, David M.	1015 Rose Bowl Dr.	Cape Girardeau	MO	63701	(573) 243-0275
Burgess, Timothy Kent	3019 Jet Wing Dr	Colorado Springs	CO	80916	(702) 271-5337
Casey, Shane B.	3516 Seagate Way Suite 120	Oceanside	CA	92056	(760) 637-2003
Chak, Savak	2509 Terry Ln	Sarasota	FL	34231	(641) 455-3414
Cobbs, Kenneth	PO Box 507	Forest	VA	34746	(434) 525-8434
Cookston, Robert L. III	4142 Clark Point Rd.	Anacortes	WA	98221	(203) 536-0660
Coronis, Stephen Isaac	21201 High Dr.	Lago Vista	TX	78645	(512) 267-3232
Cunningham, Michael A.	12633 State Highway 30	College Station	TX	77845	(979) 695-9912
Dahn, Tyler H.	1617 Margate Ave	Orlando	FL	32803	(407) 222-0828
D'Andrea, Peter P.	PO Box 23347	Knoxville	TN	37933	(704) 905-9220
Darger, Guy	1701 Driftwood Lane	Birmingham	AL	35235	(801) 857-5751
Davis, Curtis	535 Maple Ave.	Clarksdale	MS	38614	(662) 627-5030
De Busk, Larry	314 Paul Street	Endicott	NY	13760	(607) 786-5907
DeGood, Douglas A.	812 White Oak Ct.	Panama City Beach	FL	32408	(850) 235-3936
Delgrosso, Brian	1744 Topaz Dr.	Loveland	CO	80537	(970) 222-1651
DePugh, Steve	838 Eldean Road	Troy	OH	45373	(937) 339-8007
Diop, Souleymane	6098 Farnwood Way	Mableton	GA	30126	(404) 699-1365
Dixon, Katherine A.	2132 Benson Road	Point Roberts	WA	98281	(604) 952-4500
Dolan, Charles S.	5101 SE 29th Street	Del City	OK	73115	(303) 421-4157
Dolkowski, Aaron	23960 Carlisle Street	Dearborn	MI	48124	(313) 694-0647
Donahoo, Camron Wesley	32 South Forty Road	Alabaster	AL	35007	(205) 908-8717
Dunn, Clifton	9 Brentwood Dr.	Verona	NJ	07044	(973) 477-9149
El-Sibai, Mohammad A.	35 Black Duck Road	Concord	MA	01742	(617) 721-6066
Elwell, Emily E.	14247 County Road 200	Jasper	MO	64755	(417) 827-3847
Erwin, Allan F.	1542 N Main Street	Sheridan	WY	82801	(307) 250-3063
Farace, Alvaro	9990 Coconut Rd	Bonita Springs	FL	34135	(973) 903-2006
Farid, Syed Humayun	2114 Lafayette Avenue	New York	NY	10473	(347) 684-9173
Farmer, Patrick	2710 NE 270th Ave	Ridgefield	WA	98642	(360) 581-6903
Ferreira, Carlos H.	390 Rhode Island Ave	Fall River	MA	02721	(508) 676-6026
Frias, Marlon	5788 Berry Glen Ct.	Carmel	IN	46033	(267) 407-1113

Exhibit B-2
Franchisees Who Left the System as of December 28, 2025

Franchisee	Address	City	State	Zip	Phone
Gage, Stanley J.	P.O. Box 12921	New Bern	NC	28561	(734) 276-3068
Golembiowski, Sophie	6635 W Happy Valley Rd	Glendale	AZ	85378	(602) 317-6841
Graham, Nicolas Shane	PO Box 339	Southmont	NC	27351	(366) 596-0428
Grieg, David V.	13431 Catapult Lane	Bristow	VA	20136	(703) 754-0712
Gungor, Unal	7224 Redwood Forest Dr	Dayton	OH	45414	(857) 415-7872
Gungor, Yasemin	190047 University St.	Scottsbluff	NE	69361	(308) 635-0330
Hamilton, Troy C.	7735 NE Hwy. 99	Vancouver	WA	98665	(360) 605-0890
Hess, David F.	1214 Progressive Dr #101	Chesapeake	VA	23320	(720) 202-0931
Hill, William Nelson	18055 Florida Blvd	Holden	LA	70744	(225) 400-3516
Hines, Timothy	4707 West Clearwater Ave.	Kennewick	WA	99336	(509) 735-6377
Howard, Brian W.	1431 NW Jefferson St.	Roseburg	OR	97471	(541) 378-7775
Howell, Wesley O.	2364 Beach Ln.	Pampa	TX	79065	(806) 665-8080
Hunt, Travis William	P.O Box 127	New Hampton	NH	03256	(802) 522-6368
Hurd, Tim	4036 Lakeland Drive	Kingsport	TN	37664	(423) 246-5099
Islam, Azharul	6000 Ruby Crest Dr.	Malvern	PA	19355	(631) 946-0963
Jones, Alaura Heather	16555 SW 12th St.	Sherwood	OR	97140	(360) 990-3097
Jones, Robert W.	5770 Winding Creek Rd.	Shawnee	OK	74804	(405) 417-0344
Karakus, Yunus	14 Parker Ave.	Tewksbury	MA	01876	(781) 521-6879
Keller, Gregory S.	P.O. Box 2690	Silverdale	WA	98383-2690	(360) 830-0354
Kerns, Joe B. II	213 Clear Sky Lane	Summerville	SC	29486	(843) 642-1888
Khan, Mohammad S.	441 Main Street, Suite 200	East Orange	NJ	07018	(973) 699-2912
Khan, Shafiq A.	524 31st St.	Union City	NJ	07087	(973) 941-3837
Khurram, Raja	223 Oakmont Dr	Pittsburgh	PA	15229	(412) 969-1200
Kilinc, Bentan	51 Hill Road, Apt:503	Belmont	MA	02478	(617) 955-1084
Kraniger, Mark J.	P.O. Box 938	La Puente	CA	91747-0938	(949) 230-8998
Krueger, Joel G.	11344 Blazingstar Lane N.	Lake Elmo	MN	55042	(651) 762-0881
Lasher, Justin C.	P.O. Box 738	Heber	AZ	85928	(928) 978-1476
Lewis, Thomas R.	11555 Central Pkwy. Suite 901	Jacksonville	FL	32224	(904) 997-9807
Li, Heng	5805 Yorkshire Rd	McKinney	TX	75070	(469) 999-1288
Lockhart, Eric J.	7764 Silver Oaks Drive	Dubuque	IA	52003	(563) 552-8581
Machin, Robert	166 Lipizzan Trail	St. Augustine	FL	32095	(917) 574-9921
Magee, Matthew	3311 Gulf Breeze Pkwy #343	Gulf Breeze	FL	32563	(850) 932-4666
Malament, Charles	13050 Middlebrook Rd.	Germantown	MD	20874	(301) 540-8342
Malik, The Estae of Sanan	15158 Downey Ave.	Paramount	CA	90723	(818) 621-3126
Manzanares, Wayne	1027 W 7th St	Auburn	IN	46706	(260) 909-0817
May, Roy Jeffrey	P.O. Box 517	Gulf Breeze	FL	32562	(850) 313-4143
McCormick, Penni Lynn	PO Box 530397	Harlingen	TX	78550	(956) 491-6415
McCormick, The Estate of Mitchel A	P.O. Box 530397	Harlingen	TX	78553-0397	(956) 428-7049
McMillan, Jeremy	2421 Old Ranch Rd.	Missoula	MT	59808	(406) 438-2850
McMullen, Tim	PO Box 1582	Big Rapids	MI	49307	(231) 527-8059
Mekler, John T.	13584 Holly Rd.	Henryetta	OK	74437	(918) 429-0083
Melson, James	6020 Robbs Dr.	Cumming	GA	30041	(678) 294-3146
Metro, Louis C.	64 West Eleanor Dr.	Springboro	OH	45066	(937) 746-1005
Meussner, Harry J.	30081 Running Deer Lane	Laguna Niguel	CA	92677	(949) 495-8891
Midgette, Evan James Jr.	1966 County Rd. 13	Clanton	AL	35045	(205) 790-5125

Exhibit B-2
Franchisees Who Left the System as of December 28, 2025

Franchisee	Address	City	State	Zip	Phone
Mikelonis, Philip F.	2124 Broadway Ave.	Boise	ID	83706	(208) 343-0793
Montez, Raymond J.	1413 Sherman Road #20	Romeoville	IL	60446	(815) 577-8442
Mouch, Thomas F.	5319 Winding River	Richmond	TX	77469	(281) 342-7828
Mueller, Glenn A.	15384 5th Street	Gulfport	MS	39503	(228) 832-4000
Mueller, Rogers L.	12613 Walrond Rd.	Fishers	IN	46037	(228) 806-2700
Mullins, Erin M.	12830 State Rd 62	Parrish	FL	34219	(941) 981-5287
Nagengast, Michael P.	693 Lake Stone Circle	Ponte Vedra Beach	FL	32082	(912) 384-3800
Narlock, Stephen Alexander	10751 S. LaVista Dr.	Columbia	MO	65202	(573) 214-0288
Nelson, Gordon E.	E 12250 County Rd. W	Baraboo	WI	53913	(608) 355-0693
Norris, Maxwell Mark	418 S. Jonathan	Springfield	MO	65802	(573) 714-5197
Oberg, Jared James	1427 Forsythia Dr.	Rocklin	CA	95765	(651) 295-5105
O'Brien, Micahel D.	4934 Foxborough Court	Bettendorf	IA	52722	(563) 505-4394
Orcutt, Michael L.	3585 Trotter Dr.	Alpharetta	GA	30004	(770) 777-2217
Palmer, Steven T.	430 Churchhill Lane	Pottsboro	TX	75076	(903) 815-1407
Patel, Dilaver I.	749 Monmouth Ave.	Kenilworth	NJ	07033	(908) 620-3999
Patel, Himanshu	194 Chaska Loop	Troutman	NC	28166	(704) 657-0786
Pavlik, David M.	9049 Coleman Rd.	Haslett	MI	48840	(517) 339-9617
Podsen, The Estate of Joseph M.	P. O. Box 333	Fairburn	GA	30213	(404) 254-5600
Poe, Dennis	15447 SE Bradford Rd.	Clackamas	OR	97015	(971) 279-3776
Price, Richard W.	2490 Aurora Road	Melbourne	FL	32935	(321) 723-9057
Prouse, Donald M. Jr.	120 Mullet Run	Milford	DE	19963	(302) 424-1600
Qureshi, Muhammad Bilal	16765 Old State Rd.	Middlefield	OH	44062	(724) 944-4626
Ramold, Robert C.	P.O. Box 1688	Grand Island	NE	68802	(308) 389-2390
Rea, Mike	18707 E. Hampden Ave.	Aurora	CO	96706-6526	(303) 263-9750
Rea, Samuel L.	171 Branding Iron	Imperial	CA	92251	(760) 960-5006
Redies, Joshua Daniel	5853 Lafayette Lane	Ann Arbor	MI	48103	(734) 717-9396
Rompel, Michael SC	700 Bishop Street #228	Honolulu	HI	96813	(808) 744-9900
Ross, Shawn Leighton	1201 Denali Dr.	Nixa	MO	65714	(417) 231-1429
Safar, Thomas Burton	1519 Park St.	Greenville	TX	75401	(214) 793-5482
Schweitzer, Michael H.	1100 Moon Ranch Rd	Florence	TX	76527	(512) 778-9350
Sharma, Yash	990 Westbury Rd	Westbury	NY	11590	(516) 603-8816
Shehadeh, Issa J.	2362 Fairview Place	Fairfield	CA	94534	(951) 640-8417
Sheikh, Ashan	19 Setting Sun Dr	Hackettstown	NJ	07840	(908) 277-3913
Shoemaker, Justin	9421 Shadow Point Circle	Chattanooga	TN	37421	(901) 484-4154
Short, Christopher J.	6345 Edgebrook Ct	Mason	OH	45040	(317) 431-6367
Singh, Rajbir	17300 Polaris Court	Lathrop	CA	95330	(623) 205-1270
Smith, Catherine A.	100 Harrison Harbor Way	Anderson	SC	29625	(864) 933-4345
Smith, Eric	5904 Dun Barton Ct.	Pace	FL	32571	(850) 686-7513
Soto, Christa E.	1127 Royal Palm Beach Blvd. #217	Royal Palm Beach	FL	33411	(561) 315-1447
Stegen, Jeffrey	3122 S. Lafountain St.	Kokomo	IN	46902	(417) 849-7181
Stelser, Fernando J.	30 Pleasant St #453	Brunswick	ME	04011	(978) 771-7991
Stoeke, Arthur L. Jr.	1958 Mikler Rd.	Oviedo	FL	32765	(321) 432-1600
Stoll, Norman L.	1451 Ansborough Ave.	Waterloo	IA	50701	(319) 266-1884
Tanoli, Rashid	5 Flanders Rd	Hewitt	NJ	07421	(610) 698-9459
Taskaynatan, Murat	743 Main Street	Winchester	MA	01890	(415) 275-1845

Exhibit B-2
Franchisees Who Left the System as of December 28, 2025

Franchisee	Address	City	State	Zip	Phone
Taylor, TJ	3512 W. Siebentahler	Dayton	OH	45406	(859) 609-2985
Thomas, Paul L.	204 Farriers Lane	Jamestown	NC	27282	(336) 706-6863
Traenkner, Richard C.	1916 E. Osceola Parkway	Kissimmee	FL	34743	(407) 892-1318
Troullier, P. Ann	3600 43rd St. S	Wisconsin Rapids	WI	54494-2743	(715) 423-0420
Turner, Ty	574 Green Tree Cove	Collierville	TN	38017	(734) 474-8274
Uddin, Mohammed J.	PO Box 185338	Hamden	CT	06518	(203) 907-3212
Vickers, Chad	2405 Caton Farm Rd	Cresthill	IL	60430	(347) 392-8030
Vigil, Lawrence A.	P.O. Box 98176	Lubbock	TX	79499-8176	(806) 408-0288
Wackerbarth, Matthew	PO Box 3149	Homosassa	FL	34447	(352) 345-1047
Yaqoob, Waqas	6 Littlefield Dr.	Farmingdale	NJ	07727	(201) 282-7426
Yildirim, Molly Hilal	1441 Mill Rd.	Lena	MS	39094	(601) 316-2040
Zebib, Mike	607 SW 11th Ct.	Palm City	FL	34990	(772) 370-3205
Zitzer, Scott	721 E. Main St.	Luray	VA	22835	(540) 743-4586
Zonfrilli, Joseph V.	17 Old Greenville Rd.	Johnston	RI	02919	(401) 480-4238

This list includes franchisees of outlets that were terminated, not renewed, transferred or otherwise left the system. Certain of these franchisees continue to operate other outlets under franchise agreements with us.

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

EXHIBIT C

**DOMINO'S PIZZA FRANCHISING LLC
FINANCIAL STATEMENTS**

Domino's Pizza Franchising LLC and Subsidiary

**Consolidated Financial Statements
December 28, 2025 and December 29, 2024**



Report of Independent Auditors

To the Board of Managers of Domino's Pizza Franchising LLC

Opinion

We have audited the accompanying consolidated financial statements of Domino's Pizza Franchising LLC and its subsidiary (the "Company"), which comprise the consolidated balance sheets as of December 28, 2025 and December 29, 2024, and the related consolidated statements of income, of member's interest and of cash flows for each of the three years in the period ended December 28, 2025, including the related notes (collectively referred to as the "consolidated financial statements").

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the financial position of the Company as of December 28, 2025 and December 29, 2024, and the results of its operations and its cash flows for each of the three years in the period ended December 28, 2025 in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

We conducted our audit in accordance with auditing standards generally accepted in the United States of America (US GAAS). Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Consolidated 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 Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of the consolidated 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 consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with US GAAS will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud

is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the consolidated financial statements.

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

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the consolidated 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 consolidated 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 consolidated 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.

PricewaterhouseCoopers LLP

Detroit, Michigan
March 23, 2026

DOMINO'S PIZZA FRANCHISING LLC AND SUBSIDIARY
CONSOLIDATED BALANCE SHEETS
(In thousands)

	<u>December 28, 2025</u>	<u>December 29, 2024</u>
Assets		
Current assets:		
Restricted cash and cash equivalents	\$ 2,871	\$ 1,885
Accounts receivable, net of reserves of \$13 in 2025 and \$9 in 2024	10,593	9,019
Accounts receivable from affiliated companies	223	2,490
Prepaid expenses and other	314	18
Total current assets	<u>14,001</u>	<u>13,412</u>
Property:		
Buildings	16,365	16,214
Construction in progress	173	—
	<u>16,538</u>	<u>16,214</u>
Accumulated depreciation	(13,367)	(13,011)
Property, net	<u>3,171</u>	<u>3,203</u>
Other assets:		
Other	300	783
Total assets	<u>\$ 17,472</u>	<u>\$ 17,398</u>
Liabilities and member's interest		
Current liabilities:		
Accounts payable and other accrued liabilities	\$ 255	\$ 105
Total current liabilities	255	105
Member's interest:		
Member's interest	17,217	17,293
Total liabilities and member's interest	<u>\$ 17,472</u>	<u>\$ 17,398</u>

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

DOMINO'S PIZZA FRANCHISING LLC AND SUBSIDIARY
CONSOLIDATED STATEMENTS OF INCOME
(In thousands)

	For the Years Ended		
	December 28, 2025	December 29, 2024	December 31, 2023
Revenues:			
Franchise royalties and fees	\$ 512,068	\$ 487,089	\$ 463,263
Total revenues	512,068	487,089	463,263
Operating expenses:			
Depreciation and amortization	381	396	656
Management fee (Note 5)	19,061	23,578	22,421
Gain on sale of assets	—	—	(13,548)
Other	637	602	640
Total operating expenses	20,079	24,576	10,169
Income from operations	491,989	462,513	453,094
Interest income, net	34	454	193
Income before provision for income taxes	492,023	462,967	453,287
Provision for income taxes	453	404	415
Net income	\$ 491,570	\$ 462,563	\$ 452,872

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

**DOMINO'S PIZZA FRANCHISING LLC AND SUBSIDIARY
CONSOLIDATED STATEMENTS OF MEMBER'S INTEREST
(In thousands)**

	Member's Interest
Balance at January 1, 2023	\$ 20,612
Net income	452,872
Distributions (Note 5)	(440,210)
Balance at December 31, 2023	33,274
Net income	462,563
Distributions (Note 5)	(478,544)
Balance at December 29, 2024	17,293
Net income	491,570
Capital Contribution (Note 5)	1,000
Distributions (Note 5)	(490,136)
Impact of 2025 refinancing amendments (Note 5)	(2,510)
Balance at December 28, 2025	\$ 17,217

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

DOMINO'S PIZZA FRANCHISING LLC AND SUBSIDIARY
CONSOLIDATED STATEMENTS OF CASH FLOWS
(In thousands)

	For the Years Ended		
	December 28, 2025	December 29, 2024	December 31, 2023
Cash flows from operating activities:			
Net income	\$ 491,570	\$ 462,563	\$ 452,872
Adjustments to reconcile net income to net cash provided by operating activities:			
Depreciation and amortization	381	396	656
Gain on sale of assets	—	—	(13,548)
Provision (benefit) for losses on accounts and notes receivable	5	(11)	10
Changes in operating assets and liabilities:			
Accounts receivable	(1,822)	1,638	(55)
Accounts payable, accrued liabilities and other	125	(127)	76
Net cash provided by operating activities	<u>490,259</u>	<u>464,459</u>	<u>440,011</u>
Cash flows from investing activities:			
Capital expenditures	(337)	(132)	(346)
Proceeds from sale of assets	—	—	14,898
Other	200	—	—
Net cash (used in) provided by investing activities	<u>(137)</u>	<u>(132)</u>	<u>14,552</u>
Cash flows from financing activities:			
Distributions (Note 5)	(490,136)	(478,544)	(440,210)
Capital Contribution (Note 5)	1,000	—	—
Net cash used in financing activities	<u>(489,136)</u>	<u>(478,544)</u>	<u>(440,210)</u>
Change in restricted cash and cash equivalents	<u>986</u>	<u>(14,217)</u>	<u>14,353</u>
Restricted cash and cash equivalents, beginning of period	<u>1,885</u>	<u>16,102</u>	<u>1,749</u>
Restricted cash and cash equivalents, end of period	<u>\$ 2,871</u>	<u>\$ 1,885</u>	<u>\$ 16,102</u>

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

DOMINO'S PIZZA FRANCHISING LLC AND SUBSIDIARY
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(1) Description of Business and Summary of Significant Accounting Policies

Description of Business

Domino's Pizza Franchising LLC (the "Company") is a single member Delaware limited liability company and is a wholly-owned subsidiary of Domino's Pizza Master Issuer LLC (the "Parent"), whose ultimate parent is Domino's Pizza, Inc. ("DPI"). The Company commenced operations on April 17, 2007. The Company is primarily engaged in franchising certain Domino's Pizza stores in the United States, and to a lesser extent, Puerto Rico, Guam and the U.S. Virgin Islands (collectively, the "American Territories" and collectively with the Domino's Pizza stores in the United States, the "Domestic Territories"). Revenues are derived from the receipt of royalties and, to a lesser extent, franchise and related fees from Domino's Pizza stores in the Domestic Territories.

Principles of Consolidation

The accompanying consolidated financial statements include the accounts of the Company and its subsidiary. All significant intercompany accounts and transactions have been eliminated.

Fiscal Year

The Company's fiscal year ends on the Sunday closest to December 31. The 2025 fiscal year ended on December 28, 2025, the 2024 fiscal year ended on December 29, 2024 and the 2023 fiscal year ended on December 31, 2023. The 2025, 2024 and 2023 fiscal years each consisted of fifty-two weeks.

Restricted Cash

The Company's cash is restricted under the terms of the Parent's debt agreements (Note 3).

Accounts Receivable from Affiliated Companies

Accounts receivable from affiliated companies represent amounts owed to the Company by other subsidiaries of DPI.

Allowances for Credit Losses

The Company closely monitors accounts and notes receivable balances and estimates the allowance for credit losses. These estimates are based on historical collection experience and other factors, including those related to current market conditions and events. The Company's allowances for accounts and notes receivable have not historically been material.

Property

Additions to property are recorded at cost. Depreciation and amortization expense for financial reporting purposes is recorded using the straight-line method over the estimated useful lives of the related assets. The estimated useful life for buildings is generally 20 years.

Revenue Recognition

Franchise royalties and fees are primarily comprised of royalties and fees from Domino's Pizza franchisees with operations in the Domestic Territories. Each franchisee is generally required to pay a 5.5% royalty fee on sales. In certain instances, the Company will collect lower rates based on area development agreements, sales initiatives, store relocation incentives and new store incentives. Royalty revenues are based on a percentage of franchise retail sales and are recognized when the items are delivered to or carried out by franchisees' customers. Payments for royalties and fees from U.S. franchisees are generally due within seven days of the prior week end date and payments for royalties and fees from franchisees in the American Territories are due at least monthly.

Disaggregation of Revenue

Current accounting standards require that companies disaggregate revenue from contracts with customers into categories that depict how the nature, amount, timing, and uncertainty of revenue and cash flows are affected by economic factors. \$2.0 million, \$1.8 million and \$1.8 million of the Company's royalties and fees revenues were derived from the American Territories in 2025, 2024 and 2023, respectively.

Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures 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.

New Accounting Pronouncements

The Company has considered all new accounting pronouncements issued by the Financial Accounting Standards Board. There are no accounting pronouncements issued that are expected to have a material impact on the Company's consolidated financial statements.

Subsequent Events

The Company evaluated subsequent events occurring after December 28, 2025 through the date the consolidated financial statements were available to be issued on March 23, 2026. Based on this evaluation, the Company determined there were no subsequent events that required recognition or disclosure.

(2) Taxation

The Company is a single member limited liability company and is treated as a disregarded entity for federal and state income tax purposes and therefore does not record an allocation of income taxes paid by the Parent in its consolidated financial statements. The provision for taxes reflected in these consolidated statements primarily represents non-resident withholding taxes incurred by the Company. The Company recorded total non-resident withholding tax expense of \$0.5 million in 2025 and \$0.4 million in each of 2024 and 2023.

As required by authoritative accounting guidance, the Company recognizes the financial statement benefit of a tax position only after determining that the relevant tax authority would more likely than not sustain the position following an audit. For tax positions meeting the "more likely than not" threshold, the amount recognized in the consolidated financial statements is the largest benefit that has a greater than 50 percent likelihood of being realized upon ultimate settlement with the relevant tax authority.

(3) DPI Financing Arrangements and Company Guarantees of Related Debt Obligations

DPI has completed refinancing and recapitalization transactions in 2025, 2021, 2019, 2018 and 2017. As noted below with respect to guarantees and covenants of the notes, the Company has, along with certain other affiliates, guaranteed the interest and principal obligations of the Notes. The 2025 Notes, 2021 Notes, 2019 Notes, 2018 Notes and 2017 Notes (each, as defined below) are collectively referred to as the “Notes.”

2025 Refinancing

On September 5, 2025 (the “closing date”), DPI completed a refinancing transaction (the “2025 Refinancing”) in which certain of DPI’s subsidiaries issued notes pursuant to an asset-backed securitization. The notes consist of \$500.0 million Series 2025-1 4.930% Fixed Rate Senior Secured Notes, Class A-2-I with an anticipated term of five years (the “2025 Five-Year Notes”) and \$500.0 million Series 2025-1 5.217% Fixed Rate Senior Secured Notes, Class A-2-II with an anticipated term of seven years (the “2025 Seven-Year Notes”, and, collectively with the 2025 Five-Year Notes, the “2025 Notes”). Gross proceeds from the issuance of the 2025 Notes were \$1.00 billion.

2021 Recapitalization

On April 16, 2021, DPI completed a recapitalization transaction (the “2021 Recapitalization”) in which certain of DPI’s subsidiaries issued notes pursuant to an asset-backed securitization. The notes consist of \$850.0 million Series 2021-1 2.662% Fixed Rate Senior Secured Notes, Class A-2-I with an anticipated term of 7.5 years (the “2021 7.5-Year Notes”) and \$1.0 billion Series 2021-1 3.151% Fixed Rate Senior Secured Notes, Class A-2-II with an anticipated term of 10 years (the “2021 Ten-Year Notes”, and, collectively with the 2021 7.5-Year Notes, the “2021 Notes”). Gross proceeds from the issuance of the 2021 Notes were \$1.85 billion.

2019 Recapitalization

On November 19, 2019, DPI completed a recapitalization transaction (the “2019 Recapitalization”) in which certain of DPI’s subsidiaries issued notes pursuant to an asset-backed securitization. The notes consist of \$675.0 million Series 2019-1 3.668% Fixed Rate Senior Secured Notes, Class A-2 with an anticipated term of 10 years (the “2019 Notes”). Gross proceeds from the issuance of the 2019 Notes were \$675.0 million.

2018 Recapitalization

On April 24, 2018, DPI completed a recapitalization transaction (the “2018 Recapitalization”) in which certain of DPI’s subsidiaries issued notes pursuant to an asset-backed securitization. The notes consist of \$425.0 million Series 2018-1 4.116% Fixed Rate Senior Secured Notes, Class A-2-I with an anticipated term of 7.5 years (the “2018 7.5-Year Notes”), and \$400.0 million Series 2018-1 4.328% Fixed Rate Senior Secured Notes, Class A-2-II with an anticipated term of 9.25 years (the “2018 9.25-Year Notes” and, collectively with the 2018 7.5-Year Notes, the “2018 Notes”). Gross proceeds from the issuance of the 2018 Notes were \$825.0 million.

2017 Recapitalization

On July 24, 2017, DPI completed a recapitalization transaction (the “2017 Recapitalization”) in which certain of DPI’s subsidiaries issued notes pursuant to an asset-backed securitization. The notes consisted of \$300.0 million Series 2017-1 Floating Rate Senior Secured Notes, Class A-2-I with an anticipated term of five years (the “2017 Floating Rate Notes”), \$600.0 million Series 2017-1 3.082% Fixed Rate Senior Secured Notes, Class A-2-II with an anticipated term of five years (the “2017 Five-Year Notes”) and \$1.0 billion Series 2017-1 4.118% Fixed Rate Senior Secured Notes, Class A-2-III with an anticipated term of ten years (the “2017 Ten-Year Notes” and, collectively with the 2017 Floating Rate Notes and the 2017 Five-Year Notes, the “2017 Notes”). Gross proceeds from the issuance of the 2017 Notes were \$1.9 billion.

Variable Funding Notes

Concurrent with the 2025 Refinancing, certain of DPI's subsidiaries also issued a new variable funding note facility which allows for advances of up to \$320.0 million of Series 2025-1 Variable Funding Senior Secured Notes, Class A-1 and certain other credit instruments, including letters of credit (the "2025 Variable Funding Notes"). The 2025 Variable Funding Notes were undrawn on the closing date. In connection with the issuance of the 2025 Variable Funding Notes, the previous \$200.0 million Series 2021-1 and \$120.0 million Series 2022-1 variable funding note facilities were canceled. Interest on the 2025 Variable Funding Notes is payable at a rate equal to the Secured Overnight Financing Rate ("Term SOFR") plus 150 basis points. The unused portion of the 2025 Variable Funding Notes is subject to a commitment fee of 50 basis points.

As of December 28, 2025, DPI had no outstanding borrowings and \$263.6 million of available borrowing capacity under its 2025 Variable Funding Notes, net of letters of credit issued of \$56.4 million.

As of December 29, 2024, DPI had no outstanding borrowings and \$120.0 million of available borrowing capacity under its Series 2022-1 variable funding note facility. As of December 29, 2024, DPI had no outstanding borrowings and \$143.6 million of available borrowing capacity under its \$200.0 million Series 2021-1 variable funding note facility, net of letters of credit issued of \$56.4 million.

Guarantees and Covenants of the Notes

The Notes are guaranteed by certain of DPI's subsidiaries and secured by a security interest in substantially all of the assets of the DPI's subsidiaries, including royalty and certain other income from all U.S. and international stores, U.S. supply chain income and intellectual property. The restrictions placed on certain of DPI's subsidiaries require that the principal and interest obligations have first priority and amounts are segregated weekly to ensure appropriate funds are reserved to pay the quarterly principal and interest amounts due. The amount of weekly cash flow that exceeds the required weekly principal and interest reserve is generally remitted to the Parent in the form of a dividend. However, once the required obligations are satisfied, there are no further restrictions, including payment of dividends, on the cash flows of the subsidiaries.

The Notes are subject to certain financial and non-financial covenants, including a debt service coverage ratio calculation. The covenant requires a minimum coverage ratio of 1.75x total debt service to securitized net cash flow, as defined in the indenture governing the securitized debt. The covenants, among other things, may limit the ability of the Company and its subsidiary to declare dividends, make loans or advances or enter into transactions with affiliates. In the event that certain covenants are not met, the Notes may become partially or fully due and payable on an accelerated schedule. In addition, DPI may voluntarily prepay, in part or in full, the Notes at any time, subject to certain make-whole interest obligations.

(4) Purchase and Sale Agreement

In the fourth quarter of 2023, the Company's subsidiary Domino's RE LLC (the "Real Estate Holder"), entered into a purchase and sale agreement with a developer to sell one of the Company's owned supply chain center buildings and the associated land for \$14.9 million. The Company recognized a gain on the disposal of the related assets of \$13.5 million.

(5) Related Party Transactions

Distributions

The Company is required to distribute its excess cash flows to the Parent pursuant to an operating agreement with the Parent. The Parent uses the funds distributed to it by the Company to, among other things, service its debt obligations. The Company distributed \$490.1 million, \$478.5 million and \$440.2 million in 2025, 2024 and 2023, respectively, pursuant to this operating agreement. In 2024, distributions to the Parent included the remaining cash equivalents held by the Company pursuant to the purchase and sale agreement described in Note 4 following the execution by certain of DPI's subsidiaries of an amendment governing the securitized debt related to reinvestment of proceeds pursuant to certain real estate dispositions.

Management Fee

The Parent and certain of its subsidiaries have a management agreement with Domino's Pizza LLC, a subsidiary of DPI, (the "Manager") whereby the Manager will service new and existing franchise agreements, certain intellectual property and supply chain assets for the Domino's Pizza system.

In periods prior to the September 5, 2025, the Company and certain of DPI's subsidiaries were obligated to pay a total annual fee to the Manager in an amount equal to the sum of (i) \$14.0 million and (ii) \$4.7 thousand for every integer multiple of \$100.0 thousand in aggregate Retained Collections (excluding PULSE Maintenance Fees and Technology Fees), as defined in the indenture governing the securitized debt. Subsequent to the closing date of the 2025 Refinancing, the Company and certain of DPI's subsidiaries were obligated to pay a total annual fee to the Manager in an amount equal to the sum of (i) \$80.3 million and (ii) \$17.2 thousand for every integer multiple of \$100.0 thousand in aggregate Retained Collections, as defined in the indenture governing the securitized debt. The change in the total annual fee to the Manager subsequent to the closing date of the 2025 Refinancing was based on a review of the historical relationships of the amounts and types of expenses incurred by the Manager related to activities of the Company and certain of DPI's subsidiaries, as well as in consideration of the amendments to the base indenture and underlying assets pursuant to the 2025 Refinancing.

Additionally, in periods prior to September 5, 2025, the management fee in the consolidated statements of income included a reimbursement of an allocation of certain operating expenses incurred by the Manager. The allocation of these expenses was based on a review of the historical relationships of the amounts and types of expenses incurred by the Manager. Specifically, in periods prior to September 5, 2025, the Company's portion of the management fee was allocated based on its percentage of earnings before interest, taxes, depreciation and amortization and other in comparison to the other subsidiaries of DPI. Subsequent to September 5, 2025, the Company's portion of the management fee is allocated based on the relative consumption of resources consumed by the Company in comparison to the other subsidiaries of DPI, and because franchise revenues do not have a cost of sales component or require significant capital investment by DPI, the Company's portion of the total required management fee is expected to be lower in future years. The Company believes the allocation methodology and the annual fee to the Manager is reasonable.

Of the total required management fee, the Company expensed approximately \$19.1 million, \$23.6 million and \$22.4 million for this Management Fee in 2025, 2024 and 2023, respectively.

Capital Contributions

In 2025, the Company recorded a capital contribution of \$1.0 million from the Parent to ensure the Company was properly capitalized to qualify for certain registration exemptions for large franchisors in certain states.

2025 Refinancing-related Amendments

In connection with the 2025 Refinancing, certain of DPI's subsidiaries, including the Real Estate Holder, implemented certain amendments to the indenture governing the securitized debt. As of the closing date, the Parent contributed its U.S. production and supply assets (and the associated Modified Gross Profit from the distribution thereof, as defined in the indenture governing the securitized debt) to certain subsidiaries of DPI. Prior to the closing date, only the U.S. distribution and supply assets (and the adjusted EBITDA as defined in the indenture governing the securitized debt) were included as collateral to the securitization. In connection with the aforementioned amendments, the servicing agreement with the Parent was also amended as described above.

The non-cash accounting impact of these asset contributions and assignments amongst entities under common control to the Company's consolidated balance sheet were as follows, below:

(in thousands)

Assets	<u>(Decrease)</u>
Current assets:	
Accounts receivable from affiliated companies	\$ (2,510)
Total current assets	<u>(2,510)</u>
Total assets	<u>\$ (2,510)</u>
Liabilities and member's interest	
Member's interest:	
Member's interest	\$ (2,510)
Total member's interest	<u>(2,510)</u>
Total liabilities and member's interest	<u>\$ (2,510)</u>

EXHIBIT D

**DOMINO'S PIZZA LLC
FINANCIAL STATEMENTS**

Domino's Pizza LLC and Subsidiaries

**Consolidated Financial Statements
December 28, 2025 and December 29, 2024**



Report of Independent Auditors

To the Board of Managers of Domino's Pizza LLC

Opinion

We have audited the accompanying consolidated financial statements of Domino's Pizza LLC and its subsidiaries (the "Company"), which comprise the consolidated balance sheets as of December 28, 2025 and December 29, 2024, and the related consolidated statements of income and comprehensive income, of member's deficit and of cash flows for each of the three years in the period ended December 28, 2025, including the related notes (collectively referred to as the "consolidated financial statements").

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the financial position of the Company as of December 28, 2025 and December 29, 2024, and the results of its operations and its cash flows for each of the three years in the period ended December 28, 2025 in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

We conducted our audit in accordance with auditing standards generally accepted in the United States of America (US GAAS). Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Consolidated 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 Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of the consolidated 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 consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with US GAAS will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud

is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the consolidated financial statements.

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

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the consolidated 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 consolidated 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 consolidated 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.

PricewaterhouseCoopers LLP

Detroit, Michigan

March 23, 2026

Domino's Pizza LLC and Subsidiaries
CONSOLIDATED BALANCE SHEETS
(In thousands, except share and per share amounts)

	<u>December 28,</u> <u>2025</u>	<u>December 29,</u> <u>2024</u>
<u>Assets</u>		
Current assets:		
Cash and cash equivalents	\$ 125,675	\$ 186,126
Restricted cash and cash equivalents	216,110	195,370
Accounts receivable, net of reserves of \$5,805 in 2025 and \$5,834 in 2024	315,958	309,104
Inventories	79,189	70,919
Prepaid expenses and other	39,767	40,363
Advertising fund assets, restricted	117,502	103,396
Total current assets	<u>894,201</u>	<u>905,278</u>
Property, plant and equipment:		
Land and buildings	105,559	104,793
Leasehold and other improvements	193,673	191,718
Equipment	413,303	390,542
Construction in progress	46,184	22,717
	<u>758,719</u>	<u>709,770</u>
Accumulated depreciation and amortization	<u>(434,697)</u>	<u>(408,591)</u>
Property, plant and equipment, net	<u>324,022</u>	<u>301,179</u>
Other assets:		
Operating lease right-of-use assets	219,485	210,302
Investments in marketable securities, restricted	24,971	20,638
Goodwill	10,726	11,578
Capitalized software, net of accumulated amortization of \$201,120 in 2025 and \$193,854 in 2024	159,256	155,025
Investment in DPC Dash	36,070	82,699
Other assets	25,627	26,882
Deferred income tax assets, net	22,101	23,432
Total other assets	<u>498,236</u>	<u>530,556</u>
Total assets	<u>\$ 1,716,459</u>	<u>\$ 1,737,013</u>
<u>Liabilities and member's deficit</u>		
Current liabilities:		
Current portion of long-term debt	\$ 6,131	\$ 1,149,679
Accounts payable	135,029	85,898
Accrued compensation	53,204	58,203
Accrued interest	32,322	32,783
Operating lease liabilities	47,553	39,920
Insurance reserves	26,169	25,658
Advertising fund liabilities	115,412	101,567
Other accrued liabilities	125,801	118,754
Total current liabilities	<u>541,621</u>	<u>1,612,462</u>
Long-term liabilities:		
Long-term debt, less current portion	4,810,683	3,825,659
Operating lease liabilities	183,917	181,983
Insurance reserves	32,959	33,229
Other accrued liabilities	48,421	45,971
Total long-term liabilities	<u>5,075,980</u>	<u>4,086,842</u>
Total liabilities	<u>5,617,601</u>	<u>5,699,304</u>
Commitments and contingencies (Note 5)		
Member's deficit		
Class A common stock, par value \$0.05 per share; 2,000,000 shares authorized; 1,406,778 shares issued and outstanding	70	70
Class B common stock, par value \$0.01 per share; 50,000 shares authorized; no shares issued and outstanding	—	—
Member's deficit	(3,896,446)	(3,954,929)
Accumulated other comprehensive loss	(4,766)	(7,432)
Total Member's deficit	<u>(3,901,142)</u>	<u>(3,962,291)</u>
Total liabilities and member's deficit	<u>\$ 1,716,459</u>	<u>\$ 1,737,013</u>

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

Domino's Pizza LLC and Subsidiaries
CONSOLIDATED STATEMENTS OF INCOME
(In thousands)

	For the Years Ended		
	December 28, 2025	December 29, 2024	December 31, 2023
Revenues:			
U.S. Company-owned stores	\$ 375,153	\$ 393,898	\$ 376,180
U.S. franchise royalties and fees	677,114	638,193	604,897
Supply chain	2,989,529	2,845,781	2,715,009
International franchise royalties and fees	338,704	318,691	310,077
U.S. franchise advertising	559,494	509,853	473,195
Total revenues	<u>4,939,994</u>	<u>4,706,416</u>	<u>4,479,358</u>
Cost of sales:			
U.S. Company-owned stores	321,646	327,986	314,673
Supply chain	2,644,788	2,529,928	2,437,268
Total cost of sales	<u>2,966,434</u>	<u>2,857,914</u>	<u>2,751,941</u>
Gross margin	1,973,560	1,848,502	1,727,417
General and administrative	464,120	459,492	434,554
U.S. franchise advertising	559,494	509,853	473,195
Refranchising (gain) loss	(4,028)	158	149
Income from operations	953,974	878,999	819,519
Other (expense) income	(2,544)	22,064	17,713
Interest income	14,880	17,022	11,683
Interest expense	(195,972)	(195,870)	(196,475)
Income before provision for income taxes	770,338	722,215	652,440
Provision for income taxes	168,634	138,045	133,322
Net income	<u>\$ 601,704</u>	<u>\$ 584,170</u>	<u>\$ 519,118</u>

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

Domino's Pizza LLC and Subsidiaries
CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME
(In thousands)

	For the Years Ended		
	December 28, 2025	December 29, 2024	December 31, 2023
Net income	\$ 601,704	\$ 584,170	\$ 519,118
Currency translation adjustment	2,666	(3,565)	827
Comprehensive income	\$ 604,370	\$ 580,605	\$ 519,945

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

Domino's Pizza LLC and Subsidiaries
CONSOLIDATED STATEMENTS OF MEMBER'S DEFICIT
(In thousands, except share amounts)

	Class A		Class B		Member's Deficit	Accumulated Other Comprehensive Income (Loss)
	Common Stock		Common Stock			
	Shares	Amount	Shares	Amount		
Balance at January 1, 2023	1,406,778	\$ 70	—	\$ —	\$ (4,184,441)	\$ (4,694)
Net income	—	—	—	—	519,118	—
Contributions	—	—	—	—	8,656	—
Distributions	—	—	—	—	(444,207)	—
Non-cash Parent equity-based compensation expense	—	—	—	—	37,514	—
Other	—	—	—	—	(3,210)	—
Currency translation adjustment	—	—	—	—	—	827
Balance at December 31, 2023	1,406,778	70	—	—	(4,066,570)	(3,867)
Net income	—	—	—	—	584,170	—
Contributions	—	—	—	—	36,024	—
Distributions	—	—	—	—	(550,600)	—
Non-cash Parent equity-based compensation expense	—	—	—	—	43,255	—
Other	—	—	—	—	(1,208)	—
Currency translation adjustment	—	—	—	—	—	(3,565)
Balance at December 29, 2024	1,406,778	70	—	—	(3,954,929)	(7,432)
Net income	—	—	—	—	601,704	—
Contributions	—	—	—	—	18,792	—
Distributions	—	—	—	—	(605,918)	—
Non-cash Parent equity-based compensation expense	—	—	—	—	44,640	—
Other	—	—	—	—	(735)	—
Currency translation adjustment	—	—	—	—	—	2,666
Balance at December 28, 2025	<u>1,406,778</u>	<u>\$ 70</u>	<u>—</u>	<u>\$ —</u>	<u>\$ (3,896,446)</u>	<u>\$ (4,766)</u>

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

Domino's Pizza LLC and Subsidiaries
CONSOLIDATED STATEMENTS OF CASH FLOWS
(In thousands)

	For the Years Ended		
	December 28, 2025	December 29, 2024	December 31, 2023
Cash flows from operating activities:			
Net income	\$ 601,704	\$ 584,170	\$ 519,118
Adjustments to reconcile net income to net cash provided by operating activities:			
Depreciation and amortization	88,827	87,732	80,640
Refranchising (gain) loss	(4,028)	158	149
Loss on sale/disposal of assets	1,855	1,527	1,299
Amortization of debt issuance costs	5,748	5,298	5,535
Provision (benefit) for deferred income taxes	1,288	(9,117)	(19,509)
Non-cash Parent equity-based compensation expense	44,640	43,255	37,514
Excess tax benefits from Parent equity-based compensation	(3,158)	(22,241)	(3,397)
(Benefit) provision for losses on accounts and notes receivable	(109)	191	1,472
Unrealized and realized losses (gains) on investments, net	2,544	(22,064)	(17,713)
Changes in operating assets and liabilities:			
Accounts receivable	(6,149)	(27,353)	(26,515)
Inventories, prepaid expenses and other	(6,700)	6,651	160
Accounts payable and accrued liabilities	53,637	(10,218)	69,373
Insurance reserves	536	(5,557)	(5,163)
Operating lease assets and liabilities	691	(558)	632
Advertising fund assets and liabilities, restricted	10,736	(6,977)	(52,731)
Net cash provided by operating activities	<u>792,062</u>	<u>624,897</u>	<u>590,864</u>
Cash flows from investing activities:			
Capital expenditures	(120,558)	(112,885)	(105,396)
Sale of investments	44,085	82,918	—
Proceeds from sale of assets	8,558	74	161
Other	(2,275)	(1,336)	(1,682)
Net cash used in investing activities	<u>(70,190)</u>	<u>(31,229)</u>	<u>(106,917)</u>
Cash flows from financing activities:			
Proceeds from issuance of long-term debt	1,000,000	—	14,898
Repayments of long-term debt and finance lease obligations	(1,149,528)	(17,647)	(55,705)
Cash paid for financing costs	(15,439)	—	—
Contributions	18,792	36,024	8,662
Distributions	(605,918)	(550,600)	(444,207)
Net cash used in financing activities	<u>(752,093)</u>	<u>(532,223)</u>	<u>(476,352)</u>
Effect of exchange rate changes on cash	1,782	(2,154)	340
Change in cash and cash equivalents, restricted cash and cash equivalents	<u>(28,439)</u>	<u>59,291</u>	<u>7,935</u>
Cash and cash equivalents, beginning of period	186,126	114,098	60,350
Restricted cash and cash equivalents, beginning of period	195,370	200,870	191,289
Cash and cash equivalents included in advertising fund assets, restricted, beginning of period	<u>80,928</u>	<u>88,165</u>	<u>143,559</u>
Cash and cash equivalents, restricted cash and cash equivalents and cash and cash equivalents included in advertising fund assets, restricted, beginning of period	<u>462,424</u>	<u>403,133</u>	<u>395,198</u>
Cash and cash equivalents, end of period	125,675	186,126	114,098
Restricted cash and cash equivalents, end of period	216,110	195,370	200,870
Cash and cash equivalents included in advertising fund assets, restricted, end of period	<u>92,200</u>	<u>80,928</u>	<u>88,165</u>
Cash and cash equivalents, restricted cash and cash equivalents and cash and cash equivalents included in advertising fund assets, restricted, end of period	<u>\$ 433,985</u>	<u>\$ 462,424</u>	<u>\$ 403,133</u>

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

Domino's Pizza LLC and Subsidiaries
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
(Tabular amounts in thousands, except percentages, share and per share amounts)

(1) Description of Business and Summary of Significant Accounting Policies

Description of Business

Domino's Pizza LLC ("DPLLC"), a Michigan limited liability company, is a wholly-owned subsidiary of Domino's, Inc. ("Domino's"). Domino's is the wholly-owned subsidiary of Domino's Pizza, Inc. (the "Parent"). DPLLC and its wholly-owned subsidiaries (collectively, the "Company") are primarily engaged in the following business activities: (i) retail sales of food through Company-owned Domino's Pizza stores; (ii) sales of food and other products to franchised Domino's Pizza stores through Company-owned supply chain centers in the U.S. and Canada; (iii) receipt of royalties, advertising contributions and fees from U.S. Domino's Pizza franchisees; and (iv) receipt of royalties and fees from international Domino's Pizza franchisees.

Principles of Consolidation

The accompanying consolidated financial statements include the accounts of DPLLC and its subsidiaries. All significant intercompany accounts and transactions have been eliminated.

Fiscal Year

The Company's fiscal year ends on the Sunday closest to December 31. The 2025 fiscal year ended on December 28, 2025, the 2024 fiscal year ended on December 29, 2024 and the 2023 fiscal year ended on December 31, 2023. The 2025, 2024 and 2023 fiscal years each consisted of fifty-two weeks.

Cash and Cash Equivalents

Cash equivalents consist of highly liquid investments with original maturities of three months or less at the date of purchase. These investments are carried at cost, which approximates fair value.

Restricted Cash and Cash Equivalents

Restricted cash and cash equivalents at December 28, 2025 included \$165.8 million of restricted cash and cash equivalents held for future principal and interest payments and other working capital requirements of the Company's asset-backed securitization structure, \$50.1 million of restricted cash equivalents held in a three-month interest reserve as required by the related debt agreements and \$0.2 million of other restricted cash. As of December 28, 2025, the Company also held \$92.2 million of advertising fund restricted cash and cash equivalents, which can only be used for activities that promote the Domino's Pizza brand.

Restricted cash and cash equivalents at December 29, 2024 included \$144.0 million of restricted cash and cash equivalents held for future principal and interest payments and other working capital requirements of the Company's asset-backed securitization structure, \$51.2 million of restricted cash equivalents held in a three-month interest reserve as required by the related debt agreements and \$0.2 million of other restricted cash. As of December 29, 2024, the Company also held \$80.9 million of advertising fund restricted cash and cash equivalents, which can only be used for activities that promote the Domino's Pizza brand.

Allowances for Credit Losses

The Company closely monitors accounts and notes receivable balances and estimates the allowance for credit losses. These estimates are based on historical collection experience and other factors, including those related to current market conditions and events. The Company's allowances for accounts and notes receivable have not historically been material.

The Company also monitors its off-balance sheet exposures under its letters of credit (Note 2), lease guarantees (Note 4) and surety bonds. Total conditional commitments under surety bonds were \$25.1 million at December 28, 2025 and \$11.8 million at December 29, 2024. None of these arrangements has had or is likely to have a material effect on the Company's results of operations, financial condition, revenues, expenses or liquidity.

Inventories

Inventories include food and other products and are valued at the lower of cost (on a first-in, first-out basis) or net realizable value.

Other Assets

Current and long-term other assets primarily include prepaid expenses such as insurance, taxes, deposits, notes receivable, software licenses, implementation costs for cloud-based computing arrangements, covenants not-to-compete and other intangible assets primarily arising from franchise acquisitions.

Other long-term assets included implementation costs for cloud-based computing arrangements (primarily related to certain enterprise systems and other infrastructure assets) of \$16.2 million and \$14.5 million, net of accumulated amortization of \$14.5 million and \$9.7 million as of December 28, 2025 and December 29, 2024, respectively. Amortization expense for implementation costs for cloud-based computing arrangements was \$4.8 million, \$3.5 million and \$2.7 million in 2025, 2024 and 2023, respectively.

Property, Plant and Equipment

Additions to property, plant and equipment are recorded at cost. Repair and maintenance costs are expensed as incurred. Depreciation and amortization expense are recorded using the straight-line method over the estimated useful lives of the related assets.

Estimated useful lives are generally as follows (in years):

Buildings	20
Leasehold and other improvements	5 – 15
Equipment	3 – 15

Depreciation and amortization expense on property, plant and equipment was \$54.2 million, \$55.8 million and \$52.4 million in 2025, 2024 and 2023, respectively.

Impairments of Long-Lived Assets

The Company evaluates long-lived assets, including property, plant, equipment and finite-lived intangible assets, for impairment whenever events or changes in circumstances indicate that the carrying amount of the assets may not be recoverable. If the Company determines that the carrying amount of an asset (or asset group) may not be recoverable, the Company compares the net carrying value of the asset group to the undiscounted net cash flows to be generated from the use and eventual disposition of that asset group. For Company-owned stores, the Company performs this evaluation on an operating market basis, which the Company has determined to be the lowest level for which identifiable cash flows are largely independent of other cash flows. If the carrying amount of a long-lived asset exceeds the amount of the expected future undiscounted cash flows of that asset, the Company estimates the fair value of the assets. If the carrying amount of the asset exceeds the estimated fair value of the asset, an impairment loss is recognized, and the asset is written down to its estimated fair value. The Company did not record any impairment losses on long-lived assets in 2025, 2024 and 2023.

Investments in Marketable Securities

Investments in marketable securities consist of investments in various mutual funds made by eligible individuals as part of the Company's deferred compensation plan (Note 7). These investments are stated at aggregate fair value, are restricted and have been placed in a rabbi trust whereby the amounts are irrevocably set aside to fund the Company's obligations under the deferred compensation plan. The Company classifies and accounts for these investments in marketable securities as trading securities.

Goodwill

The Company's goodwill amounts primarily relate to franchise store acquisitions. The Company performs its required impairment tests in the fourth quarter of each fiscal year and did not recognize any goodwill impairment charges in 2025, 2024 and 2023.

Capitalized Software

Capitalized software is recorded at cost and includes purchased, internally-developed and externally-developed software used in the Company's operations. Amortization expense is provided using the straight-line method over the estimated useful lives of the software, which range from one to fifteen years. Customer-facing software is typically amortized over a shorter useful life, while back office and corporate systems may have a longer useful life. Capitalized software and other intangible asset amortization expense was \$34.6 million, \$31.9 million and \$28.2 million in 2025, 2024 and 2023, respectively.

As of December 28, 2025, scheduled amortization for capitalized software that had been placed in service as of December 28, 2025 is as follows in the table below. As of December 28, 2025, the Company also had \$32.7 million of capitalized software that had not yet been placed in service.

2026	\$	27,334
2027		19,115
2028		13,858
2029		10,776
2030		10,772
Thereafter		44,739
	\$	<u>126,594</u>

Investment in DPC Dash

The Company holds a non-controlling interest in DPC Dash Ltd ("DPC Dash"), the Company's master franchisee in China that owns and operates Domino's Pizza stores in that market. DPC Dash is listed on the Hong Kong Exchange (HK: 1405) and the Company accounts for its investment as a trading security and records it at fair value at the end of each reporting period, with gains and losses recorded in other income or expense in its consolidated statements of income. Refer to Note 3 for fair value disclosures related to the Company's investment in DPC Dash.

Debt Issuance Costs

Debt issuance costs are recorded as a reduction to the Company's debt balance and primarily include the expenses incurred by the Company as part of the 2025, 2021, 2019, 2018, and 2017 recapitalization and refinancing transactions (Note 2). Amortization is recorded on a straight-line basis (which is materially consistent with the effective interest method) over the expected terms of the respective debt instrument to which the costs relate and is included in interest expense. Debt issuance cost amortization expense was \$5.7 million, \$5.3 million and \$5.5 million in 2025, 2024 and 2023, respectively.

Insurance Reserves

The Company has retention programs for workers' compensation, general liability and owned and non-owned automobile liabilities for certain periods prior to December 1998 and for periods after December 2001. The Company is generally responsible for up to \$1.0 million per occurrence under these retention programs for workers' compensation and up to \$2.0 million per occurrence under these retention programs for general liability, depending on policy year and line of coverage. The Company is also generally responsible for between \$2.0 million and \$5.5 million per occurrence under these retention programs for owned and non-owned automobile liabilities depending on the year. Total insurance limits under these retention programs vary depending on the year covered and range up to \$112.5 million per occurrence for general liability and owned and non-owned automobile liabilities and up to the applicable statutory limits for workers' compensation.

Casualty insurance reserves relating to the Company's retention programs are based on undiscounted actuarial estimates. These estimates are based on historical information and on certain assumptions about future events. Changes in assumptions for such factors as medical costs and legal actions, as well as changes in actual experience, could cause these estimates to change in the near term. The Company generally receives estimates of outstanding casualty insurance exposures from its independent actuary twice per year and differences between these estimated actuarial exposures and the Company's recorded amounts are adjusted accordingly. The Company had reserves for these programs of \$51.2 million and \$50.7 million as of December 28, 2025 and December 29, 2024, respectively.

In addition, the Company maintains reserves for its share of employee health costs as part of the health care benefits offered to its employees. Reserves are based on undiscounted actuarial estimates based on underlying claims, including estimated claims incurred that have not yet been paid.

Contract Liabilities

Contract liabilities consist primarily of deferred franchise fees and deferred development fees. Deferred franchise fees and deferred development fees of \$4.8 million and \$5.1 million were included in current other accrued liabilities as of December 28, 2025 and December 29, 2024, respectively. Deferred franchise fees and deferred development fees of \$12.5 million and \$15.8 million were included in long-term other accrued liabilities as of December 28, 2025 and December 29, 2024, respectively.

Changes in deferred franchise fees and deferred development fees in 2025 and 2024 were as follows:

	Fiscal Year Ended	
	December 28, 2025	December 29, 2024
Deferred franchise fees and deferred development fees, beginning of period	\$ 20,946	\$ 25,195
Revenue recognized during the period	(6,121)	(6,098)
New deferrals due to cash received and other	2,493	1,849
Deferred franchise fees and deferred development fees, end of period	<u>\$ 17,318</u>	<u>\$ 20,946</u>

The Company expects to recognize revenue associated with deferred franchise fees and deferred development fees as follows in the table below. The Company has applied the sales-based royalty exemption which permits exclusion of variable consideration in the form of sales-based royalties from the disclosure of remaining performance obligations.

2026	\$	4,815
2027		3,574
2028		2,154
2029		1,831
2030		1,524
Thereafter		3,420
	<u>\$</u>	<u>17,318</u>

Other Accrued Liabilities

Current and long-term other accrued liabilities primarily include accruals for income, sales, property and other taxes, legal reserves, operating expenses, Parent dividends payable, deferred compensation, unredeemed gift cards and contract liabilities. The Company had \$44.3 million and \$42.6 million included in other current accrued liabilities related to unredeemed gift cards as of December 28, 2025 and December 29, 2024, respectively.

Foreign Currency Translation

The Company's foreign entities use their local currency as the functional currency. For these entities, the Company translates net assets into U.S. dollars at year end exchange rates, while income and expense accounts are translated at average annual exchange rates. Currency translation adjustments are included in accumulated other comprehensive income (loss) and foreign currency transaction gains and losses are included in determining net income.

Revenue Recognition

U.S. Company-owned stores revenues are comprised of retail sales of food through Company-owned Domino's Pizza stores located in the U.S. and are recognized when the items are delivered to or carried out by customers. Customer payments are generally due at the time of sale. Sales taxes related to these sales are collected from customers and remitted to the appropriate taxing authority and are not reflected in the Company's consolidated statements of income as revenue.

U.S. franchise royalties and fees are primarily comprised of royalties and fees from Domino's Pizza franchisees with operations in the U.S. Each franchisee is generally required to pay a 5.5% royalty fee on sales. In certain instances, the Company will collect lower rates based on area development agreements, sales initiatives, store relocation incentives and new store incentives. Royalty revenues are based on a percentage of franchise retail sales and are recognized when the items are delivered to or carried out by franchisees' customers. U.S. franchise fee revenue primarily relates to per-transaction technology fees that are recognized as the related sales occur and was \$0.375 per digital transaction in fiscal 2025. Payments for U.S. royalties and fees are generally due within seven days of the prior week end date.

Supply chain revenues are primarily comprised of sales of food and other products to franchised Domino's Pizza stores located in the U.S. and Canada. Revenues from the sale of food are recognized upon delivery of the food to franchisees and payments for food purchases are generally due within 30 days of the shipping date. The Company also offers profit sharing rebates and volume discounts to its franchisees. Obligations for profit sharing rebates are calculated based on actual results of its supply chain centers and are recognized as a reduction to revenue. Volume discounts are based on annual sales. The Company estimates the amount that will be earned and records a reduction to revenue throughout the year.

International franchise royalties and fees are primarily comprised of royalties and fees from Domino's Pizza franchisees outside of the U.S. Royalty revenues are recognized when the items are delivered to or carried out by franchisees' customers. Royalty rates vary among international markets and may also differ based on certain incentives and concessions and averaged approximately 3.0% in 2025. Franchise fees received from international franchisees are recognized as revenue on a straight-line basis over the term of each respective franchise store agreement, which is typically ten years. Development fees received from international master franchisees are also deferred when amounts are received and are recognized as revenue on a straight-line basis over the term of the respective master franchise agreement, which is typically ten years. International franchise fee revenues primarily relate to per-transaction technology fees that are recognized as the related sales occur. International franchise royalties and fees are invoiced at least quarterly, and payments are generally due within 60 days.

U.S. franchise advertising revenues are comprised of contributions from Domino's Pizza franchisees with operations in the U.S. to the Domino's National Advertising Fund Inc. ("DNAF"), the Company's consolidated not-for-profit subsidiary that administers the Domino's Pizza system's national and market level advertising activities in the U.S. Each franchisee is generally required to contribute 6.0% of their retail sales to fund national marketing and advertising campaigns (subject, in certain instances, to lower rates based on certain incentives and waivers). These revenues are recognized when items are delivered to or carried out by franchisees' customers. Payments for U.S. franchise advertising revenues are generally due within seven days of the prior week end date. Although these revenues are restricted to be used only for advertising and promotional activities to benefit franchised stores, the Company has determined there are not performance obligations associated with the franchise advertising contributions received by DNAF that are separate from the U.S. royalty payment stream and as a result, these franchise contributions and the related expenses are presented gross in the Company's consolidated statements of income.

Disaggregation of Revenue

Current accounting standards require that companies disaggregate revenue from contracts with customers into categories that depict how the nature, amount, timing, and uncertainty of revenue and cash flows are affected by economic factors. The Company has included its revenues disaggregated in its consolidated statements of income to satisfy this requirement.

Supply Chain Profit-Sharing Arrangements

The Company enters into profit-sharing arrangements with U.S. and Canadian franchisees that purchase all of their food from the Company's supply chain centers. These profit-sharing arrangements generally offer Company-owned stores and participating franchisees 50% of the pre-tax profit from the Company's supply chain center operations. Profit-sharing obligations are recorded as a reduction to supply chain revenues in the same period as the related revenues and costs are recorded, and were \$193.0 million, \$164.0 million and \$138.7 million in 2025, 2024 and 2023, respectively.

Cost of Sales

Cost of sales consists primarily of U.S. Company-owned store and supply chain costs incurred to generate related revenues. Components of consolidated cost of sales primarily include food and labor costs, as well as other costs including delivery, occupancy costs (including rent, telephone, utilities and depreciation), insurance expense and other.

General and Administrative

General and administrative expense consists primarily of labor cost (including variable performance-based compensation expense and non-cash Parent equity-based compensation expense), depreciation and amortization, computer expenses, professional fees, travel and entertainment, rent, insurance and other corporate administrative costs.

Advertising

U.S. stores are generally required to contribute a percentage of retail sales to DNAF, as described in the revenue recognition section above. U.S. franchise advertising costs are accrued and expensed when the related U.S. franchise advertising revenues are recognized, as DNAF is obligated to expend such revenues on advertising and other activities that promote the Domino's brand. U.S. franchise advertising costs expended by DNAF are included in U.S. franchise advertising expenses in the Company's consolidated statements of income. Advertising costs funded by Company-owned stores are generally expensed as incurred and are included in general and administrative expense. Contributions from Company-owned stores that have not yet been expended are included in advertising fund assets, restricted on the Company's consolidated balance sheets.

Advertising expense included \$559.5 million, \$509.9 million and \$473.2 million of U.S. franchise advertising expense in 2025, 2024 and 2023, respectively. Advertising expense also included \$32.3 million, \$33.4 million and \$33.5 million in 2025, 2024 and 2023, respectively, primarily related to advertising costs funded by U.S. Company-owned stores and other general marketing expenses which are included in general and administrative expense in the consolidated statements of income.

As of December 28, 2025, advertising fund assets, restricted of \$117.5 million consisted of \$92.2 million of cash and cash equivalents, \$18.4 million of accounts receivable and \$6.9 million of prepaid expenses. As of December 28, 2025, advertising fund cash and cash equivalents included \$2.1 million of cash contributed from U.S. Company-owned stores that had not yet been expended.

As of December 29, 2024, advertising fund assets, restricted of \$103.4 million consisted of \$80.9 million of cash and cash equivalents, \$14.3 million of accounts receivable and \$8.2 million of prepaid expenses. As of December 29, 2024, advertising fund cash and cash equivalents included \$1.8 million of cash contributed from U.S. Company-owned stores that had not yet been expended.

Leases

The Company leases certain retail store and supply chain center locations, vehicles, equipment and its corporate headquarters. The Company determines whether an arrangement is or contains a lease at contract inception. The majority of the Company's leases are classified as operating leases, which are included in operating lease right-of-use assets and operating lease liabilities in the Company's consolidated balance sheets. Finance leases are included in property, plant and equipment, current portion of long-term debt and long-term debt on the Company's consolidated balance sheets.

Right-of-use assets and lease liabilities are recognized based on the present value of the future minimum lease payments over the lease term at the commencement date for leases exceeding 12 months. Minimum lease payments include only the fixed lease component of the agreement, as well as any variable rate payments that depend on an index, initially measured using the index at the lease commencement date. Lease terms may include options to renew when it is reasonably certain that the Company will exercise that option.

The Company estimates its incremental borrowing rate for each lease using a portfolio approach based on the respective weighted average term of the agreements. This estimation considers the market rates of the Company's outstanding collateralized borrowings and interpolations of rates outside of the terms of the outstanding borrowings, including comparisons to comparable borrowings of similarly rated companies with longer term borrowings.

Operating lease expense is recognized on a straight-line basis over the lease term and is included in cost of sales or general and administrative expense. Amortization expense for finance leases is recognized on a straight-line basis over the lease term and is included in cost of sales or general and administrative expense. Interest expense for finance leases is recognized using the effective interest method. Variable lease payments that do not depend on a rate or index, payments associated with non-lease components and short-term rentals (leases with terms less than 12 months) are expensed as incurred.

Contributions

During the normal course of business, the Company receives contributions from the Parent related to the proceeds received from the issuance of shares of the Parent's common stock and from the exercise of Parent stock options. The Company received contributions from the Parent related to proceeds from the exercises of Parent stock options of \$18.8 million, \$36.0 million and \$8.7 million in 2025, 2024 and 2023, respectively.

Distributions

During the normal course of business, the Company makes discretionary distributions to Domino's and the Parent allowing for the payment of certain taxes, declaration and payment of Parent dividends and repurchases of shares of the Parent's common stock. The Company made discretionary distributions to the Parent of \$605.9 million, \$550.6 million and \$444.2 million in 2025, 2024 and 2023, respectively.

Parent Stock Options and Other Parent Equity-Based Compensation Arrangements

The cost of all of the Parent’s stock options, as well as other equity-based compensation arrangements, is reflected in the consolidated financial statements based on the estimated fair value of the awards (Note 8).

Supplemental Disclosures of Cash Flow Information

Cash payments for interest and income taxes in 2025, 2024 and 2023 were as follows:

	2025	2024	2023
Cash paid for interest on Notes (Note 2)	\$ 185,020	\$ 184,996	\$ 186,810
Cash paid for income taxes, net of refunds			
Federal	\$ 103,500	\$ 105,015	\$ 89,017
Aggregated state and local jurisdictions	29,914	28,796	24,183
Foreign	28,479	27,228	23,090
Net cash paid for income taxes	<u>\$ 161,893</u>	<u>\$ 161,039</u>	<u>\$ 136,290</u>

The Company had non-cash investing activities related to accruals for capital expenditures of \$2.4 million, \$3.1 million and \$6.7 million at December 28, 2025, December 29, 2024 and December 31, 2023, respectively. The Company had non-cash financing activities related to accruals for excise taxes on Parent share repurchases of \$3.3 million, \$3.0 million and \$2.6 million at December 28, 2025, December 29, 2024 and December 31, 2023, respectively. The Company paid \$3.0 million and \$2.6 million in excise taxes on Parent share repurchases in 2025 and 2024, respectively.

New Accounting Pronouncements

Recently Adopted Accounting Standards

The Company has considered all new accounting standards issued by the Financial Accounting Standards Board (“FASB”) and adopted the following accounting standard.

Accounting Standards Update (“ASU”) 2023-09, Income Taxes (Topic 740): Improvements to Income Tax Disclosures

In December 2023, the FASB issued *ASU 2023-09, Income Taxes (Topic 740): Improvements to Income Tax Disclosures (“ASU 2023-09”)*, which requires disclosure on an annual basis, a tabular reconciliation, including both amount and percentage of specific categories of the effective tax rate reconciliation, including state and local income taxes (net of Federal taxes), foreign taxes, effects of changes in tax laws, regulations or rates enacted in the current period, effects of cross-border tax laws, tax credits, changes in valuation allowances, nontaxable and nondeductible items and changes in unrecognized tax benefits. Additional disclosures are required for certain items exceeding five percent of pre-tax income from continuing operations multiplied by the statutory income tax rate. The standard also requires disclosure of income taxes paid, net of refunds received, between Federal, state and foreign jurisdictions, including further disaggregation of those payments exceeding five percent of the total income taxes paid.

On December 28, 2025, the end of the 2025 fiscal year, the Company early adopted *ASU 2023-09* and included the relevant rate reconciliation disclosures within Note 6, *Income Taxes*, and included the relevant disclosures of income taxes paid in the table above. The Company has presented the disclosures on a retrospective basis for all periods presented in the consolidated financial statements.

Accounting Standards Not Yet Adopted

The Company has considered all new accounting standards issued by the FASB. The Company has not yet adopted the following standard:

ASU 2025-06, Intangibles—Goodwill and Other—Internal-Use Software (Subtopic 350-40): Targeted Improvements to the Accounting for Internal-Use Software

In September 2025, the FASB issued *ASU 2025-06, Intangibles—Goodwill and Other—Internal-Use Software (Subtopic 350-40): Targeted Improvements to the Accounting for Internal-Use Software (“ASU 2025-06”)*, to modernize the accounting guidance for the costs to develop software for internal use. The standard applies to costs incurred to develop or obtain software for internal use. ASU 2025-06 amends the existing standard that refers to various stages of a software development project to align better with current software development methods, such as agile programming. Under the new standard, entities will commence capitalizing eligible costs when (i) management has authorized and committed to funding the software project, and (ii) it is probable that the project will be completed and the software will be used to perform the function intended. The new standard also supersedes the guidance related to costs incurred to develop a website.

ASU 2025-06 guidance is effective for annual periods beginning after December 15, 2027. The guidance can be applied on a prospective basis, a modified basis for in-process projects or on a retrospective basis. The Company is currently evaluating the impact of this accounting standard on its consolidated financial statements.

Use of Estimates

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

Subsequent Events

The Company evaluated subsequent events occurring after December 28, 2025 through the date the consolidated financial statements were available to be issued on March 23, 2026. Based on this evaluation, the Company determined there were no subsequent events that required recognition or disclosure.

(2) Financing Arrangements

The 2025 Notes, 2021 Notes, 2019 Notes, 2018 9.25-Year Notes and 2017 Notes (each, as defined below) are collectively referred to as the “Notes.” The Company made payments of \$1.14 billion, \$12.9 million and \$51.5 million in 2025, 2024 and 2023, respectively on its senior notes.

2025 Refinancing

On September 5, 2025 (the “closing date”), the Company completed a refinancing transaction (the “2025 Refinancing”) in which certain of the Company’s subsidiaries issued new notes pursuant to an asset-backed securitization. The notes consist of \$500.0 million Series 2025-1 4.930% Fixed Rate Senior Secured Notes, Class A-2-I with an anticipated repayment date of July 2030 (the “2025 Five-Year Notes”) and \$500.0 million Series 2025-1 5.217% Fixed Rate Senior Secured Notes, Class A-2-II with an anticipated repayment date of July 2032 (the “2025 Seven-Year Notes,” and collectively with the 2025 Five-Year Notes, the “2025 Notes”) in an offering exempt from registration under the Securities Act of 1933, as amended. Gross proceeds from the issuance of the 2025 Notes were \$1.00 billion.

The proceeds from the issuance of the 2025 Notes, as well as \$160.0 million of the Company’s unrestricted cash and cash equivalents, were used to (i) repay the remaining \$742.0 million in outstanding principal under the Company’s 2015 Ten-Year Notes and the remaining \$402.7 million in outstanding principal under the Company’s 2018 7.5-Year Notes, (ii) prefund a portion of the interest payable on the 2025 Notes and (iii) pay transaction fees and expenses. During 2025 and in connection with the issuance of the 2025 Refinancing and the issuance of the 2025 Variable Funding Notes, the Company capitalized \$15.4 million of debt issuance costs, which are being amortized into interest expense over the five and seven-year expected terms of the 2025 Notes.

2021 Recapitalization

On April 16, 2021, the Company completed a recapitalization transaction (the “2021 Recapitalization”) in which certain of the Company’s subsidiaries issued notes pursuant to an asset-backed securitization. The notes consist of \$850.0 million Series 2021-1 2.662% Fixed Rate Senior Secured Notes, Class A-2-I with an anticipated term of 7.5 years (the “2021 7.5-Year Notes”) and \$1.0 billion Series 2021-1 3.151% Fixed Rate Senior Secured Notes, Class A-2-II with an anticipated term of 10 years (the “2021 Ten-Year Notes”, and, collectively with the 2021 7.5-Year Notes, the “2021 Notes”). Gross proceeds from the issuance of the 2021 Notes were \$1.85 billion.

2019 Recapitalization

On November 19, 2019, the Company completed a recapitalization transaction (the “2019 Recapitalization”) in which certain of the Company’s subsidiaries issued notes pursuant to an asset-backed securitization. The notes consist of \$675.0 million Series 2019-1 3.668% Fixed Rate Senior Secured Notes, Class A-2 with an anticipated term of 10 years (the “2019 Notes”). Gross proceeds from the issuance of the 2019 Notes were \$675.0 million.

2018 Recapitalization

On April 24, 2018, the Company completed a recapitalization transaction (the “2018 Recapitalization”) in which certain of the Company’s subsidiaries issued notes pursuant to an asset-backed securitization. The notes consisted of \$425.0 million Series 2018-1 4.116% Fixed Rate Senior Secured Notes, Class A-2-I with an anticipated term of 7.5 years (the “2018 7.5-Year Notes”), and \$400.0 million Series 2018-1 4.328% Fixed Rate Senior Secured Notes, Class A-2-II with an anticipated term of 9.25 years (the “2018 9.25-Year Notes”). Gross proceeds from the issuance of the 2018 7.5-Year Notes and the 2018 9.25-Year Notes were \$825.0 million. The 2018 7.5-Year Notes were repaid in connection with the 2025 Refinancing.

2017 Recapitalization

On July 24, 2017, the Company completed a recapitalization transaction (the “2017 Recapitalization”) in which certain of the Company’s subsidiaries issued notes pursuant to an asset-backed securitization. The notes consisted of \$300.0 million Series 2017-1 Floating Rate Senior Secured Notes, Class A-2-I with an anticipated term of five years (the “2017 Floating Rate Notes”), \$600.0 million Series 2017-1 3.082% Fixed Rate Senior Secured Notes, Class A-2-II with an anticipated term of five years (the “2017 Five-Year Notes”) and \$1.0 billion Series 2017-1 4.118% Fixed Rate Senior Secured Notes, Class A-2-III with an anticipated term of ten years (the “2017 Ten-Year Notes”). Gross proceeds from the issuance of the 2017 Floating Rate Notes, 2017 Five-Year Notes and 2017 Ten-Year Notes were \$1.9 billion. The 2017 Floating Rate Notes and 2017 Five-Year Notes were repaid in connection with the 2021 Recapitalization.

Variable Funding Notes

Concurrent with the 2025 Refinancing, certain of the Company’s subsidiaries also issued a new variable funding note facility which allows for advances of up to \$320.0 million of Series 2025-1 Variable Funding Senior Secured Notes, Class A-1 and certain other credit instruments, including letters of credit (the “2025 Variable Funding Notes”). The 2025 Variable Funding Notes were undrawn on the closing date. In connection with the issuance of the 2025 Variable Funding Notes, the Company’s previous \$200.0 million Series 2021-1 and \$120.0 million Series 2022-1 variable funding note facilities were canceled.

Interest on the 2025 Variable Funding Notes is payable at a rate equal to the Secured Overnight Financing Rate (“Term SOFR”) plus 150 basis points. The unused portion of the 2025 Variable Funding Notes is subject to a commitment fee of 50 basis points. It is anticipated that any amounts outstanding under the 2025 Variable Funding Notes will be repaid in full on or prior to July 2030, subject to two additional one-year extensions at the option of the Company, subject to certain conditions. Following the anticipated repayment date (and any extensions thereof), additional interest will accrue on the 2025 Variable Funding Notes equal to 5% per annum.

As of December 28, 2025, the Company had no outstanding borrowings and \$263.6 million of available borrowing capacity under its 2025 Variable Funding Notes, net of letters of credit issued of \$56.4 million.

As of December 29, 2024, the Company had no outstanding borrowings and \$120.0 million of available borrowing capacity under its Series 2022-1 variable funding note facility. As of December 29, 2024, the Company had no outstanding borrowings and \$143.6 million of available borrowing capacity under its \$200.0 million Series 2021-1 variable funding note facility, net of letters of credit issued of \$56.4 million.

2025 Notes

The 2025 Five-Year Notes have original remaining scheduled principal payments of \$5.0 million in each of 2026 through 2029 and \$480.0 million in 2030. The 2025 Seven-Year Notes have original remaining scheduled principal payments of \$5.0 million in each of 2026 through 2031 and \$470.0 million in 2032. Refer to the leverage ratio and debt classification disclosure below for additional information.

The legal final maturity date of the 2025 Notes is July 2055, but it is anticipated that, unless earlier prepaid to the extent permitted under the related debt agreements, the 2025 Five-Year Notes will be repaid on or prior to the anticipated repayment date occurring in July 2030, and the 2025 Seven-Year Notes will be repaid on or prior to the anticipated repayment date occurring in July 2032. If the Company has not repaid or refinanced the 2025 Notes prior to the applicable anticipated repayment dates, additional interest of at least 5% per annum will accrue, as defined in the related agreements.

2021 Notes

The 2021 7.5-Year Notes have original remaining scheduled principal payments of \$8.5 million in each of 2026 and 2027 and \$809.6 million in 2028. The 2021 Ten-Year Notes have original remaining scheduled principal payments of \$10.0 million in each of 2026 through 2030 and \$922.5 million in 2031. Refer to the leverage ratio and debt classification disclosure below for additional information.

The legal final maturity date of the 2021 Notes is April 2051, but it is anticipated that, unless earlier prepaid to the extent permitted under the related debt agreements, the 2021 7.5-Year Notes will be repaid on or prior to the anticipated repayment date occurring in October 2028, and the 2021 Ten-Year Notes will be repaid on or prior to the anticipated repayment date occurring in April 2031. If the Company has not repaid or refinanced the 2021 Notes prior to the applicable anticipated repayment dates, additional interest of at least 5% per annum will accrue, as defined in the related agreements.

2019 Notes

The 2019 Notes have original remaining scheduled principal payments of \$6.8 million in each of 2026 through 2028 and \$627.8 million in 2029. Refer to the leverage ratio and debt classification disclosure below for additional information.

The legal final maturity date of the 2019 Notes is October 2049, but it is anticipated that, unless earlier prepaid to the extent permitted under the related debt agreements, the 2019 Notes will be repaid on or prior to the anticipated repayment date occurring in October 2029. If the Company has not repaid or refinanced the 2019 Notes prior to the applicable anticipated repayment date, additional interest of at least 5% per annum will accrue, as defined in the related agreements.

2018 9.25-Year Notes

The 2018 9.25-Year Notes have original remaining scheduled principal payments of \$4.0 million in 2026 and \$375.0 million in 2027. Refer to the leverage ratio and debt classification disclosure below for additional information.

The legal final maturity date of the 2018 9.25-Year Notes is July 2048, but it is anticipated that, unless earlier prepaid to the extent permitted under the related debt agreements, the 2018 9.25-Year Notes will be repaid on or prior to the anticipated repayment date occurring in July 2027. If the Company has not repaid or refinanced the 2018 9.25-Year Notes prior to the applicable anticipated repayment dates, additional interest of at least 5% per annum will accrue, as defined in the related agreements.

2017 Ten-Year Notes

The 2017 Ten-Year Notes have original remaining scheduled principal payments of \$10.0 million in 2026 and \$930.0 million in 2027. Refer to the leverage ratio and debt classification disclosure below for additional information.

The legal final maturity date of the 2017 Ten-Year Notes is October 2047, but it is anticipated that, unless earlier prepaid to the extent permitted under the related debt agreements, the 2017 Ten-Year Notes will be repaid on or prior to the anticipated repayment date occurring in July 2027. If the Company has not repaid or refinanced the 2017 Ten-Year Notes prior to the applicable anticipated repayment dates, additional interest of at least 5% per annum will accrue, as defined in the related agreements.

Guarantees and Covenants of the Notes

The Notes are guaranteed by certain subsidiaries of the Company and secured by an interest in certain assets of the Company as specified in the indenture governing the securitized debt, including franchise royalty income from all U.S. and international stores, U.S. supply chain income and intellectual property. The restrictions placed on the Company's subsidiaries require that the Company's principal and interest obligations have first priority and amounts are segregated weekly to ensure appropriate funds are reserved to pay the quarterly principal and interest amounts due. The amount of weekly cash flow that exceeds the required weekly principal and interest reserve is generally remitted to the Company in the form of a dividend. However, once the required obligations are satisfied, there are no further restrictions, including payment of dividends, on the cash flows of the subsidiaries. If the Company has not repaid or refinanced the respective note series prior to the applicable anticipated repayment dates, additional interest of at least 5% per annum will accrue, and the Company's cash flows other than a weekly management fee to cover certain operating expenses would be directed to the repayment of the securitized debt.

The Notes are subject to certain financial and non-financial covenants, including a debt service coverage ratio calculation. The covenant requires a minimum coverage ratio of 1.75x total debt service to Securitized Net Cash Flow, each as defined in the indenture governing the securitized debt. The covenants, among other things, may limit the ability of certain of the Company's subsidiaries to declare dividends, make loans or advances or enter into transactions with affiliates. In the event that certain covenants are not met, the Notes may become partially or fully due and payable on an accelerated schedule. In addition, the Company may voluntarily prepay, in part or in full, the Notes at any time, subject to certain make-whole interest obligations.

Leverage Ratio and Debt Classification

While the Notes are outstanding, scheduled payments of principal and interest are required to be made on a quarterly basis. In accordance with the Company's debt agreements, the payment of principal on the 2025 Notes may be suspended if either the Holdco Leverage Ratio or Senior Leverage Ratio is less than or equal to 5.5x total debt to either Consolidated Adjusted EBITDA or Securitized Net Cash Flow, each as defined in the indenture governing the securitized debt, and no catch-up provisions are applicable. In accordance with the Company's debt agreements, the payment of principal on the 2021 Notes, 2019 Notes, 2018 9.25-Year Notes and 2017 Ten-Year Notes may be suspended if the Holdco Leverage Ratio is less than or equal to 5.0x total debt to Consolidated Adjusted EBITDA, each as defined in the indenture governing the securitized debt, and no catch-up provisions are applicable. As of the end of the fourth quarter of 2025 and the end of the fourth quarter of 2024, the Company satisfied the non-amortization tests for each respective series of notes, and accordingly, the outstanding principal amounts of the notes have been classified as long-term debt in the consolidated balance sheet as of December 28, 2025. As of December 29, 2024, current portion of long-term debt included the outstanding principal amounts under the 2015 Ten-Year Notes and the 2018 7.5-Year Notes for which the anticipated repayment date was October 2025.

Consolidated Long-Term Debt

At December 28, 2025 and December 29, 2024, consolidated long-term debt consisted of the following:

	December 28, 2025	December 29, 2024
2015 Ten-Year Notes	\$ —	\$ 742,000
2017 Ten-Year Notes	940,000	940,000
2018 7.5-Year Notes	—	402,688
2018 9.25-Year Notes	379,000	379,000
2019 Ten-Year Notes	648,000	648,000
2021 7.5-Year Notes	826,625	826,625
2021 Ten-Year Notes	972,500	972,500
2025 Five-Year Notes	500,000	—
2025 Seven-Year Notes	500,000	—
Finance lease obligations	62,008	66,058
Financing obligation from sale leaseback	14,693	14,788
Debt issuance costs, net of accumulated amortization of \$25.3 million in 2025 and \$34.5 million in 2024	(26,012)	(16,321)
Total debt	4,816,814	4,975,338
Current portion of long-term debt	(6,131)	(1,149,679)
Long-term debt, less current portion	<u>\$ 4,810,683</u>	<u>\$ 3,825,659</u>

At December 28, 2025, maturities of long-term debt, finance leases and other financing obligations were as follows below and reflect the total amounts due for each of the Notes on their respective anticipated repayment dates assuming the non-amortization tests for each respective series of notes continues to be satisfied.

2026	\$	6,131
2027		1,324,384
2028		831,218
2029		652,958
2030		505,337
Thereafter		1,522,798
	<u>\$</u>	<u>4,842,826</u>

(3) Fair Value Measurements

Fair value measurements enable the reader of the financial statements to assess the inputs used to develop those measurements by establishing a hierarchy for ranking the quality and reliability of the information used to determine fair values. The Company classifies and discloses assets and liabilities carried at fair value in one of the following three categories:

Level 1: Quoted market prices in active markets for identical assets or liabilities.

Level 2: Observable market-based inputs or unobservable inputs that are corroborated by market data.

Level 3: Unobservable inputs that are not corroborated by market data.

Fair Value of Cash Equivalents and Marketable Securities

The fair values of the Company's cash equivalents and investments in marketable securities are based on quoted prices in active markets for identical assets.

Fair Value of Investments

The Company holds a non-controlling interest in DPC Dash, the Company's master franchisee in China that owns and operates Domino's Pizza stores in that market. As of December 28, 2025 and December 29, 2024, the fair value of the Company's investment in DPC Dash is based on the active exchange quoted price for the equity security (HK\$71.90 per share as of December 28, 2025 and HK\$79.25 per share as of December 29, 2024). The Company owned 3,901,019 and 8,101,019 ordinary shares as of December 28, 2025 and December 29, 2024, representing 3.0% and 6.2% of DPC Dash's ordinary shares as of the respective dates. The Company sold 4,200,000 ordinary shares of its investment in DPC Dash in the second quarter of 2025 for net proceeds of \$44.1 million. The Company sold 10,000,000 ordinary shares of its investment in DPC Dash in the fourth quarter of 2024 for net proceeds of \$82.9 million.

The Company recorded a total net negative adjustment of \$2.5 million in 2025, and total net positive adjustments to the net carrying amount of its investment in DPC Dash of \$22.1 million and \$17.7 million in 2024 and 2023, respectively, with the net realized and unrealized losses and gains recorded in other expense and other income in its consolidated statements of income.

The following table summarizes the carrying amounts and fair values of certain assets at December 28, 2025:

	At December 28, 2025			
	Carrying Amount	Fair Value Estimated Using		
		Level 1 Inputs	Level 2 Inputs	Level 3 Inputs
Cash equivalents	\$ 54,306	\$ 54,306	\$ —	\$ —
Restricted cash equivalents	146,517	146,517	—	—
Investments in marketable securities	24,971	24,971	—	—
Advertising fund cash equivalents, restricted	65,604	65,604	—	—
Investment in DPC Dash	36,070	36,070	—	—

The following table summarizes the carrying amounts and fair values of certain assets at December 29, 2024:

	At December 29, 2024			
	Carrying Amount	Fair Value Estimated Using		
		Level 1 Inputs	Level 2 Inputs	Level 3 Inputs
Cash equivalents	\$ 127,074	\$ 127,074	\$ —	\$ —
Restricted cash equivalents	140,669	140,669	—	—
Investments in marketable securities	20,638	20,638	—	—
Advertising fund cash equivalents, restricted	70,350	70,350	—	—
Investment in DPC Dash	82,699	82,699	—	—

Fair Value of Debt

The estimated fair values of the Company's Notes (Note 2) are classified as Level 2 measurements, as the Company estimates the fair value amount by using available market information. The Company obtained quotes from two separate brokerage firms that are knowledgeable about the Company's Notes and, at times, trade these Notes. The Company also performed its own internal analysis based on the information gathered from public markets, including information on notes that are similar to those of the Company. However, considerable judgment is required to interpret market data to estimate fair value. Accordingly, the fair value estimates presented are not necessarily indicative of the amount that the Company or the noteholders could realize in a current market exchange. The use of different assumptions and/or estimation methodologies may have a material effect on the estimated fair values stated below.

Management estimated the approximate fair values of the Notes as follows:

	December 28, 2025		December 29, 2024	
	Principal Amount	Fair Value	Principal Amount	Fair Value
2015 Ten-Year Notes	\$ —	—	\$ 742,000	\$ 739,032
2017 Ten-Year Notes	940,000	934,360	940,000	915,560
2018 7.5-Year Notes	—	—	402,688	399,869
2018 9.25-Year Notes	379,000	377,863	379,000	370,662
2019 Ten-Year Notes	648,000	624,024	648,000	599,400
2021 7.5-Year Notes	826,625	785,294	826,625	750,576
2021 Ten-Year Notes	972,500	893,728	972,500	850,938
2025 Five-Year Notes	500,000	503,000	—	—
2025 Seven-Year Notes	500,000	506,000	—	—

The Company had no outstanding borrowings under its variable funding notes at December 28, 2025 or December 29, 2024.

(4) Leases

The Company leases certain retail store and supply chain center locations, vehicles, equipment and its corporate headquarters with expiration dates through 2045.

The components of operating and finance lease cost for 2025, 2024 and 2023 were as follows:

	<u>2025</u>	<u>2024</u>	<u>2023</u>
Operating lease cost	\$ 52,160	\$ 50,058	\$ 47,579
Finance lease cost:			
Amortization of right-of-use assets	5,385	5,644	5,545
Interest on lease liabilities	<u>3,673</u>	<u>4,090</u>	<u>4,340</u>
Total finance lease cost	<u>\$ 9,058</u>	<u>\$ 9,734</u>	<u>\$ 9,885</u>

Rent expense totaled \$95.9 million, \$91.2 million and \$85.6 million in 2025, 2024 and 2023, respectively. Rent expense includes operating lease cost, as well as expense for non-lease components including common area maintenance, real estate taxes and insurance for the Company's real estate leases. Rent expense also includes the variable rate per mile driven and fixed maintenance charges for the Company's supply chain center tractors and trailers and expense for short-term rentals. Rent expense for certain short-term supply chain center tractor and trailer rentals was \$6.5 million, \$7.5 million and \$5.4 million in 2025, 2024 and 2023, respectively. Variable rent expense and rent expense for other short-term leases were immaterial for 2025, 2024 and 2023.

Supplemental balance sheet information related to the Company's finance leases as of December 28, 2025 and December 29, 2024 was as follows:

	<u>December 28, 2025</u>	<u>December 29, 2024</u>
Land and buildings	\$ 80,457	\$ 79,966
Equipment	<u>4,225</u>	<u>4,640</u>
Finance lease assets	84,682	84,606
Accumulated depreciation and amortization	<u>(32,908)</u>	<u>(28,148)</u>
Finance lease assets, net	<u>\$ 51,774</u>	<u>\$ 56,458</u>
Current portion of long-term debt	\$ 6,017	\$ 4,895
Long-term debt, less current portion	<u>55,991</u>	<u>61,163</u>
Total principal payable on finance leases	<u>\$ 62,008</u>	<u>\$ 66,058</u>

As of December 28, 2025 and December 29, 2024, the weighted average remaining lease term and weighted average discount rate for the Company's operating and finance leases were as follows:

	<u>2025</u>		<u>2024</u>	
	<u>Operating Leases</u>	<u>Finance Leases</u>	<u>Operating Leases</u>	<u>Finance Leases</u>
Weighted average remaining lease term	6 years	11 years	7 years	12 years
Weighted average discount rate	4.8%	6.1%	4.6%	6.1%

Supplemental cash flow information related to leases for 2025, 2024 and 2023 was as follows:

	<u>2025</u>	<u>2024</u>	<u>2023</u>
Cash paid for amounts included in the measurement of lease liabilities:			
Operating cash flows from operating leases	\$ 51,552	\$ 50,636	\$ 46,936
Operating cash flows from finance leases	3,673	4,090	4,340
Financing cash flows from finance leases	4,744	4,683	4,184
Cash paid for amounts included in the measurement of financing obligation from sale leaseback:			
Operating cash flows from sale leaseback	1,186	1,293	201
Financing cash flows from sale leaseback	96	89	21
Right-of-use assets obtained in exchange for new lease obligations:			
Operating leases	55,511	53,076	34,313
Finance leases	842	1,442	3,842

Maturities of lease liabilities as of December 28, 2025 were as follows:

	<u>Operating Leases</u>	<u>Finance Leases</u>
2026	\$ 57,778	\$ 9,402
2027	49,212	8,350
2028	41,316	7,277
2029	37,230	7,352
2030	26,756	7,399
Thereafter	<u>59,108</u>	<u>43,416</u>
Total future minimum rental commitments	<u>271,400</u>	<u>83,196</u>
Less, amounts representing interest	<u>(39,930)</u>	<u>(21,188)</u>
Total lease liabilities	<u>\$ 231,470</u>	<u>\$ 62,008</u>

In the fourth quarter of 2023, a subsidiary of the Company entered into a purchase and sale agreement with a developer to sell one of the Company's owned supply chain center buildings and the associated land for \$14.9 million. Concurrently, a separate subsidiary of the Company entered into a lease agreement with the developer to construct a new supply chain center which includes both the existing building as well as an adjoined new construction on the adjacent properties owned by the developer.

The leaseback of the Company's building on a standalone basis for the construction period plus the 20-year term using the discount rate implicit in the lease resulted in a finance lease classification, and therefore, the transaction was accounted for as a failed sale leaseback. The Company retained the existing land and buildings on its consolidated balance sheet which are included in property, plant and equipment and the Company continues to depreciate the building as if it owned it. The \$14.9 million cash proceeds from the transaction was recorded as a financing obligation and is being amortized over the term of the financing agreement. As of December 28, 2025, \$0.1 million is classified as current portion of long-term debt and \$14.6 million is classified as long-term debt in the Company's consolidated balance sheet. As of December 29, 2024, \$0.1 million is classified as current portion of long-term debt and \$14.7 million is classified as long-term debt in the Company's consolidated balance sheet. The \$119.5 million of future minimum rent payments associated with the new construction on a standalone basis is included in the disclosure for material leases not yet commenced, below.

As of December 28, 2025, in addition to the lease for the new supply chain construction on a standalone basis discussed above, the Company also had additional leases for certain supply chain real estate and certain supply chain vehicles that had not yet commenced. The total estimated future minimum rental commitments for all of these arrangements is \$161.6 million. These leases are expected to commence in 2026 with lease terms of up to 20 years. These undiscounted amounts are not included in the table above.

The Company has guaranteed lease payments related to certain franchisees' lease arrangements. The maximum amount of potential future payments under these guarantees was \$12.6 million and \$12.8 million as of December 28, 2025 and December 29, 2024, respectively. The Company does not believe these arrangements have or are likely to have a material effect on its results of operations, financial condition, revenues or expenses, capital expenditures or liquidity.

(5) Commitments and Contingencies

The Company is a party to lawsuits, revenue agent reviews by taxing authorities and legal proceedings, of which the majority involve workers' compensation, employment practices liability, general liability and automobile and franchisee claims arising in the ordinary course of business. The Company records legal fees associated with loss contingencies when they are probable and reasonably estimable. Litigation is subject to many uncertainties, and the outcome of individual litigated matters is unpredictable. These matters could be decided unfavorably and could require the Company to pay damages or make other expenditures in amounts or a range of amounts that cannot be estimated with accuracy. However, the Company does not believe these matters, individually or in the aggregate, will have a material adverse effect on the business or financial condition of the Company, and the Company expects that the established accruals adequately provide for the estimated resolution of such claims.

(6) Income Taxes

The Parent files a consolidated Federal income tax return which includes the Company's operations. For financial reporting purposes, the Company accounts for income taxes as if it files its own consolidated Federal income tax return.

Income before provision for income taxes in 2025, 2024 and 2023 consisted of the following:

	<u>2025</u>	<u>2024</u>	<u>2023</u>
U.S.	\$ 753,085	\$ 707,705	\$ 640,255
Foreign	17,253	14,510	12,185
Income before provision for income taxes	<u>\$ 770,338</u>	<u>\$ 722,215</u>	<u>\$ 652,440</u>

The components of the Company's provision for income taxes and the effective tax rate for 2025, 2024 and 2023 are summarized as follows in the table below. The Company early adopted *ASU 2023-09, Income Taxes (Topic 740): Improvements to Income Tax Disclosures* in the fourth quarter of 2025. The Company has included the relevant disclosures retrospectively for all periods presented in the consolidated financial statements.

	<u>2025</u>		<u>2024</u>		<u>2023</u>	
U.S. Federal income tax provision, based on the statutory rate	\$ 161,771	21.0%	\$ 151,665	21.0%	\$ 137,012	21.0%
State and local income taxes, net of related Federal income tax effects ⁽¹⁾	23,501	3.1%	22,546	3.1%	19,473	3.0%
Foreign tax effects	29,558	3.8%	26,600	3.7%	25,301	3.9%
Nontaxable or nondeductible items	7,307	0.9%	6,107	0.8%	5,040	0.8%
Changes in valuation allowances	4,142	0.5%	3,918	0.5%	3,334	0.5%
Changes in unrecognized tax benefits	(46)	0.0%	616	0.1%	16	0.0%
Effect of cross-border tax laws						
Foreign derived intangible income deduction	(16,800)	(2.2)%	(16,380)	(2.3)%	(17,850)	(2.7)%
Tax credits						
Foreign tax credits	(29,558)	(3.8)%	(26,600)	(3.7)%	(23,582)	(3.6)%
Other credits	(3,887)	(0.5)%	(5,856)	(0.8)%	(5,440)	(0.8)%
Other adjustments						
Excess tax benefits from Parent equity-based compensation	(3,158)	(0.4)%	(22,241)	(3.1)%	(3,397)	(0.5)%
Other	(4,196)	(0.5)%	(2,330)	(0.2)%	(6,585)	(1.2)%
Provision for income taxes	<u>\$ 168,634</u>	<u>21.9%</u>	<u>\$ 138,045</u>	<u>19.1%</u>	<u>\$ 133,322</u>	<u>20.4%</u>

(1) California, New York, Florida, Illinois, New Jersey, Minnesota and New York City made up the majority (greater than 50%) of this category in each of the years presented, with the addition of Oregon for 2025.

Excess tax benefits from Parent equity-based compensation activity resulted in a decrease in the Company's provision for income taxes of \$3.2 million, \$22.2 million and \$3.4 million in 2025, 2024 and 2023, respectively, primarily due to the recognition of excess tax benefits for options exercised and the vesting of equity awards.

The components of the 2025, 2024 and 2023 consolidated provision for income taxes were as follows:

	<u>2025</u>	<u>2024</u>	<u>2023</u>
Provision for Federal income taxes			
Current provision	\$ 107,796	\$ 95,376	\$ 100,287
Deferred provision (benefit)	1,503	(8,816)	(16,467)
Total provision for Federal income taxes	109,299	86,560	83,820
Provision for state and local income taxes			
Current provision	29,992	25,186	27,243
Deferred benefit	(215)	(301)	(2,991)
Total provision for state and local income taxes	29,777	24,885	24,252
Provision for non-resident withholding and foreign income taxes			
Current provision	29,558	26,600	25,301
Deferred benefit	—	—	(51)
Total provision for non-resident withholding and foreign income taxes	29,558	26,600	25,250
Provision for income taxes	<u>\$ 168,634</u>	<u>\$ 138,045</u>	<u>\$ 133,322</u>

As of December 28, 2025 and December 29, 2024, the significant components of net deferred income taxes were as follows in the table below. Certain prior period disclosure amounts have been reclassified to conform to the current presentation.

	<u>December 28, 2025</u>	<u>December 29, 2024</u>
Deferred income tax assets		
Operating lease liabilities	\$ 56,880	\$ 55,538
Foreign tax credit	25,112	20,970
Insurance reserves	12,005	11,800
Accrued compensation	11,129	11,918
Non-cash Parent equity-based compensation expense	9,803	10,354
Contract liabilities	7,065	6,760
Accruals and reserves	4,563	4,276
Other	6,847	4,385
Deferred income tax assets before valuation allowance	<u>133,404</u>	<u>126,001</u>
Less, valuation allowance	<u>(26,348)</u>	<u>(22,359)</u>
Deferred income tax assets, net	<u>107,056</u>	<u>103,642</u>
Deferred income tax liabilities		
Operating lease right-of-use assets	53,935	52,684
Capitalized software	17,948	8,535
Depreciation, amortization and asset basis differences	9,585	9,103
Unrealized gain on investments	3,487	9,888
Deferred income tax liabilities	<u>84,955</u>	<u>80,210</u>
Net deferred income taxes	<u>\$ 22,101</u>	<u>\$ 23,432</u>

Realization of the Company's deferred tax assets is dependent upon many factors, including, but not limited to, the Company's ability to generate sufficient taxable income. Although realization of the Company's deferred tax assets is not assured, on an ongoing basis, management assesses whether it remains more likely than not the deferred tax assets will be realized.

As of December 28, 2025 and December 29, 2024, the Company had total foreign tax credits of \$25.1 million and \$21.0 million, respectively, which were fully offset with a corresponding valuation allowance. As of December 28, 2025 and December 29, 2024, the Company also had valuation allowances related to interest deductibility in separately filed states of \$1.2 million and \$1.4 million, respectively. Management believes the remaining deferred tax assets will be realized. For financial reporting purposes, the Company's investment in foreign subsidiaries does not exceed its tax basis. Therefore, no deferred income taxes have been provided.

The Company recognizes the financial statement benefit of a tax position if it is more likely than not that the position is sustainable, based solely on its technical merits and consideration of the relevant taxing authorities widely understood administrative practices and precedents. For tax positions meeting the "more likely than not" threshold, the amount recognized in the financial statements is the largest benefit that has a greater than 50 percent likelihood of being realized upon ultimate settlement with the relevant tax authority. The Company recognizes accrued interest related to unrecognized tax benefits in interest expense and recognizes penalties in income tax expense.

A reconciliation of the beginning and ending amount of unrecognized tax benefits as of December 28, 2025, December 29, 2024 and December 31, 2023 is as follows:

	<u>December 28, 2025</u>	<u>December 29, 2024</u>	<u>December 31, 2023</u>
Unrecognized tax benefits at beginning of period	\$ 4,534	\$ 3,918	\$ 3,902
Additions for tax positions of current year	649	1,039	961
Additions for tax positions of prior years	193	241	503
Reductions for changes in prior year tax positions	—	—	(551)
Reductions for lapses of applicable statute of limitations	(888)	(664)	(897)
Unrecognized tax benefits at end of period	<u>\$ 4,488</u>	<u>\$ 4,534</u>	<u>\$ 3,918</u>

As of December 28, 2025, the amount of unrecognized tax benefits was \$4.5 million of which, if ultimately recognized, \$4.5 million would be recognized as an income tax benefit and reduce the Company's effective tax rate. As of December 28, 2025, the Company had \$0.7 million of accrued interest and no accrued penalties.

As of December 29, 2024, the amount of unrecognized tax benefits was \$4.5 million of which, if ultimately recognized, \$4.5 million would be recognized as an income tax benefit and reduce the Company's effective tax rate. As of December 29, 2024, the Company had \$0.6 million of accrued interest and no accrued penalties.

There are currently no Internal Revenue Service audits in progress for the Company. The Company continues to be under examination by certain states. The Company's Federal statute of limitation has expired for years prior to 2022, but it varies for state and foreign locations. The Company believes appropriate provisions for all outstanding tax issues have been made for all jurisdictions and all open years.

(7) Employee Benefits

The Company has a retirement savings plan which qualifies under Internal Revenue Code Section 401(k). All employees of the Company who have completed 60 days of service and are at least 18 years of age are eligible to participate in the plan. The plan requires the Company to match 100% of the first 5% of each employee's elective deferrals. The Company's matching contributions are made in the form of cash and vest immediately. The expenses incurred for Company contributions to the plan were \$14.2 million, \$14.1 million and \$12.5 million in 2025, 2024 and 2023, respectively.

The Company has established a non-qualified deferred compensation plan available for certain key employees. Under this self-funding plan, the participants may defer up to 50% of their base salary and up to 80% of their bonus compensation. The participants direct the investment of their deferred compensation within several investment funds. The Company is not required to contribute and did not contribute to this plan during 2025, 2024 and 2023.

The Company has an employee stock payroll deduction plan (the "ESPDP"). Under the ESPDP, eligible employees may deduct up to 15% of their eligible wages to purchase common stock at 85% of the market price of the stock on the purchase date. The ESPDP requires employees to hold their purchased common stock for at least one year. The Company purchases common stock on the open market for the ESPDP at the current market price. There were 17,487 shares, 15,935 shares and 18,439 shares of common stock in 2025, 2024 and 2023, respectively, purchased on the open market for participating employees at a weighted-average price of \$456.21 in 2025, \$450.59 in 2024 and \$341.76 in 2023. The expenses incurred under the ESPDP were \$1.2 million, \$1.0 million, and \$0.9 million in 2025, 2024 and 2023, respectively.

(8) Equity Incentive Plans

The Parent's current equity incentive plan, named the Domino's Pizza, Inc. 2004 Equity Incentive Plan (the "2004 Equity Incentive Plan"), benefits certain of the Company's employees and members of the Parent's Board of Directors. As of December 28, 2025, the maximum number of shares that may be granted under the 2004 Equity Incentive Plan is 15,600,000 shares of voting Parent common stock of which 2,004,315 shares were authorized for grant but have not been granted.

The cost of all Parent stock options, as well as other equity-based compensation arrangements, is reflected in the consolidated statements of income based on the estimated fair value of the awards and is amortized over the requisite service period of each award. All non-cash equity-based compensation expense amounts are recorded in general and administrative expense. The Parent accounts for forfeitures as they occur.

The Company recorded total non-cash Parent equity-based compensation expense of \$44.6 million, \$43.3 million and \$37.5 million in 2025, 2024 and 2023, respectively. The Company recorded a deferred tax benefit related to non-cash Parent equity-based compensation expense of \$6.1 million, \$6.8 million and \$6.3 million in 2025, 2024 and 2023, respectively.

Parent Stock Options

As of December 28, 2025, the number of Parent stock options granted and outstanding under the 2004 Equity Incentive Plan was 424,286 options. Parent stock options granted in fiscal 2016 through fiscal 2020 were granted with an exercise price equal to the market price at the date of the grant, expire ten years from the date of grant and generally vested over four years from the date of grant, generally subject to the holder's continued employment. Parent stock options granted after fiscal 2020 were granted with an exercise price equal to the market price at the date of the grant, expire ten years from the date of grant and generally vest over three years from the date of grant, generally subject to the holder's continued employment. Additionally, all stock options granted become fully exercisable upon vesting. These awards also contain provisions for accelerated vesting upon the retirement of the holders that have achieved specific service and age requirements.

Parent stock option activity related to the 2004 Equity Incentive Plan is summarized as follows:

	Parent Stock Options			Aggregate Intrinsic Value (In thousands)
	Outstanding	Weighted Average Exercise Price	Weighted Average Remaining Life (Years)	
Stock options at January 1, 2023	672,142	\$ 206.69		
Stock options granted	104,711	300.16		
Stock options forfeited or expired	(11,973)	351.89		
Stock options exercised	(78,532)	110.22		
Stock options at December 31, 2023	686,348	\$ 229.45		
Stock options granted	46,098	443.90		
Stock options forfeited or expired	(3,728)	348.25		
Stock options exercised	(270,424)	133.21		
Stock options at December 29, 2024	458,294	\$ 306.85		
Stock options granted	51,430	438.71		
Stock options forfeited or expired	(8,023)	374.94		
Stock options exercised	(77,415)	242.76		
Stock options at December 28, 2025	<u>424,286</u>	<u>\$ 333.24</u>	<u>5.4</u>	<u>\$ 40,586</u>
Exercisable at December 28, 2025	<u>321,280</u>	<u>\$ 310.57</u>	<u>4.4</u>	<u>\$ 37,225</u>

The total intrinsic value of Parent stock options exercised was \$16.4 million, \$93.5 million and \$19.6 million in 2025, 2024 and 2023, respectively. Cash received from the exercise of Parent stock options was \$18.8 million, \$36.0 million and \$8.7 million in 2025, 2024 and 2023, respectively. The tax benefit realized from Parent stock options exercised was \$1.9 million, \$20.8 million and \$4.2 million in 2025, 2024 and 2023, respectively.

The Company recorded total non-cash Parent equity-based compensation expense of \$7.8 million, \$6.7 million and \$5.8 million in 2025, 2024 and 2023, respectively, related to Parent stock option awards. As of December 28, 2025, there was \$6.2 million of total unrecognized compensation cost related to unvested Parent stock options granted under the 2004 Equity Incentive Plan which will be recognized on a straight-line basis over the related vesting period. This unrecognized compensation cost is expected to be recognized over a weighted average period of 1.7 years.

Management estimated the fair value of each Parent option grant made during 2025, 2024 and 2023 as of the date of the grant using the Black-Scholes option pricing method. The risk-free interest rate is based on the estimated expected life and is estimated based on U.S. Treasury Bond rates as of the grant date. The expected life is based on several factors, including, among other things, the vesting term and contractual term as well as historical experience. The expected volatility is based principally on the historical volatility of the Parent's share price. Option valuation models require the input of highly subjective assumptions and changes in assumptions can significantly affect the estimated fair value of the Parent's stock options.

The weighted average assumptions used in estimating the fair value of each Parent stock option granted in 2025, 2024 and 2023 using the Black-Scholes option pricing method are presented in the following table:

	2025	2024	2023
Risk-free interest rate	4.1%	4.1%	4.0%
Expected life	5.25 years	5.25 years	5.25 years
Expected volatility	32.0%	32.0%	32.0%
Expected dividend yield	1.6%	1.4%	1.6%
Weighted average fair value per stock option	\$ 134.99	\$ 139.87	\$ 91.25

Other Equity-Based Compensation Arrangements

The Parent granted 3,480 units, 3,322 units and 4,553 units of restricted stock in 2025, 2024 and 2023, respectively, to members of the Parent's Board of Directors. Restricted stock units and awards granted to members of the Parent's Board of Directors were granted with a fair value equal to the market price of the Parent's common stock on the grant date and generally vest one year from the date of grant, generally subject to the director's continued service. These awards also contain provisions for accelerated vesting upon the retirement eligibility of the holders that have achieved specified service and age requirements.

The Parent granted 61,840 units, 64,272 units and 125,285 units of restricted stock in 2025, 2024 and 2023, respectively, to certain employees of the Company. These restricted stock units were granted with a fair value equal to the market price of the Parent's common stock on the grant date. These restricted stock units are generally separated into three tranches and have time-based vesting conditions with the last tranche of the award generally vesting three years from the grant date, generally subject to the holder's continued employment. These awards generally also contain provisions for accelerated vesting upon the retirement of the holders that have achieved specified service and age requirements.

The Parent granted 17,349 units, 17,670 units and 37,677 units of performance-based restricted stock units in 2025, 2024 and 2023, respectively, to certain employees of the Company. These restricted stock units were granted with a fair value equal to the market price of the Parent's common stock on the grant date, certain of which were adjusted for the estimated fair value of the market condition included in the award. These performance-based restricted stock units may vest three years from the date of grant, generally subject to the holder's continued employment, and have time- and performance-based vesting conditions which provide for potential payouts of the target award amount between zero percent and two hundred percent, based on the Parent's three-year achievement as compared to the specified target performance conditions. Certain of the performance-based restricted stock units also include provisions for a potential modifier (upward or downward) based on the Parent's cumulative three-year common stock total shareholder return performance relative to that of a pre-established peer group. These awards contain provisions for full or partial vesting if the holder retires during the performance period, after achieving specified service and age requirements. For the awards with a market condition, Management estimated the fair value of each performance-based restricted stock unit using a Monte-Carlo simulation pricing method. The risk-free interest rate is based on the estimated expected life and is estimated based on U.S. Treasury Bond rates as of the grant date. The Monte-Carlo simulation also includes assumptions for expected volatility based principally on the historical volatility of the Parent's share price, as well as the correlation of the Parent's share price as compared to that of the pre-established peer group.

The weighted average assumptions used in estimating the fair value of the performance-based restricted stock units granted in 2025, 2024 and 2023 that include a market condition using the Monte-Carlo simulation pricing method are presented in the following table:

	<u>2025</u>	<u>2024</u>	<u>2023</u>
Risk-free interest rate	4.0%	4.3%	4.3%
Expected life	2.81 years	2.81 years	2.80 years
Expected volatility	30.2%	30.4%	30.2%
Weighted average fair value per performance-based restricted stock unit	\$ 478.88	\$ 479.39	\$ 306.19

Activity related to restricted stock units and performance-based restricted stock units awarded under the 2004 Equity Incentive Plan is summarized as follows in the table below. The Company recorded total non-cash Parent equity-based compensation expense of \$36.8 million, \$36.6 million and \$31.7 million in 2025, 2024 and 2023, respectively, related to these restricted stock units and performance-based restricted stock units. As of December 28, 2025, there was \$42.0 million of total unrecognized compensation cost related to these restricted stock units and performance-based restricted stock units. The unrecognized compensation cost related to restricted stock units and performance-based restricted stock units is expected to be recognized over a weighted average period of 2.0 years.

	<u>Shares</u>	<u>Weighted Average Grant Date Fair Value</u>
Nonvested at January 1, 2023	145,644	\$ 381.00
Shares granted	167,515	315.51
Shares forfeited	(9,799)	354.44
Shares vested	<u>(54,225)</u>	<u>368.41</u>
Nonvested at December 31, 2023	249,135	\$ 341.86
Shares granted	85,264	453.64
Shares forfeited	(15,216)	362.18
Shares vested	<u>(74,265)</u>	<u>356.22</u>
Nonvested at December 29, 2024	244,918	\$ 373.58
Shares granted	82,669	450.71
Shares forfeited	(20,346)	400.67
Shares vested	<u>(79,668)</u>	<u>370.75</u>
Nonvested at December 28, 2025	<u><u>227,573</u></u>	<u><u>\$ 404.05</u></u>

(9) Company-owned Store Transactions

During 2025, the Company refranchised 37 U.S. Company-owned stores, primarily in Maryland, for net proceeds of \$8.6 million. The pre-tax refranchising gain associated with the sale of the related assets and liabilities, including a \$1.4 million reduction in goodwill, was \$4.0 million and was recorded in refranchising gain in the Company's consolidated statements of income. Also during 2025, the Company purchased two U.S. franchised stores from one of the Company's former U.S. franchisees. The Company recorded \$0.3 million of intangibles, \$0.1 million of equipment and leasehold improvements and \$0.5 million of goodwill.

During 2024, the Company refranchised two U.S. Company-owned stores for proceeds of less than \$0.1 million. The pre-tax refranchising loss associated with the sale of the related assets and liabilities, including goodwill, was approximately \$0.2 million and was recorded in refranchising loss in the Company's consolidated statements of income.

During 2023, the Company refranchised one U.S. Company-owned store for proceeds of less than \$0.1 million. The pre-tax refranchising loss associated with the sale of the related assets and liabilities, including goodwill, was approximately \$0.1 million and was recorded in refranchising loss in the Company's consolidated statements of income.

EXHIBIT E

TRADITIONAL STORE STANDARD FRANCHISE AGREEMENT

Store #

**DOMINO'S PIZZA FRANCHISING LLC
STANDARD FRANCHISE AGREEMENT**

Franchisee

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TABLE OF CONTENTS

	<u>Page</u>
1. INTRODUCTION	7
2. GRANT AND TERM OF FRANCHISE.....	8
2.1 Grant	8
2.2 Term of Franchise	8
3. RENEWAL OF FRANCHISE.....	8
3.1 Option to Renew	8
3.2 Manner of Renewal.....	9
3.3 Notification of Expiration	9
4. TERRITORIAL RIGHTS AND OBLIGATIONS	10
4.1 Area of Primary Responsibility	10
4.2 Delivery Service.....	10
4.3 Exclusions	10
5. OPENING ADVERTISING AND PROMOTION EXPENDITURE	11
6. ROYALTY FEE AND OTHER CHARGES.....	11
6.1 Amount and Payment.....	11
6.2 Definition of Royalty Sales.....	11
6.3 Interest on Late Payments	11
6.4 Electronic Funds Transfer.....	11
6.5 Application of Payments.....	12
7. STORE LOCATION	12
7.1 Location and Use	12
7.2 Relocation; Damage, or Condemnation	12
7.3 Location and Operation of Commissary.....	13
7.4 Store Lease.....	13
7.5 Assumption of Lease on Termination or Expiration.....	13
7.6 Ownership of Store Premises.....	13
8. STORE DEVELOPMENT	14
8.1 Development and Construction.....	14
8.2 Equipment, Fixtures, Furniture and Signs	14

8.3	Store Opening	15
9.	STORE REFURBISHING.....	15
10.	TRAINING	16
10.1	Initial Training	16
10.2	Training of Employees.....	16
10.3	Additional Training.....	16
11.	OPERATING ASSISTANCE.....	16
11.1	Advice and Guidance	16
11.2	Operating Problems	17
12.	STORE PRODUCTS	17
12.1	Store Menu.....	17
12.2	Pizza Ingredients, Supplies and Materials	17
13.	ADVERTISING AND PROMOTION	18
13.1	By DPF.....	18
13.2	Local and Regional Advertising Cooperatives	19
13.3	By Franchisee.....	20
14.	RECORDS AND REPORTS.....	20
14.1	Bookkeeping and Recordkeeping	20
14.2	Sales Reports and Financial Statements	21
14.3	Right to Require Audit.....	22
15.	OPERATING REQUIREMENTS	23
15.1	Operating Procedures.....	23
15.2	Compliance with Laws and Other Business Practices.....	24
15.3	Pricing.....	25
15.4	Operating Manual	25
15.5	New Concepts	25
15.6	Franchisee Must Directly Supervise Store.....	25
15.7	Insurance.....	26
15.8	Identification as Franchisee	27
15.9	Computer Hardware and Software and Other Technology.....	27
15.9.1	Brand Technology.....	27
15.9.2	Aggregate Expenditures for Brand Technology	28
15.9.3	Domino's PULSE and Other Computer & Technology Training	29

	15.9.4 Additional Order Processing Systems	29
16.	MARKS	30
	16.1 Usage.....	30
	16.2 Infringements	30
	16.3 Indemnification.....	30
17.	INSPECTIONS	30
18.	TERMINATION AND EXPIRATION	31
	18.1 Termination By Franchisee.....	31
	18.2.1 Immediate Termination By DPF - Upon Written Notice.....	31
	18.2.2 Termination By DPF - After Opportunity to Cure.....	33
	18.2.3 Immediate Cessation of Operations	33
	18.3 Obligations Upon Termination or Expiration	33
19.	OPTION TO PURCHASE STORE	34
	19.1 Option	34
	19.2 Formula Price.....	35
	19.3 Purchase of Commissary.....	35
	19.4 Deductions From Purchase Price	35
	19.5 Payment of Purchase Price.....	36
	19.6 Real Property	36
	19.7 Closing	37
	19.8 Operation During Option Period.....	37
	19.9 Formula Price.....	37
20.	RESTRICTIVE COVENANTS.....	38
	20.1 In-Term Covenant.....	38
	20.2 Post-Term Covenant	38
	20.3 Ownership of Public Companies	38
	20.4 Customer Lists and Trade Secrets.....	38
	20.5 Owners of Approved Entity	39
	20.6 Distribution of Products Related to the Domino's System	39
	20.7 Ownership Structure	39
	20.8 Non-Disclosure	39
	20.9 Irreparable Injury and Injunctive Relief	39

21.	ASSIGNMENT.....	40
21.1	By DPF.....	40
21.2	By Franchisee.....	40
21.3	Assignment to an Approved Entity.....	40
21.4	Assignment or Transfer to Others.....	41
21.5	Death or Permanent Disability.....	42
21.6	Definition of Permanent Disability.....	42
21.7	Operation by DPF After Death or Permanent Disability.....	42
21.8	Right of First Refusal of DPF.....	43
22.	CONTRACT INTERPRETATION AND ENFORCEMENT.....	43
22.1	Effect of Waivers.....	43
22.2	Cost of Enforcement.....	44
22.3	Indemnification of DPF.....	44
22.4	Construction and Severability.....	44
22.5	Scope and Modification of Agreement.....	45
22.6	Governing Law.....	45
22.7	Notices.....	45
22.8	Independent Contractors.....	46
22.9	Standard of Reasonableness.....	46
22.10	Acknowledgments.....	46
22.11	Binding Effect.....	47
22.12	No Waiver or Disclaimer of Reliance in Certain States.....	47
22.13	Effective Date of this Agreement.....	47

DOMINO'S PIZZA FRANCHISING LLC

STANDARD FRANCHISE AGREEMENT

This Standard Franchise Agreement, including the Covenants of Owners (this "Agreement") is being entered into between Domino's Pizza Franchising LLC, a Delaware limited liability company ("we", "DPF" or "us" in this Agreement), and

("you" or "franchisee" in this Agreement). If you are a corporation, partnership, limited liability company or other entity approved by us to own a Domino's Pizza Store (the "Approved Entity"), the term "owners" in this Agreement shall refer to your shareholders, affiliates, partners, members or other interest holders. Unless otherwise approved by DPF, the term "Controlling Person" refers to the person who owns fifty-one percent (51%) or more of: the general partnership interest of such partnership; the equity and voting power of all classes of the issued and outstanding capital stock of such corporation; the membership interests of such limited liability company or the voting and ownership interests of such other entity.

1. INTRODUCTION.

We are in the business of franchising retail outlets specializing in the sale of pizza and other authorized food and beverage products and featuring carry-out and delivery services. These outlets are known as "Domino's Pizza" stores and conduct business under a uniform business format, with specially designed equipment, computer hardware and software designated by us, and specifications for the preparation and sale of pizza and certain authorized food products (the "Domino's System"). We have obtained the license to use and the right to sublicense the use of certain valuable trademarks, service marks and commercial symbols in connection with the operation of Domino's Pizza Stores including the mark "Domino's Pizza" (the "Marks").

You have applied to us for a franchise to operate a Domino's Pizza Store utilizing the Domino's System and the Marks at the location identified in this Agreement. Your application has been approved by us in reliance upon all of the representations made in your application including those concerning your financial resources, your other investments and interests and the manner in which the franchise will be owned and operated.

You understand and agree that the terms and conditions contained in this Agreement are necessary to maintain our high standards of quality and service and the uniformity of those standards at all Domino's Pizza Stores.

2. GRANT AND TERM OF FRANCHISE.

2.1 Grant.

Subject to the terms of this Agreement, DPF grants to you a franchise to operate a Domino's Pizza Store (the "Store") under the Domino's System and a sublicense to use the Marks in the operation of the Store at the following location: Domino's Pizza Store # located at:

2.2 Term of Franchise.

The term of this Agreement shall be for a period of ten (10) years, commencing on the date of opening of the Store (or if this Agreement is being signed in connection with a renewal or transfer of the franchise, commencing on the day following the expiration or termination of the previous franchise agreement, as the case may be).

3. RENEWAL OF FRANCHISE.

3.1 Option to Renew.

You may, at your option, renew the franchise for one additional ten (10) year term by signing a new franchise agreement with us, provided:

(a) you are not in material default of any provision of this Agreement or any other agreement with us or our subsidiaries or affiliates or any other creditor or supplier of the Store and have substantially complied with the terms and conditions of these agreements during their terms. For purposes of this Section 3.1(a), "substantial compliance" shall mean that you have not (i) breached or violated the terms of this Agreement on six (6) or more occasions during the term of this Agreement or on three (3) or more occasions during the last twenty four (24) months prior to the expiration of the term of this Agreement regardless of whether or not you cured any such breach or violation, or (ii) engaged in any conduct or act described in Section 18.2.1 of this Agreement at any time during the term of this Agreement regardless of whether or not you cured any such breach or violation;

(b) you are able to maintain possession of the Store premises or to secure and develop a suitable alternative site approved by us;

(c) you refurbish the site as provided in Sections 9 and 15 of this Agreement or, if we require, agree to relocate the premises of the Store to a location approved by us and develop the premises in accordance with our then current requirements. If we require you to relocate the premises of the Store, you will be entitled to credit the costs of developing the new premises toward any refurbishing obligations you may have under the franchise agreement executed in connection with such renewal; and

(d) subject to applicable laws, you and your owners agree to execute a general release, in a form then prescribed by us, of any claims arising out of this Agreement against us and our affiliates, and our and their officers, directors, managers, agents, representatives and employees.

This option to renew may not be exercised unless all of the preceding conditions are fully satisfied. The option to renew is personal to you and may not be exercised by any other person or entity without our prior written consent.

3.2 Manner of Renewal.

The new franchise agreement you must execute to renew the franchise shall be our then current form of standard franchise agreement. You must also sign all other agreements we customarily require at the time of renewal of the franchise. You understand that the renewal franchise agreement may provide for higher royalty fees and greater expenditures for advertising and promotion than are provided for in this Agreement and may contain other terms materially different from the terms of this Agreement. The area of primary responsibility of the Store will not be modified unless such modification is consistent with criteria then in effect for comparable market areas. There will be no initial franchise or similar fee charged upon a renewal of the franchise. You will also be entitled to renew the franchise at the end of the renewal term in accordance with the renewal provisions, if any, contained in the franchise agreement executed by you in connection with your renewal of the franchise.

3.3 Notification of Expiration.

Provided you are in compliance with this Agreement, including the provisions of Section 3.1, we will send all agreements relating to renewal of the franchise for your review and execution approximately six (6) months prior to the expiration of this Agreement along with a notification of the expiration of this Agreement. Your failure to return these agreements to us within thirty (30) days of receipt will be deemed an election by you not to renew this Agreement. Our notice will also state what actions, if any, you must take to correct the deficiencies in your operation of the Store or whether we will require you to relocate or refurbish the premises of the Store as provided in Section 3.1 above. We also will specify the time period in which these deficiencies must be corrected or by which the refurbishing or relocation and development of the new premises must be completed, provided that, in the event that the then current term of your lease or any renewal lease does not expire concurrently with the expiration of this Agreement, we will not require you to complete a relocation of your Store and development of the new premises until the expiration of the then current term of your lease or any renewal lease. If we require you to relocate the Store, our notice will identify the reasons for requiring relocation. Renewal of the franchise will be conditioned on your continued compliance with all the terms and conditions of this Agreement and all other agreements with us and our affiliates and subsidiaries and all other creditors and suppliers of the Store up to the date of expiration.

4. TERRITORIAL RIGHTS AND OBLIGATIONS.

4.1 Area of Primary Responsibility.

The following geographic territory will be your Area of Primary Responsibility:

A one (1) mile radius from the store located at:

Provided you are in compliance with the terms of this Agreement, and except as otherwise provided in Section 4.3, we will not operate or grant a franchise for the operation of a Domino's Pizza Store during the term of this Agreement whose area of primary responsibility overlaps your Area of Primary Responsibility.

4.2 Delivery Service.

We shall have the right to prescribe from time to time the boundaries outside of which the Store may not offer delivery service. You further understand that in revising these boundaries we may in our discretion make adjustments to the size of your delivery and service area to account for, among other things, changing market conditions, population changes and other relevant considerations, including but not limited to the reasons contained in Section 4.3. You further agree that the Store will at all times during approved hours of operation offer delivery service to all customers located within your delivery and service area, provided, however, you are not required to offer delivery service in areas which might present a danger to you or your employees. However, you will remain solely responsible for investigating and reviewing periodically, but not less than annually, any decisions by you to limit your delivery area for safety reasons, subject to procedures and standards we may prescribe from time to time, and for obtaining and maintaining information that supports your decisions to limit delivery service. You understand and agree that you may not change the boundaries of your delivery and service area without our prior written consent. When making deliveries, you and your employees must strictly comply with all laws, regulations and rules of the road and due care and caution in the operation of delivery vehicles.

4.3 Exclusions.

Notwithstanding the provisions of Sections 4.1 and 4.2, enclosed malls, institutions (such as hospitals), airports, parks (including theme parks), sports arenas, convention centers and other facilities or venues where events are scheduled shall be excluded from your Area of Primary Responsibility and your delivery and service area, unless otherwise specified by us in writing. We retain the right on our behalf and behalf of our affiliates to open a Domino's Pizza store at any of these facilities or venues wherever the facility or venue is located, in order to service the facility or venue, or grant franchises or licenses for others to do so; provided, however, that you shall have the first option to operate the store and to service such facility or venue if you meet the legal and/or venue requirements, subject to your completion of our approval process and satisfaction of our conditions for approval. You shall be granted a reasonable period of time to consider the option. "Reasonable" shall be defined on a case-by-case basis by reference to the time allowed by the

venue and competitive circumstances. In the event we decide to open a Domino's Pizza store at any of these facilities or venues; or grant a franchise or license for others to do so, the delivery and service area of the Store shall be automatically adjusted to exclude such facility or venue.

5. OPENING ADVERTISING AND PROMOTION EXPENDITURE.

If you (or the Controlling Person if you are an Approved Entity) are opening your (or his or her) first Domino's Pizza Store, you must submit to us proof no later than ninety (90) days after opening of the Store that you have spent at least Three Thousand Dollars (\$3,000.00) on grand opening advertising and promotion.

6. ROYALTY FEE AND OTHER CHARGES.

6.1 Amount and Payment.

During the term of the franchise, you agree to pay us a royalty fee of five and one-half percent (5-1/2%) of the weekly royalty sales of the Store. This fee must be paid by Thursday of each week on royalty sales for the week ending on the preceding Sunday. Payment must be made by electronic funds transfer as provided in Section 6.4 below or as we may otherwise designate from time to time.

6.2 Definition of Royalty Sales.

The term "royalty sales" means the total receipts from all sales by the Store of all pizza, beverages and other products or services authorized for sale at the Store or at any approved off-site location but exclusive of sales or equivalent taxes, coupon and similar discounts, and beverage container deposits approved by us. Premium or similar promotional items must be included in computing royalty sales unless these items have been sold at or below cost by the Store. Premium or similar promotional items shall not be deemed to include any food or beverage item unless otherwise specified by us.

6.3 Interest on Late Payments.

All royalty fees, advertising contributions and all other amounts owed to us pursuant to this Agreement will bear interest after the due date at the rate of one and one-half percent (1½%) per month or at the highest legal rate for open account business credit in the state in which the Store is located, whichever is lower.

6.4 Electronic Funds Transfer.

You must participate in an electronic funds transfer program under which royalty fees and advertising contribution payments are deducted or paid electronically from your bank account. We may permit you to initiate payments via a system established or approved by us, or at our option, require you to authorize us to initiate debit and/or credit entries and/or credit correction entries to your Store bank operating account (the "Account") for payment of royalty fees and advertising contributions on forms we prescribe. In the event you are required to authorize us to initiate debit entries, you agree to make the funds available in the Account for withdrawal by electronic transfer no later than the due date for payment. The amount actually transferred from

the Account to pay royalty fees and advertising contributions will be based on the Store's royalty sales reported to us. If you have not reported royalty sales of the Store to us for any reporting period, we will be authorized to debit the Account in an amount equal to the royalty fee transferred from the Account for the last reporting period for which a report of the royalty sales of the Store was provided to us. If at any time we determine that you have under-reported the royalty sales of the Store or underpaid royalty fees or advertising contributions due us under this Agreement, we will be authorized to initiate immediately a debit to the Account in the appropriate amount in accordance with the foregoing procedure, including interest as provided for in this Agreement. An overpayment will be credited to the Account through a credit effective as of the first reporting date after we and you determine that such credit is due. Our use of electronic funds transfers as a method of collecting royalty fees and advertising contributions due us does not constitute a waiver of any of your obligations to provide us with weekly sales reports as provided in Section 14.2 nor shall it be deemed a waiver of any of the rights and remedies available to us under this Agreement. If, for any reason other than your fault or neglect, the electronic funds transfer program in which we require you to participate is not functioning so as to allow you to pay the amounts due under this Agreement to us, you may seek permission from us to make payment by mail for the period of time that the electronic funds transfer system is not functioning. If we grant permission for you to make payment by mail, we will specify the day by which payment must be postmarked and paid for any week on royalty sales for the week ending on the preceding Sunday.

6.5 Application of Payments.

When we receive a payment from you, we have the right in our sole discretion to apply it as we see fit to any past due indebtedness of yours due to us or our affiliates, whether for royalties, advertising contributions, purchases, interest, or for any other reason, regardless of how you may designate a particular payment to be applied. In addition, we may offset any amount otherwise due under any discount or rebate program against any amount owed to us.

7. STORE LOCATION.

7.1 Location and Use.

You may operate the Store only at the location specified in Section 2.1 and you may not relocate the Store except with our prior written consent. The Store may only be used for the operation of a Domino's Pizza Store and other related activities approved by us in writing. You shall not allow the premises of the Store to be used for any purpose which in our judgment, adversely affects the reputation of the Store or the goodwill associated with the Marks or involves dishonesty, fraud, deceit, illegal conduct, misrepresentation, or moral turpitude.

7.2 Relocation; Damage, or Condemnation.

In the event the Store is destroyed or rendered unusable, we may grant permission for the Store to be repaired, restored or reconstructed at the existing location or any other agreed upon location. Any repair, restoration, reconstruction or relocation will be at your sole expense. The Store, whether we grant permission for you to repair, restore, reconstruct or relocate, must be open and operating no later than six (6) months after its closure. In addition, within ten (10) days of vacating the Store premises, you must make such reasonable modifications to the exterior and

interior of the Store (including signage, menu boards, job aids, product photos and the like) as we require to fully eliminate its identification and appearance as a Domino's Pizza Store. If you fail or refuse to fully de-identify the Store to the extent and in the manner required by this Agreement, we may, at our option and in addition to other rights and remedies we may have, make the modifications that are contemplated by this Agreement on your behalf and you agree to promptly pay and reimburse us on demand for any costs incurred by us including, without limitation, the proportionate compensation of our employees who devote time and render services in the de-identification of the Store.

7.3 Location and Operation of Commissary.

Any commissary operated by you in connection with the Store may be located only at the premises of the Store or other premises approved by us in writing and must be operated in accordance with commissary standards prescribed by us from time to time. Such commissary must be owned by you and operated by you and your employees exclusively for the benefit of the Store or other Domino's Pizza Stores owned by you and may not be owned or operated by any other person or entity without our prior written consent. You may not open or operate a commissary unless you have received prior written notification from us that you have satisfied in advance all of our requirements for the operation of a commissary, including all required training of commissary personnel.

7.4 Store Lease.

Unless otherwise agreed to by us in writing, if the property on which the Store is located is not owned by you, you must maintain a lease for the site of the Store (including the lease for the site of the commissary, if any, to be operated by you in connection with the Store) which shall contain such terms as we specify from time to time for all leases of a similar type. Each original lease, renewal leases, and lease addenda and modification of any type must be submitted to us prior to execution for our examination and approval that it contains the terms we require in all leases. You must provide us with a copy of the executed lease, any renewal lease, and any addenda and modification within thirty (30) days after execution by you and the landlord.

7.5 Assumption of Lease on Termination or Expiration.

Upon the termination or expiration of the franchise for any reason, other than a termination by you for cause, we or our designee shall have the right to assume your status and replace you as lessee. You agree to execute an assignment of your interest in the lease promptly upon our request. Upon exercise of our right to assume, your status as lessee, and your compliance with the other provisions of this section, you will be fully released and discharged from all liability for rent and all other future liability under the lease (although not from any liability for unpaid rent or any other then existing liability to the lessor under the lease, including, without limitation, any damages to the premises or restoration costs). If we exercise our right to assume your lease, we will indemnify you and hold you harmless against any claim made for future rent or other future liability under the lease. We will also notify you within ninety (90) days of obtaining your written assignment of your interest in the lease of any damages to the premise or restoration costs for which you are liable or responsible.

7.6 Ownership of Store Premises.

If you, or any entity that you own or control, owns any interest in the real estate where the Store is located, you agree to furnish to us upon request, a copy of the deed and any other document relating to the title to the real estate and a copy of your owner's policy of title insurance.

8. STORE DEVELOPMENT.

8.1 Development and Construction.

You agree that promptly after obtaining possession of the site for the Store you will:

(a) cause to be prepared and submit for approval by us a site plan and any modifications to our basic architectural plans and specifications for the Store, including requirements for dimensions, exterior design, materials, interior layout, equipment, fixtures, furniture, signs, and decorating. You understand that you may modify our basic plans and specifications only to the extent required to comply with applicable ordinances, building codes and permit requirements and only with our prior written approval;

(b) obtain all required zoning changes; all required building, driveway, utility, health, sanitation, and sign permits and any other required permits;

(c) purchase or lease fixtures, furniture and signs meeting our specifications or requirements and, if we so require, from an approved vendor or vendors designated by us;

(d) acquire through purchase, lease and/or license the Brand Technology as required by Section 15.9.1.

(e) complete the construction and/or remodeling, equipment, fixture, furniture and sign installation and decorating of the Store in full and strict compliance with plans and specifications approved by us and all applicable ordinances, building codes and permit requirements;

(f) obtain all customary contractors' sworn statements and partial and final waivers of lien for construction, remodeling, decorating and installation services; and,

(g) fully investigate and become familiar with the Store's delivery area and its boundaries.

8.2 Equipment, Fixtures, Furniture and Signs.

We will provide you with specifications for pizza, other authorized food and beverage preparation, dispensing, storage and display equipment, delivery and related motor vehicles, other equipment, fixtures, furniture, exterior and interior signs and decorating that we require you to use or install in the Store. We may specify brands, types or models for any of these items. You may purchase items meeting our specifications from any source unless we designate an approved source or sources for any of these items. If you propose to purchase or lease items not previously

approved by us as meeting our specifications or from a vendor not approved by us, you must first notify us and we may require submission of sufficient specifications, photographs, drawings and/or other information and samples to determine whether any such item or supplier meets our specifications or our approved vendor criteria. We will advise you within a reasonable time whether any proposed item or vendor meets our specifications or our approved vendor criteria. You agree to use only such items that meet our specifications in the operation of the Store and to purchase them from approved vendors, if we so require. You understand, however, that we or our affiliates or an approved vendor may be the only source for some of these items and that we may otherwise limit the number of approved vendors. We reserve the right to charge you for our reasonable expenses in testing and/or evaluating any proposed item or vendor submitted by you.

8.3 Store Opening.

You agree to complete development of the Store and have the Store ready to open within a reasonable time after obtaining possession of the site for the Store. If you do not open the Store within six (6) months from the effective date of this Agreement, we will have the option to terminate this Agreement upon the giving of written notice to you.

9. STORE REFURBISHING.

You have an obligation to maintain the Store in a manner which contributes positively to the then current image of the Domino's Pizza brand. You agree to refurbish the Store (in addition to regular maintenance and repair), within six (6) months of receipt of written notice from us, as we may from time to time require to maintain or improve the appearance and efficient operation of the Store, to increase its sales potential or to comply with our then current standards, image or identity. Refurbishing may include:

- (a) replacement of worn out or obsolete equipment, fixtures, furniture and signs;
- (b) the substitution or addition of new or improved equipment, including safes, fixtures, furniture, and signs, designated by us;
- (c) redecorating;
- (d) renovation of the interior and exterior of the premises and restoration and resurfacing of parking facilities; and
- (e) structural modifications and remodeling of the premises.

You will not be required to make aggregate expenditures for refurbishing of the Store in excess of one and one half percent (1 ½ %) of the royalty sales of the Store from the date of its opening to the date of any required refurbishing not to exceed the ten (10) year period prior to the date of any such required refurbishing or, except in connection with a renewal of the franchise, to effect any refurbishing of the Store during the last twelve (12) months of the initial term of the franchise.

For purposes of this Section 9, the term equipment shall not include computer hardware or other components of the Brand Technology (as defined in Section 15.9.1). Any additions, substitutions, replacements or modifications to the Brand Technology shall be governed by the provisions of Sections 15.9.1. and 15.9.2 of this Agreement.

10. TRAINING.

10.1 Initial Training.

If you (or the Controlling Person if you are an Approved Entity) are opening your (or his or her) first Domino's Pizza Store, you (or the Controlling Person) must enroll in and complete all training programs and classes which we require for the operation of a Domino's Pizza Store. These training programs and classes will be furnished at such times and places as we designate. We have the right to charge a reasonable training fee for these training programs or classes. All training programs and classes must be completed to our satisfaction. You will be responsible for the travel, living expenses and any other costs incurred during these training programs and classes.

10.2 Training of Employees.

You agree to implement a training program for employees of the Store and to be solely responsible for training the employees to legally, safely and properly perform his or her duties while inside the Store and while outside the Store for business purposes, including training your employees to follow appropriate procedures for their safety and well-being as well as the safety and well-being of the public. You agree not to employ any person who fails or refuses to complete your training programs or is unqualified to perform his or her duties in accordance with the requirements established for the operation of a Domino's Pizza Store. You acknowledge and understand that implementing a training program for employees of the Store and training your employees to follow safe and proper procedures for the operation of the Store will remain your sole responsibility even if, from time to time, you obtain advice, certifications or suggestions from us or our affiliates about these topics. You further acknowledge and understand that it is not our responsibility or duty to implement a training program for your employees, nor do we have the responsibility or duty to instruct your employees about matters of safety and security in or around the Store or delivery service area or on the way to or from the Store. By providing advice, certifications or suggestions, we do not assume any of your responsibilities or duties.

10.3 Additional Training.

We may also, at our option, require you (or the Controlling Person if you are an Approved Entity) to attend supplemental or additional training programs which may be offered from time to time by us or our affiliates during the term of the franchise. The fee for such training shall range from between One Hundred Dollars (\$100.00) and Five Hundred Dollars (\$500.00) per training class. You will be responsible for the reasonable costs of such programs and for the travel and living expenses and any other costs incurred during these programs. You must complete this supplemental or additional training within one (1) year of the time in which it is originally offered by us or our affiliates.

11. OPERATING ASSISTANCE.

11.1 Advice and Guidance.

We will furnish you with such reasonable operating assistance as we determine from time to time to be necessary for the operation of the Store. Operating assistance will include advice and guidance regarding:

- (a) methods of pizza, other authorized food and beverage preparation, packaging and sale; and
- (b) the establishment of administrative, bookkeeping, accounting, inventory control and general operating procedures.

You acknowledge and understand that it is not our responsibility or duty to operate the Store and we do not have the legal right to direct your employees in the operation of the Store. Those functions remain your sole responsibility and duty. Further, you understand that the assistance provided to you under this Section 11 does not obligate us to provide the accounting, bookkeeping, administrative, inventory control or marketing services required for the operation of the Store or to otherwise operate the Store. By providing advice or suggestions, we do not assume any of your responsibilities or duties.

11.2 Operating Problems.

We will advise you from time to time of operating problems of the Store disclosed by reports submitted to or inspections made by us or our designee. We will make no separate charge for operating or marketing assistance except that we may make reasonable charges for forms and other materials supplied to you and for operating assistance made necessary in our judgment as a result of your failure to comply with any provision of this Agreement or for operating assistance requested by you in excess of that normally provided by us. By providing advice, certifications or suggestions, we do not assume any of your responsibilities or duties.

12. STORE PRODUCTS.

12.1 Store Menu.

You agree that you will offer for sale and sell at the Store for final consumption and not for resale, all pizza and other authorized food and beverage products and perform the carry-out and delivery services that we from time to time authorize; provided, however, you may offer for resale authorized products for certain programs approved by us. Such approval will not be unreasonably withheld and the decision to approve shall be based upon: (i) quality assurance; (ii) brand image; (iii) and such other factors as we determine. You also agree that you will not offer for sale or sell at the Store any other products or services.

12.2 Pizza Ingredients, Supplies and Materials.

All pizza and other food ingredients, beverage products, cooking materials, containers, packaging materials, other paper and plastic products, utensils, uniforms, menus, forms, cleaning and sanitation materials and other supplies and materials used in the operation of the Store must conform to the specifications and quality standards established by us from time to time. You must

use in the operation of the Store boxes, containers and other paper or plastic products imprinted with the Marks as prescribed from time to time by us. We may in our sole discretion require that ingredients, supplies and materials used in the storage, preparation, packaging, and delivery of pizza and other authorized food products be purchased exclusively from us, our affiliates or from approved suppliers or distributors. You agree to request delivery of food products to the Store in quantities and in a manner that is consistent with policies prescribed from time to time by us. Any ingredient, supply or material not previously approved by us as conforming to our specifications and quality standards must be submitted for examination and/or testing prior to use. We reserve the right from time to time to examine the facilities of any approved supplier or distributor, including the commissary operated by you, if any, and to conduct reasonable testing and inspection of the ingredients, materials or supplies to determine whether they meet our standards and specifications. We also reserve the right to charge fees for testing and evaluating proposed suppliers or distributors and examining and inspecting commissary operations and to impose reasonable limitations on the number of approved suppliers or distributors of any product. Approval of a supplier or distributor may be conditioned on requirements relating to frequency of delivery and standards of service including prompt attention to complaints and the ability to service and supply Stores within areas designated by us.

13. ADVERTISING AND PROMOTION.

13.1 By DPF.

We or our designee will from time to time formulate, develop, produce and conduct advertising and promotional programs in the form and media as we or our designee determines to be most effective. You agree to participate in all national and local and regional advertising and promotions as we determine to be appropriate for the benefit of the Domino's System. We reserve the right, in our sole discretion, to determine the composition of all geographic territories and market areas for the development and implementation of advertising and promotion programs. All costs of the formulation, development and production of any such advertising and promotion (including without limitation the proportionate compensation of our employees who devote time and render services in the formulation, development and production of such advertising and promotion programs or the administration of the funds), will be paid from a separate fund administered by a separate not for profit entity (the "Advertising Fund"). You will be obligated to pay four percent (4%) of the weekly royalty sales of the Store to the Advertising Fund. Your contribution to the Advertising Fund must be paid by Thursday of each week on royalty sales for the week ending on the preceding Sunday. Payment must be made by electronic funds transfer as provided in Section 6.4 of this Agreement or as we may otherwise designate from time to time. All Domino's Pizza Stores owned by us or our affiliates will contribute to the cost of such advertising and promotion programs on at least the same basis as the majority of domestic franchisees in the Domino's System. We will submit to you upon request an annual statement of monies collected and costs incurred by the Advertising Fund. We reserve the right to engage the services of an advertising source or sources to formulate, develop, produce and conduct the advertising and promotion programs, the cost of such services to be payable from the Advertising Fund.

You acknowledge and understand that the Advertising Fund is intended to maximize general public recognition and patronage of the Marks in the manner determined to be most

effective by us and our affiliates and that neither we nor our affiliates undertake any obligation in developing, implementing or administering these programs to ensure that expenditures which are proportionate or equivalent to your contributions are made for the market area of the Store or that any Domino's Pizza Store will benefit directly or pro rata from the placement of advertising or from other promotional programs.

From time-to-time we may, in our sole and absolute discretion, apply, collect or retain all or part of up to two percent (2%) of royalty sales that you are required to contribute or spend under Section 13.2 for expenditure by the Advertising Fund under this Section 13.1 (a "Roll-Up"). In the event of a Roll-Up, all contributions or payments made by you under Section 13.2 and allocated to the Advertising Fund ("Allocated Funds") shall be construed as if such Allocated Funds were made to the cooperative or for local advertising expenditures for purposes of determining your amount of contribution or payments to your cooperative or your required expenditures under Section 13.2.

In the event we commence a Roll-Up, we may continue such Roll-Up for a period of up to five (5) years commencing on the Roll-Up commencement date (the "Roll-Up Commencement Date") and ending on the day before the fifth (5th) anniversary of the Roll-Up Commencement Date, and, thereafter, we can continue such Roll-Up for additional periods of up to five (5) years each unless the cumulative domestic same-store sales percentage change reported by Domino's Pizza, Inc., measured from the Roll-Up Commencement Date until the last day of the fourth year of any such five year Roll-Up period (the "Same Store Sales Change"), shall be less than one-tenth of one percent (0.1%). If the Same Store Sales Change is less than one-tenth of one percent (0.1%), we can, nevertheless, continue the Roll-Up for additional periods of up to five (5) years unless (a) during the first (1st) quarter of the fifth (5th) year of such a Roll-Up, a vote is requested in writing by any franchisee in good standing (including, but not limited to, any franchisee not then in default) and operating under this provision, and (b) sixty-five percent (65%) of Domino's Pizza stores in good standing and operating under this provision vote to suspend such Roll-Up (a "Suspension Vote"). If there is a Suspension Vote, then such Roll-Up shall be suspended (the "Suspension") at the conclusion of the fifth (5th) year of such Roll-Up. Such Suspension shall remain in effect until sixty-five percent (65%) of Domino's Pizza Stores in good standing and operating under this provision vote to reinstate our ability to commence a Roll-Up (the "Reinstatement Vote") after which our ability to effectuate a Roll-Up will be as described above until such time that it is suspended pursuant to this Section 13.1. For purposes of the Suspension Vote and the Reinstatement Vote, all Domino's Pizza Stores in good standing and operating under this provision at the time of such vote and all corporate or affiliate owned Domino's Pizza Stores shall be entitled to vote on the basis of one vote per Store.

13.2 Local and Regional Advertising Cooperatives.

We reserve the right to require that you participate in local and regional advertising cooperatives administered by us or our affiliates or other franchisees of the Domino's System or, in the event no such cooperative has been established, to require you to conduct local advertising for your Store. In addition to the advertising contribution payable by you under Section 13.1, you agree to pay any contributions that we require you to make for expenditures by these local or regional cooperatives or that may be otherwise approved by these cooperatives or for local advertising if no cooperative exists. If there is no advertising cooperative or if the Domino's Pizza

Stores participating in a cooperative have not agreed upon a percentage of royalty sales to be contributed to the cooperative, you must expend or contribute to the cooperative, respectively, an amount we specify up to and including two percent (2%) of royalty sales. If a cooperative exists and sixty-five percent (65%) or more of the Domino's Pizza Stores agree to contribute or are contractually obligated to contribute a specified percentage of royalty sales to the cooperative, then we can require you to make the same percentage contribution to the cooperative as the other Stores in the cooperative. All Domino's Pizza Stores participating in a cooperative shall contribute no less than 2% of royalty sales. All Stores which are contractually obligated to contribute the specified percentage of royalty sales voted upon by the cooperative shall be counted as a favorable vote, whether or not they attend or vote at the meeting. We agree that the maximum aggregate amount we can obligate you to contribute for advertising and promotion under this Section 13.2 and Section 13.1 will be nine percent (9%) of the royalty sales of your Store. All contributions payable under this Section 13.2 must be paid by Thursday of each week on royalty sales for the week ending on the preceding Sunday. Payment must be made by electronic funds transfer as provided in Section 6.4 of this Agreement or as we may otherwise designate from time to time. Nothing contained in this Section 13.2 shall limit, affect or supersede any obligation on your part to contribute a greater percentage of the royalty sales of the Store pursuant to any separate agreement or understanding you may have with any such local or regional advertising or promotional cooperative. We reserve the right, on our behalf and on behalf of our affiliates, to engage the services of an advertising source or sources to formulate, develop, produce and conduct the advertising and promotion programs for the cooperatives or for local advertising if no cooperative exists with the cost of these services payable from the cooperative advertising budget or contributions made by you in accordance with this provision.

13.3 By Franchisee.

All of your advertising, promotions and media relations, including, but not limited to, all public relations, social media, events and all advertising and promotions conducted by you or your employees whether through public appearances or in print, or on radio, television, the Internet, and other electronic media ("Your Advertising"), must be completely factual and shall conform to the highest standards of ethical advertising and be consistent with the then current image and policies relating to advertising and promotional programs of a Domino's Pizza Store. In the event Your Advertising, in our judgment, is deemed to be inappropriate in any way, you shall immediately terminate or remove Your Advertising upon receipt of notice from us. We do not assume any of your duties and responsibilities related to Your Advertising.

14. RECORDS AND REPORTS.

14.1 Bookkeeping and Recordkeeping.

You agree to establish and retain a bookkeeping, recordkeeping, computer and point of sale system (including a record of the names, addresses, telephone numbers and order history of the customers in your Store's delivery area all in form and format designated by us) conforming to the requirements prescribed by us, relating, without limitation, to the use and retention of daily sales information, counts of pizza types and other approved menu items sold, coupons, purchase orders, purchase invoices, payroll records, check stubs, bank statements, sales tax records and returns, cash receipts and disbursements, checks and credit card sales, journals and general ledgers,

including any comparable electronically generated information or any supporting records or materials we may require or prescribe. You agree to retain all business records and reports (whether paper or electronically generated) relating to the Store in accordance with record retention policies and guidelines prescribed by us, from time to time, and for the time limits required by all applicable laws, ordinances and regulations. You also agree to maintain an emergency back-up order taking system and other back-up operational procedures identified by us in accordance with policies and procedures we may prescribe from time to time. You agree that we shall have full access, either on-site or from a remote location, to all of your computer data, equipment and systems containing any and all of the information, records and reports required by this Section 14.1 or any other provision of this Agreement or any other agreement with our affiliates. In addition, you agree to provide us with access to all such data, equipment and systems to facilitate the exchange of information you are required to provide us under this Agreement. Any information provided by you shall be used by us in a lawful manner.

14.2 Sales Reports and Financial Statements.

You agree to submit to us, in accordance with requirements prescribed by us from time to time and in a format which we may designate from time to time:

- (a) with the royalty fee due, a weekly report of the sales of the Store and all other information and supporting records as we may require;
- (b) within sixty (60) days of the end of each fiscal year of the Store;
 - (i) a statement of cash flow and cash on hand, an unaudited balance sheet as of the end of the year and an unaudited annual statement of profit and loss and financial condition of the Store prepared on an accrual basis;
 - (ii) if you are a corporation, partnership or other approved entity, a statement of cash flow and cash on hand, an unaudited balance sheet as of the end of the year and an unaudited statement of profit and loss of the corporation, partnership or approved entity prepared on an accrual basis; and
 - (iii) if you have additional Domino's Pizza Stores, a consolidated statement of profit and loss for all of your operations, including any additional Domino's Pizza Stores which you own and all administrative and commissary operations. The statements must be prepared in accordance with generally accepted accounting principles by an accountant in the manner prescribed by us;
- (c) promptly upon our request and within twenty (20) days of the end of the month or period, in the manner as we may prescribe, and continuing for such period of time as we may from time to time designate:
 - (i) a statement of cash flow and cash on hand, an unaudited balance sheet as of the end of the month or period and an unaudited statement of profit and loss of the Store prepared on an accrual basis for each month or period;

(ii) if you are a corporation, partnership or other approved entity, a statement of cash flow and cash on hand, an unaudited balance sheet as of the end of the month or period and an unaudited statement of profit and loss of the corporation, partnership or approved entity prepared on an accrual basis for each month or period; and

(iii) a consolidated statement of profit and loss for all of your Domino's Pizza Stores for each month or period;

(d) if you are in default under any of the terms or conditions of this Agreement, statements submitted on a quarterly basis affirming that all federal, state and local taxes have been paid;

(e) upon our written request, exact copies of your and your owners federal, state and local business income tax returns and state sales tax or equivalent tax returns for any period; and

(f) such other information as we may reasonably require to determine you and your owners' compliance with this Agreement or to assist you in the operation of the Store or to otherwise evaluate the performance of the Store, including information about the sales and receipts of the Store.

14.3 Right to Require Audit.

We reserve the right to audit the sales reports, financial statements, tax returns, information from the Store's computer system, and any other records you are required to retain or submit to us. In the event any audit discloses an understatement of the royalty sales of the Store for any period or periods (regardless of whether the understatement is intentional or not), we shall have the right to require that you pay on the amount of such understatement the royalty fee of five and one-half percent (5-1/2%), all advertising contributions due under this Agreement and the amount, if any, required to be paid to your local or regional cooperative as provided in this Agreement, plus interest due. Further, in the event such understatement for any period or periods shall be two percent (2%) or more of the royalty sales of the Store or such inspection or audit is made necessary by your intentional or negligent underreporting (including, without limitation, underreporting that arises out of your insufficient supervision of your employees) or your failure to furnish reports, supporting records, financial statements or other information required by this Agreement or to furnish these reports, records, information or financial statements on a timely basis, you will be obligated to reimburse us for the cost of the audit, including the charges of any independent certified public accountant used and the travel expenses, room and board and compensation of our employees or anyone we engage to conduct the audit. In the event you dispute the results of any audit conducted by us or our representatives, you will have the right, upon written notice to us within ten (10) days of your receipt of the results of our audit, to have the results verified by an independent certified public accounting firm selected by our outside accounting firm. The expense of this audit shall be borne by you unless this further audit discloses that no deficiency is due in which case we will be obligated to pay for the audit. We will notify you within ten (10) days of our

receipt of your notice when the independent audit will commence. You agree to cooperate with all personnel conducting the audit. The results of the independent audit shall be binding upon the parties. You agree to pay any deficiencies within ten (10) days after receipt of our audit or, if applicable, the independent audit requested by you. You acknowledge and agree that conducting an audit as authorized by this section is one but not the only way we may determine or establish that you have underreported the royalty sales of the Store for any period or periods. You and your owners agree to fully comply and cooperate with any and all audits, including, but not limited to, you, your owners and your employees treating our personnel in a professional manner.

15. OPERATING REQUIREMENTS.

15.1 Operating Procedures.

You agree to fully comply with all specifications, standards and operating procedures and rules from time to time prescribed for the operation of a Domino's Pizza Store, including, but not limited to, specifications, standards and operating procedures and rules relating to:

(a) the safety, maintenance, cleanliness, sanitation, function and appearance of the Store premises and its equipment, (including computer hardware, software, peripheral devices, high speed broadband connectivity, high speed broadband monitoring, and methods and means of encryption and access to our network resources), image, fixtures, furniture, decor and signs;

(b) qualifications, dress, grooming, general appearance and demeanor of you and your employees, including, but not limited to, engaging in any conduct which, in our judgment, adversely affects the reputation of the Store or the Domino's System or the goodwill associated with the Marks or involves dishonesty, fraud, deceit, illegal conduct, misrepresentation or moral turpitude;

(c) quality, taste, portion control and uniformity, and manner of storage, preparation and sale, of all pizza and other authorized food and beverage products sold by the Store and of all ingredients, supplies and materials used in the storage, preparation, packaging and sale of these items;

(d) methods and procedures relating to receiving, preparing, delivering and storing customer orders, including without limitation, online ordering;

(e) the hours during which the Store will be open for business;

(f) use and illumination of exterior and interior signs, posters, displays, menu boards and similar items;

(g) the handling of customer complaints;

(h) advertising on the Internet or other electronic media, including websites, home pages and the use of domain names;

(i) e-mail capabilities of the Store and other electronic communication methods (including high speed broadband connectivity, high speed broadband monitoring, and methods and means of encryption and access to our network resources) and devices to facilitate communication with us or our offices, including the exchange of information between the Store and us; and,

(j) the method and manner of payment which will be accepted from customers.

By entering into this Agreement, you agree to abide by these specifications, standards, operating procedures and rules and to fully adopt and implement them.

15.2 Compliance with Laws and Other Business Practices.

You agree to secure and maintain in force all required licenses, permits and certificates and operate the Store in full compliance with all applicable laws, ordinances and regulations. You also agree to pay when due all amounts payable pursuant to any provision of this Agreement or any other agreement with us or our affiliates or subsidiaries or pursuant to any agreement with any other creditor or supplier of the Store. You shall file all tax returns and pay all taxes before they become delinquent. You agree not to permit any levy or warrant to be issued by any taxing authority or other creditor, (excluding mechanics liens and other immaterial liens), against any of your assets, nor allow any of your assets to be seized or frozen by any taxing authority or other creditor. Furthermore, if you are subject to any withholding taxes on royalty fees or other payments due, you shall provide us with quarterly evidence that such tax has been remitted to the appropriate governmental agency on a quarterly basis.

You agree to abide by the Payment Card Industry Data Security Standards enacted by the applicable Card Associations, applicable to your business. If you know or suspect a security breach, you shall immediately notify us. You shall promptly identify and remediate the source of the compromise. You assume all responsibility for providing all notices of breach or compromise and all duties to monitor credit histories and transactions concerning your customers. Without limiting the generality of other provisions of this Agreement, you agree to defend, indemnify and hold us and our affiliates harmless from and against any and all claims, demands, duties, obligations, damages, fines and/or penalties imposed upon you as a result of non-compliance with the Payment Card Industry requirements.

You and your owners acknowledge that Executive Order 13224 (the "Executive Order") prohibits transactions with terrorists and terrorist organizations and that the government of the United States has adopted and may in the future adopt other anti-terrorism measures (the "Anti-Terrorism Measures"). You certify that neither you or your owners nor any of your employees, affiliates or any other person or entity associated with the Store is: (1) a person or entity listed in the Annex to the Executive Order; (2) a person or entity otherwise determined pursuant to the Executive Order to have committed acts of terrorism or to pose a significant risk of committing acts of terrorism (such a person or entity and those persons and entities listed in the Annex to the Executive Order are referred to herein as "Terrorists"); (3) a person or entity who assists, sponsors or who supports Terrorists or acts of Terrorism ("Sponsors of Terrorism"); or (4) owned or controlled by Terrorists or Sponsors of Terrorism. Furthermore, you covenant that neither you or your owners, nor any of your employees, affiliates or any other person or entity associated with

the Store shall, during the term of this Agreement, become a person or entity described in clause (1), (2) or (3) above, or shall otherwise become a target of any Anti-Terrorism Measures. Should you or any of your owners, employees, affiliates, or any person or entity associated with the Store, violate the provisions of this paragraph, we will have the right to immediately terminate this Agreement.

15.3 Pricing.

We reserve the right, to the fullest extent allowed by applicable law, to establish maximum, minimum, or other pricing requirements with respect to the prices you may charge for products and services, including pricing we prescribe from time to time for any national, regional or local advertising or promotion.

15.4 Operating Manual.

We will loan to you during the term of the franchise one or more copies of an operating manual or operational bulletins or similar materials containing mandatory and suggested specifications, standards and operating procedures and rules prescribed from time to time by us and information relative to your other obligations under this Agreement and the operation of the Store (the "Operating Manual"). We will provide you with a manual or electronic copy of the Operating Manual. The entire contents of the Operating Manual will remain confidential and are proprietary to us and our affiliates. We will have the right to add to and otherwise modify the Operating Manual from time to time, if deemed necessary to improve the standards of service or product quality or the efficient operation of the Store, to protect or maintain the goodwill associated with the Marks, to take advantage of advancements in technology, or to meet competition. No such addition or modification, however, shall alter your fundamental status and rights under this Agreement. The provisions of the Operating Manual as modified from time to time, including the mandatory specifications, standards and operating procedures and rules prescribed from time to time by us and communicated to you in writing, will constitute provisions of this Agreement as if contained in this Agreement.

15.5 New Concepts.

If you develop any new concept, process or improvement or any slogan in the operation or promotion of the Store, or technology used in connection with the operation of the Store, you agree to promptly notify us and provide us with all necessary information without compensation. You acknowledge that any such concept, process, improvement or slogan shall become our property and that we may utilize or disclose this information to our affiliates and other franchisees.

15.6 Franchisee Must Directly Supervise Store.

The Store shall at all times be under the direct, on-premises supervision of you (or the Controlling Person if you are an Approved Entity). You (or the Controlling Person if you are an Approved Entity) must devote full time and efforts (excluding reasonable vacation periods) as manager of the Store or to the management of other Domino's Pizza Stores (or other related activities approved by us in accordance with Section 7.1 of this Agreement). You shall be solely responsible for recruiting, hiring, training, scheduling for work, supervising and paying the persons who work in the Store and those persons shall be your employees, and not our agents or employees.

Further, neither you nor any of your owners may, during the term of this Agreement, without our prior written consent, which may be withheld in our sole judgment, (i) engage, or own any interest, in any other business activity, (ii) be employed by any other business, (iii) engage in any activity which may impair your ability to fulfill your obligations under this Agreement, or (iv) engage in any conduct which, in our judgment, adversely affects the reputation of the Store or the Domino's System or the goodwill associated with the Marks or involves dishonesty, fraud, deceit, illegal conduct, misrepresentation or moral turpitude.

If you own more than one (1) Store, each Store must also be under the direct, on-premises supervision of a manager, whose conduct (including, without limitation, acts or failure to act) you will be responsible for, and:

- (a) who has been properly trained by you on all specifications, standards, operating procedures and rules from time to time prescribed for the operation of a Domino's Pizza Store including, without limitation, proper reporting of royalty sales;
- (b) whose identity has been disclosed to us; and
- (c) who shall have executed, upon our request, an agreement in the form provided by us agreeing not to divulge any trade secret or confidential or proprietary information, including the contents of the Operating Manual, or to engage in or have any interest in any other carry-out or delivery pizza store business.

15.7 Insurance.

You shall at all times during the term of the franchise maintain in force at your sole expense:

- (a) property insurance on a replacement cost basis at a minimum limit based on the total value of your assets (including, but not limited to, fire, extended coverage, vandalism and malicious mischief),
- (b) general liability insurance with a minimum limit of \$1,500,000.00 per occurrence (including, but not limited to, coverage for personal injury, products and contractual liability),
- (c) automobile liability insurance with a minimum limit of \$1,500,000.00 per occurrence (including, but not limited to, owned automobiles titled or leased in the name of you or your owners and used at any time, whether principally or occasionally in your business, hired and non-owned coverage). If you or your owners do not use a vehicle owned or leased in the name of you or any of your owners in your business, you must provide written evidence of that fact, satisfactory to us, and
- (d) workers' compensation insurance (in your name) as required by applicable law. If no such law exists, then you must participate in such other comparable insurance or benefit programs for your employees as required by us. If your state recognizes and permits self insurer programs, your participation in such a program will satisfy our requirements under this subsection (d). If deductible plans are approved and used in your

state, coverage may be purchased on this basis subject to the requirements of your insurance carrier.

All liability insurance policies must name us, and any subsidiaries and affiliates which we designate, as additional insureds entitled to the coverage afforded to all named insureds, without regard to any other insurance or self-insured program which we or our affiliates or subsidiaries may have in effect, and also provide that we receive thirty (30) days prior written notice of termination, expiration, cancellation, modification or reduction in coverage or limits of any such policy. The terms and conditions of all such policies, including the amount of any deductibles, shall be consistent with the requirements prescribed from time to time by us. You agree to promptly pay when requested by the insurer the amount of the deductible applicable to, and in the event of, any covered loss.

All insurance policies (excluding workers' compensation policies) must be issued by an insurance carrier rated B+ or better by Alfred M. Best & Company, Inc. or meeting such other rating or criteria we may establish from time to time. We may also reasonably increase the minimum liability "limit" protection requirement annually and require different or additional kinds of insurance to reflect inflation, changes in standards of liability, higher damage awards in public, product or motor vehicle litigation or other relevant changes in circumstances. You must submit to us annually a copy of the certificate of insurance or evidence of the renewal or extension of each such insurance policy or any modifications to any such insurance policies, which must describe the applicable deductibles for each such policy. If at any time you fail or refuse to maintain in effect any insurance coverage required by us, or to furnish satisfactory evidence of such insurance, we may, at our option and in addition to other rights and remedies we may have, obtain insurance coverage, on your behalf, and you agree to promptly execute any applications or other forms or instruments required to obtain any such insurance and pay to us on demand any costs and premiums incurred by us. Your obligation to obtain and maintain the insurance described in this Agreement shall not be limited in any way by reason of any insurance maintained by us.

15.8 Identification as Franchisee.

You agree to exhibit (a) on the Store premises and (b) on all delivery vehicles (or on car top signs on all delivery vehicles) signs of sufficient prominence and wording as we may prescribe from time to time so as to advise the public that the Store is owned, operated and maintained by you and that each such delivery vehicle is owned, operated and maintained by you or the driver of the vehicle, as the case may be. All business cards, letterheads and other business materials shall clearly identify that you are the owner of the Store in accordance with the rules or policies we may establish from time to time in the Operating Manual or otherwise in writing. In addition, subject to rules and policies that may be established from time to time, all local advertising, including yellow page listings and advertisements that are placed by you or on your behalf, and which do not contain phone numbers or addresses that are associated with stores that we own or operate, shall either indicate that you are the owner of the store or stores in the print material, or that the store or stores are locally owned and operated.

15.9 Computer Hardware and Software and Other Technology.

15.9.1 Brand Technology.

You agree to use in the development and operation of the Store the management system and computer hardware and software and related technology designated by us, including without limitation, features such as high speed broadband connectivity, high speed broadband monitoring, online ordering, methods and means of encryption and access to our network resources, and other brand technology and peripheral devices that we specify from time to time (the "Brand Technology"). You acknowledge that we may modify all aspects and the components of the Brand Technology from time to time. As part of the Brand Technology, we may require you to obtain computer hardware and/or software we specify from a single vendor designated by us and we or our affiliates may be the sole supplier of all or any part of the Brand Technology. You agree to use only such items and services as we specify in connection with the Brand Technology. We may require that you enter into a license exclusively with us or our affiliates to use proprietary software developed by or for us. You may also be required to enter into agreements with others for use of third party software incorporated or used in connection with the Brand Technology. Our modification of such specifications or components for the Brand Technology may require you to incur costs to purchase, lease and/or license new or modified computer hardware and/or software and to obtain service and support for the Brand Technology during the term of this Agreement. You acknowledge that the cost to you of obtaining the Brand Technology (including software licenses) (or additions, substitutions, replacements or modifications thereto) may not be fully amortizable over the remaining term of this Agreement. Nonetheless, subject to the provisions of Section 15.9.2 below, you agree to incur such costs in connection with obtaining the computer hardware and software comprising the Brand Technology (or additions, substitutions, replacements or modifications thereto). You further acknowledge and agree that we have the right to charge reasonable fees for software or systems modifications and enhancements specifically made for us that are licensed to you and other maintenance and support services that we or our affiliates furnish to you related to the Brand Technology. You may also incur charges from third parties who render services or provide products that we require you to purchase or use. We shall have independent access through monitoring programs or otherwise to data on your Brand Technology, including sales figures. There are no contractual limitations on our right or timing to access this information and data.

Without limiting the generality of the foregoing, we reserve the right to require you to acquire, install and continuously use the Domino's PULSE store computer system and to obtain a license to use the software from us or our affiliate by signing our standard license agreement and to acquire hardware approved by us from a vendor or vendors which we designate. We also reserve the right to require you to participate in online ordering by entering into an agreement with an approved online ordering service company that we designate. You will be responsible for the fees and charges associated with your use of online ordering and the requisite internet usage and connections, including the fees charged by the service provider. We may also require that you continuously maintain high speed broadband connectivity, where available and to charge you a reasonable fee if you do not maintain high speed broadband connectivity, which you agree to pay on demand. You acknowledge and agree that changes to technology are dynamic and not predictable within the term of this Agreement. In order to provide for inevitable but unpredictable changes to technological needs and opportunities, you agree that we shall have the right to

establish, in writing, reasonable new standards for the implementation of technology in the Domino's System; and you agree to abide by and fully adopt and implement those reasonable new standards established by us as if this Section 15.9.1 were periodically revised by it for that purpose.

15.9.2 Aggregate Expenditures for Brand Technology.

You will not be required to make aggregate expenditures for any additions, substitutions, replacements or modifications to the Brand Technology in excess of one and one half percent (1 ½ %) of the royalty sales of the Store from the date of its opening to the date we require you to make any additions, substitutions, replacements or modifications to the Brand Technology not to exceed the ten (10) year period prior to the date we require you to make any additions, substitutions, replacements or modifications to the Brand Technology or, except in connection with a renewal of the franchise to make any additions, substitutions, replacements or modifications to the Brand Technology during the last twelve (12) months of the initial term of the franchise. This limitation shall not apply to our right to require that you acquire and install the Domino's PULSE store computer system or other components of the Brand Technology upon execution of this Agreement nor shall the provisions of any prior franchise agreement governing the operation of the Store restrict our right to require that you acquire and install the Domino's PULSE store computer system or other components of the Brand Technology under the terms of this Agreement.

15.9.3 Domino's PULSE and Other Computer and Technology Training.

If you (or the Controlling Person if you are an Approved Entity) have not installed and used Domino's PULSE, or any other computer system or technology that we require, in a Domino's Pizza store, you (or the Controlling Person) must enroll in and complete all training programs and classes which we require for the operation of Domino's PULSE, or any other computer system or technology. These training programs and classes will be furnished at such times and places as designated by us or the entity or entities that we approve to provide the training. We may furnish training. The entity furnishing the training (including us) has the right to charge a reasonable training fee for these training programs or classes, which you agree to pay. All training programs and classes must be completed to our satisfaction. You will be responsible for the travel, living expenses and any other costs incurred during these training programs and classes.

15.9.4 Additional Order Processing Systems.

We reserve the right to develop or contract with third parties to develop centralized or technology based methods of taking, processing, routing, and delivering orders in addition to the methods and technology we currently use or authorize (collectively "Additional Order Systems"). These may become mandatory at any time during the term of this Agreement and may require you to spend money to add or replace equipment, wiring, hardware and software; to pay licensing fees, support and maintenance fees, fees paid to third parties; to incur other costs, and to sign agreements with third parties. To the extent these products and services are owned by us or provided to you by us, we may charge up front and/or ongoing fees. However, to the extent all the direct and indirect costs to develop, test and implement an Additional Ordering System are paid from other sources, then such up-front and ongoing fees charged by us would be intended only to cover our ongoing expenses, including direct costs and reasonable allocations. Regardless of the sources of funds to develop any Additional Ordering System we shall be the sole owner of all direct and

related rights and assets, including software and hardware, intellectual property and all data generated by the Additional Ordering Systems, but excluding hardware or equipment you purchase directly for the purpose of gaining access to the Additional Ordering System.

16. MARKS.

16.1 Usage.

You acknowledge that we have the right to sublicense the Marks and that any goodwill relating to your use of the Marks will inure to our benefit and the benefit of our affiliates. You shall use the Marks in full compliance with rules prescribed from time to time by us. You agree not to engage in any conduct which, in our sole judgment, could disparage or impair the reputation of the Store or the Domino's System or the goodwill associated with the Marks. You understand and acknowledge that our right to regulate the use of the Marks, includes, without limitation, any use of the Marks in any form of electronic media such as web sites or web pages or as a domain name or electronic media identifier. Any unauthorized use of the Marks will constitute a breach of this Agreement and an infringement of our rights in and to the Marks. You will not use any Mark as part of any corporate name or with any prefix, suffix or other modifying words, terms, designs or symbols or in conjunction or association with any name or symbol used by you in connection with the operation of the Store, nor may you use any Mark in connection with the sale of any unauthorized product or service or in any other manner not explicitly authorized in writing by us. All provisions of this Agreement applicable to the Marks will apply to any additional proprietary trademarks and commercial symbols we hereafter authorize you to use.

16.2 Infringements.

You agree to immediately notify us of any infringement of or challenge to your or our use of any Mark or claim by any person of any rights in any Mark. You agree that you will not communicate with any person other than us and our counsel in connection with any such infringement, challenge or claim. We will have sole discretion to take such action as we deem appropriate and the right to exclusively control any litigation or Patent and Trademark Office or other proceeding arising out of any infringement, challenge or claim or otherwise relating to any Mark. You agree to execute any and all instruments and documents, render such assistance and do such acts and things as may, in the opinion of our counsel, be necessary or advisable to protect and maintain our interests in any such litigation or Patent and Trademark Office or other proceeding or to otherwise protect and maintain our interest in the Marks.

16.3 Indemnification.

We will indemnify you against and reimburse you for all damages for which you are held liable in any proceeding arising out of the use of any Mark in compliance with this Agreement. If it becomes advisable at any time in our sole discretion for you to modify or discontinue use of any Mark and/or use one or more additional or substitute Marks, you agree to do so and our sole obligation will be to reimburse you for your tangible costs of complying with this obligation.

17. INSPECTIONS.

We or our designee will have the right at any time during business hours and without prior notice to conduct reasonable inspections of the Store, its operations and its business records, including, but not limited to, information from the Store's computers, and records and documents relating to the ownership and control of the Approved Entity and any other entity that has an interest in the operation of the Store, wherever located and to take a physical inventory of the assets of the Store. You agree that we may conduct all or part of an inspection, either on-site or from a remote location. Inspections of the Store will be made at our expense, unless we are required to make any additional inspections in connection with your failure to comply with this Agreement. In such event, we will have the right to charge you for the costs of making all additional inspections in connection with your failure to comply, including without limitation the travel expenses, room and board and compensation of our or our designee's employees. You and your owners agree to fully comply and cooperate with any and all inspections, including, but not limited to, you, your owners and your employees treating our personnel in a professional manner.

18. TERMINATION AND EXPIRATION.

18.1 Termination By Franchisee.

If you are in compliance with this Agreement and we breach this Agreement and fail to cure any breach within thirty (30) days after written notice is delivered to us, you may terminate this Agreement and the franchise effective ten (10) days after delivery of notice to us. A termination of this Agreement and the franchise by you without complying with these requirements or for any reason other than our breach of this Agreement and our failure to cure the breach within thirty (30) days after receipt of written notice from you shall be deemed a termination by you without cause and not in accordance with the provisions of this Agreement.

18.2.1 Immediate Termination By DPF - Upon Written Notice.

We shall have the right to terminate this Agreement effective upon delivery of notice of termination to you, if:

(a) you or any of your owners have made any material misrepresentation on any record or report required by us under this Agreement or on your application for the franchise, or in any other application submitted to us;

(b) you do not open the Store within six (6) months from the date of this Agreement;

(c) you or any of your owners is judged a bankrupt, becomes insolvent, makes an assignment for the benefit of creditors, is unable to pay his or her debts as they become due, or a petition under any bankruptcy law is filed against you or any of your owners or a receiver or other custodian is appointed for a substantial part of the assets of the Store;

(d) you abandon or fail to continuously and actively operate the Store, or, without our prior written consent, permit any person other than a qualified employee

designated by you, whose identity has been disclosed to us, to operate the Store in your absence;

(e) the lease or sublease for the Store is terminated or cancelled or you are unable to renew or extend the lease or sublease or you fail to maintain possession of the Store premises unless you are permitted to relocate the Store under Section 7.2 of this Agreement;

(f) you or any of your owners is convicted of a felony, or a crime which substantially impairs the goodwill associated with the Marks or you or any of your owners engages in any conduct which, in our judgment, adversely affects the reputation of the Store or the Domino's System or the goodwill associated with the Marks or involves dishonesty, fraud, deceit, illegal conduct misrepresentation or moral turpitude;

(g) you intentionally or negligently under-report the royalty sales of the Store for any period or periods;

(h) you or any of your owners violates any of the restrictions contained in Section 20 or 21 of this Agreement;

(i) you intentionally or on more than one occasion during the term of this Agreement, violate any Child Labor Laws in connection with your operation of the Store;

(j) an audit by us discloses an understatement of royalty sales and you fail to pay to us the applicable royalty fee and advertising contribution and interest due within ten (10) days after receipt of the final audit report;

(k) the interest of a deceased or permanently disabled person is not disposed of in accordance with the terms of this Agreement;

(l) you or any of your owners fail on three (3) or more occasions during any twelve (12) month period to comply with any one or more provisions of any franchise agreement for the Store (which includes not only this Agreement but also the franchise agreement in force immediately prior to this Agreement if this Agreement has been in effect for less than twelve (12) months) including without limitation, your obligation to submit when due, sales reports or financial statements, to pay when due the royalty fees, advertising contributions or other payments to us or our affiliates or subsidiaries or any other creditors or suppliers of the Store, whether or not such failure to comply is corrected after notice is delivered to you; or

(m) any of your assets or items used in the operation of the Store are seized or you are otherwise denied the use of the property or access to the Store because of your failure to pay any taxing authority or any amount due a creditor of the Store, or because of any other act or omission of you or any of your owners; or, you fail to notify us of a tax levy or delinquency.

(n) you fail to cease operating the Store, or fail to correct the conditions in the Store causing a present threat of imminent danger to public health or safety, after notice to you as provided in Section 18.2.3 of this Agreement;

(o) we have granted you permission to either repair, restore, reconstruct or relocate the Store, as provided in Section 7.2 of this Agreement, and you fail to complete the action we have permitted, within six (6) months after its closure; or

(p) you or your owners violates any of the anti-terrorism provisions contained in Section 15.2 of this Agreement.

18.2.2 Termination By DPF - After Opportunity to Cure.

We shall have the further right to terminate this Agreement effective upon delivery of notice to you, if:

(a) you fail to obtain or maintain insurance required by us and you do not correct this failure within forty-eight (48) hours after written notice is delivered to you; provided, however, that we shall not exercise our right to terminate this Agreement if you immediately cease operating the Store and obtain all such insurance within ten (10) days after written notice is delivered to you;

(b) you fail to comply with any provision of this Agreement or any specification, standard or operating procedure or rule prescribed by us which relates to the use of any Mark, safety and security, or the quality of pizza or other authorized food products or any beverage sold by you or the cleanliness and sanitation of the Store and you do not correct this failure within seven (7) calendar days after written notice is delivered to you;

(c) you or your affiliates fail to pay when due any amount owed to us, our affiliates or subsidiaries, or any creditor or supplier or any taxing authority for federal, state or local taxes (other than amounts being bona fide disputed through formal proceedings) and you or your affiliates do not correct such failure within ten (10) calendar days after written notice is delivered to you; or

(d) you or any of your owners fails to comply with any other provision of this Agreement or any specification, standard or operating procedure and fail to correct this failure within thirty (30) calendar days after written notice is delivered to you.

18.2.3 Immediate Cessation of Operations.

In the event that the conditions of the Store or operations at the Store, in our judgment, present a threat of imminent danger to public health or safety, we may require the immediate cessation of operations at the Store upon delivery of a notice to you or the Store. The notice shall contain the reason we believe immediate cessation of operations is required. The parties shall address the conditions and develop a plan to correct all deficiencies within seven (7) days of the delivery of the notice.

18.3 Obligations Upon Termination or Expiration.

Upon termination or expiration of this Agreement, you agree to:

(a) immediately return to us all copies of the Operating Manual and cease use of and deliver to us all Customer Lists (as hereinafter defined in Section 20.5);

(b) take such action as may be required to cancel all assumed name or equivalent registrations relating to the use of any Mark;

(c) notify the telephone company, postal service, and all listing agencies in writing of the termination or expiration of your right to use all telephone numbers, post office boxes, and all classified and other directory listings relating to the Store and to authorize in writing the transfer of these to us or our franchisee or designee. You acknowledge that we have the sole rights to and interest in all telephone numbers, post office boxes, and directory listings relating to any Mark, and you authorize us to direct the telephone company, the postal service, and all listing agencies to transfer all telephone numbers, post office boxes, and directory listings to us, our franchisee or designee and if you fail or refuse to do so, the telephone company, postal service, and all listing agencies may accept our direction as evidence of our exclusive rights in the telephone numbers, post office boxes, and directory listings and our authority to direct the transfer. Upon execution of this Agreement or at any time thereafter, you agree to execute any written authorizations or pre-approved authorizations in the form prescribed by us directing the telephone company, postal service, and any listing agencies to transfer all telephone numbers, post office boxes, and directory listing to us, our franchisee or designee upon the occurrence of any such termination or expiration;

(d) immediately pay all royalty fees, advertising contributions and other charges which are due and owing under this Agreement;

(e) immediately cease using the Marks and identifying yourself as a Domino's Pizza Store or as being associated with the Domino's System, including, without limitation, disabling and ceasing to permit the continued operation of any website relating to the Store or the Domino's System or which utilizes the Marks;

(f) if you retain possession of the Store premises, at your expense, make such reasonable modifications to the exterior and interior of the Store (including signage, menu boards, job aids, product photos and the like) as we require to fully eliminate its identification and appearance as a Domino's Pizza Store. If you fail or refuse to fully de-identify the Store to the extent and in the manner required by this Agreement, we may, at our option and in addition to other rights and remedies we may have, make the modifications that are contemplated by this Agreement on your behalf and you agree to promptly pay and reimburse us on demand for any costs incurred by us or our designee including, without limitation, the proportionate compensation of our or our designee's employees who devote time and render services in the de-identification of the Store; and

(g) make the Store accessible and available for us to operate pursuant to Section 19.8 of this Agreement if we elect to do so.

19. OPTION TO PURCHASE STORE.

19.1 Option.

Upon the termination or expiration of this Agreement, except termination by you for cause, we shall have the exclusive option, but not the obligation, to purchase the assets of the Store. For purposes of this section, the term "assets" shall mean the equipment, inventory, leasehold interests and improvements and favorable rights and covenants of the Store, but exclusive of delivery vehicles. Our option shall commence upon expiration of this Agreement or on the date of termination as applicable, and shall continue for thirty (30) days thereafter, subject to extension as provided in this Section. You agree that if the termination is stayed, either by us or by judicial proceedings, or if we are not permitted to manage the Store pursuant to section 19.8, we will not be able to exercise our option within the 30 day period and you also agree that under those circumstances our option to purchase shall be extended, without further notice to you, for an additional time which shall include the entire time we are unable to exercise our option.

19.2 Formula Price.

The purchase price for these assets shall be equal to fifteen percent (15%) of the first Three Hundred Thousand Dollars (\$300,000.00) of royalty sales ("Base Amount") of the Store during the fifty two (52) full weeks immediately preceding the date of termination or expiration plus twenty-five (25%) of royalty sales in excess of the Base Amount up to Five Hundred Thousand Dollars (\$500,000.00) ("Second Level Base Amount") during this period plus fifty percent (50%) of royalty sales in excess of the Second Level Base Amount during this period. The purchase price shall be allocated among the assets and covenants in the manner prescribed by us.

If the Store has been in operation less than fifty two (52) full weeks, the option price shall be the documented cost of the Store. The term "cost" shall be defined as your documented expenditures for the equipment, inventory and leasehold improvements of the Store, but shall not include any charges for labor performed by you or your family members in connection with the development of the Store or any undocumented costs.

19.3 Purchase of Commissary.

In the event you operate a commissary in connection with the Store, we shall also have the option to purchase the assets of the commissary. The purchase price for the assets of the commissary will be the net book value (based upon a seven year depreciation schedule).

19.4 Deductions From Purchase Price.

In the event we elect to purchase the assets of the Store, the purchase price will be reduced by:

(a) the total current and long term liabilities of the Store assumed by us as described below; and,

(b) the amount necessary to upgrade and renovate the Store to meet our then current standards for a Domino's Pizza Store; and,

(c) our reasonable attorney's fees incurred in connection with enforcing this Agreement or in securing possession of the Store.

We will assume all current and long term liabilities, whether or not included on your financial statements up to the amount of the purchase price subject, however, to all defenses available to you. Further, the amount we charge for upgrading and renovating the Store will not exceed one and one-half percent (1-1/2%) of the royalty sales of the Store from the date of opening to the date of termination or expiration reduced by an amount equal to the total expenditures made by you for renovation and upgrading of the Store at our request up to the date of termination or expiration.

19.5 Payment of Purchase Price.

The balance of the purchase price, after deductions described above will be payable as follows: ten percent (10%) of the balance at the time of closing and the remainder in sixty (60) equal monthly installments of principal plus interest at a rate of interest per annum equal to the prime lending rate charged by Morgan Guaranty Trust Company of New York (or other bank or financial institution we may designate) determined as of the closing date with annual adjustments based on the prime rate charged on each anniversary date. The first payment will be due on the first day of the second succeeding calendar month following closing and the remaining payments on the first day of each month thereafter. On the first payment date, interest from the date of closing shall also be paid. If we elect to pay the entire purchase price at closing, we shall have the right to escrow such portion of the purchase price as we deem appropriate for a period of six (6) months to cover liabilities of the Store. We shall notify you of claims asserted by creditors of the Store against the escrow monies. You shall have forty-eight (48) hours to settle any claim with such creditor prior to disbursement of funds from the escrow. If there is a good faith dispute between you and a creditor of the Store, you shall have thirty (30) days to reach a settlement with any such creditor as to the amount owed before we will disburse any escrow monies to such creditor. If you are unable to resolve the discrepancy with the creditor within the thirty (30) day period, we shall have the right to use the escrow monies to satisfy the claim of any such creditor. At the end of such six (6) month period, any remaining purchase price shall be remitted to you along with a statement prepared by us indicating the manner in which these funds were expended.

19.6 Real Property.

(a) In the event you or your owners own the real property on which the Store or commissary is located, and such property is not a multi-tenant unit, we will also have the exclusive option to purchase this property. We shall exercise this option within the same period of time as provided in section 19.1, as that time may be extended. The purchase price will be the fair market value as determined by an independent appraiser selected by both of us. If we cannot agree on an independent appraiser, we each shall select an independent appraiser who shall select a third independent appraiser. The independent appraiser selected by our appraisers shall determine the fair market value of the real property and his determination shall be final and binding on the parties, provided, in the event the independent appraiser does not render its appraisal within ninety (90)

days of selection, the appraisal shall be made by the appraiser we have selected. The purchase price will be payable in full at the closing minus customary prorations including the pay-off of existing mortgage liens.

(b) If we do not elect to purchase the real property, or if the property is in a multi-tenant unit, we or our designee will have the option to enter into a lease for a term of not less than five (5) years with an option by the lessee to extend the term of the lease for an additional term of five (5) years. The lease shall contain the terms and conditions contained in the form of lease then used by us or our affiliates in connection with Domino's Pizza Stores owned and operated by us or our affiliates. The rental under the lease for the initial five (5) year term shall be the fair rental value of the property as determined by an independent appraiser selected in the manner described above. The rental shall be modified during the second five (5) year option term by the percentage that the National Consumer Price Index for Urban Wage Earnings and Clerical Workers as determined by the United States Department of Labor for the region in which the Store is located (or a comparable index if such Index is not then being issued) has increased or decreased from the commencement date of the initial term until the last day of the initial term of the lease.

19.7 Closing.

The closing shall occur within thirty (30) days after we exercise our option to purchase the assets and/or real property or such later date as may be necessary to comply with applicable bulk sales or similar laws. At the closing, we both agree to execute and deliver all documents necessary to vest title in the purchased assets and/or real property in us free and clear of all liens and encumbrances, except those assumed by us and/or to effectuate the lease of the Store premises. You also agree to provide us with all information necessary to close the transaction. We reserve the right to assign our option to purchase the Store or commissary, if any, operated in connection with the Store (and the real property to the extent applicable) or designate a substitute purchaser for the Store. We agree, however, to be responsible for and shall guarantee payment of any deferred portion of the purchase price as provided in Section 19.5 of this Agreement in the event we designate a substitute purchaser of the assets of the Store. If you do not execute and deliver any documents required, by execution of this Agreement you irrevocably appoint us as your lawful attorney-in-fact with full power and authority to execute and deliver in your name all these documents. You also agree to ratify and confirm all of our acts as your lawful attorney in fact and to indemnify and hold us harmless from all claims, liabilities, losses or damages suffered by us in so doing.

19.8 Operation During Option Period.

We will have the right, upon written notice to you, to manage, or designate one of our affiliates to manage, the Store during the period in which we have the option to purchase the Store as provided in section 19.1 and for the period following the exercise of our option and prior to the closing, on the same terms and conditions as described in Section 21.7.

19.9 Formula Price.

The parties agree that the formula price described in this Section 19 is the agreed upon method of arriving at a price for the assets of the Store in the event we exercise the option contained

in this Section 19 and is not to be deemed a conclusive indication of the value of the Store under other circumstances or where an agreement to purchase the Store has been negotiated by you or your owners.

20. RESTRICTIVE COVENANTS.

20.1 In-Term Covenant.

In addition to all other obligations in the Agreement, you agree that, during the term of this Agreement, you or your owners will not, directly or indirectly for the benefit of you or your owners, or through or on behalf of or in conjunction with any other person, partnership or corporation, own, engage in, be employed by, advise, assist, invest in, franchise, make loans to, or have any other interest, whether financial or otherwise, in any other carry-out or delivery pizza store business (except for other Domino's Pizza Stores operated under franchise agreements entered into with us or other Domino's Pizza Stores in which you or your owners have an ownership interest).

20.2 Post-Term Covenant.

You agree that, for a period of one (1) year after termination or expiration of this Agreement, or the date on which you cease to operate the Store, whichever is later, you or your owners will not, directly or indirectly for the benefit of you or your owners, or through or on behalf of or in conjunction with any other person, partnership or corporation, own, engage in, be employed by, advise, assist, invest in, franchise, make loans to, or have any other interest, whether financial or otherwise, in any carry-out or delivery pizza store business located at the premises of the Store or within ten (10) miles of the premises of the Store (except for other Domino's Pizza Stores operated under franchise agreements with us or other Domino's Pizza Stores in which you or your owners shall have an ownership interest). The covenant contained in this section shall not be deemed to impair, modify or change any covenant not to compete contained in any agreement for the purchase and sale of the Store and shall be in addition to all other obligations you have under this Agreement to us or our affiliates upon termination or expiration of this Agreement.

20.3 Ownership of Public Companies.

The covenants contained in this Section 20 shall not apply to ownership of less than a five percent (5%) beneficial interest in the outstanding equity securities of any corporation whose stock is publicly traded.

20.4 Customer Lists and Trade Secrets.

You agree to maintain the absolute confidentiality of the Operating Manual and all other information concerning the Domino's System, whether provided by us or a third party, during and

after the term of the franchise, disclosing this information to the other employees of the Store only to the extent necessary for the operation of the Store in accordance with this Agreement, and that you will not use the Operating Manual or such other information in any other businesses or in any manner not specifically authorized or approved by us in writing. The customer lists and all historical data relating to the sale of all pizza and beverage products at the Store (the "Customer Lists") also shall be deemed confidential and (a) you shall not use the Customer Lists in any other business or capacity; and (b) you shall maintain the absolute secrecy and confidentiality of the Customer Lists.

20.5 Owners of Approved Entity.

If you are an Approved Entity, the owners, by executing this Agreement, shall be bound by the provisions contained in this Agreement, including the restrictions set forth in this Section 20. Further, a violation of any of the provisions of this Agreement, including the covenants contained in this Section 20, by any owner shall also constitute a violation by you of your obligations under this Agreement.

20.6 Distribution of Products Related to the Domino's System.

During and after the term of this Agreement, you and your owners agree not to sell or otherwise distribute any products, or items bearing any of the Marks or which are used at any time in connection with any advertising, promotional or operational program other than to customers of your Store in the ordinary course of business or to another Domino's Pizza franchisee in good standing at the time of any proposed transfer approved by us.

20.7 Ownership Structure.

You, your owners and affiliates agree to fully comply with all rules, policies and procedures from time to time prescribed by us relating to the ownership structure of an Approved Entity. If you are an Approved Entity, you agree that the Controlling Person who has been approved by us will at all times during the term of this Agreement own and control fifty-one percent (51%) or more of the absolute voting and ownership interests of the Approved Entity, unless the Controlling Person obtains our prior written approval for a different ownership structure. You also agree to submit to us for our review and prior written approval any proposed change before attempting any change in the ownership or control of the Approved Entity or its affiliates, or any documents governing the ownership or control of the Approved Entity or its affiliates.

20.8 Non-Disclosure.

Except as may be required or permitted by applicable law, you agree that neither you nor your affiliates, owners, representatives, agents or employees will make any statements or communications, directly or indirectly, about us or our affiliates, officers, employees, franchisees (including you or your affiliates), businesses, properties, financial condition, sales trends, management, ownership, past or current business practices or strategies to any person, including, without limitation, the media or any financial analysts, whether verbally or in writing, including, without limitation, any communications or statements that would reasonably be expected to

adversely affect our business or reputation or the Domino's System or shareholders of Domino's Pizza, Inc. or its affiliated companies.

20.9 Irreparable Injury and Injunctive Relief.

You acknowledge and agree that the provisions of this Section 20, including, without limitation, the provisions of Sections 20.1, 20.2, 20.5 and 20.9, are necessary to protect our legitimate business interests and the Domino's System, to prevent the unauthorized dissemination of marketing, promotional and other confidential information to our competitors and others outside of the Domino's System, to protect our trade secrets and the integrity of the Domino's System, and to prevent the duplication of the Domino's System. You also acknowledge and agree that damages alone cannot adequately compensate us if there is a violation of these provisions by you or your owners, that we will suffer irreparable harm arising out of any such violation, and that injunctive relief against you and your owners is essential for the protection of us and our franchisees. Accordingly, we will have the right to petition a court of competent jurisdiction for injunctive relief against you and your owners without posting any bond or security whatsoever, in addition to all other remedies that may be available to us under this Agreement or applicable law.

21. ASSIGNMENT.

21.1 By DPF.

This Agreement is fully assignable by us and the assignee or other legal successor to our interests will be entitled to all of the benefits of this Agreement.

21.2 By Franchisee.

This Agreement is personal to you and your owners (if you are an Approved Entity). Accordingly, neither you nor any of your owners may assign or transfer this Agreement, any interest in this Agreement or, if you are an Approved Entity, any interest in an Approved Entity except as specifically authorized under this Agreement. A transfer of ownership of the Store (or its assets) may only be made in conjunction with a transfer of this Agreement. Any attempted assignment or transfer not in accordance with this Agreement shall have no effect and shall constitute a breach of this Agreement.

21.3 Assignment to an Approved Entity.

We will allow you to assign this Agreement and the Store (and its assets) to an Approved Entity for the convenience of ownership of the Store, provided:

- (a) the Approved Entity conducts no business other than the operation of the Store or other Domino's Pizza Stores (or other related activities authorized under this Agreement);
- (b) the Approved Entity is actively managed by you;
- (c) the person designated as the Controlling Person owns and controls not less than fifty-one percent (51%) of the general partnership interest of such partnership, the

equity and voting power of all classes of issued and outstanding capital stock of such corporation, the membership interest in the limited liability company or the voting and ownership interests of such entity; and

(d) all owners meet our requirements as established from time to time by us and agree to guarantee the obligations of the Approved Entity under this Agreement and to be bound by the terms of this Agreement in the manner prescribed by us.

If you are an Approved Entity or if this Agreement is assigned to an Approved Entity, you must comply with the requirements set forth in this Section 21.3 throughout the term of this Agreement. The organization documents of any Approved Entity owning the franchise, including all stock certificates, shall recite that they are subject to all restrictions contained in this Agreement. We shall also have the right to require, as a condition of any assignment of this Agreement to an Approved Entity or the operation of the franchise by an Approved Entity, that the owners enter into a buy/sell agreement among themselves in a form and containing such terms as we prescribe for transfers of ownership interests in such Approved Entity. You shall provide us with all documents to be executed in connection with any such assignment and we shall use our reasonable efforts to approve or disapprove these within thirty (30) days after receipt.

21.4 Assignment or Transfer to Others.

We will permit sales, transfers or assignments of this Agreement or, if you are an Approved Entity, of an ownership interest in the Approved Entity to others provided:

(a) you (and your owners) are not in default under this Agreement or any other agreement with us or our subsidiaries or affiliates or any other creditor or supplier of the Store;

(b) the proposed transferee or assignee (and its Controlling Person and all other owners if it is an Approved Entity) meets our then applicable standards for franchisees or owners;

(c) the proposed transferee or assignee (and its owners) is not engaged in any other business activity without our prior written consent, except other Domino's Pizza Stores;

(d) the proposed transferee or assignee (and its owners if it is an Approved Entity) must sign our then-current form of standard franchise agreement for a term equal to the remaining term of this Agreement or, at our election, the then current term if longer;

(e) the proposed transferee or assignee (or the person designated by us) must complete all required training to the extent required by us;

(f) at our request, the proposed transferee or assignee refurbishes the Store in the manner and subject to the provisions prescribed in Sections 9 and 15;

(g) the proposed transferee or assignee pays us a transfer fee of \$1,500.00; and

(h) this Agreement is terminated according to the terms of our customary form of mutual termination agreement and customary form of release.

The provisions of (d), (e), (f), (g), and (h) above shall not apply to an approved sale, transfer or assignment by an owner owning a forty-nine percent (49%) or less interest in the Approved Entity except that the proposed transferee or assignee must guarantee the performance by Franchisee of its obligations under this Agreement and agree to be bound by all of the provisions of this Agreement in the form prescribed by us. You must provide us with all documents to be executed by you and/or your owners and the proposed purchasers in connection with any transfer or assignment at least thirty (30) days prior to signing.

21.5 Death or Permanent Disability.

Upon your death or permanent disability or the death or permanent disability of the Controlling Person, this Agreement or the ownership interest of such deceased or permanently disabled Controlling Person must be transferred to a party approved by us. Any transfer, including, without limitation, transfers by devise or inheritance or trust provisions, shall be subject to the same conditions for transfers which are contained in this Agreement. Except as otherwise prescribed by us in writing, your personal representative or the personal representative of such Controlling Person shall submit to us a proposal meeting the requirements for transfer of this Agreement or such ownership interest within one hundred and twenty days (120) days of your death or permanent disability or the death or permanent disability of such Controlling Person. We agree to communicate our approval or disapproval of any such proposal within fifteen (15) days of receipt. We will not unreasonably withhold our consent to the transfer of this Agreement or such ownership interest to your spouse, heirs or relatives or the spouse, heirs or relatives of such deceased or permanently disabled Controlling Person, provided the requirements of Section 21.4 are satisfied. Your personal representative or the personal representative of such deceased or permanently disabled Controlling Person shall complete the transfer of this Agreement or such ownership interest within sixty (60) days from the date of our approval of any such proposal. Upon the death of any other owner, the interest of such owner shall be transferred within a reasonable time to a person meeting our requirements. All such transfers must also comply with Section 21.4 of this Agreement. Your or any of your owners' failure to transfer the interest in accordance with the provisions of this Section shall be considered a breach of this Agreement.

21.6 Definition of Permanent Disability.

You or your Controlling Person, will be deemed to have a "permanent disability" if you or your Controlling Person's usual, active participation in the Store as contemplated by this Agreement is for any reason curtailed for a continuous period of six (6) months.

21.7 Operation by DPF After Death or Permanent Disability.

We shall have the right to appoint a manager for the Store if in our judgment the Store is not being managed properly after your death or permanent disability or the death or permanent disability of the Controlling Person. Our right to appoint a manager for the Store includes the right to temporarily or permanently cease operations at the Store, if in our reasonable judgment continued operation of the Store will adversely affect the Marks, the long term reputation of the

Store or the Domino's System, or present a risk to public health, welfare and safety, including the well-being of the employees of the Store. All funds from the operation of the Store during the management by our appointed manager will be kept in a separate fund, and all expenses of the Store including compensation, other costs, and travel and living expenses of our manager will be charged to this fund. We will charge a management fee of five and one-half percent (5 1/2%) (in addition to the royalty fee and advertising contributions payable under this Agreement) during the period in which the Store is managed on your behalf. In managing the Store, our obligation will be to use our reasonable efforts to ensure the Store is properly managed, and neither we nor our affiliates will be liable for any debts, losses or obligations of the Store, to any of your creditors for any products, materials, supplies or services purchased by the Store prior to or during the time of management by our appointed manager. If the separate fund that is established is insufficient to pay the expenses of the Store, we will notify you or your executor, administrator, conservator or other personal representative and this person must deposit in the fund within five (5) business days, any amount required by us to attain a reasonable balance in the fund.

21.8 Right of First Refusal of DPF.

If you or your owners propose to sell or transfer all or any part of the Store (or its assets) or, if you are an Approved Entity, any ownership interest in an Approved Entity and you or your owners obtain a bona fide, executed written offer to purchase or otherwise transfer or acquire this interest, you or your owners are obligated to deliver a copy of the bona fide offer to us along with all documents to be executed by you or your owners and the proposed assignee or transferee. Our right of first refusal shall commence upon the date of our receipt of the following: (i) the bona fide, executed written offer to purchase, transfer or acquire; (ii) all documents to be executed by you or your owners and the proposed assignee or transferee; (iii) all documents related to the operation of the Store which you are required to provide us, including, but not limited to a current copy of the lease for the Store and such financial statements as are required of you under Section 14.2 of this Agreement; and (iv) your notice that you are specifically submitting the documents to give us the right to exercise our right of first refusal, and shall continue for a period of thirty (30) days thereafter. Failure to submit any one or more of the items, including the notice of the purpose of the submission, shall result in our right of first refusal being extended until 30 days after we receive all of the required documents and the notice. We shall exercise the right to purchase or otherwise acquire the Store (or its assets) or such ownership interest for the price and on the terms and conditions contained in the offer by giving written notice to you or your owners. We may substitute equivalent cash for any form of payment proposed in such offer or designate a substitute purchaser or transferee for the Store (or the assets) or the ownership interest being offered, provided that we will assume responsibility for the performance of any other purchaser we may designate. If the offer is to purchase the interest of a Controlling Person and is for less than all of the outstanding interests of the Approved Entity, we shall also have the right, during the same period of time described above and upon written notice to the other owners, to purchase or otherwise acquire the remaining shares of capital stock, partnership interest or membership interest at a per share or per unit or interest price (or other terms) equivalent to the price (or other terms) being offered under the bona fide offer to the Controlling Person. If we do not exercise this right of first refusal, the offer may be accepted by you or your owners, subject to our prior written approval as provided in this Agreement. If the offer is not accepted by you or your owners, within sixty (60) days, we will again have the right of first refusal to purchase or otherwise acquire the

Store as described above. This section will not apply to transfers made in accordance with Section 21.3 of this Agreement.

22. CONTRACT INTERPRETATION AND ENFORCEMENT.

22.1 Effect of Waivers.

No waiver by us of any breach or a series of breaches of this Agreement shall constitute a waiver of any subsequent breach or waiver of the performance of any of your obligations under this Agreement. Our acceptance of any payment from you or the failure, refusal or neglect by us or you to exercise any right under this Agreement or to insist upon full compliance with our or your obligations under this Agreement or with any specification, standard or operating procedure or rule will not constitute a waiver of any provision of this Agreement.

22.2 Cost of Enforcement.

If any legal or equitable action is commenced, either to challenge, interpret, or to secure or protect our rights under or to enforce the terms of this Agreement, in addition to any judgment entered in our favor, we shall be entitled to recover such reasonable attorney's fees as we or anyone acting on our behalf may have incurred together with court costs and expenses of litigation.

22.3 Indemnification of DPF.

If we or any of our subsidiary or affiliated companies or any of our or their agents or employees are required to produce records or testify at trial or in deposition or are subjected to any claim, demand or penalty or become a party to any suit or other judicial or administrative proceeding brought by any person or persons (including your employee or prior employee) or any other person or entity by reason of any claimed act or omission by you, your employees or agents, or by reason of any act or omission occurring on the Store premises, or in your delivery service area, or while on the way to or from the delivery service area, by reason of an act or omission with respect to the business or operation of the Store, including but not limited to acts or omissions arising out of the maintenance or use of a motor vehicle or while making a delivery or returning from making a delivery, or any limitations on delivery service, you shall defend and indemnify and hold us, our subsidiary and affiliated companies, or any of our or their agents or employees, harmless against all judgments, settlements, penalties, and expenses, including attorney's fees, court costs and other expenses of litigation or administrative proceeding, incurred by or imposed on us, our subsidiary and affiliated companies, or any of our or their agents or employees, in connection with the testimony, production, investigation or defense relating to such claim or litigation or administrative proceeding. Your indemnification obligations described above will continue in full force and effect after, and notwithstanding, the expiration or termination of this Agreement.

22.4 Construction and Severability.

Section headings are for convenience only and shall not limit the enforceability or obligations contained therein. All references in this Agreement to the singular shall include the plural where applicable, and all references to the masculine shall include the feminine and

vice-versa. If any part of this Agreement for any reason shall be declared invalid, such decision shall not affect the validity of any remaining portion, which shall remain in full force and effect. If any applicable law or rule requires a greater prior notice of the termination of or election not to renew this Agreement, or the taking of some other action than is required under this Agreement, the prior notice or other requirements required by this law or rule shall be substituted for the requirements of this Agreement. If any covenant in this Agreement which restricts competitive activity is deemed unenforceable by virtue of its scope in terms of area, business activity, prohibited and/or length of time, but would be enforceable by reducing any part or all thereof, the parties agree that same shall be enforced to the fullest extent permissible under the laws and public policies applied in the jurisdiction in which enforcement is sought. For purposes of this Agreement, the term "affiliate or affiliates" shall mean any entity or entities controlled by, controlling, or under common control or common ownership with Franchisee (or any of its Owners) or DPF, as the case may be.

The rights and remedies of each party under this Agreement are cumulative, and no exercise or enforcement by a party of any right or remedy hereunder will preclude the exercise or enforcement of any other right or remedy hereunder.

22.5 Scope and Modification of Agreement.

This Agreement constitutes the entire agreement between the parties and supersedes all prior and contemporaneous, oral or written, agreements or understandings of the parties regarding the subject matter of this Agreement, provided that nothing in this Agreement or in any related agreement is intended to disclaim the representations we made in any franchise disclosure document we delivered to you in connection with this Agreement. Further, nothing in this Agreement or in any related agreement is intended to prevent or restrict you from contacting or communicating with any federal, state or local authorities or agencies about our compliance with any applicable laws, including franchise laws, or the relationship of the parties under this Agreement or any related agreement. No modification, waiver, termination, rescission, discharge or cancellation of this Agreement shall affect the right of any party to enforce any claim or right under this Agreement, whether or not liquidated, which occurred prior to the date of such modification, waiver, termination, rescission, discharge or cancellation.

22.6 Governing Law.

The terms and provisions of this Agreement shall be interpreted in accordance with and governed by the laws of the State in which the Store is located.

22.7 Notices.

All written notices permitted or required to be delivered by the provisions of this Agreement or of the Operating Manual shall be deemed so delivered when delivered to you or the Store by: (i) hand delivery; (ii) three (3) days after having been placed in the United States Mail by Registered or Certified Mail; (iii) one (1) day after being placed in the hands of a commercial courier service for next day delivery; or (iv) one (1) day after transmission by facsimile or other electronic system (including via e-mail and including e-mails which you are the only addressee or one of multiple addressees). Notices delivered pursuant to this section including, without

limitation, e-mail, shall be addressed to us at our most current principal business address or to you at the most current principal business address, e-mail address or home address of which we have been notified in writing. You are obligated to provide us with a correct current address for your home and business and to notify us of any change in address within ten (10) business days. If you maintain an e-mail address for your business you agree to provide us with your business e-mail address and notify us of any change in your e-mail address within ten (10) business days. You understand and agree that providing us with notice of changes in addresses (including e-mail address) shall be made in the manner provided in this section for giving notices. If you fail to timely notify us of a change of address (including e-mail, business or home), all notices sent to the prior address will be deemed properly delivered.

22.8 Independent Contractors.

The parties to this Agreement are independent contractors and no training, assistance or supervision which we may give or offer to you shall be deemed to negate such independence or create a legal duty on our part. Neither we nor any of our affiliates shall be liable for any damages to any person or property arising directly or indirectly out of the operation of the Store, including but not limited to those damages which may occur while your employees are making or returning from making deliveries, or arising out of your delivery service policies. Nor shall we or any of our affiliates have any liability for any taxes levied upon you, your business, or the Store. The parties further acknowledge and agree the relationship created by this Agreement and the relationship between us is not a fiduciary relationship nor one of principal and agent. Furthermore, neither we nor our affiliates have any relationship with your employees and have no rights, duties, or responsibilities with regard to their employment by you. You acknowledge and agree that you do not have the authority to act for or on our behalf or to contractually bind us or our affiliates to any agreement. No party to this Agreement shall have any authority to assume any liability for the acts of the other, or to alter the legal relationships of the other. Only the named parties to this Agreement shall have rights hereunder and you shall not have any rights under any other franchise agreement to which you are not a party.

22.9 Standard of Reasonableness.

Unless otherwise stated in this Agreement, we agree to exercise reasonable judgment with respect to all determinations to be made by us under the terms of this Agreement.

22.10 Acknowledgments.

(a) The following acknowledgments are made by and binding upon all franchisees signing this Agreement, except those franchisees and franchises that are subject to the state franchise registration/disclosure laws in California, Hawaii, Illinois, Indiana, Maryland, Michigan, Minnesota, New York, North Dakota, Rhode Island, South Dakota, Virginia, Washington, or Wisconsin:

(i) You acknowledge that you have read this Agreement and our Franchise Disclosure Document and been given an opportunity to obtain clarification of any provision that you did not understand.

(ii) You acknowledge that you have conducted an independent investigation of the business contemplated by this Agreement and recognize that it involves business risks making the success of the venture largely dependent upon your business abilities.

(iii) We expressly disclaim the making of, and you acknowledge that you have not received or relied upon, any warranty or guarantee, express or implied, as to the potential volume, profits or success of the business venture contemplated by this Agreement.

(b) You acknowledge that you have conducted an independent investigation of the Store's delivery and service area and are familiar with the boundaries and the nature and extent of any areas that might present a danger to you or your employees. In addition, you acknowledge and agree that this Agreement may not be modified, amended or changed except by a writing signed by all parties. You also acknowledge that this Agreement has been executed by us in the State of Michigan and that this Agreement is to be performed in part through services rendered in the State of Michigan.

22.11 Binding Effect.

This Agreement is binding upon the parties and their heirs, approved assigns and successors in interest.

22.12 No Waiver or Disclaimer of Reliance in Certain States.

The following provision applies only to franchisees and franchises that are subject to the state franchise registration/disclosure laws in California, Hawaii, Illinois, Indiana, Maryland, Michigan, Minnesota, New York, North Dakota, Rhode Island, South Dakota, Virginia, Washington, or Wisconsin:

No statement, questionnaire, or acknowledgement signed or agreed to by you 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 DPF, any franchise seller, or any other person acting on behalf of DPF. This provision supersedes any other term of any document executed in connection with the franchise.

22.13 Effective Date of this Agreement.

This Agreement shall become effective upon the date of its acceptance and execution by us.

DOMINO'S PIZZA FRANCHISING LLC

FRANCHISEE:

By: _____
Colleen McCormick

By: _____

Its: Assistant Secretary

Its:

DATED: _____

DATED: _____

DATE OF STORE OPENING

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COVENANTS OF OWNERS

The undersigned individuals (the "Owners") represent and warrant to DPF that they are all of the owners of Franchisee or otherwise have a direct or indirect interest in the success of Franchisee and that the person designated below as the Controlling Person is the Controlling Person of the Approved Entity under this Agreement. Further, to induce DPF to enter into this Agreement and grant the franchise to Franchisee, each of the Owners, on behalf of themselves and each of their affiliates, hereby jointly and severally guarantees the performance by Franchisee of its obligations under this Agreement and agrees to be bound by all of the provisions of this Agreement, including, without limitation, the restrictions contained in Sections 20 and 21 of this Agreement, provided that the liability of the Owners and their affiliates to DPF under their guarantee, other than the Controlling Person and his or her affiliates, shall be based upon the percentage of such Owner's ownership interest in Franchisee.

Each Owner acknowledges and agrees that:

(1) The Approved Entity shall be managed solely by the Controlling Person and that the Controlling Person may not be removed by any action of the Approved Entity or its Owners without the prior written consent of DPF;

(2) The Controlling Person shall at all times during the continuation of this Agreement have not less than fifty one percent (51%) of the equity and voting power and/or interests in the Approved Entity unless otherwise approved in writing by DPF and any provision or term in the governing or establishing documents for the Approved Entity or any agreement between the Owners to the contrary is and shall be void for all purposes;

(3) The establishing or governing documents for the Approved Entity do not provide for a "supermajority" or other voting structure that would require the Controlling Person to have more than 51% of the equity and voting structure in order to maintain control over the Approved Entity and that no Owner(s) has any type of "veto" rights and that no voting trusts have been established which would restrict or limit the voting control of the Controlling Person. If such provision or term exists in the establishing or governing documents or other agreements, the Owners agree that it shall be void for all purposes;

(4) The Controlling Person has, as of the date of execution of this Agreement, the option, but not the obligation, exercisable on thirty (30) days notice, to purchase any or all of the equity and voting interest owned by the other Owners for a sum certain which has been determined prior to the execution of this Covenant of Owners (which may be modified by the Owners). If for any reason all Owners have not agreed upon a purchase price, the undersigned Owner(s) agree that the purchase price for their interest shall be the fair market value for all of the Domino's Pizza Stores, Domino's Pizza Non-Traditional and Domino's Pizza Transitional Stores which the Approved Entity operates as determined by an independent appraiser selected by the Controlling Person and the Owners holding a majority of the remaining interests. If the Controlling Person and the Owners holding a majority of the remaining interests cannot agree on an independent appraiser, the Controlling Person shall select an independent appraiser and the

Owners holding a majority of the remaining interests shall select an independent appraiser and those two (2) appraisers shall select a third independent appraiser. The third independent appraiser selected by the two (2) appraisers shall determine the fair market value of the equity and voting interest owned by the Owners and the determination of the third independent appraiser shall be final and binding on all parties. If an independent appraiser is not selected through this process within sixty (60) days, DPF shall have the right to select an independent appraiser whose determination of the fair market value shall be binding and final on all parties and DPF shall incur no liability for doing so. The result of such computation shall be multiplied by the ratio that the Owner's interest bears to all outstanding ownership interests in the Approved Entity. Upon tendering the purchase price for each Owner's interest, the Owners hereby agree to convey such interest and such commitment shall be subject to enforcement by any court of competent jurisdiction through specific performance;

(5) If the Controlling Person receives a bona-fide offer and desires to sell the franchise, the Franchisee can require the other Owners to sell his/her interest in accordance with the terms of the bona-fide offer.

(6) None of the Owners has given, received or taken any security interest in this Agreement or any pledge of any equity or interest in the Approved Entity and no such security interest or pledge shall be given, received or taken during the continuation of this Agreement;

Each Owner also acknowledges and agrees, on behalf of such Owner and each of their affiliates, that DPF may apply any monies DPF may owe to any Owner or any of his/her affiliates, including, without limitation, from any profit sharing arrangements, to satisfy or offset amounts owed by Franchisee or any Owner or their affiliates to us or our affiliates under the Franchise Agreement or any other agreement. Each Owner also acknowledges and agrees, on behalf of himself/herself and each of their affiliates, that DPF shall have recourse against and be entitled to pursue the assets of any other Domino's Pizza store owned by such owner and his or her affiliates to recover or satisfy any amounts owed by Franchisee or any Owner or their affiliates to us or our affiliates under the Franchise Agreement or any other agreement.

These Covenants of Owners are intended to modify and supersede any provisions of the establishing or governing documents for the Approved Entity or other agreement between the Owners which are inconsistent with its terms. In the event of any inconsistency between these Covenants of Owners and any other agreement or governing or establishing document, these Covenants of Owners shall control. The undersigned acknowledge that the execution of these Covenants of Owners are conditions to approval by DPF of assignment or entry of this Agreement with DPF, and DPF shall be entitled to refuse to acknowledge or recognize any provisions of the governing or establishing documents of the Approved Entity which are inconsistent with the terms of these Covenants of Owners or this Agreement. Each of the Owner(s) agree that in the event that any of the governing or establishing documents for the Approved Entity are inconsistent with the provisions of these Covenants of Owners, the Controlling Person is granted the authority and power to modify or amend such provision and each Owner agrees to cast any necessary vote in favor of the amendment of such document or to execute such agreement as will reconcile these Covenants of Owners and the applicable document or agreement. The undersigned further agree

that the governing and establishing documents of the Approved Entity shall not be amended, modified, deleted, novated or otherwise changed in any manner without the prior written consent of DPF.

CONTROLLING PERSON

% of Ownership

OWNER: N/A

% of Ownership N/A

OWNER: N/A

% of Ownership N/A

OWNER: N/A

% of Ownership N/A

**RIDER (FOR RESIDENTS OF ILLINOIS)
TO THE DOMINO'S PIZZA FRANCHISING LLC
STANDARD FRANCHISE AGREEMENT
BETWEEN DOMINO'S PIZZA FRANCHISING LLC AND**

DATED _____, _____

1. Section 22, Paragraph 22.6 of the Standard Franchise Agreement is hereby amended to read as follows:

22.6 **Governing Law.** The terms and provisions of this Agreement shall be interpreted in accordance with and governed by the laws of the State in which the Store is located or by the laws of the State in which you reside. However, if the jurisdictional requirements of the Illinois Franchise Disclosure Act are met independently without reference to this Paragraph; then this Agreement (and its validity, interpretation and construction), any claims arising from this Agreement, and the relationship between us and you will be governed by the laws of the State of Illinois.

DOMINO'S PIZZA FRANCHISING LLC

FRANCHISEE:

By: _____
Colleen McCormick

By: _____

Its: Assistant Secretary

Its: President

**RIDER (FOR RESIDENTS OF MARYLAND) TO THE DOMINO'S PIZZA
FRANCHISING LLC
STANDARD FRANCHISE AGREEMENT**

This Rider is made and entered into as of _____ (this "**Agreement**") by and between _____, a _____ ("**Franchisee**") and **DOMINO'S PIZZA FRANCHISING LLC**, a Delaware limited liability company ("**Domino's**").

1. **BACKGROUND**. Domino's and Franchisee are parties to that certain Standard Franchise Agreement dated _____ that has been signed concurrently with the signing of this Rider. This Rider is annexed to and forms part of the Standard Franchise Agreement. This Rider is being signed because (a) Franchisee is a resident of Maryland, or (b) the Domino's Pizza Store will be located or operated in Maryland.

2. **RELEASES**. The following language is added to the end of the first sentence of Sections 3.1(d) and the end of Section 21.4(h) of the Standard Franchise Agreement:

; provided, however, that such general release shall not apply to any liability under the Maryland Franchise Registration and Disclosure Law.

3. **ACKNOWLEDGMENTS**. The following language is added to the end of Section 22.10 of the Standard Franchise Agreement:

Such representations are not intended to nor shall they act as a release, estoppel or waiver of any liability incurred under the Maryland Franchise Registration and Disclosure Law.

IN WITNESS WHEREOF, the parties have signed this Rider as of the dates set forth by their signatures, to be effective as of the Effective Date.

DOMINO'S PIZZA FRANCHISING LLC

FRANCHISEE:

By: _____

By: _____

Its: _____

Its: _____

DATED: _____

DATED: _____

**RIDER (FOR RESIDENTS OF MINNESOTA)
TO THE DOMINO'S PIZZA FRANCHISING LLC
STANDARD FRANCHISE AGREEMENT
BETWEEN DOMINO'S PIZZA FRANCHISING LLC AND**

DATED _____, _____

1. The following language is hereby added to Section 22, Paragraph 22.4 of the Standard Franchise Agreement:

"Minnesota law provides franchisees with certain termination and non-renewal rights. Minn. Stat. Sec. 80C.14, Subd. 3, 4 and 5 require, except in certain specified cases, that a franchisee be given ninety (90) days notice of termination (with sixty (60) days to cure) and one hundred eighty (180) days notice for non-renewal of the Agreement."

DOMINO'S PIZZA FRANCHISING LLC

FRANCHISEE:

By: _____
Colleen McCormick

By: _____

Its: Assistant Secretary

Its: President

**RIDER (FOR RESIDENTS OF NORTH DAKOTA)
TO THE DOMINO'S PIZZA FRANCHISING LLC
STANDARD FRANCHISE AGREEMENT
BETWEEN DOMINO'S PIZZA FRANCHISING LLC AND**

DATED _____, _____

1. The following language is hereby added to Section 20, Paragraph 20.2 of the Standard Franchise Agreement:

"Covenants not to compete upon termination or expiration of the Franchise Agreement are generally unenforceable in the State of North Dakota."

2. Section 22, Paragraph 22.2 of the Standard Franchise Agreement, entitled Cost of Enforcement, is hereby amended to read as follows:

"22.2 **Cost of Enforcement**. The prevailing party in any enforcement action shall be entitled to recover all costs and expenses, including attorneys' fees."

DOMINO'S PIZZA FRANCHISING LLC

FRANCHISEE:

By: _____
Colleen McCormick

By: _____

Its: Assistant Secretary

Its: President

WASHINGTON STANDARD FRANCHISE AGREEMENT ADDENDUM

The following language is added to the end of the Standard Franchise Agreement:

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

RCW 19.100.180 may supersede the franchise agreement in your relationship with the franchisor including the areas of termination and renewal of your franchise. There may also be court decisions which may supersede the franchise agreement in your relationship with the franchisor including the areas of termination and renewal of your franchise.

In any arbitration or mediation involving a franchise purchased in Washington, the arbitration or mediation site will be either in the state of Washington, or in a place mutually agreed upon at the time of the arbitration or mediation, or as determined by the arbitrator or mediator at the time of arbitration or mediation. In addition, if litigation is not precluded by the franchise agreement, a franchisee may bring an action or proceeding arising out of or in connection with the sale of franchises, or a violation of the Washington Franchise Investment Protection Act, in Washington.

A release or waiver of rights executed by a franchisee may not include rights under the Washington Franchise Investment Protection Act or any rule or order thereunder except when executed pursuant to a negotiated settlement after the agreement is in effect and where the parties are represented by independent counsel. Provisions such as those which unreasonably restrict or limit the statute of limitations period for claims under the Act, or rights or remedies under the Act such as a right to a jury trial, may not be enforceable.

Transfer fees are collectable to the extent that they reflect the franchisor's reasonable estimated or actual costs in effecting a transfer.

Pursuant to RCW 49.62.020, a noncompetition covenant is void and unenforceable against an employee, including an employee of a franchisee, unless the employee's earnings from the party seeking enforcement, when annualized, exceed \$100,000 per year (an amount that will be adjusted annually for inflation). In addition, a noncompetition covenant is void and unenforceable against an independent contractor of a franchisee under RCW 49.62.030 unless the independent contractor's earnings from the party seeking enforcement, when annualized, exceed \$250,000 per year (an amount that will be adjusted annually for inflation). As a result, any provisions contained in the franchise agreement or elsewhere that conflict with these limitations are void and unenforceable in Washington.

RCW 49.62.060 prohibits a franchisor from restricting, restraining, or prohibiting a franchisee from (i) soliciting or hiring any employee of a franchisee of the same franchisor or (ii) soliciting or hiring any employee of the franchisor. As a result, any such provisions contained in the franchise agreement or elsewhere are void and unenforceable in Washington.

The undersigned does hereby acknowledge receipt of this addendum.

Dated this _____ day of _____ 20_____.

FRANCHISOR

FRANCHISEE

This addendum may also be used as a rider to the Franchise Disclosure Document.

EXHIBIT F

NON-TRADITIONAL STORE FRANCHISE AGREEMENT

Store #

DOMINO'S PIZZA FRANCHISING LLC
NON-TRADITIONAL STORE
FRANCHISE AGREEMENT

Franchisee

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TABLE OF CONTENTS

1.	INTRODUCTION	7
2.	GRANT AND TERM OF FRANCHISE.....	8
2.1	Grant	8
2.2	Term of Franchise	8
3.	RENEWAL OF FRANCHISE.....	8
3.1	Option to Renew	8
3.2	Manner of Renewal.....	9
3.3	Notification of Expiration	9
4.	TERRITORIAL RIGHTS AND OBLIGATIONS	10
4.1	Area of Primary Responsibility	10
5.	OPENING ADVERTISING AND PROMOTION EXPENDITURE	10
6.	ROYALTY FEE AND OTHER CHARGES.....	10
6.1	Amount and Payment.....	10
6.2	Definition of Royalty Sales.....	10
6.3	Interest on Late Payments.....	10
6.4	Electronic Funds Transfer.....	11
6.5	Application of Payments.....	11
7.	STORE LOCATION	11
7.1	Location and Use	11
7.2	Relocation; Damage, or Condemnation.....	12
7.3	Location and Operation of Commissary	12
7.4	Store Lease.....	12
7.5	Assumption of Lease on Termination or Expiration.....	13
7.6	Ownership of Store Premises.....	13
8.	STORE DEVELOPMENT	13
8.1	Development and Construction.....	13
8.2	Equipment, Fixtures, Furniture and Signs.	14
8.3	Store Opening	14
9.	STORE REFURBISHING.....	14
10.	TRAINING	15
10.1	Initial Training	15

10.2	Training of Employees.....	15
10.3	Additional Training.....	16
11.	OPERATING ASSISTANCE.....	16
11.1	Advice and Guidance	16
11.2	Operating Problems	16
12.	STORE PRODUCTS	17
12.1	Store Menu.....	17
12.2	Pizza Ingredients, Supplies and Materials	17
13.	ADVERTISING AND PROMOTION	17
13.1	By DPF.....	17
13.2	Local and Regional Advertising Cooperatives	19
13.3	By Franchisee.....	19
14.	RECORDS AND REPORTS	20
14.1	Bookkeeping and Recordkeeping	20
14.2	Sales Reports and Financial Statements	20
14.3	Right to Require Audit.....	21
15.	OPERATING REQUIREMENTS	22
15.1	Operating Procedures.....	22
15.2	Compliance with Laws and Other Business Practices	23
15.3	Pricing.....	24
15.4	Operating Manual	24
15.5	New Concepts	25
15.6	Franchisee Must Directly Supervise Store.....	25
15.7	Insurance	25
15.8	Identification as Franchisee	27
15.9	Computer Hardware and Software and Other Technology.....	27
15.9.1	Brand Technology.....	27
15.9.2	Aggregate Expenditures for Brand Technology	28
15.9.3	Domino's PULSE and Other Computer & Technology Training	28
15.9.4	Additional Order Processing Systems	29
16.	MARKS	29
16.1	Usage.....	29
16.2	Infringements	29

16.3	Indemnification	30
17.	INSPECTIONS	30
18.	TERMINATION AND EXPIRATION	30
18.1	Termination By Franchisee.....	30
18.2.1	Immediate Termination By DPF -- Upon Written Notice	31
18.2.2	Termination By DPF -- After Opportunity to Cure	32
18.2.3	Immediate Cessation of Operations	33
18.3	Obligations Upon Termination or Expiration.....	33
19.	OPTION TO PURCHASE STORE.....	34
19.1	Option	34
19.2	Formula Price.....	34
19.3	Purchase of Commissary.....	35
19.4	Deductions From Purchase Price	35
19.5	Payment of Purchase Price.....	35
19.6	Real Property	36
19.7	Closing	36
19.8	Operation During Option Period.....	37
19.9	Formula Price.....	37
20.	RESTRICTIVE COVENANTS.....	37
20.1	In-Term Covenant.....	37
20.2	Post-Term Covenant	37
20.3	Ownership of Public Companies	38
20.4	Customer Lists and Trade Secrets.....	38
20.5	Owners of Approved Entity	38
20.6	Distribution of Products Related to the Domino's System	38
20.7	Ownership Structure	38
20.8	Non-Disclosure	39
20.9	Irreparable Injury and Injunctive Relief	39
21.	ASSIGNMENT.....	39
21.1	By DPF.....	39
21.2	By Franchisee.....	39
21.3	Assignment to an Approved Entity.....	40
21.4	Assignment or Transfer to Others.....	40

21.5	Death or Permanent Disability	41
21.6	Definition of Permanent Disability	42
21.7	Operation by DPF After Death or Permanent Disability	42
21.8	Right of First Refusal of DPF	42
22.	CONTRACT INTERPRETATION AND ENFORCEMENT	43
22.1	Effect of Waivers	43
22.2	Cost of Enforcement	43
22.3	Indemnification of DPF	43
22.4	Construction and Severability	44
22.5	Scope and Modification of Agreement	44
22.6	Governing Law	45
22.7	Notices	45
22.8	Independent Contractors	45
22.9	Standard of Reasonableness.....	46
22.10	Acknowledgments.....	46
22.11	Binding Effect.....	46
22.12	No Waiver or Disclaimer of Reliance in Certain States	46
22.13	Effective Date of this Agreement	47

DOMINO'S PIZZA FRANCHISING LLC

NON-TRADITIONAL STORE FRANCHISE AGREEMENT

This Non-Traditional Store Franchise Agreement, including the Covenants of Owners (this "Agreement") is being entered into between Domino's Pizza Franchising LLC, a Delaware liability company ("we", "DPF" or "us" in this Agreement), and

"you" or "franchisee" in this Agreement). If you are a corporation, partnership, limited liability company or other entity approved by us (the "Approved Entity"), the term "owners" in this Agreement shall refer to your shareholders, affiliates, partners, members or other interest holders. Unless otherwise approved by DPF, the term "Controlling Person" refers to the person who owns fifty one percent (51%) or more of: the general partnership interest of such partnership; the equity and voting power of all classes of the issued and outstanding capital stock of such corporation; the membership interests of such limited liability company or the voting and ownership interests of such other entity.

1. INTRODUCTION.

We are in the business of franchising retail outlets specializing in the sale of pizza and other authorized food and beverage products and featuring carry out and delivery services. We grant franchises for the sale of Domino's Pizza and other authorized products and services at or from non-traditional locations and venues, alternative sites and mobile stores (individually or collectively known as "Domino's Pizza Non-Traditional Store(s)"). These outlets collectively are known as "Domino's Pizza" stores and conduct business under a uniform business format, with specially designed equipment, computer hardware and software designated by us, and specifications for the preparation and sale of pizza and certain authorized food products (the "Domino's System"). We have obtained the license to use and the right to sublicense the use of certain valuable trademarks, service marks and commercial symbols in connection with the operation of Domino's Pizza Stores including the mark "Domino's Pizza."

You have applied to us for a franchise to operate a Domino's Pizza Non-Traditional Store at the location identified in this Agreement using the trademarks, service marks and commercial symbols as we may approve or designate from time to time (the "Marks.") Your application has been approved by us in reliance upon all of the representations made in your application including those concerning your financial resources, your other investments and interests and the manner in which the franchise will be owned and operated.

You understand and agree that the terms and conditions contained in this Agreement are necessary to maintain our high standards of quality and service and the uniformity of those standards.

You understand that a Domino's Pizza Non-Traditional Store is intended to serve a certain niche market by offering carry-out service only, with dine in facilities only at such times and locations as we may from time to time approve in advance. Domino's Pizza Non-Traditional Stores do not offer delivery services.

2. GRANT AND TERM OF FRANCHISE.

2.1 Grant.

Subject to the terms of this Agreement, DPF grants to you a franchise to operate a Domino's Pizza Non-Traditional Store (the "Store") and a sublicense to use the Marks at the following location:

Store # at: _____

Except as otherwise provided herein, you understand that your rights are non-exclusive and that nothing in this Agreement shall entitle you to any rights to operate a Store at any other location or to prohibit DPF to operate or franchise the operation of a Domino's Pizza Store or any other retail outlet at any other site, location or venue.

2.2 Term of Franchise.

The term of this Agreement shall be for a period of ten (10) years, commencing on the date of opening of the Store (or if this Agreement is being signed in connection with a renewal or transfer of the franchise, commencing on the day following the expiration or termination of the previous franchise agreement, as the case may be).

3. RENEWAL OF FRANCHISE.

3.1 Option to Renew.

You may, at your option, renew the franchise for one additional ten (10) year term, provided:

(a) you are not in material default of any provision of this Agreement or any other agreement with us or our subsidiaries or affiliates or any other creditor or supplier of the Store and have substantially complied with the terms and conditions of these agreements during their terms. For purposes of this Section 3.1(a), "substantial compliance" shall mean that you have not (i) breached or violated the terms of this Agreement on six (6) or more occasions during the term of this Agreement or on three (3) or more occasions during the last twenty four (24) months prior to the expiration of the term of this Agreement regardless of whether or not you cured any such breach or violation, or (ii) engaged in any conduct or act described in Section 18.2.1 of this Agreement at any time during the term of this Agreement regardless of whether or not you cured any such breach or violation;

(b) you are able to maintain possession of the Store premises or to secure and develop a suitable alternative site approved by us;

(c) you refurbish the site as provided in Sections 9 and 15 of this Agreement or, if we require, agree to relocate the premises of the Store to a location approved by us and develop the premises in accordance with our then current

requirements. If we require you to relocate the premises of the Store, you will be entitled to credit the costs of developing the new premises toward any refurbishing obligations you may have under the franchise agreement executed in connection with such renewal; and

(d) subject to applicable laws, you and your owners agree to execute a general release, in a form then prescribed by us, of any claims arising out of this Agreement against us and our affiliates, and our and their officers, directors, managers, agents, representatives and employees.

This option to renew may not be exercised unless all of the preceding conditions are fully satisfied. The option to renew is personal to you and may not be exercised by any other person or entity without our prior written consent.

3.2 Manner of Renewal.

The new franchise agreement you must execute to renew the franchise shall be our then current form of standard franchise agreement. You must also sign all other agreements we customarily require at the time of the renewal of the franchise. You understand that the renewal franchise agreement may provide for higher royalty fees and greater expenditures for advertising and promotion than are provided for in this Agreement and may contain other terms materially different from the terms of this Agreement. The area of primary responsibility of the Store, if any, will not be modified unless such modification is consistent with criteria then in effect for comparable market areas. There will be no initial franchise or similar fee charged upon a renewal of the franchise. You will also be entitled to renew the franchise at the end of the renewal term in accordance with the renewal provisions, if any, contained in the franchise agreement executed by you in connection with your renewal of the franchise.

3.3 Notification of Expiration.

Provided you are in compliance with this Agreement, including the provisions of Section 3.1, we will send all agreements relating to renewal of the franchise for your review and execution approximately six (6) months prior to the expiration of this Agreement along with a notification of the expiration of this Agreement. Your failure to return these agreements to us within thirty (30) days of receipt will be deemed an election by you not to renew this Agreement. Our notice will also state what actions, if any, you must take to correct the deficiencies in your operation of the Store or whether we will require you to relocate or refurbish the premises of the Store as provided in Section 3.1 above. We also will specify the time period in which these deficiencies must be corrected or by which the refurbishing or relocation and development of the new premises must be completed, provided that, in the event that the then current term of your lease or any renewal lease does not expire concurrently with the expiration of this Agreement, we will not require you to complete a relocation of your Store and development of the new premises until the expiration of the then current term of your lease or any renewal lease or other instrument or agreement granting you the right to occupy the premises of the Store. If we require you to relocate the Store, our notice will identify the reasons for requiring relocation. Renewal of the franchise will be conditioned on your continued compliance with all the terms and conditions of

this Agreement and all other agreements with us and our affiliates and subsidiaries and all other creditors and suppliers of the Store up to the date of expiration.

4. TERRITORIAL RIGHTS AND OBLIGATIONS.

4.1 Area of Primary Responsibility.

The premises of the Store will be your Area of Primary Responsibility

Provided you are in compliance with the terms of this Agreement, and except as otherwise provided in Section 4.3, neither we nor our affiliates will operate or grant a franchise for the operation of a Domino's Pizza Non-Traditional Store during the term of this Agreement whose area of primary responsibility overlaps your Area of Primary Responsibility.

5. OPENING ADVERTISING AND PROMOTION EXPENDITURE.

If you (or the Controlling Person if you are an Approved Entity) are opening your (or his or her) first Domino's Pizza Store, you must submit to us proof no later than ninety (90) days after opening of the Store that you have spent at least Three Thousand Dollars (\$3,000.00) on grand opening advertising and promotion.

6. ROYALTY FEE AND OTHER CHARGES.

6.1 Amount and Payment.

During the term of the franchise, you agree to pay us a royalty fee of five and one half percent (5½%) of the weekly royalty sales of the Store. This fee must be paid by Thursday of each week on royalty sales for the week ending on the preceding Sunday. Payment must be made by electronic funds transfer as provided in Section 6.4 below or as we may otherwise designate from time to time.

6.2 Definition of Royalty Sales.

The term "royalty sales" means the total receipts from all sales by the Store of all pizza, beverages and other products or services authorized for sale at the Store or at any approved off site location but exclusive of sales or equivalent taxes, coupon and similar discounts, and beverage container deposits approved by us. Premium or similar promotional items must be included in computing royalty sales unless these items have been sold at or below cost by the Store. Premium or similar promotional items shall not be deemed to include any food or beverage item unless otherwise specified to us.

6.3 Interest on Late Payments.

All royalty fees, advertising contributions and all other amounts owed to us pursuant to this Agreement will bear interest after the due date at the rate of one and one half percent (1½%) per

month or at the highest legal rate for open account business credit in the state in which the Store is located, whichever is lower.

6.4 Electronic Funds Transfer.

You must participate in an electronic funds transfer program under which royalty fees and advertising contribution payments are deducted or paid electronically from your bank account. We may permit you to initiate payments via a system established or approved by us, or at our option, require you to authorize us to initiate debit and/or credit entries and/or credit correction entries to your Store bank operating account (the "Account") for payment of royalty fees and advertising contributions on forms we prescribe. In the event you are required to authorize us to initiate debit entries, you agree to make the funds available in the Account for withdrawal by electronic transfer no later than the due date for payment. The amount actually transferred from the Account to pay royalty fees and advertising contributions will be based on the Store's royalty sales reported to us. If you have not reported royalty sales of the Store to us for any reporting period, we will be authorized to debit the Account in an amount equal to the royalty fee transferred from the Account for the last reporting period for which a report of the royalty sales of the Store was provided to us. If at any time we determine that you have under reported the royalty sales of the Store or underpaid royalty fees or advertising contributions due us under this Agreement, we will be authorized to initiate immediately a debit to the Account in the appropriate amount in accordance with the foregoing procedure, including interest as provided for in this Agreement. An overpayment will be credited to the Account through a credit effective as of the first reporting date after we and you determine that such credit is due. Our use of electronic funds transfers as a method of collecting royalty fees and advertising contributions due us does not constitute a waiver of any of your obligations to provide us with weekly sales reports as provided in Section 14.2 nor shall it be deemed a waiver of any of the rights and remedies available to us under this Agreement. If, for any reason other than your fault or neglect, the electronic funds transfer program in which we require you to participate is not functioning so as to allow you to pay the amounts due under this Agreement to us, you may seek permission from us to make payment by mail for the period of time that the electronic funds transfer system is not functioning. If we grant permission for you to make payment by mail, we will specify the day by which payment must be postmarked and paid for any week on royalty sales for the week ending on the preceding Sunday.

6.5 Application of Payments.

When we receive a payment from you, we have the right in our sole discretion to apply it as we see fit to any past due indebtedness of yours due to us or our affiliates, whether for royalties, advertising contributions, purchases, interest, or for any other reason, regardless of how you may designate a particular payment to be applied. In addition, we may offset any amount otherwise due under any discount or rebate program against any amount owed to us.

7. STORE LOCATION.

7.1 Location and Use.

You may operate the Store only at the location specified in Section 2.1 and you may not relocate the Store except with our prior written consent. The Store premises may only be used for

the operation of a Domino's Pizza Non-Traditional Store and other related activities approved by us in writing. You shall not allow the premises of the Store to be used for any purpose which in our judgment, adversely affects the reputation of the Store or the goodwill associated with the Marks or involves dishonesty, fraud, deceit, illegal conduct, misrepresentation, or moral turpitude.

7.2 Relocation; Damage, or Condemnation.

In the event the Store is destroyed or rendered unusable, we may grant permission for the Store to be repaired, restored or reconstructed at the existing location. Any repair, restoration, reconstruction or relocation will be at your sole expense. The Store, whether we grant permission for you to repair, restore, reconstruct or relocate, must be open and operating no later than six (6) months after its closure. In addition, within ten (10) days of vacating the Store premises, you must make such reasonable modifications to the exterior and interior of the Store (including signage, menu boards, job aids, product photos, and the like) as we require to fully eliminate its identification and appearance as a Domino's Pizza Store. If you fail or refuse to fully de-identify the Store to the extent and in the manner required by this Agreement, we may, at our option and in addition to other rights and remedies we may have, make the modifications that are contemplated by this Agreement on your behalf and you agree to promptly pay and reimburse us on demand for any costs incurred by us including, without limitation, the proportionate compensation of our employees who devote time and render services in the de-identification of the Store.

7.3 Location and Operation of Commissary.

Any commissary operated by you in connection with the Store may be located only at the premises of the Store or other premises approved by us in writing and must be operated in accordance with commissary standards prescribed by us from time to time. Such commissary must be owned by you and operated by you and your employees exclusively for the benefit of the Store or other Domino's Pizza Stores owned by you and may not be owned or operated by any other person or entity without our prior written consent. You may not open or operate a commissary unless you have received prior written notification from us that you have satisfied in advance all of our requirements for the operation of a commissary, including all required training of commissary personnel.

7.4 Store Lease.

Unless otherwise agreed to by us in writing, if the property on which the Store is located is not owned by you, you must maintain a lease for the site of the Store (including the lease for the site of the commissary, if any, to be operated by you in connection with the Store) which shall contain such terms as we specify from time to time for all leases of a similar type. Each original lease, renewal leases and lease addenda and modification of any type must be submitted to us prior to execution for our examination and approval that it contains the terms we require in all leases. You must provide us with a copy of the executed lease, any renewal lease, and any addenda and modification or other instrument or agreement governing occupancy of the premises within thirty (30) days after execution by you and the landlord.

7.5 Assumption of Lease on Termination or Expiration.

Upon the termination or expiration of the franchise for any reason, other than a termination by you for cause, we or our designee shall have the right to assume or designate one of our affiliates to assume, your status and replace you as lessee or occupant of the premises. You agree to execute an assignment of your interest in the lease promptly upon our request. Upon exercise of our or our affiliate's right to assume your status as lessee, and your compliance with the other provisions of this section, you will be fully released and discharged from all liability for rent and all other future liability under the lease or the instrument or agreement by which you occupy the premises (although not from any liability for unpaid rent or charges or any other then existing liability to the lessor or owner, including, without limitation, any damages to the premises or restoration costs). If we exercise our right to assume, or have our affiliates assume your lease or other instrument or agreement by which you occupy the premises, we will indemnify you and hold you harmless against any claim made for future rent or charges or other future liability under the lease or instrument or agreement. We will also notify you within ninety (90) days of obtaining your written assignment of your interest in the lease of any damages to the premises or restoration costs for which you are liable or responsible.

7.6 Ownership of Store Premises.

If you, or any entity that you own or control, owns any interest in the real estate where the Store is located, you agree to furnish to us upon request, a copy of the deed and any other document relating to the title to the real estate and a copy of your owner's policy of title insurance.

8. STORE DEVELOPMENT.

8.1 Development and Construction.

You agree that promptly after obtaining possession of the site for the Store you will:

(a) cause to be prepared and submit for approval by us a site plan for the Store, including requirements for dimensions, design, materials, interior layout, equipment, fixtures, furniture, signs, and decorating. You understand that you may modify our plans and specifications only to the extent required to comply with applicable ordinances, building codes, permit requirements and lease or occupancy requirements and only with our prior written approval;

(b) obtain all required zoning changes; all required building, utility, health, sanitation, and sign permits and any other required permits;

(c) purchase or lease fixtures, furniture and signs meeting our specifications or requirements and, if we so require, from an approved vendor or vendors designated by us;

(d) acquire through purchase, lease and/or license the Brand Technology as required by Section 15.9.1.

(e) complete the construction and/or remodeling, equipment, fixture, furniture and sign installation and decorating of the Store in full and strict compliance with plans and specifications approved by us and all applicable ordinances, building codes, permit and lease or occupancy requirements; and,

(f) obtain all customary contractors' sworn statements and partial and final waivers of lien for construction, remodeling, decorating and installation services.

8.2 Equipment, Fixtures, Furniture and Signs.

We will provide you with specifications for pizza, other authorized food and beverage preparation, dispensing, storage and display equipment, other equipment, fixtures, furniture, exterior and interior signs and decorating that we require you to use or install in the Store. We may specify brands, types or models for any of these items. You may purchase items meeting our specifications from any source unless we designate an approved source or sources for any of these items. If you propose to purchase or lease items not previously approved by us as meeting our specifications or from a vendor not approved by us, you must first notify us and we may require submission of sufficient specifications, photographs, drawings and/or other information and samples to determine whether any such item or supplier meets our specifications or our approved vendor criteria. We will advise you within a reasonable time whether any proposed item or vendor meets our specifications or our approved vendor criteria. You agree to use only such items that meet our specifications in the operation of the Store and to purchase them from approved vendors, if we so require. You understand, however, that we or our affiliates or an approved vendor may be the only source for some of these items and that we may otherwise limit the number of approved vendors. We reserve the right to charge you for our reasonable expenses in testing and/or evaluating any proposed item or vendor submitted by you.

8.3 Store Opening.

You agree to complete development of the Store and have the Store ready to open within a reasonable time after obtaining possession of the site for the Store and in accordance with the lease or other agreement for occupancy of the premises. If you do not open the Store within six (6) months from the effective date of this Agreement, we will have the option to terminate this Agreement upon the giving of written notice to you.

9. STORE REFURBISHING.

You have an obligation to maintain the Store in a manner which contributes positively to the then current image of the Domino's Pizza brand. You agree to refurbish the Store (in addition to regular maintenance and repair), within six (6) months of receipt of written notice from us, as we may from time to time require to maintain or improve the appearance and efficient operation of the Store, to increase its sales potential or to comply with our then current standards, image or identity. Refurbishing may include:

(a) replacement of worn out or obsolete equipment, fixtures, furniture and signs;

- (b) the substitution or addition of new or improved equipment, including safes, fixtures, furniture, and signs designated by us;
- (c) redecorating;
- (d) renovation of the interior and exterior of the premises and restoration and resurfacing of parking facilities; and
- (e) structural modifications and remodeling of the premises.

You will not be required to make aggregate expenditures for refurbishing of the Store in excess of one and one half percent (1-1/2%) of the royalty sales of the Store from the date of its opening to the date of any required refurbishing not to exceed the ten (10) year period prior to the date of any such required refurbishing or, except in connection with a renewal of the franchise, to effect any refurbishing of the Store during the last twelve (12) months of the initial term of the franchise unless required to do so by the lease or other instrument or agreement for occupancy of the premises of the Store.

For purposes of this Section 9, the term equipment shall not include computer hardware or other components of the Brand Technology (as defined in Section 15.9.1). Any additions, substitutions, replacements or modifications to the Brand Technology shall be governed by the provisions of Sections 15.9.1. and 15.9.2 of this Agreement.

10. TRAINING.

10.1 Initial Training.

If you (or the Controlling Person if you are an Approved Entity) have not previously opened either a Domino's Pizza Store you or the Controlling Person must enroll and complete all training programs and classes which we require for the operation of the Store. These training programs and classes will be furnished at such times and places as we designate. We have the right to charge a reasonable training fee for these training programs or classes. All training programs and classes must be completed to our satisfaction. You will be responsible for the travel, living expenses and any other costs incurred during these training programs and classes.

10.2 Training of Employees.

You agree to implement a training program for employees of the Store and to be solely responsible for training the employees to legally, safely and properly perform his or her duties while inside the Store and while outside the Store for business purposes, including training your employees to follow appropriate procedures for their safety and well being as well as the safety and well-being of the public. You agree not to employ any person who fails or refuses to complete your training programs or is unqualified to perform his or her duties in accordance with the requirements established for the operation of a Store. You acknowledge and understand that implementing a training program for employees of the Store and training your employees to follow safe and proper procedures for the operation of the Store will remain your sole responsibility even if, from time to time, you obtain advice, certifications or suggestions from us or our affiliates about these topics. You further acknowledge and understand that it is not our responsibility or duty to

implement a training program for your employees, nor do we have the responsibility or duty to instruct your employees about matters of safety and security in or around the Store or on the way to or from the Store. By providing advice, certifications or suggestions, we do not assume any of your responsibilities or duties.

10.3 Additional Training.

We may also, at our option, require you (or the Controlling Person if you are an Approved Entity) to attend supplemental or additional training programs which may be offered from time to time by us or our affiliates during the term of the franchise. The fee for such training shall range from between One Hundred Dollars (\$100.00) and Five Hundred Dollars (\$500.00) per training class. You will be responsible for the reasonable costs of such programs and for the travel and living expenses and any other costs incurred during these programs. You must complete this supplemental or additional training within one (1) year of the time in which it is originally offered by us or our affiliates.

11. OPERATING ASSISTANCE.

11.1 Advice and Guidance.

We will furnish you with such reasonable operating assistance as we determine from time to time to be necessary for the operation of the Store. Operating assistance will include advice and guidance regarding:

- (a) methods of pizza, other authorized food and beverage preparation, packaging and sale; and
- (b) the establishment of administrative, bookkeeping, accounting, inventory control and general operating procedures.

You acknowledge and understand that it is not our responsibility or duty to operate the Store and we do not have the legal right to direct your employees in the operation of the Store. Those functions remain your sole responsibility and duty. Further, you understand that the assistance provided to you under this Section 11 does not obligate us to provide the accounting, bookkeeping, administrative, inventory control or marketing services required for the operation of the Store or to otherwise operate the Store. By providing advice or suggestions, we do not assume any of your responsibilities or duties.

11.2 Operating Problems.

We will advise you from time to time of operating problems of the Store disclosed by reports submitted to or inspections made by us or our designee. We will make no separate charge for operating or marketing assistance except that we may make reasonable charges for forms and other materials supplied to you and for operating assistance made necessary in our judgment as a result of your failure to comply with any provision of this Agreement or for operating assistance requested by you in excess of that normally provided by us. By providing advice, certifications or suggestions, we do not assume any of your responsibilities or duties.

12. STORE PRODUCTS.

12.1 Store Menu.

You agree that you will offer for sale and sell at the Store for final consumption and not for resale, all pizza, other authorized food and beverage products that we from time to time authorize; provided, however, you may offer for resale authorized products for certain programs approved by us. Such approval will not be unreasonably withheld and the decision to approve shall be based upon: (i) quality assurance; (ii) brand image; (iii) and such other factors as we determine. You also agree that you will not offer for sale or sell at the Store any other products or services.

12.2 Pizza Ingredients, Supplies and Materials.

All pizza and other food ingredients, beverage products, cooking materials, containers, packaging materials, other paper and plastic products, utensils, uniforms, menus, forms, cleaning and sanitation materials and other supplies and materials used in the operation of the Store must conform to the specifications and quality standards established by us from time to time. You must use in the operation of the Store, boxes, containers and other paper or plastic products imprinted with the Marks as prescribed from time to time by us. We may in our sole discretion require that ingredients, supplies and materials used in the storage, preparation, packaging, and delivery of pizza and other authorized food products be purchased exclusively from us, our affiliates or from approved suppliers or distributors. You agree to request delivery of food products to the Store in quantities and in a manner that is consistent with policies prescribed from time to time by us. Any ingredient, supply or material not previously approved by us as conforming to our specifications and quality standards must be submitted for examination and/or testing prior to use. We reserve the right from time to time to examine the facilities of any approved supplier or distributor, including the commissary operated by you, if any, and to conduct reasonable testing and inspection of the ingredients, materials or supplies to determine whether they meet our standards and specifications. We also reserve the right to charge fees for testing and evaluating proposed suppliers or distributors and examining and inspecting commissary operations and to impose reasonable limitations on the number of approved suppliers or distributors of any product. Approval of a supplier or distributor may be conditioned on requirements relating to frequency of delivery and standards of service including prompt attention to complaints and the ability to service and supply Stores within areas designated by us.

13. ADVERTISING AND PROMOTION.

13.1 By DPF.

We or our designee will from time to time formulate, develop, produce and conduct advertising and promotional programs in the form and media as we or our designee determines to be most effective. You agree to participate in all national and local and regional advertising and promotions as we determine to be appropriate for the benefit of the Domino's Pizza System. We reserve the right, in our sole discretion, to determine the composition of all geographic territories and market areas for the development and implementation of advertising and promotion programs. All costs of the formulation, development and production of any such advertising and promotion

(including without limitation the proportionate compensation of our employees who devote time and render services in the formulation, development and production of such advertising and promotion programs or the administration of the funds), will be paid from an advertising fund administered by a separate not for profit entity for all Domino's Pizza Stores and Domino's Pizza Non-Traditional Store provided, however, that we may at any time in our sole discretion set up a separate advertising fund for Domino's Pizza Non-Traditional Stores (these funds are hereinafter designated as the "Advertising Fund"). You will be obligated to pay four percent (4%) of the weekly royalty sales of the Store to the Advertising Fund. Your contribution to the Advertising Fund must be paid by Thursday of each week on royalty sales for the week ending on the preceding Sunday. Payment must be made by electronic funds transfer as provided in Section 6.4 of this Agreement or as we may otherwise designate from time to time. All Domino's Pizza Stores owned by us or our affiliates will contribute to the cost of such advertising and promotion programs on at least the same basis as the majority of domestic franchisees in the Domino's System. We will submit to you upon request an annual statement of monies collected and costs incurred by the Advertising Fund. We reserve the right to engage the services of an advertising source or sources to formulate, develop, produce and conduct the advertising and promotion programs, the cost of such services to be payable from the Advertising Fund.

You acknowledge and understand that all such advertising is intended to maximize general public recognition and patronage of the Marks in the manner determined to be most effective by us and our affiliates and that neither we nor our affiliates undertake any obligation in developing, implementing or administering these programs to ensure that expenditures which are proportionate or equivalent to your contributions are made for the market area of the Store or that of any Domino's Pizza Store will benefit directly or pro rata from the placement of advertising or from other promotional programs.

From time-to-time we may, in our sole and absolute discretion, apply, collect or retain all or part of up to two percent (2%) of royalty sales that you are required to contribute or spend under Section 13.2 for expenditure by the Advertising Fund under this Section 13.1 (a "Roll-Up"). In the event of a Roll-Up, all contributions or payments made by you under Section 13.2 and allocated to the Advertising Fund ("Allocated Funds") shall be construed as if such Allocated Funds were made to the cooperative or for local advertising expenditures for purposes of determining your amount of contribution or payments to your cooperative or your required expenditures under Section 13.2.

In the event we commence a Roll-Up, we may continue such Roll-Up for a period of up to five (5) years commencing on the Roll-Up commencement date (the "Roll-Up Commencement Date") and ending on the day before the fifth (5th) anniversary of the Roll-Up Commencement Date, and, thereafter, we can continue such Roll-Up for additional periods of up to five (5) years each unless the cumulative domestic same-store sales percentage change reported by Domino's Pizza, Inc., measured from the Roll-Up Commencement Date until the last day of the fourth year of any such five year Roll-Up period (the "Same Store Sales Change"), shall be less than one-tenth of one percent (0.1%). If the Same Store Sales Change is less than one-tenth of one percent (0.1%), we can, nevertheless, continue the Roll-Up for additional periods of up to five (5) years unless (a) during the first (1st) quarter of the fifth (5th) year of such a Roll-Up, a vote is requested in writing by any franchisee in good standing (including, but not limited to, any franchisee not then in default) and operating under this provision, and (b) sixty-five percent (65%) of Domino's Pizza stores in good standing and operating under this provision vote to suspend such Roll-Up (a "Suspension Vote"). If there is a Suspension Vote, then such Roll-Up shall be suspended (the "Suspension") at the conclusion of the fifth (5th) year of such

Roll-Up. Such Suspension shall remain in effect until sixty-five percent (65%) of Domino's Pizza Stores in good standing and operating under this provision vote to reinstate our ability to commence a Roll-Up (the "Reinstatement Vote") after which our ability to effectuate a Roll-Up will be as described above until such time that it is suspended pursuant to this Section 13.1. For purposes of the Suspension Vote and the Reinstatement Vote, all Domino's Pizza Stores in good standing and operating under this provision at the time of such vote and all corporate or affiliate owned Domino's Pizza Stores shall be entitled to vote on the basis of one vote per Store.

13.2 Local and Regional Advertising Cooperatives.

We reserve the right to require that you participate in local and regional advertising cooperatives administered by us or our affiliate or by other franchisees of the Domino's System or in the event no such cooperative has been established, to require you to conduct local advertising for your Store. In addition to the advertising contribution payable by you under Section 13.1, you agree to pay any contributions that we require you to make for expenditures by these local or regional cooperatives or that may be otherwise approved by these cooperatives or for local advertising if no cooperative exists. If there is no advertising cooperative or if the Stores participating in a cooperative have not agreed upon a percentage of royalty sales to be contributed to the cooperative, you must expend or contribute to the cooperative, respectively, an amount we specify up to and including two percent (2%) of royalty sales. If a cooperative exists and sixty-five percent (65%) or more of the Stores agree to contribute or are contractually obligated to contribute a specified percentage of royalty sales to the cooperative, then we can require you to make the same percentage contribution to the cooperative as the other Stores in the cooperative. All Domino's Pizza Stores participating in a cooperative shall contribute no less than 2% of royalty sales. All Stores which are contractually obligated to contribute the specified percentage of royalty sales voted upon by the cooperative shall be counted as a favorable vote, whether or not they attend or vote at the meeting. We agree that the maximum aggregate amount we can obligate you to contribute for advertising and promotion under this Section 13.2 and Section 13.1 will be nine percent (9%) of the royalty sales of your Store. All contributions payable under this Section 13.2 must be paid by Thursday of each week on royalty sales for the week ending on the preceding Sunday. Payment must be made by electronic funds transfer as provided in Section 6.4 of this Agreement or as we may otherwise designate from time to time. Nothing contained in this Section 13.2 shall limit, affect or supersede any obligation on your part to contribute a greater percentage of the royalty sales of the Store pursuant to any separate agreement or understanding you may have with any such local or regional advertising or promotional cooperative. We reserve the right on our behalf and on behalf of our affiliates to engage the services of an advertising source or sources to formulate, develop, produce and conduct the advertising and promotion programs for the cooperatives or for local advertising if no cooperatives exists with the cost of these services payable from the cooperative advertising budget or contributions made by you in accordance with this provision.

13.3 By Franchisee.

All of your advertising, promotions and media relations, including, but not limited to, all public relations, social media, events and all advertising and promotions conducted by you or your employees whether through public appearances or in print, or on radio, television, the Internet, and other electronic media ("Your Advertising"), must be completely factual and shall conform to the

highest standards of ethical advertising and be consistent with the then current image and policies and obligations relating to advertising and promotional programs of a Domino's Pizza Store. In the event Your Advertising, in our judgment, is deemed to be inappropriate in any way, you shall immediately terminate or remove Your Advertising upon receipt of notice from us. We do not assume any of your duties and responsibilities related to Your Advertising.

14. RECORDS AND REPORTS.

14.1 Bookkeeping and Recordkeeping.

You agree to establish and retain a bookkeeping, recordkeeping, computer and point of sale system (including a record of the names, addresses, telephone numbers and order history of the customers in your Store all in form and format designated by us) conforming to the requirements prescribed by us, relating, without limitation, to the use and retention of daily sales information, counts of pizza types and other approved menu items sold, coupons, purchase orders, purchase invoices, payroll records, check stubs, bank statements, sales tax records and returns, cash receipts and disbursements, checks and credit card sales, journals and general ledgers, including any comparable electronically generated information or any supporting records or materials we may require or prescribe. You agree to retain all business records and reports (whether paper or electronically generated) relating to the Store in accordance with record retention policies and guidelines prescribed by us, from time to time, and for the time limits required by all applicable laws, ordinances and regulations. You also agree to maintain an emergency back up order taking system and other back up operational procedures identified by us in accordance with policies and procedures we may prescribe from time to time. You agree that we shall have full access, either on-site or from a remote location, to all of your computer data, equipment and systems containing any and all of the information, records and reports required by this Section 14.1 or any other provision of this Agreement or any other agreement with our affiliates. In addition, you agree to provide us with access to all such data, equipment and systems to facilitate the exchange of information you are required to provide us under this Agreement. Any information provided by you shall be used by us in a lawful manner.

14.2 Sales Reports and Financial Statements.

You agree to submit to us, in accordance with requirements prescribed by us from time to time and in a format which we may designate from time to time:

- (a) with the royalty fee due, a weekly report of the sales of the Store and all other information and supporting records as we may require;
- (b) within sixty (60) days of the end of each fiscal year of the Store:
 - (i) a statement of cash flow and cash on hand, an unaudited balance sheet as of the end of the year and an unaudited annual statement of profit and loss and financial condition of the Store prepared on an accrual basis;
 - (ii) if you are a corporation, partnership or other approved entity, a statement of cash flow and cash on hand, an unaudited balance sheet as of

the end of the month and an unaudited statement of profit and loss of the corporation, partnership or other approved entity prepared on an accrual basis;

(iii) if you have additional Domino's Pizza Stores a consolidated statement of profit and loss for all of your operations, including any additional Domino's Pizza Stores which you own and all administrative and commissary operations. The statements must be prepared in accordance with generally accepted accounting principles by an accountant in the manner prescribed by us;

(c) promptly upon our request and within twenty (20) days of the end of the month or period, in the manner as we may prescribe, and continuing for such period of time as we may from time to time designate:

(i) a statement of cash flow and cash on hand, an unaudited balance sheet as of the end of the month or period and an unaudited statement of profit and loss of the Store prepared on an accrual basis for each month or period;

(ii) if you are a corporation, partnership or other approved entity, a statement of cash flow and cash on hand, an unaudited balance sheet as of the end of the month or period and an unaudited statement of profit and loss of the corporation, partnership or other approved entity prepared on an accrual basis for each month or period; and

(iii) a consolidated statement of profit and loss for all of your Domino's Pizza Stores for each month or period;

(d) if you are in default under any of the terms or conditions of this Agreement, statements submitted on a quarterly basis affirming that all federal, state and local taxes have been paid;

(e) upon our written request, exact copies of your and your owners federal, state and local business income tax returns and state sales tax or equivalent tax returns for any period; and

(f) such other information as we may reasonably require to determine you and your owners' compliance with this Agreement or to assist you in the operation of the Store or to otherwise evaluate the performance of the Store, including information about the sales and receipts of the Store.

14.3 Right to Require Audit.

We reserve the right to audit or cause to be audited the sales reports, financial statements, tax returns, information from the Store's computer system, and any other records you are required to retain or submit to us. In the event any audit discloses an understatement of the royalty sales of the Store for any period or periods (regardless of whether the understatement is intentional or not),

we shall have the right to require that you pay on the amount of such understatement the royalty fee of five and one half percent (5½%), all advertising contributions due under this Agreement and the amount, if any, required to be paid to your local or regional cooperative as provided in this Agreement, plus interest due. Further, in the event such understatement for any period or periods shall be two percent (2%) or more of the royalty sales of the Store or such inspection or audit is made necessary by your intentional or negligent underreporting (including, without limitation, underreporting that arises out of your insufficient supervision of your employees) or your failure to furnish reports, supporting records, financial statements or other information required by this Agreement or to furnish these reports, records, information or financial statements on a timely basis, you will be obligated to reimburse us for the cost of the audit, including the charges of any independent certified public accountant used and the travel expenses, room and board and compensation of our employees or anyone we engage to conduct the audit. In the event you dispute the results of any audit conducted by us or our representatives, you will have the right, upon written notice to us within ten (10) days of your receipt of the results of our audit, to have the results verified by an independent certified public accounting firm selected by our outside accounting firm. The expense of this audit shall be borne by you unless this further audit discloses that no deficiency is due in which case we will be obligated to pay for the audit. We will notify you within ten (10) days of our receipt of your notice when the independent audit will commence. You agree to cooperate with all personnel conducting the audit. The results of the independent audit shall be binding upon the parties. You agree to pay any deficiencies within ten (10) days after receipt of our audit or, if applicable, the independent audit requested by you. You acknowledge and agree that conducting an audit as authorized by this section is one but not the only way we may determine or establish that you have underreported the royalty sales of the Store for any period or periods. You and your owners agree to fully comply and cooperate with any and all audits, including, but not limited to, you, your owners and your employees treating our personnel in a professional manner.

15. OPERATING REQUIREMENTS.

15.1 Operating Procedures.

You agree to fully comply with all specifications, standards and operating procedures and rules from time to time prescribed for the Store, including, but not limited to, specifications, standards and operating procedures and rules relating to:

(a) the safety, maintenance, cleanliness, sanitation, function and appearance of the Store premises and its equipment, (including computer hardware, software, peripheral devices, high speed broadband connectivity, high speed broadband monitoring, and methods and means of encryption and access to our network resources), image, fixtures, furniture, décor and signs;

(b) qualifications, dress, grooming, general appearance and demeanor of you and your employees, including, but not limited to, engaging in any conduct which, in our judgment, adversely affects the reputation of the Store or the Domino's System or the goodwill associated with the Marks or involves dishonesty, fraud, deceit, illegal conduct, misrepresentation or moral turpitude;

- (c) quality, taste, portion control and uniformity, and manner of storage, preparation and sale, of all pizza and other authorized food and beverage products sold by the Store and of all ingredients, supplies and materials used in the storage, preparation, packaging and sale of these items;
- (d) methods and procedures relating to receiving, preparing, delivering and storing customer orders, including without limitation, online ordering;
- (e) the hours during which the Store will be open for business;
- (f) use and illumination of exterior and interior signs, posters, displays, menu boards and similar items;
- (g) the handling of customer complaints;
- (h) advertising on the Internet or other electronic media, including websites, home pages and use of domain names;
- (i) e-mail capabilities of the Store and other electronic communication methods (including high speed broadband connectivity, high speed broadband monitoring, and methods and means of encryption and access to our network resources) and devices to facilitate communication with us or our offices, including the exchange of information between the Store and us; and
- (j) the method and manner of payment which will be accepted from customers.

You acknowledge that specifications, standards or procedures may differ for Domino's Pizza Non-Traditional Store. By entering into this Agreement, you agree to abide by these specifications, standards, operating procedures and rules and to fully adopt and implement them.

15.2 Compliance with Laws and Other Business Practices.

You agree to secure and maintain in force all required licenses, permits and certificates and operate the Store in full compliance with all applicable laws, ordinances and regulations. You also agree to pay when due all amounts payable pursuant to any provision of this Agreement or any other agreement with us or our affiliates or subsidiaries or pursuant to any agreement with any other creditor or supplier of the Store. You shall file all tax returns and pay all taxes before they become delinquent. You agree not to permit any levy or warrant to be issued by any taxing authority or other creditor (excluding mechanics liens and other immaterial liens), against any of your assets, nor allow any of your assets to be seized or frozen by any taxing authority or other creditor. Furthermore, if you are subject to any withholding taxes on royalty fees or other payments, you shall provide us with quarterly evidence that such tax has been remitted to the appropriate governmental agency on a quarterly basis.

You agree to abide by the Payment Card Industry Data Security Standards enacted by the applicable Card Associations, applicable to your business. If you know or suspect a security breach, you shall immediately notify us. You shall promptly identify and remediate the source of

the compromise. You assume all responsibility for providing all notices of breach or compromise and all duties to monitor credit histories and transactions concerning your customers. Without limiting the generality of other provisions of this Agreement, you agree to defend, indemnify and hold us and our affiliates harmless from and against any and all claims, demands, duties, obligations, damages, fines and/or penalties imposed upon you as a result of non-compliance with the Payment Card Industry requirements.

You and your owners acknowledge that Executive Order 13224 (the "Executive Order") prohibits transactions with terrorists and terrorist organizations and that the government of the United States has adopted and may in the future adopt other anti-terrorism measures (the "Anti-Terrorism Measures"). You certify that neither you or your owners nor any of your employees, affiliates or any other person or entity associated with the Store is: (1) a person or entity listed in the Annex to the Executive Order; (2) a person or entity otherwise determined pursuant to the Executive Order to have committed acts of terrorism or to pose a significant risk of committing acts of terrorism (such a person or entity and those persons and entities listed in the Annex to the Executive Order are referred to herein as "Terrorists"); (3) a person or entity who assists, sponsors or who supports Terrorists or acts of Terrorism ("Sponsors of Terrorism"); or (4) owned or controlled by Terrorists or Sponsors of Terrorism. Furthermore, you covenant that neither you or your owners, nor any of your employees, affiliates or any other person or entity associated with the Store shall, during the term of this Agreement, become a person or entity described in clause (1), (2) or (3) above, or shall otherwise become a target of any Anti-Terrorism Measures. Should you or any of your owners, employees, affiliates, or any person or entity associated with the Store, violate the provisions of this paragraph, we will have the right to immediately terminate this Agreement.

15.3 Pricing.

We reserve the right, to the fullest extent allowed by applicable law, to establish maximum, minimum, or other pricing requirements with respect to the prices you may charge for products and services, including pricing we prescribe from time to time for any national, regional or local advertising or promotion.

15.4 Operating Manual.

We will loan to you during the term of the franchise one or more copies of an operating manual or operational bulletins or similar materials containing mandatory and suggested specifications, standards and operating procedures and rules prescribed from time to time by us and information relative to your other obligations under this Agreement and the operation of the Store (the "Operating Manual"). We will provide you with a manual or access to an electronic copy of the Operating Manual. The entire contents of the Operating Manual will remain confidential and is proprietary to us and our affiliates. We will have the right to add to and otherwise modify the Operating Manual from time to time, if deemed necessary to improve the standards of service or product quality or the efficient operation of the Store, to protect or maintain the goodwill associated with the Marks, to take advantage of advancements in technology, or to meet competition. No such addition or modification, however, shall alter your fundamental status and rights under this Agreement. The provisions of the Operating Manual as modified from time to time, including the mandatory specifications, standards and operating procedures and rules

prescribed from time to time by us and communicated to you in writing, will constitute provisions of this Agreement as if contained in this Agreement.

15.5 New Concepts.

If you develop any new concept, process or improvement or any slogan in the operation or promotion of the Store, or technology used in connection with the operation of the Store, you agree to promptly notify us and provide us with all necessary information without compensation. You acknowledge that any such concept, process or improvement or slogan shall become our property and that we may utilize or disclose this information to other franchisees.

15.6 Franchisee Must Directly Supervise Store.

The Store shall at all times be under the direct, on premises supervision of you (or the Controlling Person if you are an Approved Entity). You (or the Controlling Person if you are an Approved Entity) must devote full time and efforts (excluding reasonable vacation periods) as manager of the Store or to the management of other Domino's Pizza Stores (or other related activities approved by us in accordance with Section 7.1 of this Agreement). You shall be solely responsible for recruiting, hiring, training, scheduling for work, supervising and paying the persons who work in the Store and those persons shall be your employees, and not our agents or employees. Further, neither you nor any of your owners may, during the term of this Agreement, without our prior written consent, which may be withheld in our sole judgment, (i) engage, or own any interest, in any other business activity, (ii) be employed by any other business, (iii) engage in any activity which may impair your ability to fulfill your obligations under this Agreement or (iv) engage in any conduct which, in our judgment, adversely affects the reputation of the Store or the Domino's System or the goodwill associated with the Marks or involves dishonesty, fraud, deceit, illegal conduct, misrepresentation or moral turpitude.

If you own more than one Store, each Store must also be under the direct, on premises supervision of a manager, whose conduct (including, without limitation, acts or failure to act) you will be responsible for, and:

- (a) who has been properly trained by you on all specifications, standards, operating procedures and rules from time to time prescribed for the operation of a Domino's Pizza Store including, without limitation, proper reporting of royalty sales;
- (b) whose identity has been disclosed to us; and
- (c) who shall have executed, upon our request, an agreement in the form provided by us agreeing not to divulge any trade secret or confidential or proprietary information, including the contents of the Operating Manual, or to engage in or have any interest in any other carry out or delivery pizza store business.

15.7 Insurance.

You shall at all times during the term of the franchise maintain in force at your sole expense:

(a) property insurance on a replacement cost basis at a minimum limit based on the total value of your assets (including, but not limited to, fire, extended coverage, vandalism and malicious mischief),

(b) general liability insurance with a minimum limit of \$1,500,000.00 per occurrence (including, but not limited to, coverage for personal injury, products and contractual liability),

(c) automobile liability insurance with a minimum limit of \$1,500,000.00 per occurrence (including, but not limited to, owned automobiles titled or leased in the name of you or your owners and used at any time, whether principally or occasionally in your business, hired and non-owned coverage). If you or your owners do not use a vehicle owned or leased in the name of you or any of your owners in your business, you must provide written evidence of that fact, satisfactory to us; and

(d) workers' compensation insurance (in your name) as required by applicable law. If no such law exists, then you must participate in such other comparable insurance or benefit programs for your employees as required by us. If your state recognizes and permits self-insurer programs, your participation in such program will satisfy our requirements under this subsection (d). If deductible plans are approved and used in your state, coverage may be purchased on this basis subject to the requirements of your insurance carrier.

All liability insurance policies must name us, and any subsidiaries and affiliates which we designate, as additional insureds entitled to the coverage afforded to all named insureds, without regard to any other insurance or self insured program which we or our affiliates may have in effect, and also provide that we receive thirty (30) days prior written notice of termination, expiration, cancellation, modification or reduction in coverage or limits of any such policy. The terms and conditions of all such policies, including the amount of any deductibles, shall be consistent with the requirements prescribed from time to time by us. You agree to promptly pay when requested by the insurer the amount of the deductible applicable to, and in the event of, any covered loss.

All insurance policies (excluding workers' compensation policies) must be issued by an insurance carrier rated B+ or better by Alfred M. Best & Company, Inc. or meeting such other rating or criteria we may establish from time to time. We may also reasonably increase the minimum liability "limit" protection requirement annually and require different or additional kinds of insurance to reflect inflation, changes in standards of liability, higher damage awards in public, product or motor vehicle litigation or other relevant changes in circumstances. You must submit to us annually a copy of the certificate of insurance or evidence of the renewal or extension of each such insurance policy or any modifications to any such insurance policies, which must describe the applicable deductibles for each such policy. If at any time you fail or refuse to maintain in effect any insurance coverage required by us, or to furnish satisfactory evidence of such insurance, we may, at our option and in addition to our other rights and remedies we may have, obtain insurance coverage, on your behalf, and you agree to promptly execute any applications or other forms or instruments required to obtain any such insurance and pay to us on demand any costs and

premiums incurred by us. Your obligation to obtain and maintain the insurance described in this Agreement shall not be limited in any way by reason of any insurance maintained by us.

15.8 Identification as Franchisee.

You agree to exhibit on the Store premises signs of sufficient prominence and wording as we may prescribe from time to time so as to advise the public that the Store is owned, operated and maintained by you. All business cards, letterheads and other business materials shall clearly identify that you are the owner of the Store in accordance with the rules or policies we may establish from time to time in the Operating Manual or otherwise in writing. In addition, subject to rules and policies that may be established from time to time, all local advertising, including yellow page listings and advertisements that are placed by you or on your behalf, and which do not contain phone numbers or addresses that are associated with stores that we own or operate, shall either indicate that you are the owner of the store or stores in the print material, or that the store or stores are locally owned and operated.

15.9 Computer Hardware and Software and other Technology.

15.9.1 Brand Technology.

You agree to use in the development and operation of the Store the management system and computer hardware and software and related technology designated by us, including without limitation, features such as high speed broadband connectivity, high speed broadband monitoring, online ordering, methods and means of encryption and access to our network resources, and other internet based technology and peripheral devices that we specify from time to time (the "Brand Technology"). You acknowledge that we may modify all aspects and the components of the Brand Technology from time to time. As part of the Brand Technology, we may require you to obtain computer hardware and/or software we specify from a single vendor designated by us and we or our affiliates may be the sole supplier of all or any part of the Brand Technology. You agree to use only such items and services as we specify in connection with the Brand Technology. We may require that you enter into a license exclusively with us or our affiliates to use proprietary software developed by or for us. You may also be required to enter into agreements with others for use of third party software incorporated or used in connection with the Brand Technology. Our modification of such specifications or components for the Brand Technology may require you to incur costs to purchase, lease and/or license new or modified computer hardware and/or software and to obtain service and support for the Brand Technology during the term of this Agreement. You acknowledge that the cost to you of obtaining the Brand Technology (including software licenses) (or additions, substitutions, replacements or modifications thereto) may not be fully amortizable over the remaining term of this Agreement. Nonetheless, subject to the provisions of Section 15.9.2 below, you agree to incur such costs in connection with obtaining the computer hardware and software comprising the Brand Technology (or additions, substitutions, replacements or modifications thereto). You further acknowledge and agree that we have the right to charge reasonable fees for software or systems modifications and enhancements specifically made for us that are licensed to you and other maintenance and support services that we or our affiliates furnish to you related to the Brand Technology. You may also incur charges from third parties who render services or provide products that we require you to purchase or use. We shall have independent access through monitoring programs or otherwise to data on your Brand

Technology, including sales figures. There are no contractual limitations on our right or timing to access this information and data.

Without limiting the generality of the foregoing, we reserve the right to require you to acquire, install and continuously use the Domino's PULSE store computer system and to obtain a license to use the software from us or our affiliate by signing our standard license agreement and to acquire hardware approved by us from a vendor or vendors which we designate. We also reserve the right to require you to participate in online ordering by entering into an agreement with an approved online ordering service company that we designate. You will be responsible for the fees and charges associated with your use of online ordering and the requisite internet usage and connections, including the fees charged by the service provider. We may also require that you continuously maintain high speed broadband connectivity, where available and to charge you a reasonable fee if you do not maintain high speed broadband connectivity, which you agree to pay on demand.

You acknowledge and agree that changes to technology are dynamic and not predictable within the term of this Agreement. In order to provide for inevitable but unpredictable changes to technological needs and opportunities, you agree that we shall have the right to establish, in writing, reasonable new standards for the implementation of technology in the Domino's System; and you agree to abide by and fully adopt and implement those reasonable new standards established by us as if this Section 15.9.1 were periodically revised by it for that purpose.

15.9.2 Aggregate Expenditures for Brand Technology.

You will not be required to make aggregate expenditures for any additions, substitutions, replacements or modifications to the Brand Technology in excess of one and one half percent (1 ½ %) of the royalty sales of the Store from the date of its opening to the date we require you to make any additions, substitutions, replacements or modifications to the Brand Technology not to exceed the ten (10) year period prior to the date we require you to make any additions, substitutions, replacements or modifications to the Brand Technology or, except in connection with a renewal of the franchise to make any additions, substitutions, replacements or modifications to the Brand Technology during the last twelve (12) months of the initial term of the franchise. This limitation shall not apply to our right to require that you acquire and install the Domino's PULSE store computer system or other components of the Brand Technology upon execution of this Agreement nor shall the provisions of any prior franchise agreement governing the operation of the Store restrict our right to require that you acquire and install the Domino's PULSE store computer system or other components of the Brand Technology under the terms of this Agreement.

15.9.3 Domino's PULSE and Other Computer and Technology Training.

If you (or the Controlling Person if you are an Approved Entity) have not installed and used Domino's PULSE, or any other computer system or technology that we require, in a Domino's Pizza store, you (or the Controlling Person) must enroll in and complete all training programs and classes which we require for the operation of Domino's PULSE, or any other computer system or technology. These training programs and classes will be furnished at such times and places as designated by us or the entity or entities that we approve to provide the training. We may furnish

training. The entity furnishing the training (including us) has the right to charge a reasonable training fee for these training programs or classes, which you agree to pay. All training programs and classes must be completed to our satisfaction. You will be responsible for the travel, living expenses and any other costs incurred during these training programs and classes.

15.9.4 Additional Order Processing Systems.

We reserve the right to develop or contract with third parties to develop centralized or technology based methods of taking, processing, routing, and delivering orders in addition to the methods and technology we currently use or authorize (collectively "Additional Order Systems"). These may become mandatory at any time during the term of this Agreement and may require you to spend money to add or replace equipment, wiring, hardware and software; to pay licensing fees, support and maintenance fees, fees paid to third parties; to incur other costs, and to sign agreements with third parties. To the extent these products and services are owned by us or provided to you by us, we may charge up front and/or ongoing fees. However, to the extent all the direct and indirect costs to develop, test and implement an Additional Ordering System are paid from other sources, then such up-front and ongoing fees charged by us would be intended only to cover our ongoing expenses, including direct costs and reasonable allocations. Regardless of the sources of funds to develop any Additional Ordering System we shall be the sole owner of all direct and related rights and assets, including software and hardware, intellectual property and all data generated by the Additional Ordering Systems, but excluding hardware or equipment you purchase directly for the purpose of gaining access to the Additional Ordering System.

16. MARKS.

16.1 Usage.

You acknowledge that we have the right to sublicense the Marks and that any goodwill relating to your use of the Marks will inure to our benefit and the benefit of our affiliates. You shall use the Marks in full compliance with rules prescribed from time to time by us. You agree not to engage in any conduct which, in our sole judgment, could disparage or impair the reputation of the Store or the Domino's System or the goodwill associated with the Marks. You understand and acknowledge that our right to regulate the use of the Marks, includes, without limitation, any use of the Marks in any form of electronic media such as web sites or web pages or as a domain name or electronic media identifier. Any unauthorized use of the Marks will constitute a breach of this Agreement and an infringement of our rights in and to the Marks. You will not use any Mark as part of any corporate name or with any prefix, suffix or other modifying words, terms, designs or symbols or in conjunction or association with any name or symbol used by you in connection with the operation of the Store, nor may you use any Mark in connection with the sale of any unauthorized product or service or in any other manner not explicitly authorized in writing by us. All provisions of this Agreement applicable to the Marks will apply to any additional proprietary trademarks and commercial symbols we hereafter authorize you to use.

16.2 Infringements.

You agree to immediately notify us of any infringement of or challenge to your or our use of any Mark or claim by any person of any rights in any Mark. You agree that you will not

communicate with any person other than us and our counsel in connection with any such infringement, challenge or claim. We will have sole discretion to take such action as we deem appropriate and the right to exclusively control any litigation or Patent and Trademark Office or other proceeding arising out of any infringement, challenge or claim or otherwise relating to any Mark. You agree to execute any and all instruments and documents, render such assistance and do such acts and things as may, in the opinion of our counsel, be necessary or advisable to protect and maintain our interests in any such litigation or Patent and Trademark Office or other proceeding or to otherwise protect and maintain our interest in the Marks.

16.3 Indemnification.

We will indemnify you against and reimburse you for all damages for which you are held liable in any proceeding arising out of the use of any Mark in compliance with this Agreement. If it becomes advisable at any time in our sole discretion for you to modify or discontinue use of any Mark and/or use one or more additional or substitute Marks, you agree to do so and our sole obligation will be to reimburse you for your tangible costs of complying with this obligation.

17. INSPECTIONS.

We or our designee will have the right at any time during business hours and without prior notice to conduct reasonable inspections of the Store, its operations and its business records, including but not limited to, information from the Store's computers, and records and documents relating to the ownership and control of the Approved Entity and any other entity that has an interest in the operation of the Store, wherever located and to take a physical inventory of the assets of the Store. You agree that we may conduct all or part of an inspection, either on-site or from a remote location. Inspections of the Store will be made at our expense, unless we are required to make any additional inspections in connection with your failure to comply with this Agreement. In such event, we will have the right to charge you for the costs of making all additional inspections in connection with your failure to comply, including without limitation the travel expenses, room and board and compensation of our or our designee's employees. You and your owners agree to fully comply and cooperate with any and all inspections, including, but not limited to, you, your owners and your employees treating our personnel in a professional manner.

18. TERMINATION AND EXPIRATION.

18.1 Termination By Franchisee.

If you are in compliance with this Agreement and we breach this Agreement and fail to cure any breach within thirty (30) days after written notice is delivered to us, you may terminate this Agreement and the franchise effective ten (10) days after delivery of notice to us. A termination of this Agreement and the franchise by you without complying with these requirements or for any reason other than our breach of this Agreement and our failure to cure the breach within thirty (30) days after receipt of written notice from you shall be deemed a termination by you without cause and not in accordance with the provisions of this Agreement.

18.2.1 Immediate Termination By DPF - Upon Written Notice.

We shall have the right to terminate this Agreement effective upon delivery of notice of termination to you, if:

(a) you or any of your owners have made any material misrepresentation on any record or report required by us under this Agreement or on your application for the franchise, or in any other application submitted to us;

(b) you do not open the Store within six (6) months from the date of this Agreement;

(c) you or any of your owners is judged a bankrupt, becomes insolvent, makes an assignment for the benefit of creditors, is unable to pay his or her debts as they become due, or a petition under any bankruptcy law is filed against you or any of your owners or a receiver or other custodian is appointed for a substantial part of the assets of the Store;

(d) you abandon or fail to continuously and actively operate the Store, or, without our prior written consent, permit any person other than a qualified employee designated by you, whose identity has been disclosed to us, to operate the Store in your absence;

(e) the lease for the Store or other instrument or agreement governing the occupancy of the premises of the Store is terminated or cancelled or you are unable to renew or extend the lease or you fail to maintain possession of the Store premises;

(f) you or any of your owners is convicted of a felony, or a crime which substantially impairs the goodwill associated with the Marks or you or any of your owners engages in any conduct which, in our judgment, adversely affects the reputation of the Store or the Domino's System or the goodwill associated with the Marks or involves dishonesty, fraud, deceit, illegal conduct misrepresentation or moral turpitude;

(g) you intentionally or negligently under-report the royalty sales of the Store for any period or periods;

(h) you or any of your owners violates any of the restrictions contained in Section 20 or 21 of this Agreement;

(i) you intentionally or on more than one occasion during the term of this Agreement, violate any Child Labor Laws in connection with your operation of the Store;

(j) an audit by us discloses an understatement of royalty sales and you fail to pay to us the applicable royalty fee and advertising contribution and interest due within ten (10) days after receipt of the final audit report;

(k) the interest of a deceased or permanently disabled person is not disposed of in accordance with the terms of this Agreement;

(l) you or any of your owners fail on three (3) or more occasions during any twelve (12) month period to comply with any one or more provisions of any franchise agreement for the Store (which includes not only this Agreement but also the franchise agreement in force immediately prior to this Agreement if this Agreement has been in effect for less than twelve (12) months) including without limitation, your obligation to submit when due, sales reports or financial statements, to pay when due the royalty fees, advertising contributions or other payments to us or our affiliates or subsidiaries or any other creditors or suppliers of the Store, whether or not such failure to comply is corrected after notice is delivered to you;

(m) any of your assets or items used in the operation of the Store are seized or you are otherwise denied the use of the property or access to the Store because of your failure to pay any taxing authority or any amount due a creditor of the Store, or because of any other act or omission of you or any of your owners; or, you fail to notify us of a tax levy or delinquency; or

(n) you fail to cease operating the Store, or fail to correct the conditions in the Store causing a present threat of imminent danger to public health or safety, after notice to you as provided in Section 18.2.3 of this Agreement.

(o) we have granted you permission to either repair, restore, reconstruct or relocate the Store, as provided in Section 7.2 of this Agreement, and you fail to complete the action we have permitted, within six (6) months after its closure; or

(p) you or your owners violates any of the anti-terrorism provisions contained in Section 15.2 of this Agreement.

18.2.2 Termination By DPF - After Opportunity to Cure.

We shall have the further right to terminate this Agreement effective upon delivery of notice to you, if:

(a) you fail to obtain or maintain insurance required by us and you do not correct this failure within forty-eight (48) hours after written notice is delivered to you; provided, however, that we shall not exercise our right to terminate this Agreement if you immediately cease operating the Store and obtain all such insurance within ten (10) days after written notice is delivered to you;

(b) you fail to comply with any provision of this Agreement or any specification, standard or operating procedure or rule prescribed by us which relates to the use of any Mark, safety and security, or the quality of pizza or other authorized food products or any beverage sold by you or the cleanliness and sanitation of the Store and you do not correct this failure within seven (7) calendar days after written notice is delivered to you;

(c) you or your affiliates fail to pay when due any amount owed to us, our affiliates or subsidiaries, or any creditor or supplier or any taxing authority for federal, state or local taxes (other than amounts being bona fide disputed through formal proceedings) and you or your affiliates do not correct such failure within ten (10) calendar days after written notice is delivered to you; or

(d) you or any of your owners fails to comply with any other provision of this Agreement or any specification, standard or operating procedure and fail to correct this failure within thirty (30) calendar days after written notice is delivered to you.

18.2.3 Immediate Cessation of Operations.

In the event that the conditions of the Store or operations at the Store, in our judgment, present a threat of imminent danger to public health or safety, we may require the immediate cessation of operations at the Store upon delivery of a notice to you or the Store. The notice shall contain the reason we believe immediate cessation of operations is required. The parties shall address the conditions and develop a plan to correct all deficiencies within seven (7) days of the delivery of the notice.

18.3 Obligations Upon Termination or Expiration.

Upon termination or expiration of this Agreement, you agree to:

(a) immediately return to us all copies of the Operating Manual and cease use of and deliver to us all Customer Lists (as hereinafter defined in Section 20.5);

(b) take such action as may be required to cancel all assumed name or equivalent registrations relating to the use of any Mark;

(c) notify the telephone company, postal service, and all listing agencies in writing of the termination or expiration of your right to use all telephone numbers, post office boxes, and all classified and other directory listings relating to the Store and to authorize in writing the transfer of these to us or our franchisee or designee. You acknowledge that we have the sole rights to and interest in all telephone numbers, post office boxes and directory listings relating to any Mark, and you authorize us to direct the telephone company, the postal service, and all listing agencies to transfer all telephone numbers, post office boxes, and directory listings to us, our franchisee or designee and if you fail or refuse to do so, the telephone company, postal service, and all listing agencies may accept our direction as evidence of our exclusive rights in the telephone numbers, post office boxes, and directory listings and our authority to direct the transfer. Upon execution of this Agreement or at any time thereafter, you agree to execute any written authorizations or pre approved authorizations in the form prescribed by us directing the telephone company, postal service, and any listing agencies to transfer all telephone numbers, post office boxes, and directory listings to us, our franchisees or designees upon the occurrence of any such termination or expiration;

(d) immediately pay all royalty fees, advertising contributions and other charges which are due and owing under this Agreement;

(e) immediately cease using the Marks and identifying yourself as a Domino's Pizza Store or as being associated with the Domino's System, including, without limitation, disabling and ceasing to permit the continued operation of any website relating to the Store or the Domino's System or which utilizes the Marks;

(f) if you retain possession of the Store premises, at your expense, make such reasonable modifications to the exterior and interior of the Store (including signage, menu boards, job aids, product photos and the like) as we require to eliminate its identification and appearance as a Domino's Pizza Store, as applicable. If you fail or refuse to fully de-identify the Store to the extent and in the manner required by this Agreement, we may, at our option and in addition to other rights and remedies we may have, make the modifications that are contemplated by this Agreement on your behalf and you agree to promptly pay and reimburse us on demand for any costs incurred by us or our designee including, without limitation, the proportionate compensation of our or our

designee's employees who devote time and render services in the de-identification of the Store; and

(g) make the Store accessible and available for us to operate pursuant to Section 19.8 of this Agreement if we elect to do so.

19. OPTION TO PURCHASE STORE.

19.1 Option.

Upon the termination or expiration of this Agreement, except termination by you for cause, we or our designee shall have the exclusive option, but not the obligation, to purchase the assets of the Store. For purposes of this section, the term "assets" shall mean the equipment, inventory, leasehold interests and improvements and favorable rights and covenants of the Store. Our option shall commence upon expiration of this Agreement or on the effective date of termination as applicable and shall continue for thirty (30) days thereafter, subject to extension as provided in this Section. You agree that if the termination is stayed, either by us or by judicial proceedings, or if we are not permitted to manage the Store pursuant to section 19.8, we will not be able to exercise our option within the 30 day period and you also agree that under those circumstances our option to purchase shall be extended, without further notice to you, for an additional time which shall include the entire time we are unable to exercise our option.

19.2 Formula Price.

The purchase price for these assets shall be equal to fifteen percent (15%) of the first Three Hundred Thousand Dollars (\$300,000.00) of royalty sales ("Base Amount") of the Store during the fifty two (52) full weeks immediately preceding the date of termination or expiration plus twenty five percent (25%) of royalty sales in excess of the Base Amount up to Five Hundred Thousand Dollars (\$500,000.00) ("Second Level Base Amount") during this period plus fifty

percent (50%) of royalty sales in excess of the Second Level Base Amount during this period. The purchase price shall be allocated among the assets and covenants in the manner prescribed by us.

If the Store has been in operation less than fifty two (52) full weeks, the option price shall be the documented cost of the Store. The term "cost" shall be defined as your documented expenditures for the equipment, inventory and leasehold improvements of the Store, but shall not include any charges for labor performed by you or your family members in connection with the development of the Store or any undocumented costs.

19.3 Purchase of Commissary.

In the event you operate a commissary in connection with the Store, we or our designee shall also have the option to purchase the assets of the commissary. The purchase price for the assets of the commissary will be the net book value (based upon a seven year depreciation schedule).

19.4 Deductions From Purchase Price.

In the event we elect to purchase the assets of the Store, the purchase price will be reduced by:

- (a) the total current and long term liabilities of the Store assumed by us as described below; and,
- (b) the amount necessary to upgrade and renovate the Store to meet our then current standards for a Domino's Pizza Store; and
- (c) our reasonable attorney's fees incurred in connection with enforcing this Agreement or in securing possession of the Store.

We will assume all current and long term liabilities (except liabilities to you or your owners) up to the amount of the purchase price subject, however, to all defenses available to you. Further, the amount we charge for upgrading and renovating the Store will not exceed one and one half percent (1 1/2%) of the royalty sales of the Store from the date of opening to the date of termination or expiration reduced by an amount equal to the total expenditures made by you for renovation and upgrading of the Store at our request up to the date of termination or expiration.

19.5 Payment of Purchase Price.

The balance of the purchase price, after deductions described above will be payable as follows: ten percent (10%) of the balance at the time of closing and the remainder in sixty (60) equal monthly installments of principal plus interest at a rate of interest per annum equal to the prime lending rate charged by Morgan Guaranty Trust Company of New York (or other bank or financial institution we may designate) determined as of the closing date with annual adjustments based on the prime rate charged on each anniversary date. The first payment will be due on the first day of the second succeeding calendar month following closing and the remaining payments on the first day of each month thereafter. On the first payment date, interest from the date of closing shall also be paid. If we elect to pay the entire purchase price at closing, we shall have the

right to escrow such portion of the purchase price as we deem appropriate for a period of six (6) months to cover liabilities of the Store. We shall notify you of claims asserted by creditors of the Store against the escrow monies. You shall have forty eight (48) hours to settle any claim with such creditor prior to our disbursement of funds from the escrow. If there is a good faith dispute between you and a creditor of the Store, you shall have thirty (30) days to reach a settlement with any such creditor as to the amount owed before we will disburse any escrow monies to such creditor. If you are unable to resolve the discrepancy with the creditor within the thirty (30) day period, we shall have the right to use the escrow monies to satisfy the claim of any such creditor. At the end of such six (6) month period, any remaining purchase price shall be remitted to you along with a statement prepared by DPF indicating the manner in which these funds were expended.

19.6 Real Property.

(a) In the event you or your owners own the real property on which the Store or commissary is located, and such property is not a multi-tenant unit, we will also have the exclusive option to purchase this property. We shall exercise this option within the same period of time as provided in section 19.1, as that time may be extended. The purchase price will be the fair market value as determined by an independent appraiser selected by both of us. If we cannot agree on an independent appraiser, we each shall select an independent appraiser who shall select a third independent appraiser. The independent appraiser selected by our appraisers shall determine the fair market value of the real property and his determination shall be final and binding on the parties, provided, in the event the independent appraiser does not render its appraisal within ninety (90) days of selection, the appraisal shall be made by the appraiser we have selected. The purchase price will be payable in full at the closing minus customary prorations including the pay off of existing mortgage liens.

(b) If we do not elect to purchase the real property, or if the property is in a multi-tenant unit, we or our designee will have the option to enter into a lease for a term of not less than five (5) years with an option by the lessee to extend the term of the lease for an additional term of five (5) years. The lease shall contain the terms and conditions contained in the form of lease then used by us or our affiliates in connection with Domino's Pizza Stores owned and operated by us or our affiliates. The rental under the lease for the initial five (5) year term shall be the fair rental value of the property as determined by an independent appraiser selected in the manner described above. The rental shall be modified during the second five (5) year option term by the percentage that the National Consumer Price Index for Urban Wage Earnings and Clerical Workers as determined by the United States Department of Labor for the region in which the Store is located (or a comparable index if such Index is not then being issued) has increased or decreased from the commencement date of the initial term until the last day of the initial term of the lease.

19.7 Closing.

The closing shall occur within thirty (30) days after we exercise our option to purchase the assets and/or real property or such later date as may be necessary to comply with applicable bulk sales or similar laws. At the closing, we both agree to execute and deliver all documents necessary to vest title in the purchased assets and/or real property in us free and clear of all liens and encumbrances, except those assumed by us and/or to effectuate the lease of the Store premises.

You also agree to provide us with all information necessary to close the transaction. We reserve the right to assign our option to purchase the Store or commissary, if any, operated in connection with the Store (and the real property to the extent applicable) or designate a substitute purchaser for the Store. We agree, however, to be responsible for and shall guarantee payment of any deferred portion of the purchase price as provided in Section 19.5 of this Agreement in the event we designate a substitute purchaser of the assets of the Store. If you do not execute and deliver any documents required, by execution of this Agreement you irrevocably appoint us as your lawful attorney in fact with full power and authority to execute and deliver in your name all these documents. You also agree to ratify and confirm all of our acts as your lawful attorney in fact and to indemnify and hold us harmless from all claims, liabilities, losses or damages suffered by us in so doing.

19.8 Operation During Option Period.

We will have the right, upon written notice to you, to manage, or designate one of our affiliates to manage, the Store during the period in which we have the option to purchase the Store as provided in section 19.1 and for the period following the exercise of our option and prior to the closing, on the same terms and conditions as described in Section 21.7.

19.9 Formula Price.

The parties agree that the formula price described in this Section 19 is the agreed upon method of arriving at a price for the assets of the Store in the event we exercise the option contained in this Section 19 and is not to be deemed a conclusive indication of the value of the Store under other circumstances or where an agreement to purchase the Store has been negotiated by you or your owners.

20. RESTRICTIVE COVENANTS.

20.1 In Term Covenant.

In addition to all other obligations in the Agreement, you agree that, during the term of this Agreement, you or your owners will not, directly or indirectly for the benefit of you or your owners, or through or on behalf of or in conjunction with any other person, partnership or corporation, own, engage in, be employed by, advise, assist, invest in, franchise, make loans to, or have any other interest, whether financial or otherwise, in any other carry out or delivery pizza store business or business similar to that being conducted pursuant to this Agreement (except for other Domino's Pizza Stores operated under franchise agreements entered into with us or other Domino's Pizza Stores in which you or your owners have an ownership interest).

20.2 Post Term Covenant.

You agree that, for a period of one (1) year after termination or expiration of this Agreement, or the date on which you cease to operate the Store, whichever is later, you or your owners will not, directly or indirectly for the benefit of you or your owners, or through or on behalf of or in conjunction with any other person, partnership or corporation, own, engage in, be employed by, advise, assist, invest in, franchise, make loans to, or have any other interest, whether financial or otherwise, in any carry out or delivery pizza store business or business similar to that

being conducted pursuant to this Agreement located at the premises of the Store or within ten (10) miles of the premises of the Store (except for other Domino's Pizza Stores operated under franchise agreements with us or other Domino's Pizza Stores in which you or your owners shall have an ownership interest). The covenant contained in this section shall not be deemed to impair, modify or change any covenant not to compete contained in any agreement for the purchase and sale of the Store and shall be in addition to all other obligations you have under this Agreement to us or our affiliates upon termination or expiration of this Agreement.

20.3 Ownership of Public Companies.

The covenants contained in this Section 20 shall not apply to ownership of less than a five percent (5%) beneficial interest in the outstanding equity securities of any corporation whose stock is publicly traded.

20.4 Customer Lists and Trade Secrets.

You agree to maintain the absolute confidentiality of the Operating Manual and all other information concerning the Domino's System, whether provided by us or a third party, during and after the term of the franchise, disclosing this information to the other employees of the Store only to the extent necessary for the operation of the Store in accordance with this Agreement, and that you will not use the Operating Manual or such other information in any other businesses or in any manner not specifically authorized or approved by us in writing. The customer lists and all historical data relating to the sale of all pizza and beverage products at the Store (the "Customer Lists") also shall be deemed confidential and (a) you shall not use the Customer Lists in any other business or capacity; and (b) you shall maintain the absolute secrecy and confidentiality of the Customer Lists.

20.5 Owners of Approved Entity.

If you are an Approved Entity, the owners, by executing this Agreement, shall be bound by the provisions contained in this Agreement, including the restrictions set forth in this Section 20. Further, a violation of any of the provisions of this Agreement, including the covenants contained in this Section 20, by any owner shall also constitute a violation by you of your obligations under this Agreement.

20.6 Distribution of Products Related to the Domino's System.

During and after the term of this Agreement, you and your owners agree not to sell or otherwise distribute any products, or items bearing any of the Marks or which are used at any time in connection with any advertising, promotional or operational program other than to customers of your Store in the ordinary course of business or to another Domino's Pizza franchisee in good standing at the time of any proposed transfer approved by us.

20.7 Ownership Structure.

You, your owners and affiliates agree to fully comply with all rules, policies and procedures from time to time prescribed by us relating to the ownership structure of an Approved Entity. If you are an Approved Entity, you agree that the Controlling Person who has been

approved by us will at all times during the term of this Agreement own and control fifty-one percent (51%) or more of the absolute voting and ownership interests of the Approved Entity, unless the Controlling Person obtains our prior written approval for a different ownership structure. You also agree to submit to us for our review and prior written approval any proposed change before attempting any change in the ownership or control of the Approved Entity or its affiliates, or any documents governing the ownership or control of the Approved Entity or its affiliates.

20.8 Non-Disclosure.

Except as may be required or permitted by applicable law, you agree that neither you nor your affiliates, owners, representatives, agents or employees will make any statements or communications, directly or indirectly, about us or our affiliates, officers, employees, franchisees (including you or your affiliates), businesses, properties, financial condition, sales trends, management, ownership, past or current business practices or strategies to any person, including, without limitation, the media or any financial analysts, whether verbally or in writing, including, without limitation, any communications or statements that would reasonably be expected to adversely affect our business or reputation or the Domino's System or shareholders of Domino's Pizza, Inc. or its affiliated companies.

20.9 Irreparable Injury and Injunctive Relief.

You acknowledge and agree that the provisions of this Section 20, including, without limitation, the provisions of Sections 20.1, 20.2, 20.5 and 20.9, are necessary to protect our legitimate business interests and the Domino's System, to prevent the unauthorized dissemination of marketing, promotional and other confidential information to our competitors and others outside of the Domino's System, to protect our trade secrets and the integrity of the Domino's System, and to prevent the duplication of the Domino's System. You also acknowledge and agree that damages alone cannot adequately compensate us if there is a violation of these provisions by you or your owners, that we will suffer irreparable harm arising out of any such violation, and that injunctive relief against you and your owners is essential for the protection of us and our franchisees. Accordingly, we will have the right to petition a court of competent jurisdiction for injunctive relief against you and your owners without posting any bond or security whatsoever, in addition to all other remedies that may be available to us under this Agreement or applicable law.

21. ASSIGNMENT.

21.1 By DPF.

This Agreement is fully assignable by us and the assignee or other legal successor to our interests will be entitled to all of the benefits of this Agreement.

21.2 By Franchisee.

This Agreement is personal to you and your owners (if you are an Approved Entity). Accordingly, neither you nor any of your owners may assign or transfer this Agreement, any interest in this Agreement or, if you are an Approved Entity, any interest in an Approved Entity except as specifically authorized under this Agreement. A transfer of ownership of the Store (or

its assets) may only be made in conjunction with a transfer of this Agreement. Any attempted assignment or transfer not in accordance with this Agreement shall have no effect and shall constitute a breach of this Agreement.

21.3 Assignment to an Approved Entity.

We will allow you to assign this Agreement and the Store (and its assets) to an Approved Entity for the convenience of ownership of the Store, provided:

- (a) the Approved Entity conducts no business other than the operation of the Store or other Domino's Pizza Stores (or other related activities authorized under this Agreement);
- (b) the Approved Entity is actively managed by you;
- (c) the person designated as the Controlling Person owns and controls not less than fifty-one percent (51%) of the general partnership interest of such partnership, the equity and voting power of all classes of issued and outstanding capital stock of such corporation, the membership interest in the limited liability company or the voting and ownership interests of such entity; and
- (d) all owners meet our requirements as established from time to time by us and agree to guarantee the obligations of the Approved Entity under this Agreement and to be bound by the terms of this Agreement in the manner prescribed by us.

If you are an Approved Entity or if this Agreement is assigned to an Approved Entity, you must comply with the requirements set forth in this Section 21.3 throughout the term of this Agreement. The organization documents of any Approved Entity owning the franchise, including all stock certificates, shall recite that they are subject to all restrictions contained in this Agreement. We shall also have the right to require, as a condition of any assignment of this Agreement to an Approved Entity or the operation of the franchise by an Approved Entity, that the owners enter into a buy/sell agreement among themselves in a form and containing such terms as we prescribe for transfers of ownership interests in such Approved Entity. You shall provide us with all documents to be executed in connection with any such assignment and we shall use our reasonable efforts to approve or disapprove these within thirty (30) days after receipt.

21.4 Assignment or Transfer to Others.

We will permit sales, transfers or assignments of this Agreement or, if you are an Approved Entity, of an ownership interest in the Approved Entity to others provided:

- (a) you (and your owners) are not in default under this Agreement or any other agreement with us or our subsidiaries or affiliates or any other creditor or supplier of the Store;

(b) the proposed transferee or assignee (and its Controlling Person and all other owners if it is an Approved Entity) meets our then-applicable standards for franchisees or owners;

(c) the proposed transferee or assignee (and its owners) is not engaged in any other business activity without our prior written consent, except other Domino's Pizza Stores;

(d) the proposed transferee or assignee (and its owners if it is an Approved Entity) must sign our then-current form of standard franchise agreement for a term equal to the remaining term of this Agreement or, at our election, the then-current term if longer;

(e) the proposed transferee or assignee (or the person designated by us) must complete all required training to the extent required by us;

(f) at our request, the proposed transferee or assignee refurbishes the Store in the manner and subject to the provisions prescribed in Sections 9 and 15;

(g) the proposed transferee or assignee pays us a transfer fee of \$1,500.00; and

(h) this Agreement is terminated according to the terms of our customary form of mutual termination agreement and customary form of release.

The provisions of (d), (e), (f), (g), and (h) above shall not apply to an approved sale, transfer or assignment by an owner owning a forty-nine percent (49%) or less interest in the Approved Entity except that the proposed transferee or assignee must guarantee the performance by Franchisee of its obligations under this Agreement and agree to be bound by all of the provisions of this Agreement in the form prescribed by us. You must provide us with all documents to be executed by you and/or your owners and the proposed purchasers in connection with any transfer or assignment at least thirty (30) days prior to signing.

21.5 Death or Permanent Disability.

Upon your death or permanent disability or the death or permanent disability of the Controlling Person, this Agreement or the ownership interest of such deceased or permanently disabled Controlling Person must be transferred to a party approved by us. Any transfer, including, without limitation, transfers by devise or inheritance or trust provisions, shall be subject to the same conditions for transfers which are contained in this Agreement. Except as otherwise prescribed by us in writing, your personal representative or the personal representative of such Controlling Person shall submit to us a proposal meeting the requirements for transfer of this Agreement or such ownership interest within one hundred and twenty days (120) days of your death or permanent disability or the death or permanent disability of such Controlling Person. We agree to communicate our approval or disapproval of any such proposal within fifteen (15) days of receipt. We will not unreasonably withhold our consent to the transfer of this Agreement or such ownership interest to your spouse, heirs or relatives or the spouse, heirs or relatives of such deceased or permanently disabled Controlling Person, provided the requirements of Section 21.4

are satisfied. Your personal representative or the personal representative of such deceased or permanently disabled Controlling Person shall complete the transfer of this Agreement or such ownership interest within sixty (60) days from the date of our approval of any such proposal. Upon the death of any other owner, the interest of such owner shall be transferred within a reasonable time to a person meeting our requirements. All such transfers must also comply with Section 21.4 of this Agreement. Your or any of your owners' failure to transfer the interest in accordance with the provisions of this Section shall be considered a breach of this Agreement.

21.6 Definition of Permanent Disability.

You or your Controlling Person, will be deemed to have a "permanent disability" if you or your Controlling Person's usual, active participation in the Store as contemplated by this Agreement is for any reason curtailed for a continuous period of six (6) months.

21.7 Operation by DPF After Death or Permanent Disability.

We shall have the right to appoint a manager for the Store if in our judgment the Store is not being managed properly after your death or permanent disability or the death or permanent disability of the Controlling Person. Our right to appoint a manager for the Store includes the right to temporarily or permanently cease operations at the Store, if in our reasonable judgment continued operation of the Store will adversely affect the Marks, the long term reputation of the Store or the Domino's System, or present a risk to public health, welfare and safety, including the well-being of the employees of the Store. All funds from the operation of the Store during the management by our appointed manager will be kept in a separate fund, and all expenses of the Store including compensation, other costs, and travel and living expenses of our manager will be charged to this fund. We will charge a management fee of five and one-half percent (5 1/2%) (in addition to the royalty fee and advertising contributions payable under this Agreement) during the period in which the Store is managed on your behalf. In managing the Store, our obligation will be to use our reasonable efforts to ensure the Store is properly managed, and neither we nor our affiliates will be liable for any debts, losses or obligations of the Store, to any of your creditors for any products, materials, supplies or services purchased by the Store prior to or during the time of management by our appointed manager. If the separate fund that is established is insufficient to pay the expenses of the Store, we will notify you or your executor, administrator, conservator or other personal representative and this person must deposit in the fund within five (5) business days, any amount required by us to attain a reasonable balance in the fund.

21.8 Right of First Refusal of DPF.

If you or your owners propose to sell or transfer all or any part of the Store (or its assets) or, if you are an Approved Entity, any ownership interest in an Approved Entity and you or your owners obtain a bona fide, executed written offer to purchase or otherwise transfer or acquire this interest, you or your owners are obligated to deliver a copy of the bona fide offer to us along with all documents to be executed by you or your owners and the proposed assignee or transferee. Our right of first refusal shall commence upon the date of our receipt of the following: (i) the bona fide, executed written offer to purchase, transfer or acquire; (ii) all documents to be executed by you or your owners and the proposed assignee or transferee; (iii) all documents related to the operation of the Store which you are required to provide us, including, but not limited to a current copy of

the lease for the Store and such financial statements as are required of you under Section 14.2 of this Agreement; and (iv) your notice that you are specifically submitting the documents to give us the right to exercise our right of first refusal, and shall continue for a period of thirty (30) days thereafter. Failure to submit any one or more of the items, including the notice of the purpose of the submission, shall result in our right of first refusal being extended until 30 days after we receive all of the required documents and the notice. We shall exercise the right to purchase or otherwise acquire the Store (or its assets) or such ownership interest for the price and on the terms and conditions contained in the offer by giving written notice to you or your owners. We may substitute equivalent cash for any form of payment proposed in such offer or designate a substitute purchaser or transferee for the Store (or the assets) or the ownership interest being offered, provided that we will assume responsibility for the performance of any other purchaser we may designate. If the offer is to purchase the interest of a Controlling Person and is for less than all of the outstanding interests of the Approved Entity, we shall also have the right, during the same period of time described above and upon written notice to the other owners, to purchase or otherwise acquire the remaining shares of capital stock, partnership interest or membership interest at a per share or per unit or interest price (or other terms) equivalent to the price (or other terms) being offered under the bona fide offer to the Controlling Person. If we do not exercise this right of first refusal, the offer may be accepted by you or your owners, subject to our prior written approval as provided in this Agreement. If the offer is not accepted by you or your owners, within sixty (60) days, we will again have the right of first refusal to purchase or otherwise acquire the Store as described above. This section will not apply to transfers made in accordance with Section 21.3 of this Agreement.

22. CONTRACT INTERPRETATION AND ENFORCEMENT.

22.1 Effect of Waivers.

No waiver by us of any breach or a series of breaches of this Agreement shall constitute a waiver of any subsequent breach or waiver of the performance of any of your obligations under this Agreement. Our acceptance of any payment from you or the failure, refusal or neglect by us or you to exercise any right under this Agreement or to insist upon full compliance with our or your obligations under this Agreement or with any specification, standard or operating procedure or rule will not constitute a waiver of any provision of this Agreement.

22.2 Cost of Enforcement.

If any legal or equitable action is commenced, either to challenge, interpret, or to secure or protect our rights under or to enforce the terms of this Agreement, in addition to any judgment entered in our favor, we shall be entitled to recover such reasonable attorney's fees as we or anyone acting on our behalf may have incurred together with court costs and expenses of litigation.

22.3 Indemnification of DPF.

If we or any of our subsidiary or affiliated companies or any of our or their agents or employees are required to produce records or testify at trial or in deposition or are subjected to any claim, demand or penalty or become a party to any suit or other judicial or administrative proceeding brought by any person or persons (including your employee or prior employee) or any

other person or entity by reason of any claimed act or omission by you, your employees or agents, or by reason of any act or omission occurring on the Store premises by reason of an act or omission with respect to the business or operation of the Store you shall defend and indemnify and hold us, our subsidiary and affiliated companies, or any of our or their agents or employees, harmless against all judgments, settlements, penalties, and expenses, including attorney's fees, court costs and other expenses of litigation or administrative proceeding, incurred by or imposed on us, our subsidiary and affiliated companies, or any of our or their agents or employees, in connection with the testimony, production, investigation or defense relating to such claim or litigation or administrative proceeding. Your indemnification obligations described above will continue in full force and effect after, and notwithstanding, the expiration or termination of this Agreement.

22.4 Construction and Severability.

Section headings are for convenience only and shall not limit the enforceability or obligations contained therein. All references in this Agreement to the singular shall include the plural where applicable, and all references to the masculine shall include the feminine and vice-versa. If any part of this Agreement for any reason shall be declared invalid, such decision shall not affect the validity of any remaining portion, which shall remain in full force and effect. If any applicable law or rule requires a greater prior notice of the termination of or election not to renew this Agreement, or the taking of some other action than is required under this Agreement, the prior notice or other requirements required by this law or rule shall be substituted for the requirements of this Agreement. If any covenant in this Agreement which restricts competitive activity is deemed unenforceable by virtue of its scope in terms of area, business activity, prohibited and/or length of time, but would be enforceable by reducing any part or all thereof, the parties agree that same shall be enforced to the fullest extent permissible under the laws and public policies applied in the jurisdiction in which enforcement is sought. For purposes of this Agreement, the term "affiliate or affiliates" shall mean any entity or entities controlled by, controlling, or under common control or common ownership with Franchisee (or any of its Owners) or DPF, as the case may be.

The rights and remedies of each party under this Agreement are cumulative, and no exercise or enforcement by a party of any right or remedy hereunder will preclude the exercise or enforcement of any other right or remedy hereunder.

22.5 Scope and Modification of Agreement.

This Agreement constitutes the entire agreement between the parties and supersedes all prior and contemporaneous, oral or written, agreements or understandings of the parties regarding the subject matter of this Agreement, provided that nothing in this Agreement or in any related agreement is intended to disclaim the representations we made in any franchise disclosure document we delivered to you in connection with this Agreement. Further, nothing in this Agreement or in any related agreement is intended to prevent or restrict you from contacting or communicating with any federal, state or local authorities or agencies about our compliance with any applicable laws, including franchise laws, or the relationship of the parties under this Agreement or any related agreement. No modification, waiver, termination, rescission, discharge or cancellation of this Agreement shall affect the right of any party to enforce any claim or right

under this Agreement, whether or not liquidated, which occurred prior to the date of such modification, waiver, termination, rescission, discharge or cancellation.

22.6 Governing Law.

The terms and provisions of this Agreement shall be interpreted in accordance with and governed by the laws of the State in which the Store is located.

22.7 Notices.

All written notices permitted or required to be delivered by the provisions of this Agreement or of the Operating Manual shall be deemed so delivered when delivered to you or the Store by: (i) hand delivery; (ii) three (3) days after having been placed in the United States Mail by Registered or Certified Mail; (iii) one (1) day after being placed in the hands of a commercial courier service for next day delivery; or (iv) one (1) day after transmission by facsimile or other electronic system (including via e-mail and including e-mails which you are the only addressee or one of multiple addressees). Notices delivered pursuant to this section including, without limitation, e-mail, shall be addressed to us at our most current principal business address or to you at the most current principal business address, e-mail address or home address of which we have been notified in writing. You are obligated to provide us with a correct current address for your home and business and to notify us of any change in address within ten (10) business days. If you maintain an e-mail address for your business you agree to provide us with your business e-mail address and notify us of any change in your e-mail address within ten (10) business days. You understand and agree that providing us with notice of changes in addresses (including e-mail address) shall be made in the manner provided in this section for giving notices. If you fail to timely notify us of a change of address (including e-mail, business or home), all notices sent to the prior address will be deemed properly delivered.

22.8 Independent Contractors.

The parties to this Agreement are independent contractors and no training, assistance or supervision which we may give or offer to you shall be deemed to negate such independence or create a legal duty on our part. Neither we nor any of our affiliates shall be liable for any damages to any person or property arising directly or indirectly out of the operation of the Store. Nor shall we or any of our affiliates have any liability for any taxes levied upon you, your business, or the Store. The parties further acknowledge and agree the relationship created by this Agreement and the relationship between us is not a fiduciary relationship nor one of principal and agent. Furthermore, neither we nor our affiliates have any relationship with your employees and have no rights, duties, or responsibilities with regard to their employment by you. You acknowledge and agree that you do not have the authority to act for or on our behalf or to contractually bind us or our affiliates to any agreement. No party to this Agreement shall have any authority to assume any liability for the acts of the other, or to alter the legal relationships of the other. Only the named parties to this Agreement shall have rights hereunder and you shall not have any rights under any other franchise agreement to which you are not a party.

22.9 Standard of Reasonableness.

Unless otherwise stated in this Agreement, we agree to exercise reasonable judgment with respect to all determinations to be made by us under the terms of this Agreement.

22.10 Acknowledgments.

(a) The following acknowledgments are made by and binding upon all franchisees signing this Agreement, except those franchisees and franchises that are subject to the state franchise registration/disclosure laws in California, Hawaii, Illinois, Indiana, Maryland, Michigan, Minnesota, New York, North Dakota, Rhode Island, South Dakota, Virginia, Washington, or Wisconsin:

(i) You acknowledge that you have read this Agreement and our Franchise Disclosure Document and been given an opportunity to obtain clarification of any provision that you did not understand.

(ii) You acknowledge that you have conducted an independent investigation of the business contemplated by this Agreement and recognize that it involves business risks making the success of the venture largely dependent upon your business abilities.

(iii) We expressly disclaim the making of, and you acknowledge that you have not received or relied upon, any warranty or guarantee, express or implied, as to the potential volume, profits or success of the business venture contemplated by this Agreement.

(b) You acknowledge and agree that this Agreement may not be modified, amended or changed except by a writing signed by all parties. In addition, you also acknowledge that this Agreement has been executed by us in the State of Michigan and that this Agreement is to be performed in part through services rendered in the State of Michigan.

22.11 Binding Effect.

This Agreement is binding upon the parties and their heirs, approved assigns and successors in interest.

22.12 No Waiver or Disclaimer of Reliance in Certain States.

The following provision applies only to franchisees and franchises that are subject to the state franchise registration/disclosure laws in California, Hawaii, Illinois, Indiana, Maryland, Michigan, Minnesota, New York, North Dakota, Rhode Island, South Dakota, Virginia, Washington, or Wisconsin:

No statement, questionnaire, or acknowledgement signed or agreed to by you 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 DPF, any franchise seller, or any other person acting on behalf of DPF. This provision

supersedes any other term of any document executed in connection with the franchise.

22.13 Effective Date of this Agreement.

This Agreement shall become effective upon the date of its acceptance and execution by us.

DOMINO'S PIZZA FRANCHISING LLC

FRANCHISEE:

By: _____
Colleen McCormick

By: _____

Its: Assistant Secretary

Its:

DATED: _____

DATED: _____

DATE OF STORE OPENING

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COVENANTS OF OWNERS

The undersigned individuals (the "Owners") represent and warrant to DPF that they are all of the owners of Franchisee or otherwise have a direct or indirect interest in the success of Franchisee and that the person designated below as the Controlling Person is the Controlling Person of the Approved Entity under this Agreement. Further, to induce DPF to enter into this Agreement and grant the franchise to Franchisee, each of the Owners, on behalf of themselves and each of their affiliates, hereby jointly and severally guarantees the performance by Franchisee of its obligations under this Agreement and agrees to be bound by all of the provisions of this Agreement, including, without limitation, the restrictions contained in Sections 20 and 21 of this Agreement, provided that the liability of the Owners and their affiliates to DPF under their guarantee, other than the Controlling Person and his or her affiliates, shall be based upon the percentage of such Owner's ownership interest in Franchisee.

Each Owner acknowledges and agrees that:

(1) The Approved Entity shall be managed solely by the Controlling Person and that the Controlling Person may not be removed by any action of the Approved Entity or its Owners without the prior written consent of DPF;

(2) The Controlling Person shall at all times during the continuation of this Agreement have not less than fifty one percent (51%) of the equity and voting power and/or interests in the Approved Entity unless otherwise approved in writing by DPF and any provision or term in the governing or establishing documents for the Approved Entity or any agreement between the Owners to the contrary is and shall be void for all purposes;

(3) The establishing or governing documents for the Approved Entity do not provide for a "supermajority" or other voting structure that would require the Controlling Person to have more than 51% of the equity and voting structure in order to maintain control over the Approved Entity and that no Owner(s) has any type of "veto" rights and that no voting trusts have been established which would restrict or limit the voting control of the Controlling Person. If such provision or term exists in the establishing or governing documents or other agreements, the Owners agree that it shall be void for all purposes;

(4) The Controlling Person has, as of the date of execution of this Agreement, the option, but not the obligation, exercisable on thirty (30) days notice, to purchase any or all of the equity and voting interest owned by the other Owners for a sum certain which has been determined prior to the execution of this Covenant of Owners (which may be modified by the Owners). If for any reason all Owners have not agreed upon a purchase price, the undersigned Owner(s) agree that the purchase price for their interest shall be the fair market value for all of the Domino's Pizza Stores, Domino's Pizza Non-Traditional and Domino's Pizza Transitional Stores which the Approved Entity operates as determined by an independent appraiser selected by the Controlling Person and the Owners holding a majority of the remaining interests. If the Controlling Person and the Owners holding a majority of the remaining interests cannot agree on an independent appraiser, the Controlling Person shall select an independent appraiser and the

Owners holding a majority of the remaining interests shall select an independent appraiser and those two (2) appraisers shall select a third independent appraiser. The third independent appraiser selected by the two (2) appraisers shall determine the fair market value of the equity and voting interest owned by the Owners and the determination of the third independent appraiser shall be final and binding on all parties. If an independent appraiser is not selected through this process within sixty (60) days, DPF shall have the right to select an independent appraiser whose determination of the fair market value shall be binding and final on all parties and DPF shall incur no liability for doing so. The result of such computation shall be multiplied by the ratio that the Owner's interest bears to all outstanding ownership interests in the Approved Entity. Upon tendering the purchase price for each Owner's interest, the Owners hereby agree to convey such interest and such commitment shall be subject to enforcement by any court of competent jurisdiction through specific performance;

(5) If the Controlling Person receives a bona-fide offer and desires to sell the franchise, the Franchisee can require the other Owners to sell his/her interest in accordance with the terms of the bona-fide offer.

(6) None of the Owners has given, received or taken any security interest in this Agreement or any pledge of any equity or interest in the Approved Entity and no such security interest or pledge shall be given, received or taken during the continuation of this Agreement;

Each Owner also acknowledges and agrees, on behalf of such Owner and each of their affiliates, that DPF may apply any monies DPF may owe to any Owner or any of his/her affiliates, including, without limitation, from any profit sharing arrangements, to satisfy or offset amounts owed by Franchisee or any Owner or their affiliates to us or our affiliates under the Franchise Agreement or any other agreement. Each Owner also acknowledges and agrees, on behalf of himself/herself and each of their affiliates, that DPF shall have recourse against and be entitled to pursue the assets of any other Domino's Pizza store owned by such owner and his or her affiliates to recover or satisfy any amounts owed by Franchisee or any Owner or their affiliates to us or our affiliates under the Franchise Agreement or any other agreement.

These Covenants of Owners are intended to modify and supersede any provisions of the establishing or governing documents for the Approved Entity or other agreement between the Owners which are inconsistent with its terms. In the event of any inconsistency between these Covenants of Owners and any other agreement or governing or establishing document, these Covenants of Owners shall control. The undersigned acknowledge that the execution of these Covenants of Owners are conditions to approval by DPF of assignment or entry of this Agreement with DPF, and DPF shall be entitled to refuse to acknowledge or recognize any provisions of the governing or establishing documents of the Approved Entity which are inconsistent with the terms of these Covenants of Owners or this Agreement. Each of the Owner(s) agree that in the event that any of the governing or establishing documents for the Approved Entity are inconsistent with the provisions of these Covenants of Owners, the Controlling Person is granted the authority and power to modify or amend such provision and each Owner agrees to cast any necessary vote in favor of the amendment of such document or to execute such agreement as will reconcile these Covenants of Owners and the applicable document or agreement. The undersigned further agree

that the governing and establishing documents of the Approved Entity shall not be amended, modified, deleted, novated or otherwise changed in any manner without the prior written consent of DPF.

CONTROLLING PERSON

% of Ownership

OWNER: N/A

% of Ownership N/A

OWNER: N/A

% of Ownership N/A

OWNER: N/A

% of Ownership N/A

**RIDER (FOR RESIDENTS OF ILLINOIS)
TO THE DOMINO'S PIZZA FRANCHISING LLC
NON-TRADITIONAL STORE FRANCHISE AGREEMENT
BETWEEN DOMINO'S PIZZA FRANCHISING LLC AND**

DATED _____, _____

1. Section 22, Paragraph 22.6 of the Non-Traditional Store Franchise Agreement is hereby amended to read as follows:

22.6 **Governing Law.** The terms and provisions of this Agreement shall be interpreted in accordance with and governed by the laws of the State in which the Store is located or by the laws of the State in which you reside. However, if the jurisdictional requirements of the Illinois Franchise Disclosure Act are met independently without reference to this Paragraph; then this Agreement (and its validity, interpretation and construction), any claims arising from this Agreement, and the relationship between us and you will be governed by the laws of the State of Illinois.

DOMINO'S PIZZA FRANCHISING LLC

FRANCHISEE

By: _____
Colleen McCormick

By: _____

Its: Assistant Secretary

**RIDER (FOR RESIDENTS OF MARYLAND) TO THE DOMINO'S PIZZA
FRANCHISING LLC
NON-TRADITIONAL STORE FRANCHISE AGREEMENT**

This Rider is made and entered into as of _____ (this "**Agreement**") by and between _____, a _____ ("**Franchisee**") and **DOMINO'S PIZZA FRANCHISING LLC**, a Delaware limited liability company ("**Domino's**").

1. **BACKGROUND.** Domino's and Franchisee are parties to that certain Non-Traditional Store Franchise Agreement dated _____ that has been signed concurrently with the signing of this Rider. This Rider is annexed to and forms part of the Non-Traditional Store Franchise Agreement. This Rider is being signed because (a) Franchisee is a resident of Maryland, or (b) the Domino's Pizza Store will be located or operated in Maryland.

2. **RELEASES.** The following language is added to the end of the first sentence of Sections 3.1(c) and the end of Section 21.4(h) of the Non-Traditional Store Franchise Agreement:

; provided, however, that such general release shall not apply to any liability under the Maryland Franchise Registration and Disclosure Law.

3. **ACKNOWLEDGMENTS.** The following language is added to the end of Section 22.10 of the Non-Traditional Store Franchise Agreement:

Such representations are not intended to nor shall they act as a release, estoppel or waiver of any liability incurred under the Maryland Franchise Registration and Disclosure Law.

IN WITNESS WHEREOF, the parties have signed this Rider as of the dates set forth by their signatures, to be effective as of the Effective Date.

DOMINO'S PIZZA FRANCHISING LLC

FRANCHISEE:

By: _____

By: _____

Its: _____

Its: _____

DATED: _____

DATED: _____

**RIDER (FOR RESIDENTS OF MINNESOTA)
TO THE DOMINO'S PIZZA FRANCHISING LLC
NON-TRADITIONAL STORE FRANCHISE AGREEMENT
BETWEEN DOMINO'S PIZZA FRANCHISING LLC AND**

DATED _____, _____

1. The following language is hereby added to Section 22, Paragraph 22.4 of the Non-Traditional Store Franchise Agreement:

"Minnesota law provides franchisees with certain termination and non-renewal rights. Minn. Stat. Sec. 80C.14, Subd. 3, 4 and 5 require, except in certain specified cases, that a franchisee be given ninety (90) days notice of termination (with sixty (60) days to cure) and one hundred eighty (180) days notice for non-renewal of the Agreement."

DOMINO'S PIZZA FRANCHISING LLC

FRANCHISEE

By: _____
Colleen McCormick

By: _____

Its: Assistant Secretary

**RIDER (FOR RESIDENTS OF NORTH DAKOTA)
TO THE DOMINO'S PIZZA FRANCHISING LLC
NON-TRADITIONAL STORE FRANCHISE AGREEMENT
BETWEEN DOMINO'S PIZZA FRANCHISING LLC AND**

DATED _____, _____

1. The following language is hereby added to Section 20, Paragraph 20.2 of the Non-Traditional Store Franchise Agreement:

"Covenants not to compete upon termination or expiration of the Franchise Agreement are generally unenforceable in the State of North Dakota."

2. Section 22, Paragraph 22.2 of the Non-Traditional Store Franchise Agreement, entitled Cost of Enforcement, is hereby amended to read as follows:

"22.2 **Cost of Enforcement**. The prevailing party in any enforcement action shall be entitled to recover all costs and expenses, including attorneys' fees."

DOMINO'S PIZZA FRANCHISING LLC

FRANCHISEE

By: _____
Colleen McCormick

By: _____

Its: Assistant Secretary

WASHINGTON NON-TRADITIONAL STORE FRANCHISE AGREEMENT ADDENDUM

The following language is added to the end of the Non-Traditional Store Franchise Agreement:

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

RCW 19.100.180 may supersede the franchise agreement in your relationship with the franchisor including the areas of termination and renewal of your franchise. There may also be court decisions which may supersede the franchise agreement in your relationship with the franchisor including the areas of termination and renewal of your franchise.

In any arbitration or mediation involving a franchise purchased in Washington, the arbitration or mediation site will be either in the state of Washington, or in a place mutually agreed upon at the time of the arbitration or mediation, or as determined by the arbitrator or mediator at the time of arbitration or mediation. In addition, if litigation is not precluded by the franchise agreement, a franchisee may bring an action or proceeding arising out of or in connection with the sale of franchises, or a violation of the Washington Franchise Investment Protection Act, in Washington.

A release or waiver of rights executed by a franchisee may not include rights under the Washington Franchise Investment Protection Act or any rule or order thereunder except when executed pursuant to a negotiated settlement after the agreement is in effect and where the parties are represented by independent counsel. Provisions such as those which unreasonably restrict or limit the statute of limitations period for claims under the Act, or rights or remedies under the Act such as a right to a jury trial, may not be enforceable.

Transfer fees are collectable to the extent that they reflect the franchisor's reasonable estimated or actual costs in effecting a transfer.

Pursuant to RCW 49.62.020, a noncompetition covenant is void and unenforceable against an employee, including an employee of a franchisee, unless the employee's earnings from the party seeking enforcement, when annualized, exceed \$100,000 per year (an amount that will be adjusted annually for inflation). In addition, a noncompetition covenant is void and unenforceable against an independent contractor of a franchisee under RCW 49.62.030 unless the independent contractor's earnings from the party seeking enforcement, when annualized, exceed \$250,000 per year (an amount that will be adjusted annually for inflation). As a result, any provisions contained in the franchise agreement or elsewhere that conflict with these limitations are void and unenforceable in Washington.

RCW 49.62.060 prohibits a franchisor from restricting, restraining, or prohibiting a franchisee from (i) soliciting or hiring any employee of a franchisee of the same franchisor or (ii) soliciting or hiring any employee of the franchisor. As a result, any such provisions contained in the franchise agreement or elsewhere are void and unenforceable in Washington.

The undersigned does hereby acknowledge receipt of this addendum.

Dated this _____ day of _____ 20_____.

FRANCHISOR

FRANCHISEE

This addendum may also be used as a rider to the Franchise Disclosure Document.

EXHIBIT G

DEVELOPMENT AGREEMENT

DOMINO'S PIZZA FRANCHISING LLC
DEVELOPMENT AGREEMENT

Developer

TABLE OF CONTENTS

	<u>Page</u>
1. Grant of Development Rights	1
2. Term of Agreement	1
3. Territorial Protection	1
4. Development Requirements	1
5. Grant of Franchises	2
6. Agreements to be Executed	2
7. Management and/or Supervision of Stores	2
8. Payments	2
9. Termination	2
9.1 Mutual Termination	2
9.2 By DPF	2
10. Trade Secrets of DPF	3
11. Conflicting business Interests	3
12. Assignment by DPF	3
13. Assignment by Developer	3
14. Miscellaneous	3
15. Notices	4
16. Governing Law	4
17. No Waiver or Disclaimer of Reliance in Certain States	4
18. Effective Date of this Agreement	4

DOMINO'S PIZZA FRANCHISING LLC

DEVELOPMENT AGREEMENT

This Development Agreement (this "**Agreement**") is being entered into between Domino's Pizza Franchising LLC, a Delaware limited liability company ("**we**", "**DPF**" or "**us**" in this Agreement), and ("**you**" or "**Developer**" in this Agreement). If you are a corporation, partnership, limited liability company or other entity approved by us (the "**Approved Entity**"), the term "owners" in this Agreement refers to the shareholders, affiliates, partners, members or other interest holders. Unless otherwise approved by DPF, the term "Controlling Person" refers to the person who owns fifty-one percent (51%) or more of the general partnership interest of such partnership, equity and voting power of all classes of issued and outstanding capital stock of such corporation, the membership interest of such limited liability company or the voting and ownership interests of such other entity.

This Agreement sets forth the understanding of DPF and Developer with respect to your development of Domino's Pizza stores ("**Store**" or "**Stores**") in the area described in Section 1 of this Agreement, which is as follows:

1. **Grant of Development Rights.** Subject to the terms of this Agreement, DPF grants to you the exclusive right to develop Stores within the area described in Exhibit A to this Agreement (the "**Development Area**"). Enclosed malls, institutions (such as hospitals), airports, parks (including theme parks), sports arenas, convention centers and other facilities or venues where events are scheduled are excluded from the Development Area.

2. **Term of Agreement.** The term of this Agreement shall commence on the effective date of this Agreement and expire on _____ (the "**Term**").

3. **Territorial Protection.** During the Term, we agree that neither we nor our affiliates will operate (directly or indirectly) or grant a franchise for the operation of a Store to anyone else in the Development Area, provided that you: (a) timely meet the development obligations set forth in Section 4 of this Agreement; and (b) otherwise comply with the provisions of this Agreement.

4. **Development Requirements.** You agree to open the following number of Stores during the Term by the dates set forth below:

<u>By The Following Dates</u>	<u>Total Number of Stores To Be Open and Operating</u>
--------------------------------------	---

5. **Grant of Franchises.** We will grant you a franchise for the operation of a Store at a proposed site within the Development Area upon our approval of a completed application submitted by you in the form prescribed by us, provided that we determine in our sole judgment that:

(a) you and your owners have the financial capacity and necessary skills and experience to develop and operate the Store based upon criteria established by us from time to time;

(b) the site which you have proposed for the Store within the Development Area is a suitable site for a Store based upon criteria established by us from time to time;

(c) you and your owners are in compliance with this Agreement and all Domino's Pizza Franchise Agreements; and

(d) you and your owners have furnished all information we may reasonably require in evaluating your application.

6. **Agreements to be Executed.** You and your owners agree to execute our then-current form of franchise agreement (the "**Franchise Agreement**") for each Store developed pursuant to this Agreement, providing for an initial franchise fee (or similar fee) equivalent to that provided in the then current Franchise Agreement as reflected in the policies adopted from time to time by us.

7. **Management and/or Supervision of Stores.** You must devote your full time and efforts (excepting reasonable vacation periods) to the management and/or supervision of Stores within the Development Area. If you are an Approved Entity, the Controlling Person must devote his/her full time and efforts (excepting reasonable vacation periods) to the management and/or supervision of Stores within the Development Area.

8. **Payments.** You agree to pay a Development Fee in the amount of thousand dollars and zero cents (\$,000.00).

9. **Termination.**

9.1 **Mutual Termination.** This Agreement and all rights and obligations of the parties may be terminated at any time by the mutual agreement of the parties.

9.2 **By DPE.** We may terminate this Agreement effective upon delivery of written notice to you if:

(i) you fail to meet the Development Requirements set forth in Section 4 hereof;

(ii) you or your owners fail to comply with any other provision of this Agreement;

(iii) any Domino's Pizza Area Agreement, Development Agreement or Franchise Agreement with any entity that you or your Controlling Person directly or indirectly, owns in whole or in part, is terminated by us in accordance with its terms;

(iv) you and your owners fail to maintain the financial capacity and necessary skills and experience to meet the Development Requirements and timely develop and operate the Stores required to be opened and operated under this Agreement based upon criteria established by us from time to time; or

(v) the Controlling Person of the Developer under this Agreement is not at any time the Controlling Person of all approved entities operating Stores in the Development Area.

10. **Trade Secrets of DPF.** You agree that you will maintain the absolute confidentiality of all information and methods provided by us with respect to the operation of a Store and will not use any such information in any other business or in any manner not specifically authorized or approved in writing by DPF.

11. **Conflicting Business Interests.** Neither you nor any of your owners may, during the term of this Agreement, without our prior consent, which may be withheld in our sole judgment, (i) engage, or own any interest, in any other business activity, (ii) be employed by any other business, (iii) engage in any activity which may impair your ability to fulfill your obligations under this Agreement, or (iv) engage in any conduct which, in our judgment, adversely affects the reputation of the Store or the Domino's System or the goodwill associated with the Marks or involves dishonesty, fraud, deceit, illegal conduct, misrepresentation or moral turpitude.

12. **Assignment by DPF.** This Agreement is fully assignable by us and the assignee or other legal successor to DPF's interests will be entitled to receive all of the benefits of this Agreement.

13. **Assignment by Developer.** This Agreement and the development rights contained in this Agreement are personal to you and your owners and may not be voluntarily, involuntarily, directly or indirectly, assigned or otherwise transferred or encumbered by you or your owners. For purposes of this paragraph, a sale, assignment or transfer of the interests of any owner shall be deemed an assignment or transfer of this Agreement.

14. **Miscellaneous.** Section headings are for convenience only and shall not limit the enforceability or obligations contained therein. This Agreement is binding on the parties to this Agreement and their heirs, assigns and successors in interest. By accepting this Agreement, you and your owners will be jointly and severally liable for the performance of the obligations set forth herein. Further, there are no other oral or written understandings or agreements between the parties. To the extent that this Agreement is inconsistent with any provision of any Franchise Agreement executed by you in connection with the operation of a Store, the terms of this Agreement shall govern.

15. **Notices.** All written notices permitted or required to be delivered shall be deemed so delivered when delivered to you by: (i) hand delivery, (ii) three (3) days after having been placed in the United States Mail by Registered or Certified Mail, (iii) one (1) day after being placed in the hands of a commercial courier service for next day delivery, or (iv) one (1) day after transmission by telecopy or other electronic system (including via e-mail and including e-mails which you are the only addressee or one of multiple addressees). Notices delivered pursuant to this section, including, without limitation, e-mail, shall be addressed to us at our most current principal business address or to you at the most current principal business address or home address of which we have been notified in writing. You are obligated to provide us with a correct current address for your home and business and to notify us of any change in address within ten (10) business days. If you maintain an e-mail address for your business you agree to provide us with your business e-mail address and notify us of any change in your e-mail address within ten (10) business days. You understand and agree that providing us with notice of changes in addresses (including e-mail address) shall be made in the manner provided in this section for giving notices. If you fail to timely notify us of a change of address (including e-mail, business or home), all notices sent to the prior address will be deemed properly delivered.

16. **Governing Law.** The terms and provisions of this Agreement shall be interpreted in accordance with and governed by the laws of the State in which the Development Area is predominantly located.

17. **No Waiver or Disclaimer of Reliance in Certain States.** The following provision applies only to developers and development arrangements that are subject to the state franchise registration/disclosure laws in California, Hawaii, Illinois, Indiana, Maryland, Michigan, Minnesota, New York, North Dakota, Rhode Island, South Dakota, Virginia, Washington, or Wisconsin:

No statement, questionnaire, or acknowledgement signed or agreed to by you 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 DPF, any franchise seller, or any other person acting on behalf of DPF. This provision supersedes any other term of any document executed in connection with the franchise.

18. **Effective Date of this Agreement.** This Agreement shall take effect upon the date of its acceptance and execution by all parties hereto.

DOMINO'S PIZZA FRANCHISING LLC

DEVELOPER

By: _____

By: _____

Colleen McCormick

Its: Assistant Secretary

Its:

DATED: _____

DATED: _____

COVENANTS OF OWNERS

The undersigned individuals (the "**Owners**") represent and warrant to DPF that they are all of the owners of Developer or otherwise have a direct or indirect interest in the success of Developer and that the person designated below as the Controlling Person is the Controlling Person of the Approved Entity under this Agreement. Further, to induce DPF to enter into this Agreement and grant the franchise to Developer, each of the Owners, on behalf of themselves and each of their affiliates, hereby jointly and severally guarantees the performance by Developer of its obligations under this Agreement and agrees to be bound by all of the provisions of this Agreement, provided that the liability of the Owners and their affiliates to DPF under their guarantee, other than the Controlling Person and his or her affiliates, shall be based upon the percentage of such Owner's ownership interest in Developer.

Each Owner acknowledges and agrees that:

(1) The Approved Entity shall be managed solely by the Controlling Person and that the Controlling Person may not be removed by any action of the Approved Entity or its Owners without the prior written consent of DPF;

(2) The Controlling Person shall at all times during the continuation of this Agreement have not less than fifty one percent (51%) of the equity and voting power and/or interests in the Approved Entity, unless otherwise approved in writing by DPF and any provision or term in the governing or establishing documents for the Approved Entity or any agreement between the Owners to the contrary is and shall be void for all purposes;

(3) The establishing or governing documents for the Approved Entity do not provide for a "supermajority" or other voting structure that would require the Controlling Person to have more than 51% of the equity and voting structure in order to maintain control over the Approved Entity and that no Owner(s) has any type of "veto" rights and that no voting trusts have been established which would restrict or limit the voting control of the Controlling Person. If such provision or term exists in the establishing or governing documents or other agreements, the Owners agree that it shall be void for all purposes;

(4) The Controlling Person has, as of the date of execution of this Agreement, the option, but not the obligation, exercisable on thirty (30) days notice, to purchase any or all of the equity and voting interest owned by the other Owners for a sum certain which has been determined prior to the execution of this Covenant of Owners (which may be modified by the Owners). If for any reason all Owners have not agreed upon a purchase price, the undersigned Owner(s) agree that the purchase price for their interest shall be the fair market value for all of the Domino's Pizza Stores (including Domino's Pizza Pizzazz Stores and Domino's C Stores) which the Approved Entity operates as determined by an independent appraiser selected by the Controlling Person and the Owners holding a majority of the remaining interests. If the Controlling Person and the Owners holding a majority of the remaining interests cannot agree on an independent appraiser, the Controlling Person shall select an independent appraiser and the Owners holding a majority of the remaining interests shall select an independent appraiser and those two (2) appraisers shall select a third independent appraiser. The third independent appraiser selected by the two (2) appraisers shall determine the fair market value of the equity

and voting interest owned by the Owners and the determination of the third independent appraiser shall be final and binding on all parties. If an independent appraiser is not selected through this process within sixty (60) days, DPF shall have the right to select an independent appraiser whose determination of the fair market value shall be binding and final on all parties and DPF shall incur no liability for doing so. The result of such computation shall be multiplied by the ratio that the Owner's interest bears to all outstanding ownership interests in the Approved Entity. Upon tendering the purchase price for each Owner's interest, the Owners hereby agree to convey such interest and such commitment shall be subject to enforcement by any court of competent jurisdiction through specific performance;

(5) If the Controlling Person receives a bona-fide offer and desires to sell the franchise, the Franchisee can require the other Owners to sell his/her interest in accordance with the terms of the bona-fide offer.

(6) None of the Owners has given, received or taken any security interest in this Agreement or any pledge of any equity or interest in the Approved Entity and no such security interest or pledge shall be given, received or taken during the continuation of this Agreement;

Each Owner also acknowledges and agrees, on behalf of such Owner and each of their affiliates, that DPF may apply any monies DPF may owe to any Owner or any of his/her affiliates, including, without limitation, from any profit sharing arrangements, to satisfy or offset amounts owed by Franchisee or any Owner or their affiliates to us or our affiliates under the Franchise Agreement or any other agreement. Each Owner also acknowledges and agrees, on behalf of himself/herself and each of their affiliates, that DPF shall have recourse against and be entitled to pursue the assets of any other Domino's Pizza store owned by such owner and his or her affiliates to recover or satisfy any amounts owed by Franchisee or any Owner or their affiliates to us or our affiliates under the Franchise Agreement or any other agreement.

These Covenants of Owners are intended to modify and supercede any provisions of the establishing or governing documents for the Approved Entity or other agreement between the Owners which are inconsistent with its terms. In the event of any inconsistency between these Covenants of Owners and any other agreement or governing or establishing document, these Covenants of Owners shall control. The undersigned acknowledge that the execution of these Covenants of Owners are conditions to approval by DPF of assignment or entry of this Agreement with DPF, and DPF shall be entitled to refuse to acknowledge or recognize any provisions of the governing or establishing documents of the Approved Entity which are inconsistent with the terms of these Covenants of Owners or this Agreement. Each of the Owner(s) agree that in the event that any of the governing or establishing documents for the Approved Entity are inconsistent with the provisions of these Covenants of Owners, the Controlling Person is granted the authority and power to modify or amend such provision and each Owner agrees to cast any necessary vote in favor of the amendment of such document or to execute such agreement as will reconcile these Covenants of Owners and the applicable document or agreement. The undersigned further agree that the governing and establishing documents of the Approved Entity shall not be amended, modified, deleted, novated or otherwise changed in any manner without the prior written consent of DPF.

CONTROLLING PERSON

% of Ownership

OWNER

% of Ownership

OWNER

% of Ownership

OWNER

% of Ownership

EXHIBIT A

Your Development Area is as follows:

The following territories in the :

In accordance with the provisions of Section 1 of the Development Agreement ("**Grant of Development Rights**"), enclosed malls, institutions (such as hospitals), airports, parks (including theme parks), sports arenas, convention centers and other facilities or venues where events are scheduled shall be excluded from the Area described above. We retain the right on behalf of owners and our affiliates to open a Domino's Pizza store at any of these facilities or venues or grant franchises or licenses for others to do so; provided, however, that if we determine that it is feasible or permissible for a "traditional" store to be constructed in any of these facilities or venues and we are then prepared to grant a franchise for someone to operate the store, you shall have the first option to apply for the franchise to operate the store if you meet the legal and/or venue requirements, subject to your completion of our approval process and satisfaction of our conditions for approval. You shall be granted a reasonable period of time to consider the option. "Reasonable" shall be defined on a case-by-case basis by reference to the time allowed by the venue and competitive circumstances. In the event we decide to open a Domino's Pizza store at any of these facilities or venues, or grant a franchise or license for others to do so, the Area shall be automatically adjusted to exclude such facility or venue.

If there is any conflict or overlap between the Area described above and the boundaries of any existing franchise agreement, development or area agreement, the boundaries of the areas described in the other agreements that pre-date this agreement shall control and upon discovery of any such conflict the parties will sign an amendment to this Development Agreement amending the description of the Area set out above so as to remove any conflict or overlap between the Area described above and the area described in any existing agreement. In addition, if there are maps attached to our copy of this Development Agreement outlining the Area described above, the boundaries described on the maps attached to our copy shall take precedence over the written description of the Area set out above and shall control the description of the Area of this Development Agreement. Developer and its owners agree that none of them shall have any claim for damages against us or any other franchisee as a result of any overlap in the description of Area set out above and the description of any area in an agreement that pre-dates this Development Agreement and hereby irrevocably waive all such claims.

Developer understands and acknowledges that the Territory Identifications and areas identified on the maps attached are not to be construed as the area of primary responsibility or delivery service area of any Store to be opened within the Development Area. Areas of primary responsibility or delivery service areas for each Store shall be determined in accordance with the procedures established from time to time by DPF and identified pursuant to the terms of the Franchise Agreement executed for each such Store.

**RIDER (FOR RESIDENTS OF ILLINOIS)
TO THE DOMINO'S PIZZA FRANCHISING LLC
DEVELOPMENT AGREEMENT
BETWEEN DOMINO'S PIZZA FRANCHISING LLC AND**

DATED _____, _____

1. Section 16 of the Development Agreement is hereby amended to read as follows:

16. **GOVERNING LAW.** The terms and provisions of this Agreement shall be interpreted in accordance with and governed by the laws of the State in which the Development Area is predominantly located or by the laws of the State in which you reside. However, if the jurisdictional requirements of the Illinois Franchise Disclosure Act are met independently without reference to this Paragraph; then this Agreement (and its validity, interpretation and construction), any claims arising from this Agreement, and the relationship between us and you will be governed by the laws of the State of Illinois.

DOMINO'S PIZZA FRANCHISING LLC

FRANCHISEE

By: _____

Colleen McCormick

By: _____

Its: Assistant Secretary

**RIDER (FOR RESIDENTS OF HAWAII)
TO THE DOMINO'S PIZZA FRANCHISING LLC
DEVELOPMENT AGREEMENT
BETWEEN DOMINO'S PIZZA FRANCHISING LLC AND**

DATED _____, _____

1. Section 14 of the Development Agreement is hereby amended to read as follows:

14. **Miscellaneous.** Section headings are for convenience only and shall not limit the enforceability or obligations contained therein. This Agreement is binding on the parties to this Agreement and their heirs, assigns and successors in interest. By accepting this Agreement, you and your owners will be jointly and severally liable for the performance of the obligations set forth herein. Further, there are no other oral or written understandings or agreements between the parties. To the extent that this Agreement is inconsistent with any provision of any Franchise Agreement executed by you in connection with the operation of a Store, the terms of this Agreement shall govern. Nothing in this Agreement or in any related agreement is intended to disclaim the representations in the franchise disclosure document.

DOMINO'S PIZZA FRANCHISING LLC

FRANCHISEE

By: _____
Colleen McCormick

By: _____

Its: Assistant Secretary

WASHINGTON DEVELOPMENT AGREEMENT ADDENDUM

The following language is added to the end of the Development Agreement:

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

RCW 19.100.180 may supersede the franchise agreement in your relationship with the franchisor including the areas of termination and renewal of your franchise. There may also be court decisions which may supersede the franchise agreement in your relationship with the franchisor including the areas of termination and renewal of your franchise.

In any arbitration or mediation involving a franchise purchased in Washington, the arbitration or mediation site will be either in the state of Washington, or in a place mutually agreed upon at the time of the arbitration or mediation, or as determined by the arbitrator or mediator at the time of arbitration or mediation. In addition, if litigation is not precluded by the franchise agreement, a franchisee may bring an action or proceeding arising out of or in connection with the sale of franchises, or a violation of the Washington Franchise Investment Protection Act, in Washington.

A release or waiver of rights executed by a franchisee may not include rights under the Washington Franchise Investment Protection Act or any rule or order thereunder except when executed pursuant to a negotiated settlement after the agreement is in effect and where the parties are represented by independent counsel. Provisions such as those which unreasonably restrict or limit the statute of limitations period for claims under the Act, or rights or remedies under the Act such as a right to a jury trial, may not be enforceable.

Transfer fees are collectable to the extent that they reflect the franchisor's reasonable estimated or actual costs in effecting a transfer.

Pursuant to RCW 49.62.020, a noncompetition covenant is void and unenforceable against an employee, including an employee of a franchisee, unless the employee's earnings from the party seeking enforcement, when annualized, exceed \$100,000 per year (an amount that will be adjusted annually for inflation). In addition, a noncompetition covenant is void and unenforceable against an independent contractor of a franchisee under RCW 49.62.030 unless the independent contractor's earnings from the party seeking enforcement, when annualized, exceed \$250,000 per year (an amount that will be adjusted annually for inflation). As a result, any provisions contained in the franchise agreement or elsewhere that conflict with these limitations are void and unenforceable in Washington.

RCW 49.62.060 prohibits a franchisor from restricting, restraining, or prohibiting a franchisee from (i) soliciting or hiring any employee of a franchisee of the same franchisor or (ii) soliciting or hiring any employee of the franchisor. As a result, any such provisions contained in the franchise agreement or elsewhere are void and unenforceable in Washington.

The undersigned does hereby acknowledge receipt of this addendum.

Dated this _____ day of _____ 20_____.

FRANCHISOR

FRANCHISEE

This addendum may also be used as a rider to the Franchise Disclosure Document.

ADDENDUM TO DEVELOPMENT AGREEMENT

This Addendum to Development Agreement (the “Addendum”) is being entered into between Domino’s Pizza Franchising LLC (“DPF”, “we” or “us”) and _____ (“Developer” or “you”), is dated _____, 20 and modifies and supplements the Development Agreement (the “Agreement”) by and between DPF and Developer dated _____, 20_. Any and all capitalized terms not defined herein shall have the meanings set forth in Agreement.

1. **New Store Builds and Incentives.** In exchange for you agreeing to and fulfilling the following requirements (the “Incentive Eligibility Requirements”), for traditional stores DPF will offer you a New Store Build Incentive as detailed below:

- You agree to open:
 - (i) a minimum total of one (1) new store by _____ (the “First Store Required Open By Date”);
 - (ii) a minimum total of two (2) new stores by _____ (the “Second Store Required Open By Date”);
 - (iii) a minimum total of three (3) new stores by _____ (the “Third Store Required Open By Date”);
 - (iv) a minimum total of four (4) new stores by _____ (the “Fourth Store Required Open By Date”);
 - (v) a minimum total of five (5) new stores by _____ (the “Fifth Store Required Open By Date”);
 - (vi) a minimum total of six (6) new stores by _____ (the “Sixth Store Required Open By Date”);
 - (vii) a minimum total of seven (7) new stores by _____ (the “Seventh Store Required Open By Date”);
 - (viii) a minimum total of eight (8) new stores by _____ (the “Eighth Store Required Open By Date”);
 - (ix) a minimum total of nine (9) new stores by _____ (the “Ninth Store Required Open By Date”); and
 - (x) a minimum total of ten (10) new stores by _____ (the “Tenth Store Required Open By Date”).
- The _____ () new stores shall be referred herein collectively as the “New Stores” under the Agreement. All New Stores must be approved by DPF and meet all requirements and specification in order to be considered open by DPF.
- The New Stores must be opened in _____ (Optional)

New Store Build Incentive

(to be completed as applicable)

2. **Failure to Comply With Development Requirements.** In the event you do not open any New Store by its respective Required Open By Date and do not open that New Store within the same fiscal year as the Required Open By Date in two (2) consecutive years, Developer will forfeit its rights of Development Area protection under Section 3 (“Territorial Protection”) of the Agreement.

3. **Clarification of Payments.** For purposes of clarification, pursuant to Section 8 of the Agreement, the Development Fee of _____ thousand dollars and zero cents (\$,000.00) is equal to the sum total of twenty five thousand dollars (\$25,000.00) (the “Reservation Fee”) multiplied by the total number of New Stores to be built under the Agreement pursuant to the Development Requirements (\$25,000.00 (franchise fee) multiplied by ____ () (number of Stores to be opened) = \$_ ,000.00). Such Development Fee shall initially be deferred and will be reduced by \$25,000.00 for each New Store opened under the terms of the Agreement and Addendum.

4. **Reservation Fee Payment.** Developer acknowledges that in the event Developer does not provide a copy of an approved and executed lease for a New Store to Domino’s Pizza Franchise Services within ninety (90) days after its respective Required Open By Date, Developer will be required to pay DPF the Reservation Fee. In the event Developer provides a copy of an approved and executed lease for a New Store within ninety (90) days after its respective Required Open By Date; and Developer has not begun approved construction on a New Store within one hundred eighty (180) days of its the Required Open By Date, Developer will be required to pay DPF the Reservation Fee. Further, in the event that Developer does not open all of its required New Stores under the Term of the Agreement and Addendum, Developer will be required to pay DPF the Reservation Fee for each of the New Stores not opened. All such repayments of the Reservation Fee shall be due within thirty (30) days’ of written notice from DPF.

5. **Confidentiality of Terms.** Except as prohibited by law, the Agreement, the Addendum and other details of the negotiations between the parties are confidential in nature and shall not be disclosed by you to any third party, including, but not limited to, other Domino’s Pizza franchisees.

6. **Inconsistency between Agreement and Addendum.** In the event of any inconsistency between the terms of the Agreement and this Addendum, the terms of this Addendum shall prevail.

DOMINO’S PIZZA FRANCHISING LLC

DEVELOPER:

By: _____

By: _____

Colleen McCormick

Its: Assistant Secretary

Its:

DATED: _____

DATED: _____

EXHIBIT H

DOMINO'S PIZZA HELP DESK SERVICES AGREEMENT

Domino's Pizza Help Desk Services Agreement

This Help Desk Services Agreement (this "Agreement"), dated _____, 20____, is by and between Domino's Pizza LLC ("Domino's") and _____("Franchisee").

WHEREAS, Domino's has agreed to offer help desk services via a toll-free telephone number and online chat (the "Services") for Domino's Pizza franchisees who own Domino's Pizza stores (each a "Store" and collectively, the "Stores") operating the Domino's PULSE computer system. The Services shall include assistance with Domino's PULSE problem resolution, answering of questions and general assistance in Domino's PULSE use.

WHEREAS, Franchisee desires to have the Stores listed on Exhibit A, as may be updated from time to time, receive the Services according to the terms of this Agreement and the rules, standards and policies set from time to time related to the Services.

NOW THEREFORE, in consideration of the premises, the mutual promises contained herein, and other good and valuable consideration, receipt of which is hereby acknowledged, the parties agree as follows:

1. Term; Termination

1.1 The term of the Agreement shall commence upon acceptance of this Agreement by Domino's at its offices in Ann Arbor, Michigan, and shall remain in force for a period of one (1) year (the "Original Term"), except as otherwise stated. At the end of the Original Term, this Agreement shall automatically renew for successive one (1) year terms (each, a "Renewal Term" and collectively with the Original Term, the "Term"), unless cancelled by either party by giving not less than sixty (60) days' written notice prior to the expiration of the Initial Term or a Renewal Term, as the case may be.

1.2 Either party may terminate this Agreement in the event of any breach by the other party which breach is not cured within thirty (30) days after receipt of written notice of such breach. If Franchisee terminates the Agreement due to the breach of Domino's to comply with the Service Level Agreements set forth in Section 2.8 below, Franchisee is entitled to reimbursement equal to the Fees paid by Franchisee for any remaining unused incidents.

1.3 Domino's may terminate the Agreement: (i) at any time on forty-five (45) day written notice to Franchisee; or (ii) in the event of nonpayment by Franchisee if such breach is not cured within ten (10) days after receipt of written notice.

1.4 Franchisee may terminate this Agreement at any time upon forty-five (45) day written notice to Domino's.

1.5 This Agreement shall terminate immediately upon (a) Franchisee's bankruptcy or insolvency; (b) the cessation of Franchisee's business operations as a Domino's Pizza franchisee or the termination or non-renewal of the Standard Franchise Agreement for the Store; or (c) the cessation of Franchisee's use of the Domino's PULSE system.

1.6 Franchisee may assign this Agreement to a purchaser of the Stores who has entered into a Standard Franchise Agreement with Domino's and agrees to be bound by the terms hereof. Franchisee shall provide Domino's with written notification that this Agreement has been assigned.

2. Fees and Charges; Invoices and Payment The fees for the Services (the "Fees") are stated in United States dollars and are assessed per incident at the rates as follows and are subject to change at any time with sixty (60) days' prior written notice to Franchisee:

Incident Type	Per Incident Fee
Call	44.00
Chat	28.00

2.1 During the Term of the Agreement, Franchisee shall be invoiced on a monthly basis for the Fees utilized by Franchisee during the prior month. Such monthly Fees shall be calculated by multiplying (i) the Per Incident Fee by (ii) the number of incidents closed by GlobalCare under that FCode during the prior month. Tickets are closed after they have been in a "Resolved" state for 30 days. For example, if GlobalCare closed two phone incidents and one chat incident in the prior month, that Franchisee would be billed $(\$44.00 \times 2) + (\$28.00 \times 1) = \$116.00$.

2.2 An incident shall be defined as an occurrence in which Franchisee, or its agent, contacts Domino's for the remedy of such occurrence. Incidents shall remain open until mutual agreement is reached between the initiator of the incident and Domino's that the issue instigating the incident has been rectified.

2.3 Franchisee agrees to accept an invoice from Domino's for all fees and remit payment via the Domino's Online Payment System or as otherwise from time to time instructed by Domino's. Domino's will send the invoice to the Franchisee's corporate address. Payment is due upon receipt of invoice, without set-off or claim. If payment is not received within thirty

(30) days from receipt of invoice Domino's may: (i) assess a charge not to exceed one and a half percent (1.5%) per month on all amounts due; and/or (ii) pursue other remedies available at law, or pursuant to other agreements between Franchisee and Domino's, or pursuant to this Agreement. All prices and payments are in U.S. dollars.

2.4 Services shall include remote support of the Domino's Pulse application, approved credit card processing applications, and the approved, standard hardware required to operate Domino's Pulse. The Services shall be available twenty-four (24) hours a day, seven (7) days a week, three hundred sixty-five (365) days a year unless notice has been sent out through Domino's communications notifying of temporary closure. Domino's communications may include but are not limited to DPZ Communication sent via email, IVR put up on the incoming call line, email sent to Franchisee email on file or the Rush published by Domino's.

2.5 Domino's represents that the following Service Levels, as measured by Services provided to all franchisees receiving Services, will be maintained through the term of this Agreement:

-Calls will be answered within seven (7) minutes at least ninety-five and one-half percent (95.5%) of the time

-First day resolution of incidents sixty-six percent (66%) of the time

-Incidents not resolved on the first call will be responded to according to the following:

- Severity One within one (1) hour; Severity One is an incident that involves the inability of the store to process orders
- Severity Two within twenty-four (24) hours; Severity Two is an incident that involves operational disruption to the store.
- Severity Three within forty-eight (48) hours; Severity Three is an incident that involves all other issues not categorized as a Severity One or Two.

3. No Warranties ALL PRODUCTS AND SERVICES DELIVERED BY DOMINOS PURSUANT TO THIS AGREEMENT ARE PROVIDED "AS IS" AND WITHOUT ANY WARRANTY, EXPRESS OR IMPLIED, INCLUDING ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. THE TERMS AND CONDITIONS OF THIS AGREEMENT CONSTITUTE A SERVICE CONTRACT AND NOT A PRODUCT WARRANTY.

4. Limitation of Liability DOMINO'S SHALL HAVE NO LIABILITY WHATSOEVER UNDER THIS AGREEMENT FOR ANY DAMAGES, INCLUDING BUT NOT LIMITED TO SPECIAL, INDIRECT, CONSEQUENTIAL, INCIDENTAL, PUNITIVE, LOSS OF PROFITS OR EXEMPLARY DAMAGES UNDER ANY CIRCUMSTANCES, WHETHER BASED ON TORT OR BREACH OF CONTRACT CLAIMS OR ON ANY OTHER BASIS, EVEN IF IT HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. DOMINO'S SHALL NOT BE LIABLE FOR ANY MATTER BEYOND ITS REASONABLE CONTROL.

5. General

5.1 This Agreement and all addenda supersede in full all prior discussions and agreements, oral and written, between the parties relating to the Services and constitutes the entire agreement between the parties relating to the Services. This Agreement may be modified or supplemented only in writing signed by an authorized representative of each party.

5.2 Neither party shall be liable for delays in any of its performance hereunder due to causes beyond its reasonable control, including, but not limited to, acts of God, pandemics, strikes or inability to maintain labor or materials on time.

5.3 If any provision of this Agreement shall be deemed illegal or otherwise unenforceable, that portion shall be severed, and the remainder of this Agreement shall remain in full force and effect. A waiver shall be effective only if made in writing and signed by an authorized representative of both parties. The waiver of any right or election of any remedy in one instance shall not affect any rights or remedies in another instance.

5.4 All required notices under this Agreement shall be sent to the recipient party's address stated in this Agreement, unless otherwise changed in writing by the respective party. All notices shall be given by certified or registered mail, or overnight carrier. Such notices shall be deemed given on the date of receipt (or refusal) of delivery of said notice.

5.5 This Agreement shall be governed by the laws of the State of Michigan.

6.6 Neither party to this Agreement is, or shall represent itself to be, an agent, partner, or employee of the other. Nothing in this Agreement shall be interpreted or construed as creating or establishing a joint venture, agency, or partnership, or any relationship other than independent parties to a contract. Each party retains control of the day to day activities of its respective business.

6.7 Failure by either party to enforce any provision of this Agreement shall not constitute a waiver or affect its right to require future performance thereof, nor shall its waiver of any breach of any provision of this Agreement constitute a waiver of any subsequent breach or nullify the effectiveness of any provision. No waiver shall be binding

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed on the date first written above.

Domino's Pizza LLC

Franchisee _____

By: _____

By: _____

Name: _____

Name: _____

Title: _____

Title: _____

Address for notices: _____

Address for notices: _____

E mail address: _____

EXHIBIT I

SALE OF ASSETS AGREEMENT

SALE OF ASSETS AGREEMENT

(Sale of Store(s) # ____)

This Sale of Assets Agreement (the “Agreement”) is dated as of the ____ day of ____, and is entered into by and between **Domino’s Pizza LLC**, a Michigan limited liability company, having its principal place of business at 30 Frank Lloyd Wright Drive, P.O. Box 997, Ann Arbor, Michigan 48106-0997 (“Seller”), and _____, a _____ having its principal place of business at _____ (“Buyer”).

WHEREAS, Seller is the owner of assets used in the operation of ____ retail pizza Store(s), (the “Store(s)”), which are known as Store(s) #_____, located at the following addresses:

<u>Store Number(s)</u>	<u>Store Address</u>
------------------------	----------------------

_____	_____
-------	-------

and,

WHEREAS, Seller wishes to sell, and Buyer wishes to buy, the assets used in the operation of the Stores and certain associated rights and obligations, all of which are more particularly described below, pursuant to the terms and conditions of this Agreement.

NOW, THEREFORE, in consideration of the mutual covenants herein contained, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

I. Recitals

The recitals set forth above are incorporated herein by reference and made a part of this Agreement.

II. Identification and Delivery of Assets

- A. At the Closing (as defined below), Seller shall sell and Buyer shall buy the following described property used in or in conjunction with the operation of the Stores as of the close of business on _____ (hereinafter called the “Assets”):
1. All equipment used in the operation of the Stores, including but not limited to, all ovens, refrigeration units, coolers, HVAC units, tools, and utensils;
 2. All office furniture and other furnishings in the Stores, including but not limited to, file cabinets, shelving, storage units, and equipment racks;
 3. All interior and exterior leasehold improvements in the Stores, including but not limited to, all counters, storage, makelines, wall coverings, floorings, maps, security devices, safes, and signs;
 4. Domino’s PULSE store computer systems (hardware, including printers, peripherals, and license for software). Buyer has entered into the standard form of license agreement with Domino’s Pizza Distribution LLC and related agreements, including the standard agreement for maintenance and help desk services, for the Domino’s PULSE system in the Stores, and Buyer shall maintain the system as the Stores’ computer system;
 5. All other supplies and paper goods;
 6. An assignment of the right to use the telephone numbers for the Stores and the related electronic equipment (including credit card processors) and all existing and pre-paid telephone listings and advertising, subject to the terms of the Standard Franchise Agreements;
 7. All logo apparel in the Stores, including shirts and hats;
 8. All Hot Bags and other HeatWave/Hot Bag equipment and supplies;

9. All goodwill associated with the Stores;
10. A functional credit card processing system, along with all processing equipment, including modem and the use of phone lines and numbers necessary or useful to use the equipment; and
11. Assignment of the real estate leases for the premises where the Stores are located, but only for the remainder of the current term, substantially in the form of Exhibit D.

A general summary of these items is set out on Exhibit A and the parties agree that Exhibit A may be attached to the Bill of Sale and other documents as a general description of the property and rights being sold and transferred hereunder, but failure to do so shall not affect the validity of the sale.

- B. The following assets of the Stores shall be excluded from the sale:
 1. Accounts receivable of the Stores; and
 2. Any assets or rights of Seller not directly used in the Stores.
- C. As of the close of business on _____, Seller and Buyer shall prepare a written schedule setting forth a full and complete identification and count of all items comprising the assets to be sold as described in the foregoing paragraph A of this Article II. Upon its completion, the schedule shall be attached as Exhibit B and incorporated herein by reference as the description of the Assets to be sold. Exhibit B, along with Exhibit A, may also be attached to the Bill of Sale but failure to do so shall not affect the validity of the sale.
- D. At the Closing, in consideration of the sale of the Assets by Seller to the Buyer, Buyer shall deliver to Seller, unless the same has already occurred, the following:
 1. Standard Franchise Agreements with Domino's Pizza Franchising LLC ("Franchise Agreements") and related covenants for the Stores, signed by Buyer and the Buyer's owners;
 2. Buyer's written assumption of the obligations under the contracts listed on Exhibit I, and the signed Bill of Sale;
 3. Proof of insurance coverage as required by this Agreement or the Franchise Agreements for the Stores;
 4. A certificate of incumbency and board of director and shareholder resolutions from the Buyer < or members and managers or shareholders and directors>, executed by the <President or Managing Member> of Buyer, certifying the due authorization to enter this transaction and the names of the persons having authority to do so; and
 5. A signed copy of the assignments of the lease for the premises where the Stores are located, in the form of Exhibit D;
- E. At the closing hereof Seller shall deliver possession of the Assets to Buyer unless the same has already occurred and in addition, shall deliver to Buyer the following:
 1. An assignment of any contract which Buyer has agreed to assume, in the form of Exhibit E and an authorization to use the telephone numbers for the Stores, in the form of Exhibit J, subject to Seller's rights under the Franchise Agreement;
 2. A bill of sale, in the form of Exhibit F, conveying the Assets to Buyer;
 3. Signed copies of the assignments of leases for the Stores' premises, substantially in the form of Exhibit D; and
 4. Copies of the Franchise Agreements signed by Domino's Pizza Franchising LLC.

III. Purchase Price and Terms

The purchase price for the Assets and the rights and intangibles to be transferred to Buyer, subject to the adjustments provided for in this Agreement, shall be _____ Dollars (\$_____) (“Purchase Price”) which shall be paid by Buyer to Seller on or before Closing in the following manner:

- A. The Purchase Price of _____ (\$_____), which shall be paid by Buyer to Seller in cash at any time prior to Closing in readily available funds by wire transfer to an account designated by Seller;
- B. Any other amount due under the Sale of Assets Agreement (including amounts for advertising - prepaid print) shall be paid in cash, or equivalent, at Closing; and
- C. The parties further specifically agree upon the Purchase Price Allocation set forth at Exhibit G and will promptly execute and deliver such other forms or documents as may be appropriate or required by any taxing authority to verify this allocation. This provision shall survive Closing.

IV. Additional Charges and Expenses; Reimbursement Items

In addition to the Purchase Price, as mentioned in paragraph III, Buyer agrees to reimburse Seller for various reimbursement items as more fully described on Exhibit H, and which result from Seller’s acquisition of the Stores on the same date as Closing. The amounts for reimbursement items will be in addition to the Purchase Price due and shall be estimated prior to Closing and paid by Buyer to Seller with the Purchase Price prior to Closing. Buyer will pay to Seller any additional amounts due and Seller will reimburse any overpayment amounts to Buyer under this agreement within fifteen (15) calendar days of Closing. If the parties do not know all of these amounts as of Closing, Seller will obtain the information after Closing and Buyer agrees to reimburse Seller for these amounts. In addition to the Purchase Price, Buyer shall pay to Seller at Closing the cost of all food and beverage items on hand at the Stores or on order for the Stores as detailed on Exhibit B.

V. Closing, Risk of Loss and Prorations

- A. The closing hereof shall take place on _____ at 10:00 a.m. at _____, or at such other time of day and location as the parties may agree. All payments to be made and documents to be delivered at the Closing shall be consummated at that time and place unless further agreement thereto is made by the parties.
- B. It is hereby acknowledged and agreed that Buyer shall have possession of the Assets and the premises as of the close of business on _____ and all risk or loss to the Assets and all obligations of whatever sort or nature arising from the ownership or operation of the Stores from and after the close of business on _____, shall be that of Buyer and Buyer will hold Seller harmless from obligations of Buyer arising out of the ownership or operation of the Stores on or after Closing. Seller shall hold Buyer harmless from claims and obligations arising out of the operation of the Stores prior to prior to Closing.
- C. All taxes, rentals, utility bills, pre-paid advertising, real estate and personal property taxes, insurance, amounts due under service contracts or marketing related agreements assigned to and agreed to be assumed by Buyer, and other expenses and obligations of the Stores shall be prorated as of the date of Closing, as more fully described on Exhibit H.

VI. Buyer's Covenants

- A. The Assets are being purchased for use in the Buyer's business as a Domino's Pizza franchisee pursuant to the Franchise Agreements with Domino's Pizza Franchising LLC and for no other purpose and the closing of this transaction is conditioned on Buyer being approved as a franchisee and Buyer and Buyer's owners signing the Franchise Agreements and covenants of owners and any other related agreements.
- B. Buyer agrees to promptly pay all taxes and penalty and interest thereon, if any, as well as any other taxes, including sales, transfer, unemployment, real estate, and personal property and similar taxes (all taxes other than Seller's income taxes) which accrue on or subsequent to the date of closing arising out of this transaction or the operation of the Stores or use of the Assets. Buyer shall also pay before delinquent all taxes and assessments which are or may be levied against, or which may constitute a lien upon the Assets on or subsequent to the date of Closing and Buyer further agrees to specifically defend and indemnify Seller from all claims or demands arising from such taxes, including penalties and interest, or liens. In the event that Buyer receives any notice of taxes or liens relating to the Assets which are attributable to Seller's ownership of the Assets prior to the date of Closing, Buyer agrees to promptly provide any such notice and materials to Seller. Seller shall promptly pay all taxes, penalty and interest, if any attributable to Seller's ownership of the Assets and/or period of ownership of the Assets and Seller further agrees to specifically defend and indemnify Buyer from all claims or demands arising from such taxes or liens accruing prior to the date of Closing.
- C. Buyer agrees to participate in all local Co-ops, assume, and maintain local advertising and promotional programs for the Stores at the same level as required by the Co-ops, the terms of the Franchise Agreements, and any other contractual obligations concerning marketing and advertising for the Stores. In this instance Buyer agrees to the terms of the "Domino's Pizza DMA CO-OP Supplemental Contribution Agreement" for the _____ DMA, which at present require a ___% total DMA Co-op contribution for the Stores through _____, subject to such changes as are approved by the Co-op. Buyer agrees to execute and deliver to Seller at closing a Supplemental Contribution Agreement in the form of Exhibit C, evidencing the agreed Co-op contributions. In addition to the foregoing, Buyer agrees to assume and be responsible for payments due under any existing agreement and any direct mail contractor for direct mailings for the Stores. Buyer also agrees to participate in the Co-op in future years. This agreement shall survive Closing.
- D. Should Buyer fail to pay any part of the amounts herein to be paid to Seller by Buyer within fifteen (15) days after demand, Buyer shall pay to Seller interest on such delinquent payment from the due date thereof until paid at <twelve> fourteen percent (14<12>%) per annum, or at the highest legal rate if that rate is lower.
- E. Buyer is a corporation duly organized, validly existing and in good standing under the laws of the State of _____; has all requisite power to own, lease and operate its assets, properties and business and to carry on its business as a Domino's Pizza franchisee as now conducted.
- F. _____ is the President and Director of the Buyer and has the full right, power and authority to enter into, sign and deliver this Agreement and all documents related to this transaction.

G. Buyer and _____ have taken all actions necessary to authorize Buyer to enter into and perform its obligations under this Agreement and all other documents related to this transaction. This Agreement is, and as of the Closing Date this Agreement and the other documents related to this transaction will be, the legal, valid and binding obligations of Buyer, enforceable in accordance with their respective terms.

VII. Time of the Essence

Time is of the essence of this Agreement. The acceptance by either party of partial or delinquent payment or performance, or failure of either party to exercise any right or remedy shall not be a waiver of the party's obligations or rights, or constitute a waiver of any other or similar act or omission occurring at a later date. Failure at times to insist upon strict performance hereunder shall not be deemed as a waiver or bar to later insist upon strict performance of all of the terms of this Agreement.

VIII. Buyer's Inspection

Buyer acknowledges by execution hereof that Buyer has made a complete inspection of the Assets and the Stores premises which are the subject of this Agreement, is satisfied with the condition and suitability of same, and accepts the Stores premises and all the Assets "AS IS." From and after Closing, Buyer shall assume all responsibility that the Stores premises comply with all laws, ordinances, directives of the government and its agencies, and regulations, regardless of the condition at Closing. Seller makes no other warranties or any warranties as to the fitness, use or merchantability of the Stores premises or the Assets, ANY SUCH WARRANTIES BEING HEREBY EXPRESSLY NEGATED AND DISCLAIMED. Buyer may enforce in the name of Seller any warranties, if any, which may have been made by the manufacturer of the Assets. No defect, unfitness, unmerchantability or malfunction of the Assets or the Stores premises shall relieve Buyer of the obligation to make the payments or perform the obligations required hereunder. This provision shall survive the Closing.

IX. Buyer's Use of Assets; Indemnifications

Buyer shall defend and indemnify Seller against, and hold Seller harmless from, any and all claims, actions, proceedings, expenses, damages and liabilities, including attorneys' fees, arising in connection with the Assets or the Stores premises after the close of business on _____.

X. Seller's Use of Assets; Indemnifications

Seller shall defend and indemnify Buyer against, and hold Buyer harmless from, any and all claims, actions, proceedings, expenses, damages and liabilities, including attorneys' fees, arising in connection with the Assets or the Stores premises prior to the close of business on _____. Seller's liability under this section shall not exceed the Purchase Price, less Seller's cost of this transaction.

XI. Choice of Law and Litigation

This Agreement shall be governed by, and construed and enforced in accordance with, the laws of the State of Michigan. Any suit or action arising out of, related to, or in connection with this Agreement, or any instrument or document executed pursuant thereto, shall be filed and maintained in Washtenaw County, Michigan, or such other jurisdiction as to which Seller may expressly agree in writing. Buyer waives any claim that such jurisdiction is inconvenient, and hereby irrevocably authorizes and directs the judge in any court other than ones named above to promptly dismiss any such suit or action, with prejudice and at plaintiff's costs, unless Seller shall have consented in writing to the venue and jurisdiction of the suit or action.

XII. Benefit of Agreement

This Agreement shall be binding upon and shall inure to the benefit of the parties, their successors, the assigns of Seller, and the Buyer. Buyer may not assign this Agreement or delegate its duties hereunder without the prior written consent of Seller. Seller may assign its rights in this Agreement and all other documents executed in connection with this transaction.

XIII. Entire Agreement

This instrument, including the Exhibits, constitutes the entire Agreement between Buyer and Seller concerning the subject matter of this Agreement. The parties have not received, and have not relied on, any promise, statement or representation other than those expressly set forth herein in entering into this Agreement. This Agreement shall be binding when signed by an authorized agent of each party and may be executed in one or more counterparts, all of which shall constitute one original. The terms of this Agreement may be altered only by a writing signed by Buyer and Seller.

XIV. Authorization

Seller is fully authorized and empowered to release to its affiliated companies or other creditors any information concerning this Agreement, including but not limited to the type, location, condition and amount of fixtures and equipment involved; the total purchase price; the inclusive dates of the Agreement, and any other matter or fact related to the transaction or Buyer and Seller's relationship hereunder. Buyer further releases and holds Seller harmless from any liability for releasing any such information pursuant to the paragraph.

XV. Notices

Except as otherwise provided in this Agreement, all notices, demands or other communications given under this Agreement shall be in writing, and shall be either hand delivered or mailed to the address of each party as first above set forth, said mailing to be by certified United States government mail, or by recognized overnight commercial courier service, with notice to be effective upon delivery or on the second business day after mailing by certified mail. Either party may, by written direction to the other, change the address to which notice shall be sent.

XVI. Bulk Sales

Buyer and Seller both agree to waive compliance with any applicable bulk sales provision or similar law.

XVII. Compliance With Lease(s)

Buyer agrees to assume the real estate leases for the Stores, by executing an Assignment of Lease for each store premises in the form of Exhibit D attached hereto. In connection with Buyer's assumption of the leases, Buyer shall promptly pay when due all rent, additional rent, taxes, assessments and utility charges and fully comply with all of the terms of the leases for the Stores' premises. Buyer shall defend, indemnify and hold Seller harmless from any liability under the leases from and after the close of business on _____, including Seller's attorneys' fees. Unless its liability ends sooner, Seller shall have no liability under the leases for the Stores upon the first to occur of any of the following: (i) the termination or expiration of the present term of the lease; (ii) a material modification of the lease; or, (iii) Seller's release from liability under the lease. Buyer will not exercise any option to renew or extend any lease unless Seller is released from any further liability under the lease as of the expiration of the current term.

XVIII. Assumption Of Seller's Other Contractual Obligations

Buyer shall assume those contracts listed and disclosed on Exhibit I, by executing an Assignment of Contracts in the form of Exhibit E. Conditioned on the Closing, Buyer agrees to defend, indemnify and hold Seller harmless from and against any obligation, breach or other liability arising out of an assigned contract, which accrues subsequent to Closing. Seller agrees to defend, indemnify and hold Buyer harmless from and against any obligation, breach or other liability arising out of an assigned contract, which accrues prior to Closing. Seller's liability under these contracts shall end upon termination or expiration of the current term of those contracts and Buyer agrees that the terms of any renewal or continuation of these contracts by Buyer shall be without further liability to Seller.

XIX. Tenancy

Buyer acknowledges and agrees that Seller does not own the building or real estate where the Assets are located and Seller does not warrant that it has a continuing right to possession of the Stores' premises.

XX. Bill of Sale

Upon payment in full of all sums due and owing Seller hereunder and upon full and faithful performance of all the terms of this Agreement by the Buyer on its part to be performed, Seller shall execute and deliver to Buyer a Bill of Sale in the form of Exhibit F, evidencing conveyance of the Assets to Buyer.

XXI. Severability

Seller and Buyer agree that if any provision of this Agreement is capable of two constructions, one of which would render the provision illegal or otherwise voidable or unenforceable and the other of which would render the provision valid and enforceable, such provision shall have the meaning that renders it valid and enforceable. The language of all provisions of this Agreement shall be construed simply according to its fair meaning and not strictly against Buyer or Seller. It is the desire and intent of Buyer and Seller that the provisions of this Agreement be enforced to the fullest extent permissible under the laws and public policies in force. If any provision is nonetheless held to be void or unenforceable, all of the others shall remain in full force and effect.

XXII. Confirmation of Prior Acts or Performance

In the event that any act or performance required by the parties hereto has occurred prior to the date of execution of this Agreement, all of the same are hereby agreed to and ratified as being in performance hereof.

XXIII. Headings

The headings of each article are for the convenience of the parties only, are not part of this Agreement, and shall not be considered when interpreting or enforcing the terms of this Agreement.

XXIV. Proof of Proper Insurance Coverage

Notwithstanding any other provision of this Agreement, it is expressly agreed between the parties that this sale is contingent upon Buyer obtaining and maintaining proper insurance coverage for all aspects of the operation of the Stores in compliance with the Franchise Agreements and the real estate leases for the premises where the Stores are located, effective on or before Closing. Buyer agrees to furnish Seller with proof of such insurance coverage at or prior to Closing. The provisions of this article shall survive the closing. Nothing set forth in this Article shall limit any other right or remedy granted Seller.

XXV. Confidentiality

Buyer and _____ each agree to keep the terms of this Agreement confidential and to maintain this confidentiality after Closing. Information regarding this transaction may be released if required by law. Buyer and _____ may discuss this transaction with Buyer's accountant, attorney, lender and insurance agent on a need-to-know basis provided those persons are informed of this confidentiality provision and agree to keep the terms confidential.

XXVI. Continued Operation

Buyer shall be responsible for transferring or obtaining new any business licenses and permits and taking any other action necessary for the continued operation of the Stores. Any additional expense or improvements required to continue operation of the Stores shall be the responsibility of Buyer.

XXVII. Employment Matters

Seller will terminate the employment of all persons working at the Stores as of the close of business on the day before Closing and Buyer may hire those persons to continue to work on and after that date and time. With respect to each Store, Buyer has advised Seller that it intends to offer substantially similar jobs with substantially similar wages and benefits to all persons employed in the Stores just prior to the Closing, other than those individuals set forth in Exhibit K.

Seller agrees to pay all salary, vacation pay and benefits due Seller's store employees for amounts due prior to the close of business on the day before Closing, in the normal course of Seller's payroll cycle and shall indemnify Buyer from any liability therefore. It is understood that depending on the date of closing, these payments may be made after Closing. Notwithstanding the foregoing Seller shall comply with state law concerning payment of wages to terminated employees.

Buyer further agrees to cooperate with Seller regarding COBRA continuation coverage, if such cooperation is necessary.

XXVIII. Delivery Areas

Buyer is familiar with the approved delivery areas for the Stores as those areas are described on maps attached to the Franchise Agreements. Buyer agrees to independently evaluate delivery service for the Stores within thirty (30) days after Closing, and to independently determine Buyer's own delivery service policies, in accordance with standards and the Franchise Agreements. Buyer shall not assert, as a defense or as a claim, that Buyer is not familiar with any delivery area or that Seller is responsible for delivery service policies or limitations in any delivery area of the Stores from on and after Closing. Buyer agrees to make deliveries only to the addresses within the Delivery and Service Area for the Stores. Buyer also agrees not to make deliveries to any address outside of the approved Delivery and Service Area for the Stores.

XXIX. Domino's PULSE System

Buyer has entered into the standard form of License Agreement with Domino's Pizza Distribution LLC, including the standard agreement for maintenance and support services. Buyer shall, at Buyer's expense, ensure that Buyer and _____ and Buyer's employees are properly trained in the use of the Domino's PULSE system. Buyer or _____ shall be responsible for any costs associated with the training. Buyer shall subscribe for the standard maintenance and support of the system and shall pay the fees associated with maintenance and support as set out in an Addendum to the License Agreement, as the same may be modified as permitted by the License Agreement and shall pay the costs and fees when due.

XXX. Other Provisions

- A. Any other special provisions or agreements between Buyer and Seller shall be set forth on a page attached hereto and shall be signed and dated by both parties. When any provision hereof contemplates action by a party on or after Closing, that provision shall survive the Closing.
- B. The parties represent and warrant to each other that said party has the authority and legal capacity to enter this Agreement and to carry out the terms thereof and the parties intend for the other to rely on the representations and warranties contained herein.
- C. Each party shall be solely responsible for its own costs and expense (including attorneys' fees and accountants' fees) incurred in connection with this Agreement and the consummation of the transactions contemplated hereby.
- D. To the extent that either party receives funds on or after the closing date which are attributable to the other party's period of ownership (including but not limited to receipts from credit card sales, Coca-Cola rebates, and the like), then the party receiving such funds agrees to immediately notify the other party and to forward such funds to the other party.
- .
- E. Buyer authorizes Seller to insert the date and to complete any blank spaces in this Agreement and any exhibit and execution copy of any document related to this transaction in a manner that is consistent with the circumstances and the agreement of the parties.

XXXI. JURY WAIVER.

BUYER AND SELLER HEREBY KNOWINGLY, VOLUNTARILY, INTENTIONALLY, UNCONDITIONALLY AND IRREVOCABLY WAIVE, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY AND ALL RIGHT TO TRIAL BY JURY IN ANY PROCEEDING ARISING OUT OF, RELATING TO, OR IN CONNECTION WITH THIS AGREEMENT OR THE TRANSACTION CONTEMPLATED HEREBY.

The parties acknowledge reading, understanding and fully agreeing to all of the terms hereof.

[Remainder of Page Left Intentionally Blank]

IN WITNESS WHEREOF, the parties have hereunto executed this Agreement as of the day and year first above written.

Witness

Witness:

Seller: Domino's Pizza LLC

By: _____
_____, _____

Buyer: _____, a _____

By: _____
_____, its _____

Buyer's FEIN: _____

SALE of ASSETS AGREEMENT

EXHIBIT A

SUMMARY OF ITEMS OF PROPERTY IN THE STORES

1. All equipment used in the operation of the Stores, including but not limited to, all ovens, refrigeration units, coolers, HVAC units, tools, and utensils;
2. All office furniture and other furnishings in the Stores, including but not limited to, file cabinets, shelving, storage units, and equipment racks;
3. All interior and exterior leasehold improvements in the Stores, including but not limited to, all counters, storage, makelines, wall coverings, floorings, maps, security devices, safes, and signs;
4. Domino's PULSE Store computer systems (hardware, including printers and peripherals and license for software) and credit card processing machines and system;
5. All supplies and paper goods;
6. An assignment of the right to use the telephone numbers and all existing and pre-paid telephone listings and advertising, subject to the terms of the Franchise Agreements;
7. All logo apparel in the Stores, including shirts and hats; and
8. All Hot Bags and other Heat Wave and Hot Bag equipment and supplies.

IN ADDITION TO AN IDENTIFICATION AND COUNT OF ITEMS COMPRISING THE "ASSETS" TO BE COMPLETED BY THE PARTIES ON THE DAY BEFORE CLOSING, INITIALED, AND ATTACHED TO THE AGREEMENT AS PART OF THIS EXHIBIT "A"

Store Numbers

Store Addresses

Buyer

Seller

SALE of ASSETS AGREEMENT
EXHIBIT B

[INVENTORY AND COUNT SHEET TO BE COMPLETED _____ AND ATTACHED]

SALE of ASSETS AGREEMENT
EXHIBIT C
FORM OF DMA SUPPLEMENTAL CO-OP CONTRIBUTION AGREEMENT
Domino's Pizza
DMA CO-OP Supplemental Contribution Agreement

DMA Co-op Name: _____

Date of Meeting: _____

Name of Franchisee: _____

The Franchise agrees to make supplemental Co-op contributions for the franchisee's Stores listed below, subject to such changes as may be approved by the CO-OP:

Stores #	Total DMA Co-op Contribution
	____% through _____

Franchisee authorizes collection of contributions at the percentage rate shown for each Stores listed above for the time period set out above, subject to changes approved by the CO-OP. *(The percentage rate shown above includes both the contractual obligation under the Franchise Agreements and the supplemental contribution.)*

This agreement to contribute the supplemental contribution is in addition to any other obligation that the Stores or the Franchisee may have to contribute under the Franchise Agreements.

By _____

 Date

Proxy: Yes / No
 (Circle one)

 Representative of Franchisee

 Acknowledged By

SALE of ASSETS AGREEMENT
EXHIBIT D

FORM OF ASSIGNMENT OF REAL ESTATE LEASE

(Store # _____)

On _____, Domino's Pizza ____ entered into a lease (the "Lease") with _____, ("Landlord") for premises located at _____. The Lease, as modified, assigned and extended through _____, ("Present Term"), is hereinafter referred to as the "Lease". FOR VALUE RECEIVED, Lessee hereby sells, assigns, transfers and sets over unto _____, a _____ ("Assignee"), and a Domino's Pizza franchisee, the rights and interest of Lessee in and to the Lease, except for the right to extend the Lease beyond the Present Term where Assignee is not released from further liability.

This Assignment shall not release Lessee from liability under the Lease until the end of the Present Term of the Lease, or such sooner time as may be permitted under the Lease, whether by payment of a termination fee or otherwise, and at that time Lessee shall be released from any further liability under the Lease. This Assignment may be signed in counterparts.

Assignee assumes all the obligations of Lessee under the Lease and agrees to perform all the terms, covenants and conditions, and pay the rent as therein stipulated, pursuant to this assignment. In addition, Assignee has the right to any and all options to renew the Lease contained therein.

Lessee agrees to defend and indemnify Assignee for any liability arising under the Lease prior to the date hereof and Assignee agrees to defend and indemnify Lessee from any liability arising under the Lease on or after the date hereof.

This agreement may be executed in one or more counterparts, each of which constitutes an original and is admissible in evidence, and all of which constitute one and the same agreement.

<This Assignment is effective as of _____, ____.>

Dated _____.

Domino's Pizza LLC

By: _____
_____, _____

Accepted by _____

Landlord consents to the assignment and assumption of this Lease as of _____ according to the terms set out above and agrees that as of that date, Domino's Pizza LLC is not in default under the Lease.
<Confirm any lease deposits held by Landlord>

Landlord:

By: _____

Name: _____

Title: _____

Date: _____

SALE of ASSETS AGREEMENT
EXHIBIT E

FORM OF ASSIGNMENT OF CONTRACT

FOR VALUE RECEIVED, as of _____, the undersigned Domino's Pizza LLC, a Michigan limited liability company, ("DPLLC"), hereby sells, assigns, transfers, and sets over unto _____, a _____ ("Assignee"), all its right, title and interest to the present term of the contracts listed on Exhibit I to a Sale of Assets Agreement dated _____, between DPLLC and Assignee. Copies of the contracts being assigned may be attached hereto and incorporated herein. Failure to attach the contracts shall not affect the validity of this assignment.

As of the date and time hereof, Assignee assumes all the obligations of DPLLC under the terms of all of the contracts listed on Exhibit I and agrees to perform all the terms, covenants and conditions, and pay all amounts due thereunder.

Dated as of _____.

Domino's Pizza LLC

By: _____

Its: _____

Accepted by _____, a _____ as of _____.

By : _____
_____, _____

My commission expires _____

Accepted By _____, according to the terms hereof, as of _____.

By: _____

SALE of ASSETS AGREEMENT
EXHIBIT G
PURCHASE PRICE ALLOCATION

Store #	Equipment	Leaseholds	Goodwill	Supplies	TOTAL
Total	\$	\$	\$	\$	\$

SALES TAX:

In addition to the Purchase Price Buyer will pay to Seller at Closing all sales and other taxes of a similar nature, which the parties estimate to be in the amount of \$_____.

FRANCHISE TRANSFER FEE:

In addition to the Purchase Price, Buyer will pay to Seller, prior to Closing, a franchise transfer fee in the amount of \$_____.

 Buyer

 Seller

SALE of ASSETS AGREEMENT
EXHIBIT H
DETAILED EXPLANATION OF PRORATIONS AND EXPENSES

Prorations for Stores: <Buyer Name>		Franchisee owes DPLLC
Trash & Pest Prorated		\$ 0.00
Coke Rebate-Semi Annual		
Landlord Prorations – Real Property Tax		
School & Property Tax		
Utilities		
Phone Equipment Maintenance		
RTG Pulse Hardware Maintenance		
Pulse Annual Software Enhancement Fee		
VPN Monitoring Fee		
Advertising-Prepaid Print		
Advertising		
Cash in till		
Security deposit paid to landlord		
TOTAL		\$

Buyer

Seller

SALE of ASSETS AGREEMENT

EXHIBIT I

LIST OF CONTRACTS/OBLIGATIONS/AGREEMENTS TO BE ASSUMED BY BUYER

SALE of ASSETS AGREEMENT
EXHIBIT J

(Form to Be Supplied by Local Telephone Company)

SALE of ASSETS AGREEMENT
EXHIBIT K

LIST OF INDIVIDUALS

EXHIBIT J

DOMINO'S PULSE SOFTWARE LICENSE AGREEMENT

**Form of
Domino's Pulse SOFTWARE LICENSE AGREEMENT**



between

Domino's Pizza LLC
30 Frank Lloyd Wright Drive
Ann Arbor, MI 48106 ("DPL")

And

CONTROLLING OWNER: «FranFormalName»

Address: «FranOfficeLabel»

Telephone: (xxx) xxx-xxxx

This License Agreement (the "Agreement") by and between Domino's Pizza LLC, its parents, subsidiaries and affiliates and «**FranFormalName**» (the "Controlling Owner") and all corporations partnerships, limited liability companies or other business entities (each, an "Owned Entity", as a group, the "Owned Entities" and together with the Controlling Owner, the "License Holder") owned by Controlling Owner that own or operate Domino's Pizza stores, is made on «Today» and is effective upon full execution by both parties, and is subject to the terms and conditions below. Attachments A, B and C are incorporated into this Agreement.

ACCEPTED BY:

Domino's Pizza LLC

Controlling Owner: «FranFormalName»

Signature: _____

Signature: _____

Name: Ryan K. Mulally
Title: EVP, General Counsel, Corp. Secretary

Name: «FranFormalName»
Individually and as authorized representative of
each Owned Entity
FCode: F_____

Date: _____

Date: _____

1. Grant of License

1.1 Domino's Pizza LLC ("DPL") grants to License Holder a limited, nonexclusive license to use executable copies of the software products listed on attachment A ("Software") at the Domino's Pizza store owned by License Holder (each, a "Store" and collectively, the "Stores"). License Holder agrees not to move the Software from that address where it is installed except with the prior written consent of DPL.

DPL shall deliver to License Holder one (1) set of the Software for each of the Stores, in object code form, including the applicable user documentation (in either electronic interface, hard copy or other format). Unless the context indicates otherwise, all references to the Software herein shall be deemed to refer to and include the applicable user documentation. DPL, or its designated representative, shall install the Software on certified hardware either in each Store or at a designated location from which the hardware with installed Software will be delivered to a Store. Unless License Holder notifies DPL in writing to the contrary, License Holder shall be deemed to have accepted the Software ten (10) days after the Installation Date.

1.2 The Software shall only be used by License Holder in connection with License Holder's own internal business activities as a Domino's Pizza franchisee or licensee and only at the Store where the Software is required or permitted to be used in accordance with this Agreement. For clarification purposes, the Software shall only be used in connection with the sale of Domino's Pizza products without the prior written consent of DPL.

1.3 License Holder may transfer the Software to another Store with DPL's prior written approval, which shall not be unreasonably withheld. If the License Holder was provided with a copy of the Software at a discounted amount, DPL reserves the right to charge the then current price of the Software prior to the transfer/sale of the store or Software. DPL may condition its consent upon License Holder's written certification that all copies of the Software at the original Store have either been destroyed or transferred to the new Store.

1.4 License Holder shall not copy the Software, in whole or in part, except for disaster recovery, program error verification, and for back-up purposes. License Holder shall maintain and furnish to DPL, upon reasonable request, competent records of the number and location of all copies of the Software, in whole or in part.

1.5 License Holder must maintain all proprietary notices imposed by DPL in the Software, including all copies thereof. License Holder shall not, and shall not allow any third party, including License Holder's employees, to: (i) reverse engineer, decompile, modify, adapt, translate, disassemble or attempt to ascertain or discover any source code or underlying ideas or algorithms of the Software, merge the Software with any other work or create derivative works based on the Software; (ii) use or provide the Software for the benefit of any third party; (iii) reset or disable the Software except with the prior written consent of DPL; or (iv) except with the prior written consent of DPL, which shall not be unreasonably withheld, use for call or order centers. Interfaces and other additional functions that are external to the Software and its database may be created only with the prior written consent and at the sole discretion of DPL.

1.6 License Holder may assign this license to a qualified purchaser (as defined by DPL) of any of the Stores as provided in License Holder's Franchise Agreement(s) or License Agreement(s) with the written approval of DPL. There will be no assignment fee due from License Holder as a result of such assignment. Except as provided in this Section 1.6, License Holder shall not transfer, assign or sublicense its rights or obligations under this Agreement to any other party, in whole or in part, without the prior written consent of DPL,

which consent shall not unreasonably be withheld or delayed. If the License Holder was provided with a copy of the Software at a discounted amount, DPL reserves the right to charge the then current price of the Software prior to the transfer/sale of the store or Software. Any such prohibited assignment shall be void. In the event of a Store sale or transfer, DPL reserves the right to issue a new Agreement to the new franchisee or licensee. If the License Holder is replaced with a new License Holder but the Controlling Owner remains the same, this Agreement shall continue and such new License Holder shall assume all the obligations and rights hereunder,

2. Term; Termination

2.1 The term of the Agreement shall commence upon acceptance of this Agreement by DPL at its offices in Ann Arbor, Michigan, and shall continue until (i) License Holder is no longer a Domino's Pizza franchisee or licensee and ceases using the Software; (ii) DPL gives written notice that Domino's Pulse is no longer the appropriate computer system for use in all domestic Domino's Pizza stores and License Holder ceases using the Software after that notice; or (iii) Domino's Pulse (or a potential successor or substitute system as designated by DPL, which may be based on similar or entirely different methodologies or technology) is no longer used in a majority of company-owned stores, and upon License Holder ceasing to use the Software.

2.2 Either party may terminate this agreement in the event of any material breach by the other party which material breach is not cured within thirty (30) days after receipt of written notice of such material breach, except as otherwise provided in Section 4.3

2.3 DPL may terminate this Agreement in the event of nonpayment by License Holder of the fees and charges described below in section 3, if such breach is not cured within ten (10) days after receipt of written notice.

2.4 This Agreement shall terminate immediately upon (a) License Holder's bankruptcy or insolvency; (b) the cessation of License Holder's business operations as a Domino's Pizza franchisee or licensee; (c) for any individual Store, the termination or expiration and nonrenewal of the Franchise Agreement or License Agreement for the operation of the Store where the Software is required to be used in accordance with this Agreement; or (d) for the reasons set out below in section 4.3.

2.5 Upon any termination of the Agreement, License Holder shall within thirty (30) days return the Software to DPL or, at DPL's direction, destroy the Software, including user documentation, and shall also warrant in writing that all copies and partial copies have been returned to DPL or have been destroyed. The provisions of this Agreement relating to title and nondisclosure as set forth in Section 4 shall survive any termination of this Agreement. This provision does not require License Holder to destroy License Holder's data and records but License Holder may not retain any customer data, including, but not limited to, customer information and order history. License Holder may copy and retain License Holder's records and data.

2.6 License Holder will not be in default under its Domino's Pizza Franchise Agreement or License Agreement for failing to use Domino's Pulse if: (i) License Holder validly terminates this Agreement according to section 2.2; or, (ii) DPL terminates this Agreement as a result of a claim of infringement by a third party after DPL determines that it is not commercially reasonable to procure the right for License Holder to continue to use the Software, or replace or modify the Software so as to make it noninfringing pursuant to section 5.2; or, (iii) License Holder is enjoined or prohibited by law or regulation from using the Software through no fault of License Holder.

3. Fees and Charges; Payment; Taxes

3.1 The License fees, annual Software enhancement fees, and other charges set forth in Attachment A shall be invoiced by DPL upon delivery of the Software to License Holder. All license fees, annual Software enhancement fees, and other charges are due thirty (30) days after date of invoice, without set-off or claim. A charge not to exceed one and a half percent (1 ½%) percent per period may be assessed on late payments. All prices and payments are in U.S. dollars.

3.2 License Holder shall also pay sums equal to all shipping and handling charges (such handling charges shall be without markup to DPL or rebate to DPL), and all custom duties and taxes, paid or payable, however designated, arising from the licensing or use of the Software by License Holder, but exclusive of DPL's franchise taxes and federal, state and local taxes based on DPL's net income.

4. Title; Nondisclosure

4.1 Title to and ownership of the Software, and all copies, partial copies and any and all revision and modifications thereto, shall remain with DPL and/or with the respective manufacturer or author. All rights to patents, copyrights, trademarks and trade secrets in the Software or any modifications shall remain with DPL and/or with the respective manufacturer or author.

4.2 License Holder shall take all steps necessary to maintain the Software in confidence and shall not, nor shall it permit its employees or its agents or consultants to sell, transfer, disclose, display or otherwise make accessible the Software, or any copies thereof, in whole or in part to any third party. The internal dissemination of the Software or any information relating thereto by License Holder to its agents and consultants shall require a written agreement to maintain the confidentiality of the Software and information and restrict the use thereof.

4.3 Breach of any provision of this Section 4 shall be the basis for immediate termination by DPL of this Agreement and the license(s) granted herein.

5. Limited Warranty

5.1 Provided that License Holder has currently paid for annual Software Enhancement Services and uses the Software in the manner required by this Agreement and the applicable documentation, the Software as delivered by DPL will perform in all material respects in accordance with the then current applicable user documentation delivered by DPL (in either electronic interface, hard copy or other format). DPL's sole obligation and liability under this Section 5.1 shall be to replace or correct the Software so that it will perform in substantial conformance with the applicable user documentation. In the event DPL fails or is unable for any reason to replace or correct the Software so that it will so perform, DPL shall, as its sole obligation and liability, refund the applicable license fee paid by the License Holder, upon return of the Software, less an amount equal to ten percent (10%) of such fee for each twelve (12) month period, or part thereof, since the license term commencement date.

5.2 DPL warrants that it has the right to authorize the use of the Software by License Holder under this Agreement. DPL shall hold harmless and defend License Holder against suits based on any claim that the delivered Software under this Agreement infringes on any United States patent, copyright, trademark or other proprietary right, provided that License Holder gives DPL prompt written notice of such suits and permits DPL to control the defense and the settlement thereof. In the event, as a result of any such claim of infringement, License Holder is enjoined from using the Software, or if DPL believes that the Software is likely to become the subject of a claim of infringement, DPL at

Its option and expense may procure the right for License Holder to continue to use the Software, or replace or modify the Software so as to make it noninfringing, provided that the performance thereof is not adversely affected in a material manner. If DPL, in its sole discretion, determines that neither of these options is commercially reasonable, DPL may terminate the license granted herein with the respect to the affected Software and, as its sole liability, except for indemnities stated above in this Section 5.2, refund to License Holder the applicable license fee to the extent then paid by License Holder upon return of the affected Software, less an amount equal to ten percent (10%) of such fee for each twelve (12) month period, or part thereof, since the license term commencement date.

5.3 IN THE EVENT THAT LICENSE HOLDER, EMPLOYEE, OFFICER, OR AGENT OF LICENSE HOLDER MODIFIES ANY PORTION OF THE SOFTWARE WITHOUT DPL'S PRIOR WRITTEN APPROVAL, WARRANTIES WITH RESPECT TO THAT PORTION OF THE SOFTWARE ARE VOIDED AND WARRANTIES, IF ANY, WITH RESPECT TO THE UNMODIFIED PORTION OF THE SOFTWARE ARE VOIDED SHOULD THE FAILURE OF THE UNMODIFIED PORTION TO CONFORM TO THE FUNCTIONAL SPECIFICATIONS HAVE BEEN DIRECTLY AND PROXIMATELY CAUSED BY THE MODIFICATION.

DPL DOES NOT AND CANNOT WARRANT THE RESULTS THAT MAY BE OBTAINED BY USE OF THE SOFTWARE OR THAT THE FUNCTIONS WILL BE UNINTERRUPTED OR ERROR OR BUG FREE. DPL MAKES NO WARRANTIES EITHER EXPRESS OR IMPLIED WITH RESPECT TO ANY THIRD PARTY SOFTWARE.

5.4 DPL HEREBY DISCLAIMS ALL OTHER WARRANTIES, EXPRESS AND IMPLIED, INCLUDING THE WARRANTY OF MERCHANTABILITY AND THE WARRANTY OF FITNESS FOR USE OR FOR A PARTICULAR PURPOSE. THE WARRANTIES SET FORTH IN THIS SECTION 5 SHALL CONSTITUTE DPL'S SOLE AND EXCLUSIVE LIABILITY AND THE REMEDIES SET FORTH IN THIS SECTION 5 SHALL CONSTITUTE LICENSE HOLDER'S SOLE AND EXCLUSIVE REMEDIES FOR ANY ACTION, WHETHER BASED IN CONTRACT OR IN TORT.

5.5 Some states and jurisdictions do not allow limitations on duration of an implied warranty. Consequently, the above limitations may not apply to License Holder with respect to a Store located in those states.

6. Limitation of Liability

6.1 DPL SHALL HAVE NO LIABILITY WHATSOEVER FOR SPECIAL, INDIRECT, CONSEQUENTIAL, INCIDENTAL, PUNITIVE, OR EXEMPLARY DAMAGES UNDER ANY CIRCUMSTANCES, WHETHER BASED ON TORT OR BREACH OF CONTRACT CLAIMS OR ON ANY OTHER BASIS, EVEN IF IT HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL DPL'S LIABILITY, EXCEPT AS STATED IN SECTION 5.2, EXCEED THE INITIAL LICENSE FEE PAID BY LICENSE HOLDER TO DPL.

6.2 DPL SHALL HAVE NO LIABILITY FOR (a) LOSS OF DATA OR OTHER LOSS RELATED TO FAILURE TO BACK UP THE DATA; OR (b) ANY FAILURE OF ANY MEDIA RESULTING FROM ABUSE, ACCIDENT, OR MISAPPLICATION OF THE HARDWARE, SOFTWARE, DOCUMENTATION OR SYSTEM; OR (c) LICENSE HOLDER'S FAILURE TO INCORPORATE IN THE SOFTWARE ANY UPDATES OR CORRECTIONS WHICH DPL HAS PROVIDED TO LICENSE HOLDER.

7. Support Services

7.1 License Holder shall enter into an agreement with DPL, one of its affiliates or a third party supplier certified by DPL for Help Desk and Software support services, during the term of this Agreement, or for such other shorter period of time as DPL may agree. License Holder acknowledges that in order to obtain full benefit of the Help Desk and Support Services, License Holder shall not have modified the Software, failed to incorporate in the Software any updates which DPL has provided to License Holder, or failed to use the then currently support version(s) of the Software.

License Holder may negotiate directly with any Help Desk and Support Service certified by DPL. DPL will, however, attempt to obtain the best prices and cost structures for Help Desk Services by negotiating with providers based on, among other things, volume discounts, and License Holder agrees not to unreasonably impair DPL's ability to do so.

8. Dispute Resolution

8.1 The parties desire to resolve disputes arising out of this Agreement without litigation. Accordingly, except for action seeking injunctive relief related to the purposes of this Agreement, or suit to compel compliance with this dispute resolution process, the parties agree to use the following alternative dispute resolution procedure as their sole remedy with respect to any controversy or claim arising out of or relating to this Agreement or its breach.

8.2 At the written request of a party, each party will appoint a knowledgeable, responsible nonlawyer business representative to meet and negotiate in good faith to resolve any dispute arising under this Agreement. The location, format, frequency, duration, and conclusion of these discussions shall be left to the discretion of the representatives. Upon agreement, the representatives may utilize other alternative dispute resolution procedures such as mediation to assist in the negotiations. Discussions and correspondence among the representatives for purposes of these negotiations shall be treated as confidential information developed for purposes of settlement, exempt from discovery and production, which shall not be admissible in the arbitration described below or in any lawsuit without the concurrence of all parties. Documents identified in or provided with such communications, which are not prepared for purposes of the negotiations, are not so exempted, and may, if otherwise admissible, be admitted in evidence in the arbitration or lawsuit.

8.3 If the negotiations do not resolve the dispute within sixty (60) days of the initial written request, or such other period of time as agreed to by the parties but not to exceed 180 days, the dispute shall be submitted to binding arbitration by a single arbitrator selected pursuant to the Commercial Arbitration Rules of the American Arbitration Association. A party may demand such arbitration in accordance with the procedures set out in those rules. The provisions of this Agreement shall control in the event there is any conflict between this Agreement and the Commercial Arbitration Rules of the American Arbitration Association. Discovery shall be controlled by the arbitrator and shall be permitted to the extent set out in this section. Each party may submit in writing to a party, and that party shall so respond, to a maximum of any combination of thirty-five (35) (none of which may have subparts) of the following: interrogatories, demands to produce documents, and requests for admission. Each party is also entitled to take the oral deposition of one individual of another party. Additional discovery may be permitted upon mutual agreement of the parties. The arbitration hearing shall be commenced within sixty (60) days of the demand for arbitration. The arbitration shall be held in Ann Arbor, Michigan. The arbitrator shall control the scheduling so as to process the matter expeditiously. The parties may submit written briefs. The arbitrator shall rule on the dispute by issuing a written opinion within thirty (30) days after the close of

hearings. The arbitrator shall follow the law of the State of Michigan without regard to its conflict of law provisions. The times specified in this section may be extended upon mutual agreement of the parties or by the arbitrator upon a showing of good cause. In no event shall an award in an arbitration initiated under this section exceed the Limitations on Liability set out above in section 6 and no award shall include any equitable relief.

Judgment upon the award rendered by the arbitrator may be entered in any court having jurisdiction within one year from the date of the award, subject to either party's right to apply to the court to vacate the award within 21 days after delivery of a copy of the award to the applicant.

On application of a party, the court shall vacate an award if: (i) the award was procured by corruption, fraud, or other undue means; (ii) there was evident partiality or misconduct prejudicing a party's rights; (iii) the arbitrator exceeded his or her powers (including a material error in law or failure to give a fair and plain meaning to the License Agreement); or (iv) the arbitrator refused to postpone the hearing on a showing of sufficient cause, refused to hear evidence material to the controversy, or otherwise conducted the hearing to prejudice substantially a party's rights.

8.4 Each party shall bear its own costs of the procedures set out in section 8.2 and 8.3. A party seeking discovery pursuant to the procedures in section 8.3 shall reimburse the responding party for the costs of production of documents (including search time and reproduction costs). The parties shall equally split the fees of the arbitration and of the arbitrator provided for in subsection 8.3. If any action is brought seeking injunctive relief related to the purposes of this Agreement, or to compel compliance with this dispute resolution process, as contemplated by section 8.1, the prevailing party in such an action shall be entitled to an award of its reasonable attorney's fees and costs of litigation.

9. Transfer of Data

License Holder agrees that DPL is merely accepting data from License Holder as it exists on License Holder's computer system, without independent review or verification, and that DPL has no duty to do so. By accepting data from License Holder's system DPL is not approving the customer addresses as being within License Holder's Delivery and Service Area. Nothing herein shall prevent Domino's Pizza Franchising LLC ("DPF") or its affiliates, successor or assigns from strictly enforcing all of the terms of the Franchise Agreement or License Agreement for the Store. License Holder waives any claim that DPL has breached any duty disclaimed by DPL in this paragraph.

10. License Holder's Indemnity

License Holder, at its own cost, shall indemnify and defend DPL and its affiliates and their respective agents, officers, directors, employees, successors and assigns against any and all suits, proceedings, hearings, investigations, charges, complaints, claims, demands, injunctions, judgments, orders, rulings, damages, penalties, fines, costs, amounts paid in settlement, liabilities, obligations, taxes, expenses, and fees, including court costs and reasonable attorneys' fees and expenses (as same are incurred) which arise out of or in connection with:

(a) a claim or threatened claim which is or may be brought by any third party, which is based in whole, or in part, upon an assertion that this Agreement infringes upon, or interferes with, the contractual relationship or other rights between such third party and License Holder;

(b) all claims that result from any copyright or other infringements of third party rights that occur as a result of License Holder providing its own technical support and maintenance or from any errors or malfunctions that occur as a result of License Holder providing its own technical support and maintenance;

(c) all claims arising out of the performance or nonperformance by License Holder and its employees of the obligations arising under this Agreement; or,

(d) all claims arising out of data furnished or made available to DPL for uploading or converting to the Domino's Pulse system, or transferring from License Holder's old system to a new system, including the accuracy of delivery addresses and whether the addresses are located within or outside the boundaries of the License Holder's approved Delivery and Service Area.

11. License Holder Data

License Holder agrees that DPL, DPF (and their affiliates and successors and assigns) may, at any time, have full access, both on-site and from a remote location, to all of License Holder's computer data, equipment and systems containing any and all of the information, records and reports required to be maintained by License Holder pursuant to its Franchise Agreement or License Agreement and to use the data in the evaluation of product and service, store performance, tests, EBITDA performance, and as an analytical tool to improve the operation of the Domino's system. DPL will use the same degree of care to protect against the unauthorized use of the information by third parties as it does with respect to its own information of a similar type. In addition, DPL is responsible for the security of cardholder data that DPL possesses or stores, processes or transmits on behalf of the License Holder, or to the extent that they could impact the security of the License Holder's cardholder data environment.

12. Use of Telephone Numbers

License Holder may receive a marketing list from an outside vendor which contains telephone numbers of potential customers of License Holder for use in connection with the Software licensed pursuant to this agreement. Any such list is included within the definition of "Customer List" as that term is defined in the Franchise Agreement. License Holder acknowledges that the list and the telephone numbers have not been compared to the National Do Not Call Registry and that some of the names on the list may have placed their telephone numbers on the National Do Not Call Registry.

License Holder agrees that it will only use the information contained in the marketing list described above in manner consistent with and for purposes permitted by law. License Holder agrees not to call any telephone number on the marketing list for telemarketing purposes unless License Holder first obtains access to the National Do Not Call Registry on its own behalf and abides by the restrictions placed on calling telephone numbers that appear on the Do Not Call Registry.

License Holder agrees to defend, indemnify and hold DPL, the supplier of the marketing lists and the supplier of the telephone numbers, and their directors, officers, agents, employees, contractors, licensors, and affiliated companies, harmless from any liability for any loss or injury arising out of, or caused in whole or in part by License Holder's use of the information provided in the marketing list described above.

13. Operations Advisory Council

DPL will maintain a Operations Advisory Council ("OPAC") consisting of Domino's Pizza Franchisees and/or Licensees selected by DPL. DPL will from time to time present DPL's plans for the direction and prioritization of future development of the Software and related

technologies to the OPAC. The OPAC will review these plans, provide the advice of the OPAC, and collaborate with DPL on these future initiatives.

14. Procedures Review

DPL will use a "Procedures Review" whereby approximately once each year, DPL will have the key enhancement, maintenance, and support expenditures on Pulse and related technologies (including but not limited to Domino's Real Time) from collected enhancement fees reviewed by independent auditors. DPL will review the results of the independent auditor review with the OPAC for purposes of demonstrating that annual Software enhancement fees are spent only on the enhancement, maintenance, and support of Domino's Pulse and related store and internet-based technologies.

15. General

15.1 This Agreement and all addenda supersedes in full all prior discussions and agreements, oral and written, between the parties relating to the Software and constitutes the entire agreement between the parties relating to the Software. This Agreement may be modified or supplemented only in writing signed by an authorized representative of each party.

15.2 Neither party shall be liable for delays in any of its performance hereunder due to causes beyond its reasonable control, including, but not limited to, acts of God, strikes or inability to maintain labor or materials on time.

15.3 If any provision of this Agreement shall be deemed illegal or otherwise unenforceable, that portion shall be severed, and the remainder of this Agreement shall remain in full force and effect. A waiver shall be effective only if made in writing and signed by an authorized representative of both parties. The waiver of any right or election of any remedy in one instance shall not affect any rights or remedies in another instance.

15.4 All required notices under this Agreement (except for the notice in section 2.1) shall be sent to the recipient party's address stated in this Agreement, unless otherwise changed in writing by the respective party. Notices to DPL shall be sent to the attention of the Chief Information Officer and notices to the License Holder shall be sent to the attention of the person signing this Agreement on behalf of the License Holder. All notices shall be given by certified or registered mail, or overnight carrier or via facsimile or other electronic system. Such notices shall be deemed given on the date of receipt (or refusal) of delivery of said notice.

15.5 This Agreement shall be governed by the laws of the State of Michigan.

15.6 Neither party to this Agreement is, or shall represent itself to be, an agent, partner, or employee of the other. Nothing in this Agreement shall be interpreted or construed as creating or establishing a joint venture, agency, or partnership, or any relationship other than licensor - licensee. Each party retains control of the day to day activities of its respective business.

Attachment A
To
Domino's Pizza LLC Pulse System License Agreement Fees and
charges applicable to each store licensed by this Agreement

Domino's Pulse Software (from Domino's Pizza LLC)
Software Presently Required to run with Pulse Purchased Through Domino's Pizza Distribution LLC. These third party products and vendors, and the costs associated with these products, may change during the term of this Agreement at the sole discretion of DPL, and License Holder agrees to accept such changes when implemented by DPL and when same or similar product(s) are in use in a majority of company-owned Stores.
<ul style="list-style-type: none"> o Microsoft License Fee Including MS Office o Mapping and Routing Software o File Sync o Anti-virus Software o Credit Card Processing Software o Security Software
The amounts listed on this Attachment do not include amounts charged by any of these third-party vendors for annual or periodic maintenance and enhancement of their products. The amounts for third party maintenance and enhancements will be billed to License Holder without markup to DPL or rebate to DPL.
Customer/Data Conversion or Accudata
The Pulse License Fee is \$4,200.00 per store
Annual Software Enhancement Fee (Payable as invoiced. The Annual Software Enhancement Fee is \$819.25 for 2026 and is subject to increase each year, and License Holder shall pay the fee as adjusted by these increases for current and prior years. See Attachment B for further description.
The annual anniversary for Billing the Annual Enhancement Fee is January 1st. The owner of record the day the invoices are generated by DPL will be responsible for the full amount of the full amount of the invoice regardless of the day the franchisee or licensee takes possession of the store.

Attachment B
To
Domino's Pulse Software License Agreement
Software Enhancement Agreement

1. Software Enhancement Services

1.1 Provided that License Holder is using the then current version of Software in use in the majority of domestic Domino's stores (version "N") or the immediately preceding version of Software ("N-1"), is current in paying all applicable Software Enhancement Fees and is not otherwise in default under this Agreement, DPL will provide License Holder with the following Software Enhancement Services:

(a) Enhancement and maintenance of Domino's Pulse and related store and internet-based technologies provided as components of Domino's Pulse ("Core Pulse Functionality") with the Domino's Pulse License Fee and Annual Software Enhancement Fee.

(b) DPL will continue to use reasonable efforts to correct any Software error, and will provide to License Holder any error corrections, enhancements and updates to the Software which are developed and published by DPL and made generally available to other licensees of the Software at no additional cost. Error corrections will remedy any documented failure of the Software to perform in substantial conformance with the then-applicable user documentation. Minor mistakes in the user documentation are not considered errors in the Software, and DPL may revise the user Documentation to correctly describe the intended operation.

2. Annual Software Enhancement Fees

2.1 No charge for the initial twelve (12) month period following the installation of the Software at the Store ("Installation Date"). License Holder shall pay the Annual Software Enhancement Fee as per Attachment A. This fee will be due and payable annually upon receipt of invoice.

2.2 DPL may increase the Annual Software Enhancement Fee not more than once each year with sixty (60) days prior written notice to the License Holder. The increases to the Annual Software Enhancement Fee may be reviewed by OPAC. The amount of any such annual increase shall not exceed five percent (5%) of the previous year's Annual Software Enhancement Fee, unless the OPAC approves a greater increase, but in any event no annual increase shall exceed ten percent (10%) of the previous year's Annual Software Enhancement Fee.

2.3 DPL may at its own discretion make quarterly payment plans available to License Holders.

2.4 License Holder shall only be liable for Annual Software Enhancement Fees during the term of this Agreement.

3. Other

3.1 Third party software and operating system software may carry its own maintenance, warranty, or enhancement fees. These third-party maintenance, warranty, or enhancement fees will be billed to License Holder without markup to DPL or rebate to DPL. Any updates that DPL requires for the Software to operate properly will be provided to License Holder at a cost not to exceed pre-vailing market rates without markup to DPL or rebate to DPL.

3.2 DPL reserves the right to charge a reasonable connectivity fee to deliver Software Enhancement Services to License Holders who do not have DSL connections and use a dialup connection that results in costs to DPL. License Holder agrees to pay any such connectivity fees upon receipt of invoice from DPL.

Attachment C To Domino's Pulse Software License Agreement Participation Agreement

This Participation Agreement is entered into by the party signing below ("you") for the benefit of MSLI, GP ("Microsoft") and shall be enforceable against you by Microsoft in accordance with its terms. You acknowledge that Microsoft and **Domino's Pizza LLC** and/or its affiliates (the "customer") are parties to Microsoft Select Enrollment, No. 6645248 (the "agreement"), under which you desire to sublicense certain Microsoft products. As used in this Participation Agreement, the term to "run" a product means to copy, install, use, access, display, run or otherwise interact with it. You acknowledge that your right to run a copy of any version of any product sublicensed under the agreement is governed by the applicable product use rights for the product and version licensed as of the date you first run that copy. Such product use rights will be made available to you by the customer, or by publication at a designated site on the World Wide Web, or by some other means. Microsoft does not transfer any ownership rights in any licensed product and it reserves all rights not expressly granted.

I. Acknowledgment and Agreement. You hereby acknowledge that you have received a copy of the product use rights applicable to the products acquired under the above-referenced agreement; you have read and understood the terms and conditions as they relate to your obligations; and you agree to be bound by such terms and conditions, as well as to the following provisions:

- a. **Restrictions on use.** You may not:
- o Separate the components of a product made up of multiple components by running them on different computers, by upgrading or downgrading them at different times, or by transferring them separately, except as otherwise provided in the product use rights;
 - o Rent, lease, lend or host products without the express written consent of Microsoft;
 - o Reverse engineer, de-compile or disassemble products, except to the extent expressly permitted by applicable law despite this limitation;
 - o Transfer licenses to, or sublicense, products to the U.S. Government.

You acknowledge that products licensed under the agreement are of US-origin. You agree to comply with all applicable international and national laws that apply to these products, including the U.S. Export Administration Regulations, as well as end-user, end-use and country destination restrictions issued by U.S. and other governments. For additional information on exporting Microsoft products, see <http://microsoft.com/exporting/>.

b. **Limited product warranty.** Microsoft warrants that each version of a commercial product will perform substantially in accordance with its user documentation. This warranty is valid for a period of 90 days from the date you first run a copy of the version. Any warranties imposed by law concerning the products are limited to the same 90-day period. This warranty does not apply to components of products which you are permitted to redistribute under applicable product use rights, or if failure of the product has resulted from accident, abuse or misapplication. If you notify Microsoft within the warranty period that a product does not meet this warranty, then Microsoft will, at its option, either (i) return the price paid for the product or (ii) repair or replace the product. This is your exclusive remedy for any failure of any commercial product to function as described in this paragraph.

c. **Free and beta products.** Free and beta products, if any, are provided "as-is," without any warranties.

d. **NO OTHER WARRANTIES.** TO THE EXTENT PERMITTED BY APPLICABLE LAW, MICROSOFT DISCLAIMS ALL WARRANTIES AND CONDITIONS, WHETHER EXPRESS, IMPLIED OR STATUTORY, OTHER THAN THOSE IDENTIFIED EXPRESSLY IN THIS SECTION, INCLUDING BUT NOT LIMITED TO WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, WITH RESPECT TO THE PRODUCTS AND RELATED MATERIALS.

e. **Limitation of liability.** There may be situations in which you have a right to claim damages or payment from Microsoft. Except as otherwise specifically provided in this paragraph, whatever the legal basis for your claim, Microsoft's liability will be limited, to the maximum extent permitted by applicable law, to direct damages up to the amount you have paid for the product giving rise to the claim. In the case of free product, or code you are authorized to redistribute to third parties without separate payment to Microsoft, Microsoft's total liability to you will not exceed US\$5000, or its equivalent in local currency.

f. **No liability for certain damages.** To the maximum extent permitted by applicable law, neither you, your affiliates or suppliers, nor Microsoft, its affiliates or suppliers will be liable for any indirect damages (including, without limitation, consequential, special or incidental damages, damages for loss of profits or revenues, business interruption, or loss of business information) arising in connection with any agreement, product or service, even if advised of the possibility of such damages or if such possibility was reasonably foreseeable.

g. **Application.** The limitations on and exclusions of liability for damages set forth herein apply regardless of whether the liability is based on breach of contract, tort (including negligence), strict liability, breach of warranties, or any other legal theory.

h. **Verifying compliance.** You must keep records relating to the products you run. Microsoft has the right to verify compliance with these terms and any applicable product use rights, at its expense, during the term of the agreement and for a period of one year thereafter. To do so, Microsoft will engage an independent accountant from a nationally recognized public accounting firm, which will be subject to a confidentiality obligation. Verification will take place upon not fewer than 15 days notice, during normal business hours and in a manner that does not interfere unreasonably with your operations. As an alternative, Microsoft may require you to accurately complete its self-audit questionnaire relating to the products you use. If verification or self-audit reveals unlicensed use of products, you must promptly order sufficient licenses to permit all product usage disclosed. If material unlicensed use is found (license shortage of 5% or more), you must reimburse Microsoft for the costs it has incurred in verification and acquire the necessary additional licenses as single retail licenses within 30 days. If Microsoft undertakes such verification and does not find material unlicensed use of products, it will not undertake another such verification for at least one year. Microsoft and its auditors will use the information obtained in compliance verification only to enforce its rights and to determine whether you are in compliance with these terms and the product use rights. By invoking the rights and procedures described above, Microsoft does not waive its rights to enforce these terms or the product use rights, or to protect its intellectual property by any other means permitted by law.

i. **Dispute Resolution; Applicable Law.** This Participation Agreement will be governed and construed in accordance with the laws of the jurisdiction whose law governs the agreement. You consent to the exclusive jurisdiction and venue of the state and federal courts located in such jurisdiction.

Your violation of the above-referenced terms and conditions shall be deemed to be a breach of this Participation Agreement and shall be grounds for immediate termination of all rights granted hereunder.

Dated as of the _____.

CUSTOMER AFFILIATE: «FranFormalName»

Signature: _ Name:

«FranFormalName»

Individually and as authorized representative
of each Owned Entity

FCode: F _____

Date: _____

EXHIBIT K

RIDER TO LEASE



Domino's Pizza

FRANCHISE STORE LEASE POLICY

As of March 2022

Pursuant to Section 7.4 ("Store Lease") of the Domino's Pizza Franchise Agreement, you are required to maintain a lease for the site of the Store. Additionally, all proposed leases for new builds, re-franchises, relocations, or renewals are required to include the attached "RIDER TO LEASE" and be submitted to the Franchise Services Department for review and approval prior to execution.

A proposed lease for new builds, re-franchises, and relocations cannot be approved until the Franchise Services Department has an approved franchise application and an approved site inspection.

The "RIDER TO LEASE" requires the following provisions:

1. Inconsistency between Lease and Rider
2. Definitions
3. Use and Occupancy
4. Assignment of Lease
5. Notice of Default
6. Adequate Parking
7. Standard Signage
8. Adjoining Uses
9. Damage to Premises
10. De-Identification
11. Payment of Rent

Exception: *Percentage of Sales Rent included in Non-Traditional Store Leases will be reviewed on a case-by-case basis.*

NOTE: You must insert the Tenant and Landlord entities in the first paragraph and on the signature page of the "RIDER TO LEASE" consistent with the entities in the proposed lease. Additionally, the Store address must be inserted in the second paragraph of the "RIDER TO LEASE" consistent with the proposed lease.

Domino's Pizza LLC, as Manager, Domino's Pizza Franchising LLC or any of their affiliates are not liable for the final terms and provisions of any franchise lease. It is strongly advised that you work with a knowledgeable attorney or business advisor when negotiating the lease terms.

DOMINO'S PIZZA RIDER TO LEASE

THIS RIDER TO LEASE (the "Rider") is made this _____ day of _____, 20____, by and between _____
_____ ("Tenant") and _____ ("Landlord").

(Print "Tenant Name" & "Landlord Name" Above)

RECITALS

WHEREAS, concurrently with the execution of this Rider, Tenant, a franchisee of Domino's Pizza Franchising LLC ("DPF"), and Landlord have entered into a lease (the "Lease") for the premises of Tenant's Domino's Store located at:

_____ (the "Premises"); and
(Print "Complete Store Address" Above)

WHEREAS, as a condition to DPF's grant of a franchise to a franchisee, DPF requires that certain provisions be contained in the lease entered into by its franchisees to establish an alignment and approval of certain subjects and activities within the Franchise Agreement that the franchisee has signed, or will be signing, to operate the store covered by the Lease Agreement; and

WHEREAS, to evidence Landlord's and Tenant's agreement to these terms, the parties hereby enter this Rider to Lease;

NOW, THEREFORE, the parties agree as follows:

1. **Inconsistency between Lease and Rider.** In the event of any inconsistency between the terms of the Lease and this Rider, the terms of this Rider shall prevail.

2. **Definitions.** In this Rider, the following words or phrases will have the following meanings:

Domino's Pizza Franchising LLC "DPF" **Franchisor.**
Domino's subsidiary issuing franchise agreements to domestic franchisees within United States.

Domino's Pizza LLC "DPL"
Domino's subsidiary of which manages and oversees the primary operations of all Domino's subsidiaries and business.

Domino's Pizza LLC – Manager "DPL-M"
DPL as Manager for DPF providing required support and services to franchisees under their franchise agreements.

Franchise Agreement "FA"
The agreement between franchisor and franchisee allowing for the operation of the Domino's store at the leased premises.

Successor Tenant
The Domino's franchisee, or corporate entity, that purchases the Domino's store from the currently operating Tenant in accordance with terms set forth in this Rider.

3. **Use and Occupancy.** Tenant may only use the leased premises (the "Premises") as a quick service pizza restaurant for the preparation, consumption, dine-in, carry-out and delivery of pizza, sandwiches, salads, chicken items, pastas and related foods and beverages and those items customarily sold, either now or in the future, in a Domino's Store or other similar enterprise or establishment so long as such future use does not conflict with any applicable governmental laws, rules and regulations or any exclusive use granted prior to the date of this Lease to other tenants within the shopping center.

4. **Assignment of Lease.** Anything contained in the Lease to the contrary notwithstanding, Landlord agrees that the Lease and the right, title and interest of the Tenant and any subsequent or successor Tenant thereunder, shall be sold and assigned by Tenant, but only upon and with the sole authorization and management of DPF in accordance to the terms of the Tenant's FA with DPF, to Domino's Pizza LLC or to a Successor Tenant provided Landlord receives notice of such assignment, and further provided, that the assignee shall execute such documents evidencing its agreement to thereafter keep and perform, all of the obligations of Tenant arising under the Lease from and after the time of such assignment. Further, Successor Tenant shall have no responsibility for prior defaults under the Lease and Landlord shall not terminate the Lease upon assignment.

In addition, anything contained in the Lease to the contrary notwithstanding, Landlord agrees to allow a change in the controlling interest of the Tenant and any subsequent or successor Tenant thereunder, in the event such controlling owner is Domino's Pizza LLC or an approved franchisee of DPF, without the consent of Landlord, provided, however, that Landlord shall be provided notice of such change in controlling interest.

5. **Notice of Default.** Landlord shall give written notice to Domino's Pizza LLC, as Manager, Attn: Franchise Services Department (via email at franchise.services@dominos.com), (concurrently with the giving of such notice to Tenant), of any default by Tenant under the Lease and Domino's Pizza LLC may cure such default at its sole option within thirty (30) days receipt of said notice. Notice shall be sent via USPS mailing services to PO Box 485, Ann Arbor, MI 48105-0485, or via any overnight courier services requiring a street address to 24 Frank Lloyd Wright Drive, Suite F1200, Ann Arbor, MI 48105-9484.

6. **Adequate Parking.** Notwithstanding any parking provisions defined in the Lease, Landlord agrees that Tenant's active Retail Delivery Drivers will be exempt from any mandated "employee parking" designated by Landlord. Rather, the retail delivery drivers may be permitted to park as near or adjacent to the Premises as possible for the loading and unloading of their vehicles in service of Tenant's Delivery Customers. Drivers must not park in front of other tenant's spaces when the businesses are open. Tenant's in-store employees shall abide by any employee parking requirements defined in the Lease.

7. **Standard Signage.** It is requested that Tenant be permitted to install the customary and usual Domino's Pizza display signs (including pole-type or tenant-shared signs if they are permitted and/or available) on and adjacent to the Premises, subject to the conditions set forth in the Lease or any Lease Exhibits. Renderings of the signs, advertisements, notices, logos, lettering, standard images, and advertising practices of the Domino's Pizza LLC advertising program, are attached to this rider to provide general guidance of the Domino's signage program. Tenant shall be responsible for coordinating with a professional signage company for the actual signage design to be manufactured and installed upon the Premises once all approvals and permissions have been received.

8. **Adjoining Uses.** No operation currently exists, and Landlord shall not permit, directly or indirectly, another quick service pizza restaurant which sells pizza for delivery or carry out ("Competing Business") to be operated within the Shopping Center including out parcels and pad sites that is a direct competitor (including, but not limited to, Pizza Hut, Papa John's, Little Caesars and Papa's Pizza, (list other major regional competitors if applicable)). The aforementioned restriction shall not apply to: (i) any existing leases at the Shopping Center as the same may be renewed, extended, modified or amended (except that no such renewal, extension, modification or amendment shall grant a tenant the right to engage in the Exclusive Use where such tenant did not previously have that right), or (ii) any store measuring 5,000 sq. ft. or more; or (iii) a full service sit-down restaurant; or (iv) a buffet style pizza restaurant; or (v) any portion of the Shopping Center that is not owned by Landlord.

Should Landlord violate this provision, all rent shall abate in full until such time that the Competing Business no longer occupies space in the Shopping Center. Should the Competing Business remain open and in business for a period in excess of three hundred sixty-five (365) days Tenant may terminate the Lease forthwith with thirty (30) days written notice thereof delivered to Landlord.

9. **Damage to Premises.** In the event the Premises or any material portion thereof or any adjoining property

shall be damaged by fire or other casualty during the term hereof so as to render the Premises, including any common area, untenable, Landlord shall promptly restore the same to their previous condition, and a just proportion of the rent, according to the extent to which the Premises and any common areas have been rendered untenable, shall abate until the Premises shall have been restored and put in proper condition for use and occupancy by Tenant. However, per terms of tenant's FA with Franchisor that require that a closed store be re-opened within one hundred eighty (180) days of the casualty, if the damaged Premises cannot be made tenable within one hundred twenty (120) days after the occurrence of such damage, for reasons including, but not limited to, insurance issues, building and permitting issues and construction delays, Tenant may terminate this Lease forthwith upon thirty (30) days' written notice thereof delivered to Landlord and any rent paid in advance of such termination by Tenant shall forthwith be refunded to it. If any authority having jurisdiction thereof shall determine that the Premises or any building of which the Premises are a part should be demolished and removed because of damage, this Lease shall terminate within 30 days of receiving notice of same and any rent paid in advance of such determination by Tenant shall be refunded to it.

10. **De-identification.** Landlord acknowledges that Tenant is entering the Lease to operate a Domino's Pizza franchise, as an independent business entity. Tenant is required upon termination or expiration of the Lease, or upon termination or expiration of the Franchise Agreement, that Tenant shall, at Tenant's sole expense, and within ten (10) business days, make such reasonable modifications to the exterior and interior of the Leased Premises (including interior and exterior signage, menu boards, job aids, product photos, and the like) as is necessary or useful to fully eliminate all identification and appearance as a Domino's Store.

If Tenant fails or refuses to timely and fully de-identify the Leased Premises to the extent and in the time and manner required by the foregoing paragraph of this Rider to Lease, Domino's Pizza LLC may, at its sole option and in addition to other rights and remedies it may have, make said modifications on Tenant's behalf, so long as Domino's contacts Landlord prior to commencing any activity to do so, and both parties enter into a reasonable written agreement to be executed of the scope of work to be done, the timing and conditions related to said work, access to the Premises and indemnifications as needed. Whether it is Domino's or Landlord that ultimately does the de-identification of the space due to Tenant's failure to do so, all expenses incurred in the activity shall be the responsibility of the Tenant. The foregoing shall not give Landlord or any other entity additional rights to require the restoration or repair of the Leased Premises beyond that which is agreed to between Landlord and Tenant. Landlord acknowledges that Domino's Pizza LLC will not be required to make any repairs, restorations, or de-identifications of the Lease Premises unless it exercises its option to make said modifications.

11. **Payment of Rent.** Notwithstanding anything in the Lease to the contrary Tenant and Landlord acknowledge that Tenant's rent or lease obligations shall not be determined based upon Tenant's sales.

IN WITNESS, WHEREOF, the parties have executed this Rider on or as of the date first above written.

LANDLORD:

TENANT:

Print "Company Name" Above

Print "Company Name" Above

By: Signature

By: Signature

(Print "Name" Above)

(Print "Name" Above)

Its: *(Print "Title" Above)*

Its: *(Print "Title" Above)*

RIDER - Exhibit
Sign Examples for Pizza Theatre Restaurant Design

Domino's Pizza Theatre Signage / New Logo

DOMINO'S PIZZA THEATER CONSTRUCTION MANUAL - Q3 '20

ENTRYWAY GRAPHICS



A



B



D



E



F

- A. "Welcome" Customer Entry Door VinylPC 273243
- B. "Welcome" Glass Partition Wall Vinyl.....PC 273260
- D. "Now Serving - Open" LED Peel Sign.....PC 284050
- French "Now Serving - Open" SignPC 284051
- E. "Pick Up Window Open" LED Peel SignPC 284052
- F. LED Disk "Open" SignPC 284053

Typeface - Color Scheme - Domino's Word Mark

PRIMARY TYPEFACE

One Dot Bold Condensed

**AaBbCcDdEeFfGgHhIiJjKkLlMm
NnOoPpQqRrSsTtUuVvWwXxYyZz
1234567890**

PRIMARY COLORS



PANTONE colors should be used for any printed media where pantone swatches are specified



TRANSLUCENT VINYL colors should be used for illuminated signs, monument signs, and any other illumination is necessary.

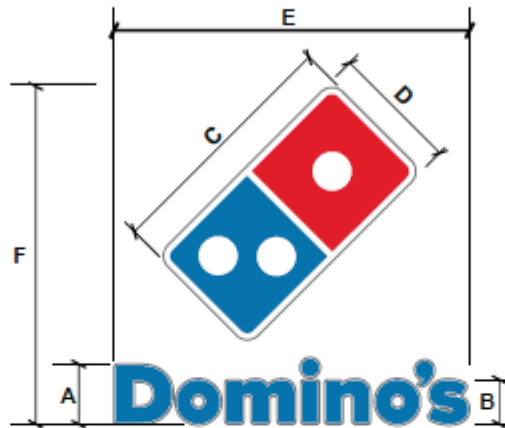
**PRIMARY ORIENTATION
SPATIAL RELATIONSHIP**



ORIENTATION:
The tile logo must always appear at a 45° angle to the right.

SPATIAL RELATIONSHIP:
The tile logo should always have a safe area around it at least 100% the diameter of the white dot, or "pip", in the logo. This gives our logo room to breathe and helps them stand out. Height of inset of "o" = distance between type and tile. No Elements may be positioned within the protected zone.

Individual Front-Lit Channel Letters - Stacked (Size Chart)



Boxed Sq. Ft.



Total Sq. Ft.

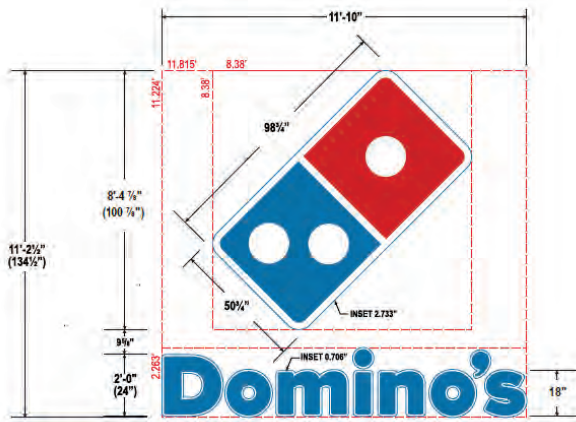
A	B	C	D	E	F	Boxed area logo & letters	Total Sq. Ft.
16"	11 $\frac{1}{8}$ "	65 $\frac{3}{4}$ "	34"	7'-10 $\frac{1}{2}$ "	7'-6 $\frac{1}{2}$ "	50.02	58.95
18"	13 $\frac{1}{2}$ "	73 $\frac{3}{4}$ "	38 $\frac{1}{4}$ "	8'-10 $\frac{1}{2}$ "	8'-5 $\frac{1}{2}$ "	54.48	74.61
20"	15"	82"	42 $\frac{1}{2}$ "	9'-10"	9'-5"	67.2	92.12
24"	18"	98 $\frac{1}{2}$ "	50 $\frac{3}{4}$ "	11'-10"	11'-3 $\frac{1}{2}$ "	96.77	132.63
30"	22"	123"	63 $\frac{1}{2}$ "	14'-9"	14'-1 $\frac{1}{2}$ "	151.21	207.24



Individual
Front-Lit Channel Letters
Stacked Size Chart



sales@indiesignage.com
(623) 302-4545



A Domino's Stacked Wordmark Channel 24" Blue QTY: ONE (1) SET
SCALE: 3/8" = 1'-0" AREA: 132.61 SQ. FT.

Description -

Tile Logo:

Vinyl applied after routing
3/16" 7328 White Acrylic
3M Intense Blue 3730-127 (PMS 307C)
3M Red 3730-33 (PMS 186C)

Trimcap:

Jewellee White Trim cap bonded to face, #8 pan head screws to returns painted white, semigloss finish

Returns:

.040 Aluminum returns painted white, semigloss finish

Backs:

3mm ACM

LEDS :

Principal Quik Mod 3 LED
Power Supply: Principal P-LED 12VDC

WM Channel Letters:

Vinyl applied after routing

Border - Exposed White Acrylic:

3/16" 7328 White Acrylic

3M Intense Blue 3730-127 (PMS 307C)

Trimcap:

Jewellee Trim cap bonded to face, #8 pan head screws to returns painted to match PMS 307 C Blue, semigloss finish.

Returns:

.040 Aluminum returns painted to match PMS 307 C Blue semigloss finish

Backs:

3mm ACM

LEDS :

Principal Quik Mod 3 LED
Power Supply: Principal P-LED 12VDC

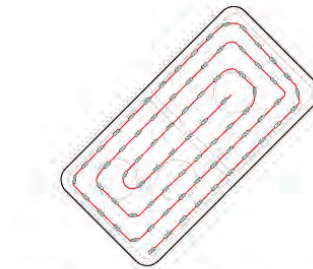
Tile Logo.....70.22 SQ. FT.
WM Letter Set.....26.74 SQ. FT.
Total.....96.96 SQ. FT.

Boxed.....132.61 SQ. FT.
Total.....132.61 SQ. FT.

3730-127 3M INTENSE BLUE TRANSLUCENT
3730-33 3M RED TRANSLUCENT



Sign_Channel_Stacked WM Blue 24



1 LED Layout

Specifications: Principle Quik Mod 3 LEDs

Beam Angle 170° Ultra-Wide Low Dome Beveling Optic with Diamondback Optic Lens Technology
Certifications UL & cUL Recognized (SAM Manual), CE, RoHS, CSA
Dimensions QMS: 0.69"W x 3.14"L x 0.25"H
Fastening Peel & stick / Mechanical screw hole
Input 12VDC, Power Supply P-LED 12VDC
Protection Grade IP68
Spacing QMS: 1.5 modifs. (fully stretched)
Quantity: One Hundred and Thirteen (113) units

Electrical Detail:

White LEDs
(1) 60w Transformer GEPS12-60U-NA
Total Amps: 0.60
(1) 20 amp 120V Circuit Req.



General Notes:

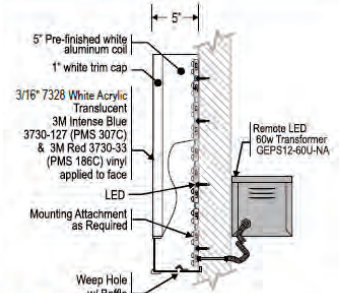
This sign is to be installed in accordance with the requirements of Article 600 of the National Electrical Code.

- 1) Grounded and bonded per NEC 600.7NEC 250
- 2) Existing branch circuit in compliance with NEC 600.5, not to exceed 20 amps
- 3) Sign is to be UL listed per NEC 600.3
- 4) UL disconnect switch per NEC 600.6, required per sign component before leaving manufacturer*
*For multiple signs, a disconnect is permitted but not required for each section

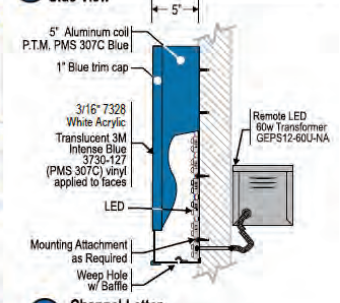
Design Note:

This sign must only be scaled in its entirety it is forbidden to scale JUST the tile or JUST the wordmark by themselves

SIGN A	Domino's Stacked Wordmark Channel_24" Blue
Type:	Individual Channel Letters/Remote
Illumination:	Internally Illuminated LED
Square Footage:	137.47
To Grade:	Top of Sign to Grade* Bottom of Sign to Grade*

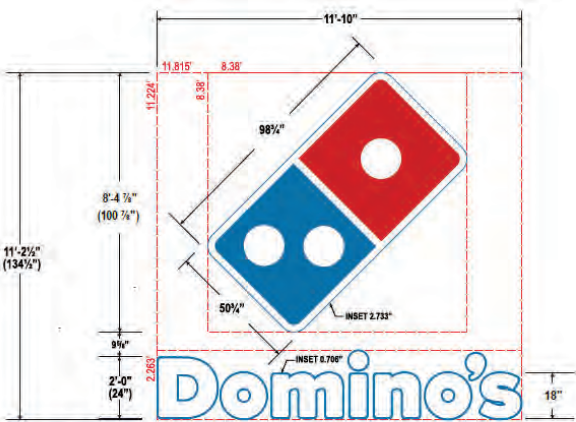


2 Channel Logo Side View



3 Channel Letter Side View

 sales@indiesignage.com
(623) 302-4545



A Sign Channel Stacked WM White 24" QTY: ONE (1) SET
SCALE: 3/8" = 1'-0" AREA: 132.61 SQ. FT.

Description -

Tile Logo:

Vinyl applied after routing
3/16" 7328 White Acrylic
3M Intense Blue 3730-127 (PMS 307C)
3M Red 3730-33 (PMS 186C)

Trimcap:

Jewellee White Trim cap bonded to face, #8 pan head screws to returns painted white, semigloss finish

Returns:

.040 Aluminum returns painted white, semigloss finish

Backs:

3mm ACM

LEDS :

Principal Quik Mod 3 LED
Power Supply: Principal P-LED 12VDC

WM Channel Letters:

Vinyl applied after routing

Border - Exposed White Acrylic:

3/16" 7328 White Acrylic

3M Intense Blue 3730-127 (PMS 307C)

Trimcap:

Jewellee Trim cap bonded to face, #8 pan head screws to returns painted to match PMS 307 C Blue, semigloss finish.

Returns:

.040 Aluminum returns painted to match PMS 307 C Blue semigloss finish

Backs:

3mm ACM

LEDS :

Principal Quik Mod 3 LED
Power Supply: Principal P-LED 12VDC

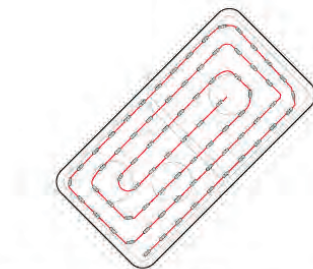
Tile Logo.....70.22 SQ. FT.
WM Letter Set.....26.74 SQ. FT.
Total.....96.96 SQ. FT.

Boxed.....132.61 SQ. FT.
Total.....132.61 SQ. FT.

3730-127 3M INTENSE BLUE TRANSLUCENT
3730-33 3M RED TRANSLUCENT



Sign_Channel_Stacked WM White 24



1 LED Layout

Specifications: Principle Quik Mod 3 LEDs

Beam Angle 170° Ultra-Wide Low Dome Beveling Optic with Diamondback Optic Lens Technology
Certifications UL & cUL Recognized (SAM Manual), CE, RoHS, CSA
Dimensions QMS: 0.69"W x 3.14"L x 0.25"H
Fastening Peel & stick / Mechanical screw hole
Input 12VDC, Power Supply P-LED 12VDC
Protection Grade IP68
Spacing QMS: 1.5 modifs. (fully stretched)
Quantity: One Hundred and Thirteen (113) units

Electrical Detail:

White LEDs
(1) 60w Transformer GEPS12-60U-NA
Total Amps: 0.60
(1) 20 amp 120V Circuit Req.



General Notes:

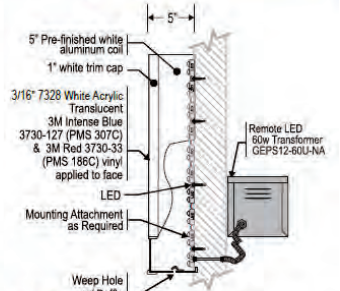
This sign is to be installed in accordance with the requirements of Article 600 of the National Electrical Code.

- 1) Grounded and bonded per NEC 600.7NEC 250
- 2) Existing branch circuit in compliance with NEC 600.5, not to exceed 20 amps
- 3) Sign is to be UL listed per NEC 600.3
- 4) UL disconnect switch per NEC 600.6, required per sign component before leaving manufacturer*
*For multiple signs, a disconnect is permitted but not required for each section

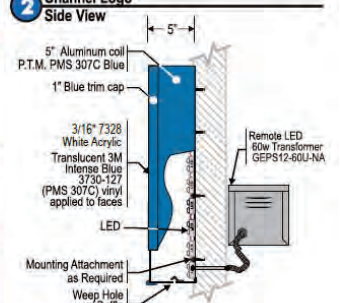
Design Note:

This sign must only be scaled in its entirety it is forbidden to scale JUST the tile or JUST the wordmark by themselves

SIGN A	Domino's Stacked Wordmark Channel_24" White
Type:	Individual Channel Letters/Remote
Illumination:	Internally Illuminated LED
Square Footage:	137.47
To Grade:	Top of Sign to Grade* Bottom of Sign to Grade*

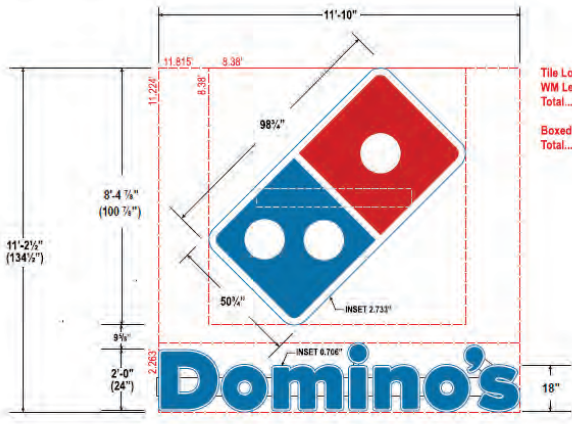


2 Channel Logo Side View



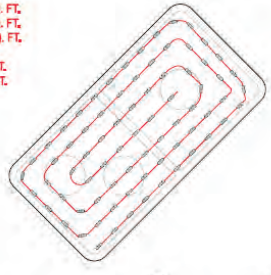
3 Channel Letter Side View

 sales@indiesignage.com
(623) 302-4545



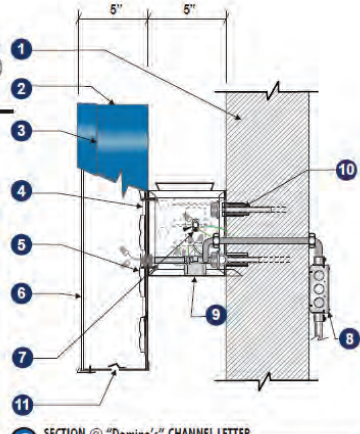
Tile Logo.....70.22 SQ. FT.
 WM Letter Set...26.74 SQ. FT.
 Total.....96.96 SQ. FT.

Boxed.....132.61 SQ. FT.
 Total.....132.61 SQ. FT.



Domino's

1 LED Layout



2 SECTION @ "Domino's" CHANNEL LETTER FRONT-ILLUMINATED (REMOTE)

Electrical Detail:	Specifications: Principle Gw Mod 3 LEDs	Specifications: Channel Letter & Logo Set
White LED's (1) 60W Transformer GEP512-60W-NA Total Amps: 0.60 (1) 20 amp 120V Circuit Req.	Beam Angle 170° Ultra-Wide Low Dome Baiting Optic with Diamondback Opto Lens Technology Certifications: UL & cUL, Recognized (SAM Manual), CE, RoHS, CSA Dimensions QM3: 0.69"W x 3.14"L x 0.25"H Fastening: Peel & stick / Mechanical screw hole Input: 12VDC, Power Supply P-LED 12VDC Protection Grade IP68 Spacing QM3: 1.5 moduft. (fully stretched) Quantity: One hundred thirteen (113) units	1. Existing Facade: TBD 2. 24G Aluminum returns painted PMS 307 C Blue for letters and White for logo. Semigloss finish. 3. Jewelle trimcap bonded to face. #8 pan head screws to returns painted to match PMS 307 C Blue for letters and White for logo. 4. 3mm Signacore Lite composite back fastened to returns w/ 1/4" 19 gauge staples. Seal w/ VOC compliant 360 white latex caulk to prevent moisture intrusion. 5. Principal Gw Mod 3 White LEDs 6. 3/16" White acrylic faces w/ translucent vinyl applied to faces 7. 3M 3703-127 Intense Blue (for logo and Wordmark border) 8. 3M 3730-33 Red (for Logo) 9. 3M blackout white for "O" centers 10. Disconnected switch UL Outdoor rated toggle type w/ neoprene boot per NEC 600-6 11. Primary electrical feed in UL conduit / customer supplied UL junction box 12. Transformers within UL enclosure (removable lid), 5"x4" Raceway paint to match fascia 13. Mounting hardware to suit. 14. 1/2" Drain holes w/ light baffles at bottom of letter cans (2) per letter
General Notes: This sign is to be installed in accordance with the requirements of Article 600 of the National Electrical Code. 1) Grounded and bonded per NEC 250.118-250 2) Existing branch circuit in compliance with NEC 600.6, not to exceed 20 amps 3) Sign is to be UL listed per NEC 600.3 4) UL disconnect switch per NEC 600.6- required per sign component before leaving manufacturer* *For multiple signs, a disconnect is permitted but not required for each section	Raceway Note: The raceway color should match, as closely as possible the building color and finish behind. When not possible a variance is required.	
Design Note: This sign must only be scaled in its entirety. It is forbidden to scale JUST the life or JUST the wordmark by themselves.		

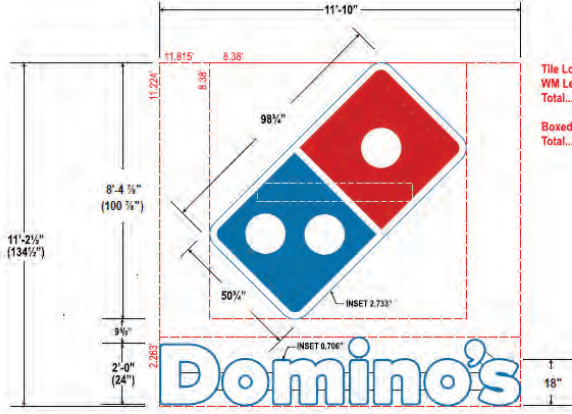
Electrical Detail:	Specifications: Principle Gw Mod 3 LEDs	Specifications: Channel Letter & Logo Set
White LED's (1) 60W Transformer GEP512-60W-NA Total Amps: 0.60 (1) 20 amp 120V Circuit Req.	Beam Angle 170° Ultra-Wide Low Dome Baiting Optic with Diamondback Opto Lens Technology Certifications: UL & cUL, Recognized (SAM Manual), CE, RoHS, CSA Dimensions QM3: 0.69"W x 3.14"L x 0.25"H Fastening: Peel & stick / Mechanical screw hole Input: 12VDC, Power Supply P-LED 12VDC Protection Grade IP68 Spacing QM3: 1.5 moduft. (fully stretched) Quantity: One hundred thirteen (113) units	1. Existing Facade: TBD 2. 24G Aluminum returns painted PMS 307 C Blue for letters and White for logo. Semigloss finish. 3. Jewelle trimcap bonded to face. #8 pan head screws to returns painted to match PMS 307 C Blue for letters and White for logo. 4. 3mm Signacore Lite composite back fastened to returns w/ 1/4" 19 gauge staples. Seal w/ VOC compliant 360 white latex caulk to prevent moisture intrusion. 5. Principal Gw Mod 3 White LEDs 6. 3/16" White acrylic faces w/ translucent vinyl applied to faces 7. 3M 3703-127 Intense Blue (for logo and Wordmark border) 8. 3M 3730-33 Red (for Logo) 9. 3M blackout white for "O" centers 10. Disconnected switch UL Outdoor rated toggle type w/ neoprene boot per NEC 600-6 11. Primary electrical feed in UL conduit / customer supplied UL junction box 12. Transformers within UL enclosure (removable lid), 5"x4" Raceway paint to match fascia 13. Mounting hardware to suit. 14. 1/2" Drain holes w/ light baffles at bottom of letter cans (2) per letter
General Notes: This sign is to be installed in accordance with the requirements of Article 600 of the National Electrical Code. 1) Grounded and bonded per NEC 250.118-250 2) Existing branch circuit in compliance with NEC 600.6, not to exceed 20 amps 3) Sign is to be UL listed per NEC 600.3 4) UL disconnect switch per NEC 600.6- required per sign component before leaving manufacturer* *For multiple signs, a disconnect is permitted but not required for each section	Raceway Note: The raceway color should match, as closely as possible the building color and finish behind. When not possible a variance is required.	
Design Note: This sign must only be scaled in its entirety. It is forbidden to scale JUST the life or JUST the wordmark by themselves.		

Electrical Detail:	Specifications: Principle Gw Mod 3 LEDs	Specifications: Channel Letter & Logo Set
White LED's (1) 60W Transformer GEP512-60W-NA Total Amps: 0.60 (1) 20 amp 120V Circuit Req.	Beam Angle 170° Ultra-Wide Low Dome Baiting Optic with Diamondback Opto Lens Technology Certifications: UL & cUL, Recognized (SAM Manual), CE, RoHS, CSA Dimensions QM3: 0.69"W x 3.14"L x 0.25"H Fastening: Peel & stick / Mechanical screw hole Input: 12VDC, Power Supply P-LED 12VDC Protection Grade IP68 Spacing QM3: 1.5 moduft. (fully stretched) Quantity: One hundred thirteen (113) units	1. Existing Facade: TBD 2. 24G Aluminum returns painted PMS 307 C Blue for letters and White for logo. Semigloss finish. 3. Jewelle trimcap bonded to face. #8 pan head screws to returns painted to match PMS 307 C Blue for letters and White for logo. 4. 3mm Signacore Lite composite back fastened to returns w/ 1/4" 19 gauge staples. Seal w/ VOC compliant 360 white latex caulk to prevent moisture intrusion. 5. Principal Gw Mod 3 White LEDs 6. 3/16" White acrylic faces w/ translucent vinyl applied to faces 7. 3M 3703-127 Intense Blue (for logo and Wordmark border) 8. 3M 3730-33 Red (for Logo) 9. 3M blackout white for "O" centers 10. Disconnected switch UL Outdoor rated toggle type w/ neoprene boot per NEC 600-6 11. Primary electrical feed in UL conduit / customer supplied UL junction box 12. Transformers within UL enclosure (removable lid), 5"x4" Raceway paint to match fascia 13. Mounting hardware to suit. 14. 1/2" Drain holes w/ light baffles at bottom of letter cans (2) per letter
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Design Note: This sign must only be scaled in its entirety. It is forbidden to scale JUST the life or JUST the wordmark by themselves.		



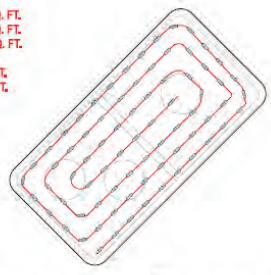
Sign_Channel_Stacked WM Blue Raceway 24

INDIESIGNAGE
 safes@indiesignage.com
 (623) 302-4545



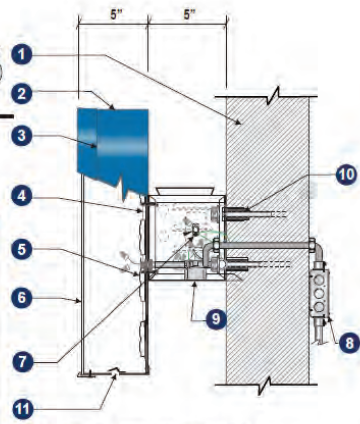
Tile Logo.....70.22 SQ. FT.
 WM Letter Set...26.74 SQ. FT.
 Total.....96.96 SQ. FT.

Boxed.....132.61 SQ. FT.
 Total.....132.61 SQ. FT.



Domino's

1 LED Layout



2 SECTION @ "Domino's" CHANNEL LETTER FRONT-ILLUMINATED (REMOTE)

Electrical Detail:	Specifications: Principle Gw Mod 3 LEDs	Specifications: Channel Letter & Logo Set
White LED's (1) 60W Transformer GEP512-60W-NA Total Amps: 0.60 (1) 20 amp 120V Circuit Req.	Beam Angle 170° Ultra-Wide Low Dome Baiting Optic with Diamondback Opto Lens Technology Certifications: UL & cUL, Recognized (SAM Manual), CE, RoHS, CSA Dimensions QM3: 0.69"W x 3.14"L x 0.25"H Fastening: Peel & stick / Mechanical screw hole Input: 12VDC, Power Supply P-LED 12VDC Protection Grade IP68 Spacing QM3: 1.5 moduft. (fully stretched) Quantity: One hundred thirteen (113) units	1. Existing Facade: TBD 2. 24G Aluminum returns painted PMS 307 C Blue for letters and White for logo. Semigloss finish. 3. Jewelle trimcap bonded to face. #8 pan head screws to returns painted to match PMS 307 C Blue for letters and White for logo. 4. 3mm Signacore Lite composite back fastened to returns w/ 1/4" 19 gauge staples. Seal w/ VOC compliant 360 white latex caulk to prevent moisture intrusion. 5. Principal Gw Mod 3 White LEDs 6. 3/16" White acrylic faces w/ translucent vinyl applied to faces 7. 3M 3703-127 Intense Blue (for logo and Wordmark border) 8. 3M 3730-33 Red (for Logo) 9. 3M blackout white for "O" centers 10. Disconnected switch UL Outdoor rated toggle type w/ neoprene boot per NEC 600-6 11. Primary electrical feed in UL conduit / customer supplied UL junction box 12. Transformers within UL enclosure (removable lid), 5"x4" Raceway paint to match fascia 13. Mounting hardware to suit. 14. 1/2" Drain holes w/ light baffles at bottom of letter cans (2) per letter
General Notes: This sign is to be installed in accordance with the requirements of Article 600 of the National Electrical Code. 1) Grounded and bonded per NEC 250.118-250 2) Existing branch circuit in compliance with NEC 600.6, not to exceed 20 amps 3) Sign is to be UL listed per NEC 600.3 4) UL disconnect switch per NEC 600.6- required per sign component before leaving manufacturer* *For multiple signs, a disconnect is permitted but not required for each section	Raceway Note: The raceway color should match, as closely as possible the building color and finish behind. When not possible a variance is required.	
Design Note: This sign must only be scaled in its entirety. It is forbidden to scale JUST the life or JUST the wordmark by themselves.		

Electrical Detail:	Specifications: Principle Gw Mod 3 LEDs	Specifications: Channel Letter & Logo Set
White LED's (1) 60W Transformer GEP512-60W-NA Total Amps: 0.60 (1) 20 amp 120V Circuit Req.	Beam Angle 170° Ultra-Wide Low Dome Baiting Optic with Diamondback Opto Lens Technology Certifications: UL & cUL, Recognized (SAM Manual), CE, RoHS, CSA Dimensions QM3: 0.69"W x 3.14"L x 0.25"H Fastening: Peel & stick / Mechanical screw hole Input: 12VDC, Power Supply P-LED 12VDC Protection Grade IP68 Spacing QM3: 1.5 moduft. (fully stretched) Quantity: One hundred thirteen (113) units	1. Existing Facade: TBD 2. 24G Aluminum returns painted PMS 307 C Blue for letters and White for logo. Semigloss finish. 3. Jewelle trimcap bonded to face. #8 pan head screws to returns painted to match PMS 307 C Blue for letters and White for logo. 4. 3mm Signacore Lite composite back fastened to returns w/ 1/4" 19 gauge staples. Seal w/ VOC compliant 360 white latex caulk to prevent moisture intrusion. 5. Principal Gw Mod 3 White LEDs 6. 3/16" White acrylic faces w/ translucent vinyl applied to faces 7. 3M 3703-127 Intense Blue (for logo and Wordmark border) 8. 3M 3730-33 Red (for Logo) 9. 3M blackout white for "O" centers 10. Disconnected switch UL Outdoor rated toggle type w/ neoprene boot per NEC 600-6 11. Primary electrical feed in UL conduit / customer supplied UL junction box 12. Transformers within UL enclosure (removable lid), 5"x4" Raceway paint to match fascia 13. Mounting hardware to suit. 14. 1/2" Drain holes w/ light baffles at bottom of letter cans (2) per letter
General Notes: This sign is to be installed in accordance with the requirements of Article 600 of the National Electrical Code. 1) Grounded and bonded per NEC 250.118-250 2) Existing branch circuit in compliance with NEC 600.6, not to exceed 20 amps 3) Sign is to be UL listed per NEC 600.3 4) UL disconnect switch per NEC 600.6- required per sign component before leaving manufacturer* *For multiple signs, a disconnect is permitted but not required for each section	Raceway Note: The raceway color should match, as closely as possible the building color and finish behind. When not possible a variance is required.	
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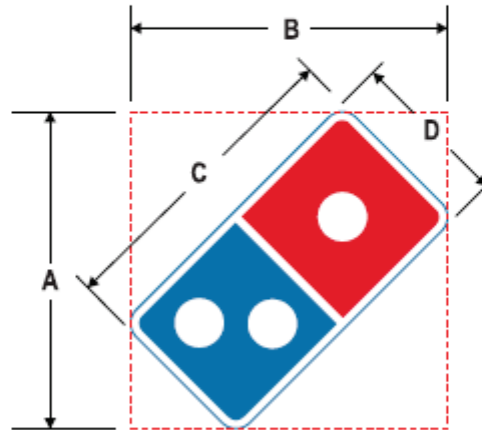
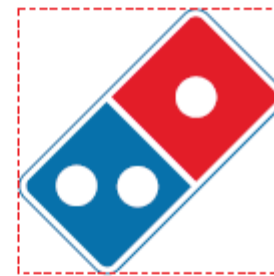
Electrical Detail:	Specifications: Principle Gw Mod 3 LEDs	Specifications: Channel Letter & Logo Set
White LED's (1) 60W Transformer GEP512-60W-NA Total Amps: 0.60 (1) 20 amp 120V Circuit Req.	Beam Angle 170° Ultra-Wide Low Dome Baiting Optic with Diamondback Opto Lens Technology Certifications: UL & cUL, Recognized (SAM Manual), CE, RoHS, CSA Dimensions QM3: 0.69"W x 3.14"L x 0.25"H Fastening: Peel & stick / Mechanical screw hole Input: 12VDC, Power Supply P-LED 12VDC Protection Grade IP68 Spacing QM3: 1.5 moduft. (fully stretched) Quantity: One hundred thirteen (113) units	1. Existing Facade: TBD 2. 24G Aluminum returns painted PMS 307 C Blue for letters and White for logo. Semigloss finish. 3. Jewelle trimcap bonded to face. #8 pan head screws to returns painted to match PMS 307 C Blue for letters and White for logo. 4. 3mm Signacore Lite composite back fastened to returns w/ 1/4" 19 gauge staples. Seal w/ VOC compliant 360 white latex caulk to prevent moisture intrusion. 5. Principal Gw Mod 3 White LEDs 6. 3/16" White acrylic faces w/ translucent vinyl applied to faces 7. 3M 3703-127 Intense Blue (for logo and Wordmark border) 8. 3M 3730-33 Red (for Logo) 9. 3M blackout white for "O" centers 10. Disconnected switch UL Outdoor rated toggle type w/ neoprene boot per NEC 600-6 11. Primary electrical feed in UL conduit / customer supplied UL junction box 12. Transformers within UL enclosure (removable lid), 5"x4" Raceway paint to match fascia 13. Mounting hardware to suit. 14. 1/2" Drain holes w/ light baffles at bottom of letter cans (2) per letter
General Notes: This sign is to be installed in accordance with the requirements of Article 600 of the National Electrical Code. 1) Grounded and bonded per NEC 250.118-250 2) Existing branch circuit in compliance with NEC 600.6, not to exceed 20 amps 3) Sign is to be UL listed per NEC 600.3 4) UL disconnect switch per NEC 600.6- required per sign component before leaving manufacturer* *For multiple signs, a disconnect is permitted but not required for each section	Raceway Note: The raceway color should match, as closely as possible the building color and finish behind. When not possible a variance is required.	
Design Note: This sign must only be scaled in its entirety. It is forbidden to scale JUST the life or JUST the wordmark by themselves.		



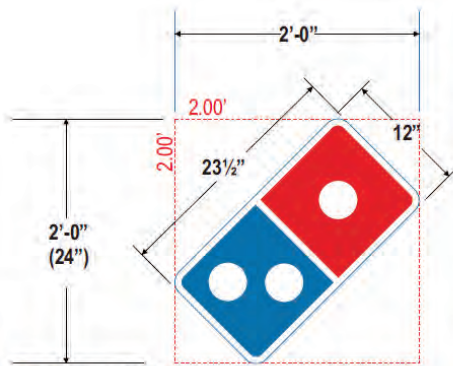
Sign_Channel_Stacked WM White Raceway 24

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 (623) 302-4545

Front Lit Channel Tile Logo Size Chart

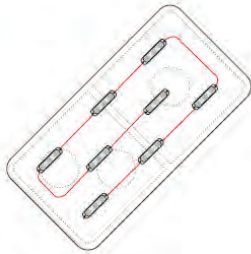

Footprint Area, Sq. Ft.

Total Area, Sq. Ft.

A	B	C	D	Footprint SQ.FT.	Total SQ.FT.
18"	18"	17 ³ / ₄ "	9"	1.10	2.25
24"	24"	23 ¹ / ₂ "	12"	2.48	4.00
30"	30"	29 ¹ / ₂ "	15 ¹ / ₄ "	3.12	6.25
48"	48"	47 ¹ / ₄ "	24 ¹ / ₄ "	7.95	16.00

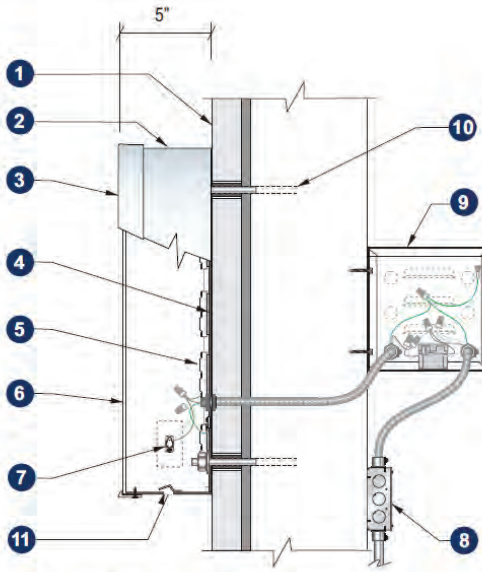


A Domino's Tile Logo 24" QTY: ONE (1)
 SCALE: 1 1/2" = 1'-0" AREA: 4.0 SQ. FT.

SIGN AREA
 LOGO (ACTUAL) 1.958 SQ. FT.
 BOXED: 4.0 SQ. FT.



1 LED PATTERN
 SCALE: 1 1/2" = 1'-0"



2 Section @ LED Channel Logo
 Front-Lit (Remote)

SIGNA	Domino's 24" Logo
Type:	Channel Plaque
Illumination:	Internally Illuminated LED
Square Footage:	4.00
To Grade:	Top of Sign to Grade = Bottom of Sign to Grade =

Electrical Detail:
White LEDs (1) 60w Transformer GEPS12-60U-NA Total Amps: 0.60 (1) 20 amp 120V Circuit Req.

General Notes:
This sign is to be installed in accordance with the requirements of Article 600 of the National Electrical Code.

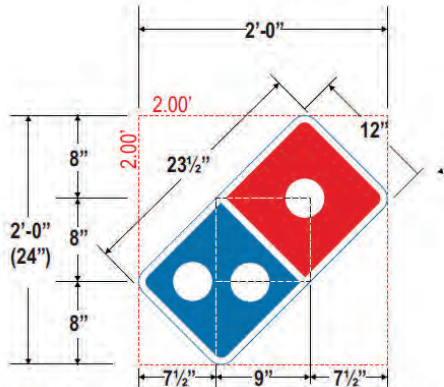
- 1) Grounded and bonded per NEC 600.7/NEC 250
- 2) Existing branch circuit in compliance with NEC 600.5, not to exceed 20 amps
- 3) Sign is to be UL listed per NEC 600.3
- 4) UL disconnect switch per NEC 600.6 required per sign component before leaving manufacturer

Specifications: Channel Letter & Logo Set

1. Existing Facade: TBD
2. 300 Aluminum returns painted White for Semigloss finish.
3. Jewelle trimcap bonded to face, #8 pan head screws to returns, painted semigloss White
4. 3mm Signabond Lite composite backs fastened to returns with 12" 16 gauge staples. Seal with VDC compliant 360 white latex caulk to prevent moisture intrusion.
5. Principle Quik Mod 3 White LEDs
6. 3/16" White acrylic faces w/ translucent vinyl applied to faces
 - 3M 3730-127 Intense Blue
 - 3M 3730-33 Red (for Logo)
 - 3M blackout white for "S" centers
7. Disconnect switch UL Outdoor rated toggle type w/ neoprene boot per NEC 600-6
8. Primary electrical feed in UL conduit / customer supplied UL junction box
9. Transformer within UL enclosure (removable lid), 1/4" x 1" min screws
10. Mounting hardware to suit.
11. 1/2" Drain hole w/ light baffles at bottom of logo can (outdoor only)

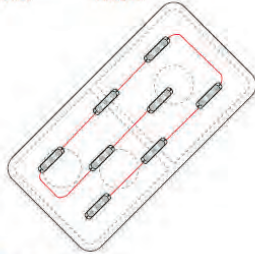
Specifications: Principle Quik Mod 3 LEDs

Beam Angle 170° Ultra-Wide Low Dome Batching Optic with Diamondback Optic Lens Technology
 Certifications UL & cUL Recognized (SAM Manual), CE, RoHS, CSA
 Dimensions QM3: 0.89"W x 3.14"L x 0.25"H
 Fastening Peel & stick / Mechanical screw hole
 Input 12VDC, Power Supply P-LED 12VDC
 Protection Grade IP68
 Spacing QM3: 1.5 mods/ft. (fully stretched)
 Quantity: Eight (8) units

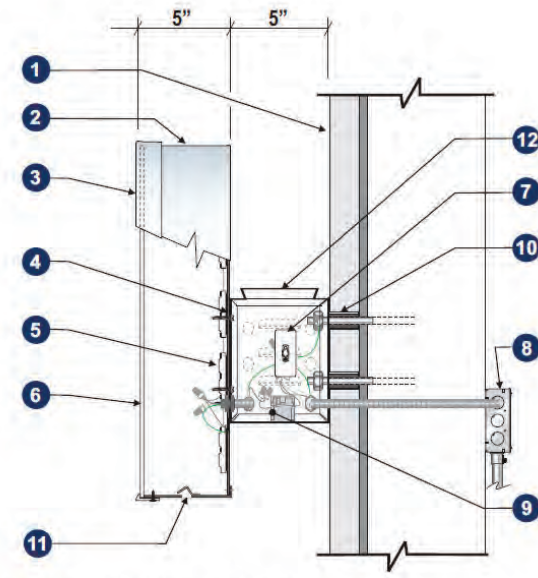


A Domino's Tile Logo Raceway 24" QTY: ONE (1)
 SCALE: 1 1/2" = 1'-0" AREA: 4.0 SQ. FT.

SIGN AREA
 LOGO (ACTUAL) 1.958 SQ. FT.
 BOXED: 4.0 SQ. FT.



1 LED PATTERN
 SCALE: 1 1/2" = 1'-0"



2 Section @ LED Channel Logo w/ Raceway
 Front-Lit (Remote)

SIGNA	Domino's 24" Logo with Raceway
Type:	Channel Plaque
Illumination:	Internally Illuminated LED
Square Footage:	4.00
To Grade:	Top of Sign to Grade = Bottom of Sign to Grade =

Electrical Detail:
White LEDs (1) 60w Transformer GEPS12-60U-NA Total Amps: 0.60 (1) 20 amp 120V Circuit Req.

General Notes:
This sign is to be installed in accordance with the requirements of Article 600 of the National Electrical Code.

- 1) Grounded and bonded per NEC 600.7/NEC 250
- 2) Existing branch circuit in compliance with NEC 600.5, not to exceed 20 amps
- 3) Sign is to be UL listed per NEC 600.3
- 4) UL disconnect switch per NEC 600.6 required per sign component before leaving manufacturer

Specifications: Channel Letter & Logo Set

1. Existing Facade: TBD
2. 300 Aluminum returns painted White with Semigloss finish.
3. White Jewelle trimcap bonded to face, #8 pan head screws to returns.
4. 3mm Signabond Lite composite backs fastened to returns with 12" 16 gauge staples. Seal with VDC compliant 360 white latex caulk to prevent moisture intrusion.
5. Principle Quik Mod 3 White LEDs
6. 3/16" White acrylic faces w/ translucent vinyl applied to faces
 - 3M 3730-127 Intense Blue
 - 3M 3730-33 Red (for Logo)
 - 3M blackout white for "S" centers
7. Disconnect switch UL Outdoor rated toggle type w/ neoprene boot per NEC 600-6
8. Primary electrical feed in UL conduit / customer supplied UL junction box
9. Transformer inside raceway
10. Mounting hardware to suit.
11. 1/2" Drain hole w/ light baffles at bottom of logo can (outdoor only)
12. 5x5" Fabricated aluminum raceway, UL approved enclosure with removable lid.

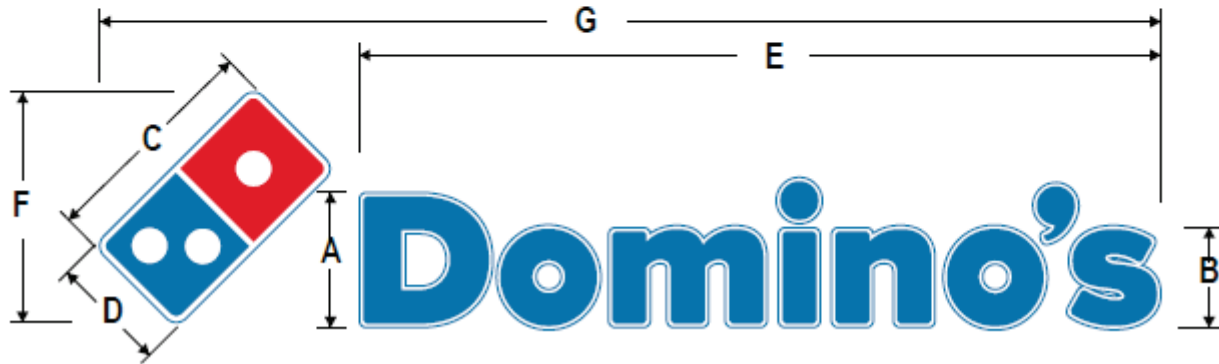
Specifications: Principle Quik Mod 3 LEDs

Beam Angle 170° Ultra-Wide Low Dome Batching Optic with Diamondback Optic Lens Technology
 Certifications UL & cUL Recognized (SAM Manual), CE, RoHS, CSA
 Dimensions QM3: 0.89"W x 3.14"L x 0.25"H
 Fastening Peel & stick / Mechanical screw hole
 Input 12VDC, Power Supply P-LED 12VDC
 Protection Grade IP68
 Spacing QM3: 1.5 mods/ft. (fully stretched)
 Quantity: Eight (8) units



Domino's Tile Logo Raceway 24"

Individual Front-Lit Channel Letters Linear Size Chart



Boxed Sq. Ft.



Total Sq. Ft.

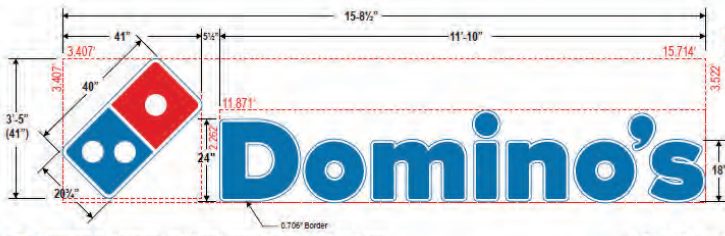
A	B	C	D	E	F	G	Boxed area logo & letters	Total Sq. Ft.
16"	12"	26 ³ / ₄ "	13 ³ / ₄ "	7'-11"	2'-3 ¹ / ₄ "	10'-5 ¹ / ₂ "	16.57	21.27
18"	13 ¹ / ₂ "	30"	15 ¹ / ₂ "	8'-11"	2'-6 ¹ / ₂ "	11'-9 ¹ / ₂ "	21.64	31.13
20"	15"	33 ¹ / ₂ "	17 ¹ / ₄ "	9'-10 ¹ / ₂ "	2'-10"	13'-1"	26.71	38.43
24"	18"	40"	20 ³ / ₄ "	11'-10"	3'-5"	15'-8 ¹ / ₂ "	38.53	55.34
30"	22"	50"	25 ³ / ₄ "	14'-10"	4'-3"	19'-7 ¹ / ₂ "	60.1	86.47



Individual
Front-Lit Channel Letters
Linear Size Chart

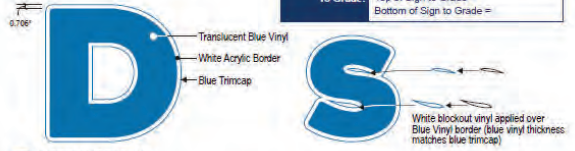


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SIGN AREA
BOXED LOG & LETTERS: 38.53 SQ. FT.
SINGLE BOX: 55.34 SQ. FT.

SIGNA	
Type:	Domino's Horizontal Wordmark Channel_24" Blue
Individual Channel Letters	
Illumination:	Internally Illuminated LED
Square Footage:	53.67
To Grade:	Top of Sign to Grade =
Bottom of Sign to Grade =	



1 LETTER DETAILS

A Domino's Horizontal Wordmark Channel 24" Blue
SCALE: 1/2" = 1'-0" QTY: ONE (1) SET
AREA: 55.34 SQ. FT.

Electrical Detail:
White LEDs (1) 60w Transformer GEPS12-60U-NA Total Amps: 0.60 (1) 20 amp 120V Circuit Req.

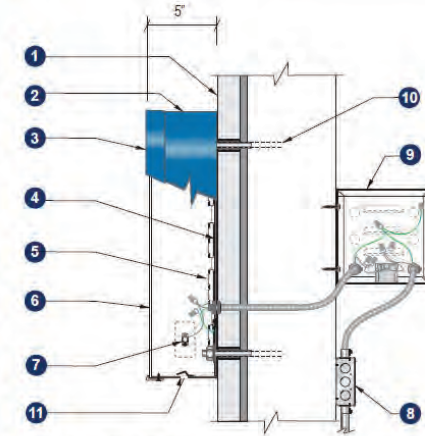
Specifications: Channel Letter & Logo Set
1. Existing Facade: TBD
2. .040 Aluminum returns painted PMS 307 C Blue for letters and White for logo. Semigloss finish. Jewelle trimcap bonded to face, #6 pan head screws to returns painted to match PMS 307 C Blue for letters and White for logo
3. 3mm Signabond Lite composite backs fastened to returns w/ 1/2" 18 gauge staples. Seal w/ VOC compliant 360 white latex caulk to prevent moisture intrusion.
4. Principal Qwik Mod 3 White LEDs
5. 3/16" White acrylic faces w/ translucent vinyl applied to faces
6. 3M 3730-127 Intense Blue
7. 3M 3730-33 Red (for Logo)
8. 3M blackout white for "S" centers
9. Disconnect switch UL Outdoor rated toggle type w/ neoprene boot per NEC 600-8
10. Primary electrical feed in UL conduit / customer supplied UL junction box
11. Transformers within UL enclosure (removable lid), 1/4" x 1" min screws
12. Mounting hardware to suit.
13. 1/4" Drain holes w/ light baffles at bottom of letter cans (2) per letter

General Notes:
This sign is to be installed in accordance with the requirements of Article 600 of the National Electrical Code.
1) Grounded and bonded per NEC 600.7/NEC 250
2) Existing branch circuit in compliance with NEC 600.5, not to exceed 20 amps
3) Sign is to be UL listed per NEC 600.3
4) UL disconnect switch per NEC 600.8- required per sign component before leaving manufacturer* *For multiple signs, a disconnect is permitted but not required for each section

Specifications: Principle Qwik Mod 3 LEDs
Beam Angle 170° Ultra-Wide Low Dome Batwing Optic with Diamondback Optic Lens Technology
Certifications UL & cUL Recognized (SAM Manual), CE, RoHS, CSA
Dimensions QM3: 0.66"W x 3.14"L x 0.25"H
Fastening Peel & stick / Mechanical screw hole
Input 12VDC, Power Supply P-LED 12VDC
Protection Grade IP68
Spacing QM3: 1.5 mods/ft. (fully stretched)
Quantity: Fifty-five (55) units



2 LED PATTERN
SCALE: 1/2" = 1'-0"



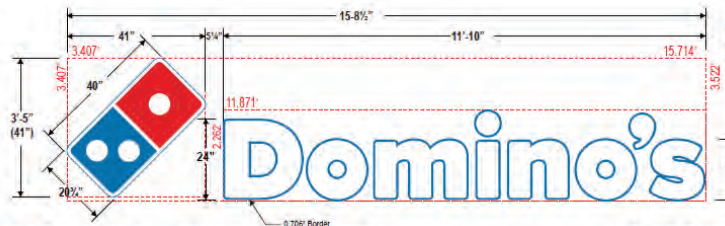
3 Section @ LED Channel Letter
Front-Lit (Remote)



Domino's Horizontal Wordmark Channel_24" Blue



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(623) 302-4545



SIGN AREA
BOXED LOG & LETTERS: 38.53 SQ. FT.
SINGLE BOX: 55.34 SQ. FT.

SIGNA	
Type:	Dom Horiz WM Channel_24" White
Individual Channel Letters	
Illumination:	Internally Illuminated LED
Square Footage:	53.67
To Grade:	Top of Sign to Grade =
Bottom of Sign to Grade =	



1 LETTER DETAILS

A Domino's Horizontal Wordmark Channel 24" White
SCALE: 1/2" = 1'-0" QTY: ONE (1) SET
AREA: 53.34 SQ. FT.

Electrical Detail:
White LEDs (1) 60w Transformer GEPS12-60U-NA Total Amps: 0.60 (1) 20 amp 120V Circuit Req.

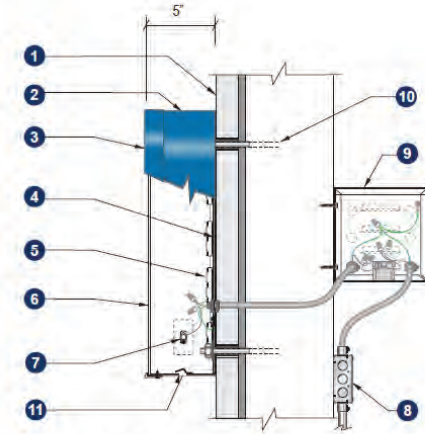
Specifications: Channel Letter & Logo Set
1. Existing Facade: TBD
2. .040 Aluminum returns painted PMS 307 C Blue for letters and White for logo. Semigloss finish. Jewelle trimcap bonded to face, #6 pan head screws to returns painted to match PMS 307 C Blue for letters and White for logo
3. 3mm Signabond Lite composite backs fastened to returns w/ 1/2" 18 gauge staples. Seal w/ VOC compliant 360 white latex caulk to prevent moisture intrusion.
4. Principal Qwik Mod 3 White LEDs
5. 3/16" White acrylic faces w/ translucent blue vinyl border applied to faces
6. 3M 3730-127 Intense Blue
7. 3M 3730-33 Red (for Logo)
8. 3M blackout white for "S" centers
9. Disconnect switch UL Outdoor rated toggle type w/ neoprene boot per NEC 600-8
10. Primary electrical feed in UL conduit / customer supplied UL junction box
11. Transformers within UL enclosure (removable lid), 1/4" x 1" min screws
12. Mounting hardware to suit.
13. 1/4" Drain holes w/ light baffles at bottom of letter cans (2) per letter

General Notes:
This sign is to be installed in accordance with the requirements of Article 600 of the National Electrical Code.
1) Grounded and bonded per NEC 600.7/NEC 250
2) Existing branch circuit in compliance with NEC 600.5, not to exceed 20 amps
3) Sign is to be UL listed per NEC 600.3
4) UL disconnect switch per NEC 600.8- required per sign component before leaving manufacturer* *For multiple signs, a disconnect is permitted but not required for each section

Specifications: Principle Qwik Mod 3 LEDs
Beam Angle 170° Ultra-Wide Low Dome Batwing Optic with Diamondback Optic Lens Technology
Certifications UL & cUL Recognized (SAM Manual), CE, RoHS, CSA
Dimensions QM3: 0.66"W x 3.14"L x 0.25"H
Fastening Peel & stick / Mechanical screw hole
Input 12VDC, Power Supply P-LED 12VDC
Protection Grade IP68
Spacing QM3: 1.5 mods/ft. (fully stretched)
Quantity: Fifty-five (55) units



2 LED PATTERN
SCALE: 1/2" = 1'-0"



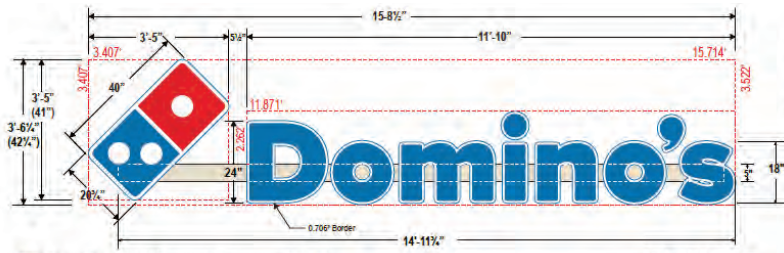
3 Section @ LED Channel Letter
Front-Lit (Remote)



Domino's Horizontal Wordmark Channel_24" White



sales@indiesignage.com
(623) 302-4545



Dom Horiz WM Channel-Raceway 24" Blue QTY: ONE (1) SET
 SCALE: 1/2" = 1'-0" AREA: 55.34 SQ. FT.

Electrical Detail:	
White LEDs	
(1) 90w Transformer GEPS12-60U-NA	
Total Amps: 0.60	
(1) 20 amp 120V Circuit Req.	

General Notes:
 This sign is to be installed in accordance with the requirements of Article 600 of the National Electrical Code.

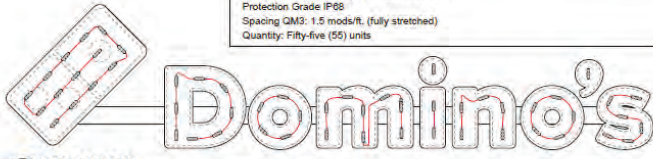
- 1) Grounded and bonded per NEC 600.7/NEC 250
- 2) Existing branch circuit in compliance with NEC 600.5, not to exceed 20 amps
- 3) Sign is to be UL listed per NEC 600.3
- 4) UL disconnect switch per NEC 600.6 - required per sign component before leaving manufacturer*
 *For multiple signs, a disconnect is permitted but not required for each section

Specifications: Channel Letter & Logo Set

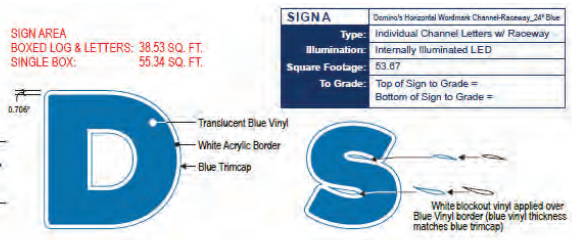
1. Existing Facade: TBD
2. .040 Aluminum returns painted PMS 307 C Blue for letters and White for logo. Semigloss finish.
3. Jewellee trimcap bonded to face, #6 pan head screws to returns painted to match PMS 307 C Blue for letters and White for logo
4. 3mm Signabond Lite composite backs fastened to returns w/ 1/2" 18 gauge staples. Seal w/ VOC compliant 300 white latex caulk to prevent moisture intrusion.
5. Principal Qwik Mod 3 White LEDs
6. 3/16" White acrylic faces w/ translucent vinyl applied to faces
 ■ 3M 3730-127 Intense Blue
 ■ 3M 3730-33 Red (for Logo)
 □ 3M blackout white for "S" centers
7. Disconnect switch UL Outdoor rated toggle type w/ neoprene boot per NEC 600-6
8. Primary electrical feed in UL conduit / customer supplied UL junction box
9. Transformers within UL enclosure (removable lid), 5"x5" Raceway, paint to match fascia
10. Mounting hardware to suit.
11. 1/4" Drain holes w/ light baffles at bottom of letter cans (2) per letter

Specifications: Principle Qwik Mod 3 LEDs

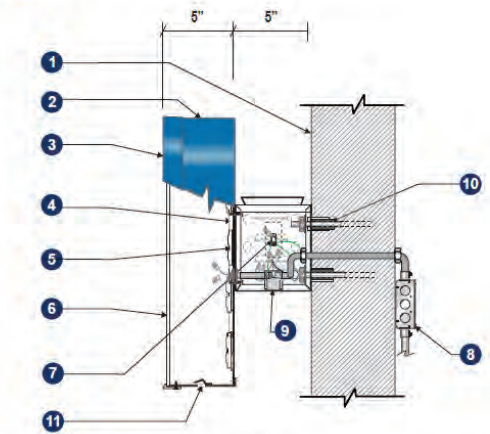
Beam Angle 170° Ultra-Wide Low Dome Batwing Optic with Diamondback Optic Lens Technology
 Certifications UL & cUL Recognized (SAM Manual), CE, RoHS, CSA
 Dimensions QM3: 0.89"W x 2.14"L x 0.25"H
 Fastening Peel & stick / Mechanical screw hole
 Input 12VDC, Power Supply P-LED 12VDC
 Protection Grade IP68
 Spacing QM3: 1.5 mods/ft. (fully stretched)
 Quantity: Fifty-five (55) units



LED PATTERN
 SCALE: 1/2" = 1'-0"



LETTER DETAILS

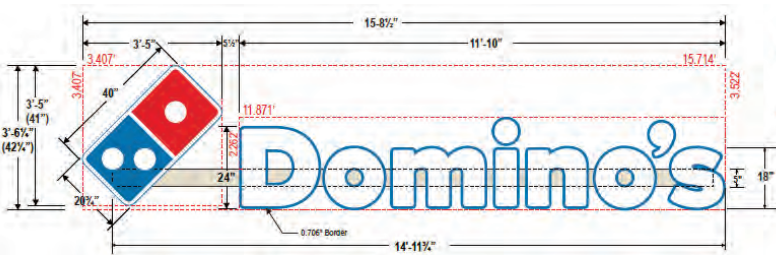


Section @ LED Channel Letter
 Front-Lit (Remote)

SIGNA	
Type:	Domino's Horizontal Wordmark Channel-Raceway_24" Blue
Illumination:	Individual Channel Letters w/ Raceway Internally Illuminated LED
Square Footage:	53.67
To Grade:	Top of Sign to Grade = Bottom of Sign to Grade =

Domino's Domino's Horizontal Wordmark Channel-Raceway_24" Blue

sales@indiesignage.com
 (623) 302-4545



Dom Horiz WM Channel-Raceway 24" White QTY: ONE (1) SET
 SCALE: 1/2" = 1'-0" AREA: 55.34 SQ. FT.

Electrical Detail:	
White LEDs	
(1) 90w Transformer GEPS12-60U-NA	
Total Amps: 0.60	
(1) 20 amp 120V Circuit Req.	

General Notes:
 This sign is to be installed in accordance with the requirements of Article 600 of the National Electrical Code.

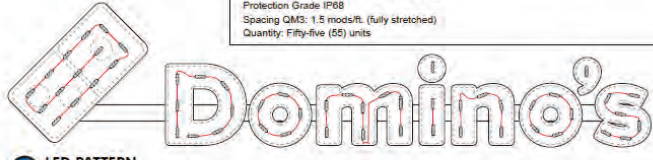
- 1) Grounded and bonded per NEC 600.7/NEC 250
- 2) Existing branch circuit in compliance with NEC 600.5, not to exceed 20 amps
- 3) Sign is to be UL listed per NEC 600.3
- 4) UL disconnect switch per NEC 600.6 - required per sign component before leaving manufacturer*
 *For multiple signs, a disconnect is permitted but not required for each section

Specifications: Channel Letter & Logo Set

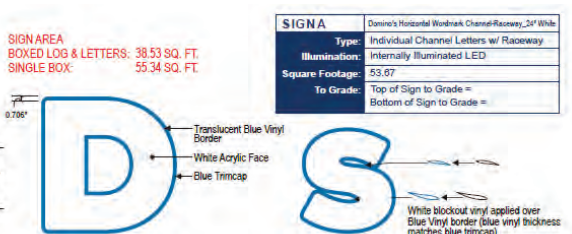
1. Existing Facade: TBD
2. .040 Aluminum returns painted PMS 307 C Blue for letters and White for logo. Semigloss finish.
3. Jewellee trimcap bonded to face, #6 pan head screws to returns painted to match PMS 307 C Blue for letters and White for logo
4. 3mm Signabond Lite composite backs fastened to returns w/ 1/2" 18 gauge staples. Seal w/ VOC compliant 300 white latex caulk to prevent moisture intrusion.
5. Principal Qwik Mod 3 White LEDs
6. 3/16" White acrylic faces w/ translucent vinyl applied to faces
 ■ 3M 3730-127 Intense Blue
 ■ 3M 3730-33 Red (for Logo)
 □ 3M blackout white for "S" centers
7. Disconnect switch UL Outdoor rated toggle type w/ neoprene boot per NEC 600-6
8. Primary electrical feed in UL conduit / customer supplied UL junction box
9. Transformers within UL enclosure (removable lid), 5"x5" Raceway, paint to match fascia
10. Mounting hardware to suit.
11. 1/4" Drain holes w/ light baffles at bottom of letter cans (2) per letter

Specifications: Principle Qwik Mod 3 LEDs

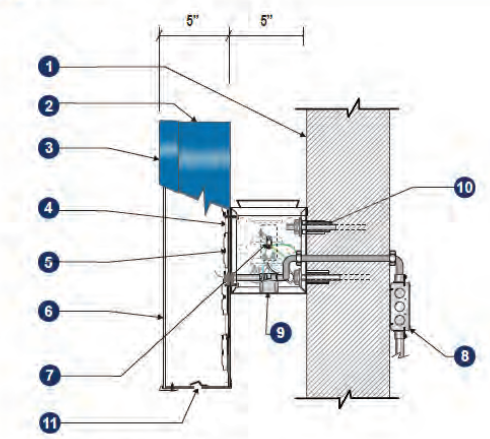
Beam Angle 170° Ultra-Wide Low Dome Batwing Optic with Diamondback Optic Lens Technology
 Certifications UL & cUL Recognized (SAM Manual), CE, RoHS, CSA
 Dimensions QM3: 0.69"W x 3.14"L x 0.25"H
 Fastening Peel & stick / Mechanical screw hole
 Input 12VDC, Power Supply P-LED 12VDC
 Protection Grade IP68
 Spacing QM3: 1.5 mods/ft. (fully stretched)
 Quantity: Fifty-five (55) units



LED PATTERN
 SCALE: 1/2" = 1'-0"



LETTER DETAILS



Section @ LED Channel Letter
 Front-Lit (Remote)

SIGNA	
Type:	Domino's Horizontal Wordmark Channel-Raceway_24" White
Illumination:	Individual Channel Letters w/ Raceway Internally Illuminated LED
Square Footage:	53.67
To Grade:	Top of Sign to Grade = Bottom of Sign to Grade =

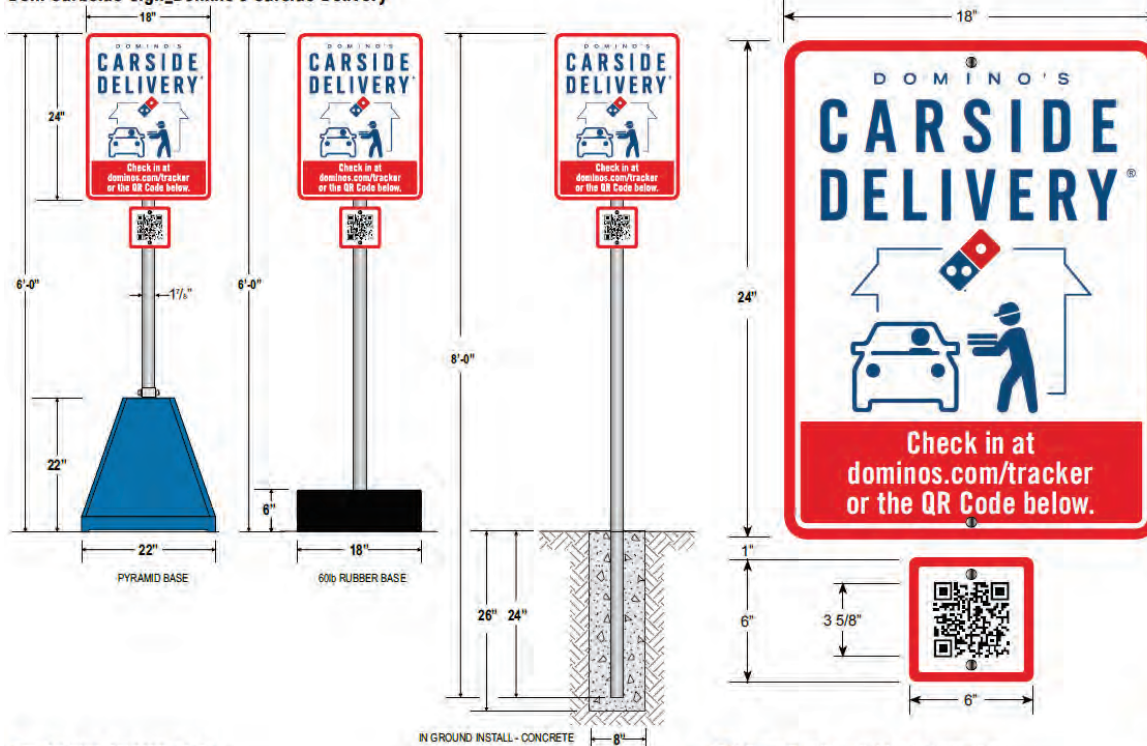
Domino's Domino's Horizontal Wordmark Channel-Raceway_24" White

sales@indiesignage.com
 (623) 302-4545

Carside Delivery / Pickup Parking Sign



Dom Curbside Sign_Domino's Carside Delivery



SIGN A	Dom Curbside Sign_Carside Delivery
Type:	Regulatory Informational/Carside
Material:	WV
Area Sq. Ft.:	3.35

Specifications:	
SIGN SUBSTRATE:	• 60" ALUMINUM
SIGN ARTWORK / COPY:	• DIGITAL PRINT ON WHITE VINYL WITH CLEAR U.V. LAMINATE OR DIRECT PRINT TO SUBSTRATE
SIGN BASE MATERIAL:	• 1/2" NOMINAL WALL THICKNESS • LOW DENSITY POLYETHYLENE THERMOPLASTIC WITH ULTRAVIOLET AND ANTI-STATIC ADDITIVES
SIGN POST MATERIAL:	• SIGN HOLES CAN BE FIELD DRILLED OR ADDED SIGN BRACKETS FOR AN EASY ADJUSTABLE INSTALLATION • 1.88 O.D. 14 GAUGE STEEL SLEEVE IN HOPE PLASTIC • 1.19" O.D. WITH PLASTIC CAP
SIGN BASE DIMENSIONS:	• 22" HIGH 22" WIDE x 22" DEEP • 1/2" NOMINAL WALL THICKNESS
WHEELS:	• OPTIONAL
WEIGHT:	• 30 LBS. WITH POLE WHEN EMPTY OF BALLAST WEIGHT
COLORS:	• STANDARD COLORS: DOMINO'S BLUE • BASE W/ GREY POLE
HEIGHT:	• STANDARD HEIGHT IS 84" WITH OR WITHOUT WHEELS
PYRAMID BASE INSTALLATION:	• FILL WITH SAND OR GRAVEL BALLAST, OR FILL WITH WATER AND STABILIZING GEL FOR BALLAST • CAN HOLD UP TO 250 LBS. OF BALLAST



A CARSIDE DELIVERY SIGN
SCALE: 1" = 1'-0"

1 Panel Detail - suitable for production
SCALE: 3" = 1'-0"

2 Add-on Wheels Option



Dom Curbside Sign_Domino's Carside Delivery



sales@indiesignage.com
(623) 302-4545

In Line Channel

Primary Horiz + PU (with RIGHT arrow)

Primary Horiz + PU - Option 1 Primary Horiz + PU - Option 2

Primary Horiz + PU - Option 3 **Primary Horiz + PU - Option 4**

Secondary Horiz + PU (no arrow)

Secondary Horiz + PU - Option 1 Secondary Horiz + PU - Option 2

Secondary Horiz + PU - Option 3 Secondary Horiz + PU - Option 4

Pylon/Pole Signs (left or right arrow)

Primary (Pylon or Pole) Secondary (Pylon) for use when Primary is not allowed due to local requirements Secondary (Pole) for use when Primary is not allowed due to local requirements

Primary: No Directional Arrow Secondary: No Directional Arrow Secondary: No Directional Arrow

Directional Sign (left or right arrow)

Blade Sign (left or right arrow)

For placement in window or to indicate a turn around a corner of the building when needed to reach the window

For placement near corner of window wall to increase visibility

To denote incorrect traffic flow

Stacked Channel (left or right arrow)

Stacked WM Stacked WM +PU - Primary Stacked WM +PU - Secondary2

Monument

Monument Directional

Awning - can be executed with or without tile logo, depending on other branding on face of building

Canopy - can be executed with or without type



EXHIBIT L

RIDER TO PURCHASE AGREEMENT

RIDER TO PURCHASE AGREEMENT

THIS RIDER TO PURCHASE AGREEMENT (the “Rider”) is made this _____ day of _____ 20____, by and between:

_____ (the “Seller”) and
_____ (the “Purchaser”).

WHEREAS, concurrently with the execution of this Rider, Seller, a franchisee of Domino’s Pizza Master Issuer LLC (DPMI”) and/or Domino’s Pizza Franchising LLC (“DPF”), and Purchaser, have entered into a Purchase Agreement for the sale of Seller’s assets used in the operation of the Domino’s Pizza Store(s) listed on the attached Exhibit A (the “Store(s)”) to Purchaser.

WHEREAS, Purchaser has applied to Domino’s Pizza LLC, as Manager (“DPL”), for approval to operate the Store(s) as a Domino’s Pizza franchisee and approval of Purchaser’s application is conditioned, among other things, upon certain provisions being contained in the Purchase Agreement for the Store(s).

WHEREAS, to evidence Seller’s and Purchaser’s agreement to include these terms in the Purchase Agreement, the parties hereby enter into this Rider.

NOW, THEREFORE, the parties agree as follows:

1. **Purchase Agreement.** For the purposes of this Rider, the term “Purchase Agreement” shall mean the documents executed or delivered by and between Seller and Purchaser for the transfer of the assets of the Store(s) from Seller to Purchaser, regardless of the name or title on the documents.

2. **Inconsistency Between Agreements.** In the event of any inconsistency between the terms of the Purchase Agreement, any and all other related documents executed in connection with the purchase of the assets of the Store(s), and this Rider, the terms of this Rider shall prevail. If there is any inconsistency between any franchise agreement(s) to which Seller or Purchaser is a party (the “Franchise Agreement(s)”), and the Purchase Agreement, including this Rider, the terms of the Franchise Agreement(s) shall prevail. Without limiting the generality of the foregoing, sales or transfers of all or a part of any interest in the assets of a Domino’s Pizza store, or the entity owning the Store(s) remain subject to the prior rights of DPMI, DPF and/or DPL as provided in the Franchise Agreement(s).

3. **Disclaimer of Interest in Telephone Numbers/Intellectual Property.** The assets to be transferred pursuant to the Purchase Agreement do not include, nor shall any value be assigned to: (i) telephone numbers, (ii) the Domino’s trademarks/tradenames, (iii) the Franchise Agreement(s), (iv) geographic areas or (v) any rights granted under the Franchise Agreement(s).

Further, Seller and Purchaser acknowledge that the rights to the current telephone number(s) to the Store(s) (the “Phone Number(s)”) are held by DPL. However, as the telephone service provider(s) of the Phone Number(s) may not recognize this right of DPL, Seller agrees to provide the necessary documentation to the telephone service provider(s) to assign such Phone Numbers to the Purchaser.

4. **Outstanding Debts/DMA Co-op Obligations.** All outstanding debts owed to DPMI, DPF, Domino's Pizza Distribution LLC ("DPD") and any of their affiliates or subsidiaries, contractual and local DMA commitments accrued as of the date of closing, must be paid in full prior to or at the closing. DPL may, at its discretion, require outstanding debts to be paid via wire transfer to the appropriate creditor.

Purchaser hereby formally assumes all of Seller's obligations under all contractual and local DMA Co-op commitments and contracts.

5. **Clearance Letter/Purchaser's Joint Liability.** Prior to taking possession of the subject of the Purchase Agreement, or paying any part of the price therefor, Purchaser shall obtain written verification from DPL of amounts owed by Seller to DPMI, DPF, DPD and any of their affiliates or subsidiaries and local DMA commitments. Purchaser may satisfy this obligation by obtaining a completed "Clearance Letter" in a form of the Exhibit B attached to this Rider which must be signed by DPL and Seller at least one (1) business day prior to the closing. By signing this Rider, Seller authorizes Purchaser to pay the amounts to the respective entities as set out on the applicable Clearance Letter by *Wire Transfer on the day of the closing*. For failure to comply with the provisions of this paragraph, Purchaser agrees to be liable with Seller for payment of the liabilities set out on the Clearance Letter and the individual signing this Rider for the Purchaser shall also be personally liable for payment of the liabilities set out on the Clearance Letter, and such liabilities may be enforced against Seller, Purchaser, and Purchaser's signatory, jointly and severally. Purchaser and Purchaser's signatory also authorize DPF to withhold profit sharing and volume discount payments otherwise due Purchaser for payment of liabilities assumed by Purchaser under this paragraph.

In addition, Seller, Purchaser, and Purchaser's signatory shall be jointly liable for interest at the rate of twelve percent (12%) per annum on any amount not paid to the payee according to the Clearance Letter by Wire Transfer on the day of the closing, as well as all of the payee's costs (including attorney's fees) incurred in collecting the amounts due according to the Clearance Letter.

Nothing set forth in this paragraph relieves Seller of any liability to pay amounts due at closing.

6. **No Security Interest.** Purchaser acknowledges and agrees that it shall not grant a security interest in, or pledge as collateral of, any interest in any premise lease, franchisee, Franchise Agreement(s), or any franchise rights thereunder, and Seller acknowledges that it will not attempt to acquire any such security interest.

7. **Delivery Area.** Neither Seller nor Purchaser has the authority to change the boundaries of the delivery area of any Store(s) without the written consent of DPL or DPF. If there are any discrepancies over the exact boundaries of the delivery area of any Store(s), the boundaries that are set out on the map maintained by DPL or DPF shall control.

Seller agrees to disclose to Purchaser, prior to closing any limitations Seller has placed on delivery service offered by the Store(s) and furnish Purchaser with copies of documents supporting Seller's reasons for, and other information about, the limitations.

Purchaser acknowledges that it is familiar with the boundaries of all delivery areas and further agrees to make an independent review and evaluation of the entire delivery area(s) of

the Store(s) within thirty (30) days after closing and Purchaser shall adopt and implement its delivery service policy in accordance with the Domino's Pizza Limited Delivery Service Policy and Standard.

8. **Sale Information.** Seller and Purchaser agree that DPL, DPF, DPMI and their subsidiaries and affiliates do not represent or warrant the accuracy of any information Seller has provided to Purchaser in connection with this transaction and DPL, DPF, DPMI and their subsidiaries and affiliates shall have no liability for the information or failure to provide information.

IN WITNESS WHEREOF, the parties have executed this Rider on or as of the date first above written.

SELLER: _____

PURCHASER: _____

By: _____

By: _____

Its: _____

Its: _____

EXHIBIT A

Initial

Store #

Store Address

EXHIBIT B

Example FORM OF Domino's Pizza Clearance Letter

It is agreed that as of _____, 20____, [Franchisee's Name], individually and as Controlling Owner (the "Seller") of Domino's Pizza Store(s) # _____ (the "Stores"), whose assets are being sold pursuant to the terms of a certain "Purchase Agreement", is indebted in the following amounts:

- Royalties & Advertising	\$ _____
- Equipment & Supply	\$ _____
- Supply Chain Center	\$ _____
- Technology (i.e. OLO, Pulse, etc.)	\$ _____
- Internal Promissory Notes	\$ _____
- Miscellaneous	\$ _____
TOTAL DUE AT CLOSING:	\$ _____

Seller must sign and return this Clearance Letter to Domino Pizza LLC at least one (1) business day prior to the closing. Seller authorizes the release of this information and authorizes and agrees to the following:

On or before the date of the transaction, either: (1) the Seller will pay the total amount due at closing by Wire Transfer; or (2) the Purchaser of the assets of the Stores, upon agreement with Seller, will pay the total amount due at closing by Wire Transfer. Further, should any payments previously made via the Domino's Online Payment System (DOPS) fail to clear by the closing date, the amounts pending will become due immediately and payment in full will be made at closing.

This Clearance Letter has been prepared by Domino's Pizza LLC, as Manager, according to the best information available to it at the time it is prepared. **In the event it is later determined that any amount above had been incorrectly calculated, either (1) the appropriate Domino's Pizza entity shall refund any amount overpaid, or (2) the Seller shall remain liable for, and pay on demand, any additional amount due.**

Please send the **Wire Transfer** in the amount of \$ _____ on or before the day of the transaction to:

JP Morgan Chase
New York, NY 10005
Domino's Pizza
ABA # 0210-0002-1
Acct # 1270623

Domino's Pizza LLC, as Manager

Acknowledged By:

By: _____

Seller: _____

(Signature)

(Signature)

(Print "Name" Above)

(Print "Name" Above)

EXHIBIT M

OPERATING MANUAL TABLE OF CONTENTS

Contents

Introduction	1
Variances	1
“Domino’s”	1
“Franchisee”	1
Compliance	1
Food and Beverage Items Not For Resale	3
Vending Machines	3
Accessibility Posting	3
Tobacco	3
Emergency Protocols	3
Gambling and Gaming Machines	3
Credit Cards	3
Gift Cards	3
Menus	3
Literature and Temporary Holiday Decorations	4
Store Hours	4
Ambient Store Temperature	4
Cleaning and Sanitizing	4
Domino’s Carside Delivery™	4
Domino’s Pinpoint Delivery™	4
Operating Standards	5
Franchisee Corporate Name	5
Delivery Charge	5
Customer Care	5
Store Profit and Loss Statements	6
Apparel and Appearance	6
Apparel	6
Shirts	6
Pants, Shorts, Skirts, Capris, and Belts	6
Hats, Head Coverings, Visors, and Gloves	7
Nametags	7
Pins and Hat Clips	7
Shoes and Socks	7
Aprons and Jackets	7
Non-Store Personnel	7
Embroidery Guidelines	8
Hygiene	8
Hair	9

Facial Hair.....	9
Jewelry	9
Tattoos.....	9
Body Modification or Alteration	9
Criminal Background Checks.....	9
Applicant Tracking System	10
Training.....	10
Store Computers	11
Store Network Broadband Connectivity	14
Telephone Equipment	14
Bump Bars	14
Connectivity	14
In-Store Guest Wi-Fi Network	14
Call Catcher/Sequencer Systems.....	14
Spanish Language Call Center	15
Marketing and Advertising	15
Free Delivery	15
Digital Communication to Customers.....	15
Third-Party Order Aggregators.....	15
Marketing and Advertising Alerts to Customers.....	16
Limited Delivery Service.....	16
Safety and Loss Prevention.....	17
Cash Control Tools.....	17
Time-Delay Safe.....	17
Dual-Key Controlled Safe/Smart Safe	18
Conversations about Cash or Sales Volumes	18
Delivery Personnel Cash and Drops.....	18
Till/Cash Drawer	18
Receipts and Bulk Cash	18
Door Security	18
Store Closing.....	18
Fire Extinguishers and Flammable Liquids.....	19
Weapons and Weapon Paraphernalia	19
Caller Identification	19
Security Callbacks	19
Children and Animals	19
Alcohol, Marijuana, and Illegal Controlled Substances.....	20
Operating a Motor Vehicle.....	20
Driving History.....	20
Driving Record.....	20

Periodic Delivery Vehicle Inspection.....	21
Delivery Vehicle Appearance.....	21
Radar Detectors and Keys.....	22
Seat Belts.....	22
Mobile Device Use.....	22
Delivery Vehicle Passengers.....	22
Minimum Service.....	22
Bicycles and eBikes.....	22
Mopeds and Scooters.....	23
Motorcycles.....	23
Leave at Door.....	23
Delivery.....	24
Cutting Edge.....	24
Domino's Global Positioning System and Digital Shoulder Surfing Technology Platforms.....	24
Pick-Up Windows.....	25
Pie Pass® Pickup Units.....	25
Third-Party Order Takers.....	26
Retention and Sharing of Customer Data and Confidential or Proprietary Information with Third Parties.....	26
Load & Go.....	27
Electric Vehicle Charging Stations.....	28
DJ Dough Spinner.....	28
Cut Table Tech.....	28
Customer Experience.....	29

CONTENTS

MATERIAL UPDATES	i
OVERVIEW	ii
TERMINOLOGY	ii
CONTENTS	1
Product Standards	2
Storage, Handling, Dating, and Ingredients.....	2
Product Temperature, Transporting, Holding, and Discarding.....	4
Dough Proofing Information.....	6
Domino's Pizza Sauce Information.....	8
Domino's Cheese Information	9
Pizza Standards	10
Hand Tossed Pizza.....	11
Parmesan Stuffed Crust Pizza	14
Handmade Pan Pizza.....	16
New York Style Pizza	18
Thin Crust Pizza	20
Gluten Free Crust	22
Toppings & Itemization	23
Toppings on the Side.....	25
Domino's Specialty Pizzas.....	26
Bread Side Standards	27
Stuffed Cheesy Bread.....	27
Bread Bites	29
Chicken Product Standards	31
Bone - In Chicken Wings and Wing Sauces.....	31
Domino's Boneless Chicken.....	33
Loaded Chicken.....	34
Additional Side Item Standards	36
Oven Baked Sandwiches.....	36
Pasta.....	38
Loaded Tots.....	41
Domino's Salads.....	42
Dessert Side Standards	43
Marbled Cookie Brownie.....	43
Chocolate Lava Crunch Cakes.....	44
Extras Standards	45
Beverages.....	45
Approved Dipping Cups.....	46
Baking Standards	47
Oven Setup.....	47
Approved Oven Guidelines.....	48
Conditionally Approved Oven Guidelines	49
Equipment and Smallwares	49
APPENDIX 1: Pizza Portions	50
BYO Portions	50
Recipe Builds and Portions for HT, PSC, TC, NYST and GFC.....	52
Specialty Pizza Builds and Portions for Pan Pizzas	55

EXHIBIT N

APPLICATION FOR FRANCHISE (RENEWAL)

APPLICATION FOR FRANCHISE (RENEWAL)

I, (insert franchisee's name), as owner or controlling person of (insert franchisee's entity name) ("Franchisee" or "I"), who operates Store #(insert) located at (insert store address) (the "Store"), certify as follows:

1. I have the authority to renew the existing Standard Franchise Agreement (the "SFA") on behalf of all other owners for the Store listed above and understand that, to the extent necessary for accurate, complete and full disclosure, I shall attach to this application (the "Application") any clarification or explanation of the items listed below, which shall be considered incorporated into this Application.

2. I have paid amounts due for all royalties, advertising contributions and other amounts due to Domino's Pizza Master Issuer LLC or Domino's Pizza Franchising LLC (as applicable) and all other related or affiliated entities (collectively "Domino's Pizza" or "Us").

3. I have paid all amounts due to all creditors including, without limitations, lenders, suppliers and taxing authorities.

4. I have a fully executed lease for the Store premises or own the Store premises and have obtained all required licenses, permits and certificates necessary for the operation of the Store and have operated the Store in full compliance with all applicable laws, ordinances and regulations.

5. I have properly trained my employees and acknowledge that said employees are employed and supervised by me. I have paid and otherwise treated my employees in accordance with, or as required by, applicable law. Neither I nor any of the Store managers or supervisors have engaged in any act or refrained from taking action that would make or deem any of such employees to be employees of Domino's Pizza.

6. I have obtained the minimum levels of insurance and coverage as required by the SFA.

7. I confirm that the ownership structure of (insert franchisee's entity name) is currently as follows:

-
-

8. I am not in material default of any provision of the SFA or any other agreement with Domino's Pizza and have substantially complied with the terms and conditions of said SFA and any other agreement(s) with Domino's including, without limitation:

- i. At all times, I have maintained the absolute confidentiality of the Operating Manual, Customer Lists, and all other information concerning the Domino's system, as required by the SFA, and have disclosed this information to the other employees of the Store only to the extent necessary for the operation of the Store in accordance with the SFA; and

- ii. I have not used the Operating Manual, Customer Lists, or any other information concerning the Domino's system in any other businesses or in any manner not explicitly approved by Domino's Pizza in writing, as required by the SFA; and
- iii. I have devoted full time and efforts (excluding reasonable vacation periods) to the management of the Store or other Domino's Pizza Stores and have not engaged in any other business activity without Domino's Pizza's prior written consent; and
- iv. I have not been convicted of a felony, or a crime which substantially impairs the goodwill associated with the Marks, nor have I or any of the other owners engaged in any conduct which adversely affects the reputation of the Store or the Domino's System or the goodwill associated with the Marks or involves dishonesty, fraud, deceit, illegal conduct misrepresentation or moral turpitude.

9. I have received Domino's Pizza's most current version of the Franchise Disclosure Document (the "FDD"), which includes, among other items, the most current form of the SFA.

10. I acknowledge that the FDD receipt form, this Application and all other documents required by Domino's Pizza to issue the renewal SFA must be fully executed and received by Domino's Pizza by _____ in order for Domino's Pizza to issue the renewal SFA. I further acknowledge that once I receive the renewed SFA, I will have thirty (30) days to fully execute and return it to Domino's Pizza and my failure to return the renewal SFA within thirty (30) days of receipt will be deemed an election by me to not renew the SFA.

11. I give Domino's Pizza permission to obtain background information, including but not limited to references, credit reports, motor vehicle reports, information from governmental agencies and others concerning residency status and employments eligibility and conduct criminal investigations, at this time and from time-to-time thereafter and I release Domino's Pizza and/or its agents and any person or entity which provides information pursuant to this authorization, from any liabilities, claims or causes of action in regards to the information obtained from any and all of the references used.

12. I acknowledge that the representations and statements contained in this Application are accurate and complete and I have fully disclosed all information relating thereto. I also acknowledge that this Application is being delivered to Domino's Pizza to induce it to enter into the renewal SFA.

FRANCHISEE/CONTROLLING OWNER:

By: _____

Its: _____

Dated: _____

EXHIBIT O

**DOMINO'S PIZZA ONLINE ORDERING FRANCHISEE SERVICES
AGREEMENT**

Domino's Pizza Online Ordering Franchisee Services Agreement

This Online Ordering Franchisee Services Agreement (this "Agreement"), dated _____, 20__, is by and between Domino's Pizza LLC, its parents, subsidiaries and affiliates, ("Domino's") and <<Franchisee Name>>("Controlling Owner") and all corporations, partnerships, limited liability companies or other business entities owned by the Controlling Owner (referred to collectively herein as "Franchisee").

WHEREAS, Domino's has developed an online ordering engine ("OLO") for internet based orders ("Online Orders") to be used by Domino's Pizza franchisees in Domino's Pizza stores (each a "Store" and collectively, the "Stores") operating the Domino's PULSE computer system. Franchisees will be responsible for payment of the OLO Fees in the Franchisee's Stores and Domino's will invoice and collect from participating franchisees the OLO Fees in the Franchisee's Stores; and

WHEREAS, Franchisee desires to have all Stores in which Franchisee owns a controlling interest receive Online Orders according to the terms of this Agreement and the rules, standards and policies set from time to time related to Online Orders. For purposes of this Agreement "owns a controlling interest" shall mean any Store in which the Franchisee has at least a 51% ownership interest.

NOW THEREFORE, in consideration of the premises, the mutual promises contained herein, and other good and valuable consideration, receipt of which is hereby acknowledged, the parties agree as follows:

1. Term; Termination

1.1 The term of the Agreement shall commence upon acceptance of this Agreement by Domino's at its offices in Ann Arbor, Michigan, and shall remain in force for a period of five (5) years (the "Original Term"), except as otherwise stated. At the end of the Original Term, this Agreement shall automatically renew for successive one (1) year terms (each, a "Renewal Term"), unless cancelled by either party by giving not less than sixty (60) days' written notice prior to the expiration of the Initial Term or a Renewal Term, as the case may be.

1.2 Either party may terminate this agreement in the event of any breach by the other party which breach is not cured within thirty (30) days after receipt of written notice of such breach, except for termination in accordance with Section 3.2 below.

1.3 Domino's may terminate the Agreement: (i) at any time on written notice to Franchisee; or (ii) in the event of nonpayment by Franchisee if such breach is not cured within ten (10) days after receipt of written notice.

1.4 Franchisee may terminate this Agreement at any time.

1.5 This Agreement shall terminate immediately upon (a) Franchisee's bankruptcy or insolvency; (b) the cessation of Franchisee's business operations as a Domino's Pizza franchisee or the termination or non-renewal of the Franchise Agreement for the Store; (c) the cessation of Franchisee's use of the Domino's Pulse system; or (c) for the reasons set out below in section 3.

1.6 Upon any termination of the Agreement, Franchisee shall immediately terminate the use of the OLO and Domino's shall have the right to terminate Franchisee's use of OLO. Franchisee is still responsible to pay for any orders that were placed prior to termination of agreement. The provisions of this Agreement relating to title and ownership as set forth in Section 3 and the confidentiality provisions in Section 6.7 shall survive any termination of this Agreement.

2. Fees and Charges; Invoices and Payment

2.1 Franchisee agrees to pay \$0.385 per Web Order for all Online Orders occurring in the Stores. A Web Order shall include any order transferred to the Store via the OLO system including orders not fulfilled by the Store for any reason. The transaction fees to be paid by Franchisee shall be invoiced by Domino's on a quarterly basis, or on such other periodic basis as Domino's determines in its sole discretion. Domino's shall provide the Franchisee with data supporting the transaction count used to determine the total Web Order transaction fees via Domino's Online including Domino's Pulse order identification, Web Order date, Web Order time and Web Order ticket amount and Franchisee agrees to provide information and documents requested by Domino's pertaining to Online Orders.

2.2 Franchisee agrees to accept an electronic invoice from Domino's for all fees and remit payment via the Domino's Online Payment System or as otherwise from time to time instructed by Domino's. Domino's will send the electronic invoice to the Franchisee's email address provided to Domino's. Payment is due upon receipt of invoice, without set-off or claim. If payment is not received within fifteen (15) days from receipt of invoice Domino's may: (i) assess a charge not to exceed one and a half percent (1.5%) per month on all amounts due; and/or (ii) pursue other remedies available at law, or pursuant

to other agreements between Franchisee and Domino's, or pursuant to this Agreement. All prices and payments are in U.S. dollars.

2.3 The Web Order transaction fee invoiced by Domino's pursuant to Section 2.1 of this Agreement may be affected by external pressures including but not limited to changes in third party charges, overall usage of OLO by the Domino's Pizza system and technological advances. Accordingly, Domino's reserves the right to adjust (either increase or decrease) the Web Order transaction fee described in Section 2.1 of this Agreement at any time with ninety (90) days prior notice to Franchisee. The Domino's Operations Advisory Council will review any Web Order transaction fee increases. Such changes to the Web Order transaction fee, if any, would apply only to Online Orders completed after such notice of such a Web Order transaction fee adjustment is given.

3. Ownership Rights; Nondisclosure

3.1 All rights to patents, copyrights, trademarks and trade secrets in the OLO or any modifications shall remain with Domino's and/or with the respective manufacturer or author.

3.2 Domino's may immediately terminate this Agreement in the event Franchisee violates or infringes on the intellectual property rights of another with respect to OLO, or challenges the ownership rights as set out above in section 3.1.

4. Limitation of Liability

DOMINO'S SHALL HAVE NO LIABILITY WHATSOEVER UNDER THIS AGREEMENT FOR ANY DAMAGES, INCLUDING BUT NOT LIMITED TO SPECIAL, INDIRECT, CONSEQUENTIAL, INCIDENTAL, PUNITIVE, LOSS OF PROFITS OR EXEMPLARY DAMAGES UNDER ANY CIRCUMSTANCES, WHETHER BASED ON TORT OR BREACH OF CONTRACT CLAIMS OR ON ANY OTHER BASIS, EVEN IF IT HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

5. Franchisee Data

Franchisee agrees that Domino's may, at any time, have full access, both on-site and from a remote location, to all of Franchisee's computer data, equipment and systems containing any and all of the information, records and reports relating to OLO and to use the data in the evaluation of OLO and in the preparation of invoices for OLO in accordance with this Agreement. Domino's will use the same degree of care to protect against the unauthorized use of the information by third parties as it does with respect to its own information of a similar type. In addition, Domino's is responsible for the security of cardholder data that Domino's possesses or stores, processes or transmits on behalf of the Franchisee, or to the extent that they could impact the security of the Franchisee's cardholder data environment.

6. General

6.1 This Agreement and all addenda, if any, supersedes in full all prior discussions and agreements, oral and written, between the parties relating to OLO and Online Orders and constitutes the entire agreement between the parties relating to OLO and Online Orders. This Agreement may be modified or supplemented only in writing signed by an authorized representative of each party.

6.2 Neither party shall be liable for delays in any of its performance hereunder due to causes beyond its reasonable control, including, but not limited to, acts of God, strikes or inability to maintain labor or materials on time.

6.3 If any provision of this Agreement shall be deemed illegal or otherwise unenforceable, that portion shall be severed and the remainder of this Agreement shall remain in full force and effect. A waiver shall be effective only if made in writing and signed by an authorized representative of both parties. The waiver of any right or election of any remedy in one instance shall not affect any rights or remedies in another instance.

6.4 All required notices under this Agreement shall be given by regular mail, facsimile or other electronic system such as email.

If to Domino's: Domino's Pizza LLC
30 Frank Lloyd Wright Drive
Ann Arbor, MI 48106

If to Franchisee, required notices shall be addressed to the most current business address, home address or email address sent by Franchisee to Domino's in writing.

Such notices shall be deemed given on the date of receipt (or refusal) of delivery of said notice.

6.5 This Agreement shall be governed by the laws of the State of Michigan.

6.6 Neither party to this Agreement is, or shall represent itself to be, an agent, partner, or employee of the other. Nothing in this Agreement shall be interpreted or construed as creating or establishing a joint venture, agency, or partnership, or any relationship other than independent parties to a contract. Each party retains control of the day to day activities of its respective business.

6.7 Domino's reserves the right to enter into agreements with third-party providers for any part of the OLO functionality without Franchisee consent during the term of this Agreement.

6.8 Franchisee acknowledges that during the term of this Agreement, it may obtain access to confidential and proprietary information, trade secrets and financial information (the "Confidential Information") relating to OLO and Online Orders. Franchisee acknowledges that Domino's would be irreparably damaged by the disclosure of the Confidential Information to others. Therefore, Franchisee agrees to keep secret and confidential and not to disclose the Confidential Information of Domino's relating to OLO and Online Orders without the prior written consent of Domino's. The agreement not to disclose the Confidential Information shall survive the expiration of this Agreement.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed on the date first written above.

Domino's Pizza LLC

Franchisee: <<Franchisee Name>>

By: _____
Name: Ryan K. Mulally
Title: EVP, General Counsel, Corp. Secretary

Signature: X _____
Print Name: X _____

EXHIBIT P

TERM SHEET

(Insert Term Sheet Type Title) (the “Term Sheet”)

for

_____ **(“Franchisee”)**

- **Franchisee acknowledges that this Term Sheet sets forth the Franchisee’s commitment to build either a single store OR multiple stores over a fixed period of time. This Term Sheet will be memorialized by a formal Development Agreement (the “Agreement”) that will be created and executed by and between Franchisee and Domino’s Pizza Franchising LLC (“DPF”).**
- Franchisee agrees to open ___ (_____) store(s) (the “New Store(s)”) by the following required open by date(s) (the “Required Open By Date”) in _____ DMA(s):
 - ___ by _____
 - ___ by _____
 - ___ by _____
 - ___ by _____
 - ___ by _____
- DPF agrees, upon execution of the Agreement, to grant exclusive rights to the areas listed below:

Greenspace Territory	Split Territory
DMA Territory #____ (City, St)	DMA Territory #____ (City, St)
DMA Territory #____ (City, St)	DMA Territory #____ (City, St)
DMA Territory #____ (City, St)	DMA Territory #____ (City, St)
DMA Territory #____ (City, St)	DMA Territory #____ (City, St)
DMA Territory #____ (City, St)	DMA Territory #____ (City, St)

- Franchisee acknowledges that each New Store required under the Agreement will be associated with a deferred twenty-five-thousand-dollar (\$25,000.00) fee (the “Reservation Fee”) unless otherwise modified or reduced by DPF.
- Franchisee acknowledges that if a New Store is not opened by its Required Open By Date the Reservation Fee shall be required to be paid to DPF within 30 days of written notice from DPF. Notwithstanding the foregoing, Franchisee shall not be obligated to pay the Reservation Fee if:
 - A copy of an executed approved lease is received by Franchise Services within 90 days after the Required Open By Date (“Criteria 1”); OR
 - If Criteria 1 above is met and Franchisee begins approved construction on the New Store within 180 days after the Required Open By Date.
- Franchisee acknowledges that the franchise fee for each New Store is ten thousand dollars (\$10,000.00) (the “Franchise Fee”).
- Franchisee acknowledges that a new Domino’s Pulse System (“DPS”) will be purchased for each New Store and the DPS must be installed by a Domino’s Pizza LLC approved Domino’s Pulse

installer. Franchisee further understands and acknowledges that the Domino's Pulse Software license fee, as defined in Attachment A of their "Domino's Pulse System License Agreement", is currently \$4,200.00.

- DPF agrees to offer the Franchisee the following incentives under the Agreement:

1) Royalty and Advertising Rate Incentives:

(to be completed as applicable)

Royalty Rate Contributions and Cumulative Advertising Contributions Schedule:

Royalty rate contributions and cumulative advertising contributions for the New Store will be reduced according to the following schedule until the point in time at which the amount for the maximum eligible incentive amount value is met:

- i. For weeks 1 through 52 the royalty rate contribution and required cumulative advertising rate contributions requirement will each be reduced by 5%;
- ii. For weeks 53 through 104 the royalty rate contribution and required cumulative advertising rate contributions requirement will each be reduced by 4%; and
- iii. From week 105 and forward the royalty rate contribution and required cumulative advertising rate contributions requirement will each be reduced by 3%.

Franchisee agrees to the terms set forth above and acknowledges that the terms of this Term Sheet will be formalized in connection with the execution of the Agreement.

Franchisee also acknowledges and agrees that the terms of this Term Sheet must be executed and returned to _____ by no later than the end of business on _____.

By: _____

Dated: _____

Franchisee Name

Franchisee may not sign the Term Sheet until the "Controlling Person", as defined in the Standard Franchise Agreement, has been disclosed with DPF's current Franchise Disclosure Document and the required federal and state holding periods have elapsed.

EXHIBIT Q

GLOBAL POSITIONING SYSTEM TECHNOLOGY PLATFORM AGREEMENT

Global Positioning System Technology Platform Agreement

This Global Positioning System Technology Platform Agreement (this "Agreement") is by and between Domino's Pizza LLC ("Domino's") and (the "Controlling Owner") and all corporations, partnerships, limited liability companies, or other business entities owned by the Controlling Owner (collectively, "Franchisee" in this Agreement).

WHEREAS, Domino's has developed a Global Positioning System ("GPS") technology platform, including a Domino's Driver App (the "Driver App"), to, among other things, enable the location-tracking of deliveries electronically (collectively, the "Platform");

WHEREAS, Domino's is willing at this time to offer the Platform to franchisees as an optional service, and

WHEREAS, Franchisee owns and is the franchisee of record for Domino's-branded store(s) (the "Stores") and desires to voluntarily utilize the Platform in those Stores according to the terms of this Agreement and the rules, standards, and policies set from time to time by Domino's in its sole and exclusive discretion.

NOW THEREFORE, in consideration of the premises, the mutual promises contained herein, and other good and valuable consideration, receipt of which is hereby acknowledged, the parties agree as follows:

1. Term; Termination

1.1 The term of the Agreement shall commence upon acceptance of this Agreement by Domino's at its offices in Ann Arbor, Michigan, and unless terminated sooner as set forth below, shall remain in force for a period of three years (the "Original Term"). At the end of the Original Term, this Agreement shall automatically renew for successive one year terms (each, a "Renewal Term"), unless terminated sooner by either party as set forth below.

1.2 Either party may terminate this Agreement at any time and for any or no reason by providing written notice to the other party.

1.3 This Agreement shall terminate immediately upon: (a) Franchisee's bankruptcy or insolvency; (b) the cessation of Franchisee's business operations as a Domino's franchisee or the termination or non-renewal of the Standard Franchise Agreement for the Store; (c) the cessation of Franchisee's use of Domino's approved point-of-sale system or OLO; or (d) for the reasons set forth below in Section 3.2.

1.4 Upon termination of this Agreement, Franchisee shall immediately terminate the use of the Platform. The ownership rights provisions in Section 3 of this Agreement, the confidentiality provisions in Section 7.8, and the limitation of liability and indemnification provisions in Section 4, shall survive any expiration or termination of this Agreement.

2. Fees and Charges

Domino's is not requiring Franchisee to pay a Service Fee for its utilization of the Platform. Franchisee is solely responsible for providing any equipment, reimbursement, or payment that may be necessary to utilize the Platform. Franchisee is solely responsible for determining the equipment to be used in its Stores as well as any reimbursement or payment to be issued by Franchisee to its employees and any vendors or third parties for use of the equipment or utilization of the Platform.

3. Ownership Rights

3.1 All rights to patents, copyrights, trademarks, and trade secrets in the Platform or any modifications shall remain with Domino's and/or its affiliates or with the respective manufacturer or author.

3.2 Domino's may immediately terminate this Agreement in the event Franchisee violates or infringes on the intellectual property rights of another with respect to the Platform or challenges the ownership rights as set forth in section 3.1.

4. Limitation of Liability and Indemnification

FRANCHISEE ASSUMES TOTAL RESPONSIBILITY FOR THE USE OF THE PLATFORM, AND THE PLATFORM IS PROVIDED ON AN "AS-IS" BASIS. TO THE MAXIMUM EXTENT PERMITTED BY LAW, THE PLATFORM IS PROVIDED WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, AND WHETHER ARISING UNDER LAW OR FROM COURSE OF PERFORMANCE, COURSE OF DEALING, OR USAGE OF TRADE (COLLECTIVELY, "DISCLAIMED WARRANTIES") INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES

OF NON-INFRINGEMENT, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE. ALL SUCH WARRANTIES ARE HEREBY EXPRESSLY EXCLUDED BY DOMINO'S AND FOREVER WAIVED BY FRANCHISEE. NO ADVICE OR INFORMATION GIVEN BY DOMINO'S, ITS AFFILIATES, ITS SUBSIDIARIES, OR ITS CONTRACTORS OR THEIR RESPECTIVE EMPLOYEES SHALL CREATE A WARRANTY OR OBLIGATION OF DOMINO'S. In the event that any of the Disclaimed Warranties cannot be disclaimed or waived under applicable law, Franchisee's sole and exclusive remedy for breach of such Disclaimed Warranty will be the replacement of the Platform, at no additional cost to Franchisee.

Franchisee expressly acknowledges and agrees that neither Domino's nor any of its affiliates shall have any liability whatsoever under this Agreement for any damages that Franchisee may allege are caused by the use of the Platform or that Franchisee may allege were not prevented by the use of the Platform including, but not limited to, special, indirect, consequential, incidental, punitive, loss of profits, or exemplary damages under any circumstances, whether based on tort or breach of contract claims or on any other basis, even if Domino's has been advised of the possibility of such damages. Franchisee further acknowledges and agrees that neither Domino's nor its affiliates are as a principal or primary business engaged in providing the services offered as part of the Program to third parties, and have offered Franchisee the opportunity to utilize the Platform expressly conditioned on Franchisee's acceptance of all of the caveats and disclaimers of liability set forth herein. Franchisee's sole and exclusive remedy for any dissatisfaction with, or harm allegedly caused by, the Platform shall be the termination of this Agreement. Franchisee also agrees to defend, indemnify, and hold harmless Domino's and its subsidiary or affiliated companies or any of its or their agents or employees, from and against any losses, damages, liabilities, injuries, claims, suits, judgments, causes of action, costs and expenses (including, without limitation, attorneys' fees and costs) arising from or relating to: (a) a breach of any obligation, representation, or warranty of Franchisee under this Agreement; (b) any act or omission by Franchisee, its employees, agents, representatives, or contributors in the performance of this Agreement including, but not limited to, those acts or omissions that constitute negligence, recklessness, or intentional/willful misconduct; (c) the loss of sales, customers, or any decrease in revenue or profitability of Franchisee's Stores; or (d) any allegation or claim brought by a third party that Franchisee's use of the Platform infringes the intellectual property rights of any third party.

In addition to Franchisee's indemnification obligations under the Standard Franchise Agreement, Franchisee agrees to the following indemnification obligation set forth below. If Domino's or its subsidiary or affiliated companies or any of its or their agents or employees are required to produce records or testify at trial or in deposition or are subjected to any claim, demand, or penalty, or become a party to any suit or other judicial or administrative proceeding brought by any person(s) (including Franchisee's employee(s) or prior employee(s)) or any other person or entity by reason of any claimed act or omission by Franchisee, its employees or agents, or by reason of Franchisee's or its employees' or agents' utilization of the Platform, Franchisee shall defend and indemnify and hold Domino's, its subsidiary and affiliated companies, or any of its or their agents or employees, harmless against all judgments, settlements, penalties, and expenses, including attorney's fees, court costs, and other expenses of litigation or administrative proceeding, incurred by or imposed on Domino's, its subsidiary and affiliated companies, or any of its or their agents or employees, in connection with the testimony, production, investigation, or defense relating to such claim, litigation, or administrative proceeding. Franchisee's indemnification obligations described above will continue in full force and effect after, and notwithstanding, the expiration or termination of this Agreement or the Standard Franchise Agreement.

5. Franchisee Platform Data

Franchisee agrees that Domino's may, at any time, have full access, both on-site and from a remote location, to all of Franchisee's computer data, equipment and systems containing any and all of the information, records and reports relating to the Platform and to use the data in the evaluation of the Platform. Domino's may retain a copy or a complete backup on its system of any data it has access to pursuant to this Agreement. Domino's will use the same degree of care to protect against unauthorized use of the information by third parties as it does with respect to its own information of a similar type. For the avoidance of doubt, any data accessed by Domino's shall remain the property of Franchisee as a data controller and any use of the data by Domino's shall be solely in its capacity as a data processor.

6. Compliance with Laws

Franchisee agrees to comply with all applicable federal, state, and local laws, statutes, codes, ordinances, regulations, rules, and common law related to its use of the Platform including, but not limited to, those related to the use, monitoring, collection, and retention of GPS location and other information, the safe use of the Platform, any reimbursement or payment to its employees, and the tax treatment of any reimbursement or payment to its employees. Franchisee agrees to consult its own legal counsel to ensure compliance with all applicable federal, state, and local laws, statutes, codes, ordinances, regulations, rules, and common law.

Franchisee agrees to provide sufficient notices to its employees utilizing the Platform, including the Driver App, in its Stores and to obtain and retain all acknowledgements and consents from its employees as may be necessary including, at minimum, authorization for the use of GPS location-tracking capabilities and the collection and monitoring of GPS location and other information associated with the Driver App by customers, Franchisee, Domino's, and each of their affiliates, vendors, personnel, and all other entities involved in any way with utilization of the Platform and/or the location-tracking of deliveries.

7. General

7.1 This Agreement constitutes a complete integration and the entire agreement between the parties relating to the Platform. This Agreement supersedes all prior representations, discussions, and communications, whether oral or written, between the parties relating to the Platform, and there are no understandings or agreements relating to the Platform other than those expressed in this Agreement. This Agreement may be modified only in a writing signed by an authorized representative of each party.

7.2 Neither party shall be liable for delays in any of its performance hereunder due to causes beyond its reasonable control including, but not limited to, acts of God, strikes, or inability to maintain labor or materials on time.

7.3 If any provision of this Agreement shall be deemed illegal or otherwise unenforceable, that portion shall be severed and the remainder of this Agreement shall remain in full force and effect. A waiver shall be effective only if made in writing and signed by an authorized representative of both parties. The waiver of any right or election of any remedy in one instance shall not affect any rights or remedies in another instance.

7.4 All required notices under this Agreement shall be sent to the recipient party's address. All notices shall be given by certified or registered mail, or overnight carrier. Such notices shall be deemed given on the date of receipt (or refusal) of delivery of said notice.

If to Domino's: Domino's Pizza LLC
 30 Frank Lloyd Wright Drive
 Ann Arbor, MI 48106

If to Franchisee, to the most current business address provided by Franchisee to Domino's in writing.

7.5 This Agreement shall be governed by the laws of the State of Michigan.

7.6 Neither party to this Agreement is, or shall represent itself to be, an agent, partner, or employee of the other. Nothing in this Agreement shall be interpreted or construed as creating or establishing a joint venture, agency, or partnership, or any relationship other than independent parties to a contract. Each party retains control of the day-to-day activities of its respective business. As an independent business owner, Franchisee remains solely responsible for the persons who work in its Stores and those persons are Franchisee's employees, and not employees of Domino's. Franchisee is solely responsible for any training to be provided to its employees regarding the Platform.

7.7 Franchisee acknowledges that during the term of this Agreement, it may obtain access to confidential and proprietary information, trade secrets, and financial information (the "Confidential Information") relating to the Platform. Franchisee acknowledges that Domino's would be irreparably damaged by the disclosure of the Confidential Information to others. Therefore, Franchisee agrees to keep secret and confidential and not to disclose the Confidential Information of Domino's relating to the Platform without the prior written consent of Domino's. The agreement not to disclose the Confidential Information shall survive the expiration or termination of this Agreement.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed.

Domino's Pizza LLC

**Controlling Owner (individually and for all
business entities owned by the Controlling
Owner):**

By: _____

By: _____

Its: _____

Fcode: _____

Date: _____

Date: _____

EXHIBIT R

DOMINO'S RIDER TO SERVICES AGREEMENT

Domino's® Rider to Services Agreement

THIS RIDER TO SERVICES AGREEMENT (the "Rider") is made this ___ day of _____, 20___, by and between _____ ("Client") and _____ ("Vendor").

WHEREAS, Client, a franchisee of Domino's Pizza Franchising LLC ("DPF"), and Vendor have entered into a services agreement dated _____, 20__ for the provision of specific services (the "Agreement"); and

WHEREAS, in order for Client to comply with the terms and conditions of its contractual obligations to DPF, and in order for Vendor to be approved by DPF to provide the services contemplated in the Agreement to a franchisee of DPF, Client and Vendor are required to execute this Rider that will serve to modify the Agreement:

NOW, THEREFORE, the parties agree as follows:

1. **Inconsistency between the Agreement and Rider.** In the event of any inconsistency between the terms of the Agreement and this Rider, the terms of this Rider shall prevail.
2. **Information Security Audit.** Prior to performing any services for Client or gaining access to any customer order data (e.g., customer name, customer contact details, customer delivery address, order details, etc.) and summaries thereof and/or confidential or proprietary business information of the Domino's brand or franchisee's business (individually and collectively, "Confidential Information"), Vendor must first be approved (and shall not have been subsequently disapproved) by the Information Security Team of Domino's Pizza LLC ("DPL") as a vendor of the services to be provided to the Client under the Agreement to ensure that the Vendor meets the physical, logical, and contractual security requirements established and updated by DPL from time to time with respect to both data security and data privacy. As a condition to Vendor maintaining its status as an approved supplier of such services, Vendor must take the requisite steps to ensure that any subcontractor to the Vendor with access to such Confidential Information meets the same or substantially similar physical, logical, and contractual security requirements established by DPL from time to time with respect to both data security and data privacy and such subcontractor shall provide any required or requested supporting documentation (e.g. SOC 2, AOC, evidence of an external scan, etc.). Vendor shall fully cooperate with such assessment by providing access to knowledgeable personnel, documentation, infrastructure and application software that processes, stores or transports customer order data, Confidential Information for Client and DPL pursuant to this Agreement. DPL reserves the right to charge Vendor its then current fee for performing such Information Security audits of Vendor to account for the time and resources of the Information Security Team, which fee shall be due and paid by Vendor to DPL within thirty (30) days of receipt of an invoice. Furthermore, Vendor shall, on an annual basis, conduct an internal, data security risk assessment and implement reasonable administrative, technical, and physical safeguards designed to protect the Client's customer order data and Confidential Information from unauthorized disclosure. Upon request by the Client, Vendor agrees to provide documentation sufficient to demonstrate Vendor's compliance with the terms of this paragraph and any applicable privacy and security requirements. In addition, upon Client's request, Vendor shall provide Client with the results of any audit performed by or on behalf of Vendor that assesses the effectiveness of Vendor's information security program as relevant to the security and confidentiality of customer order data and Confidential Information shared during the course of this Agreement.
3. **Compliance with Laws.** Vendor will comply with all applicable laws, rules, regulations or ordinances applicable to its performance under this Agreement. Inclusive in this obligation shall be Vendor's representation and warranty that, if the Vendor is collecting or gaining access to customer credit card data, that it is and will remain in compliance with the applicable Payment Card Industry Standards ("PCI"), including, but not limited to, the Payment Card Industry Data Security Standard ("PCI-DSS") throughout the term of the Agreement.

4. **Breach Notification Obligations.** Vendor agrees to provide written notice to the Client's senior management and DPL within 24 hours of becoming aware of any fact or circumstances that cause the Vendor to suspect that any data (including, but not limited to, customer order data) or Confidential Information may have been wrongfully accessed, which notification shall include a description of the volume and types of the data and Confidential Information it suspects may have been wrongfully accessed, in addition to the facts and circumstances that has lead the Vendor to suspect the existence of a breach. In addition to the notice requirements set forth in the Agreement, Vendor agrees to provide notice of any breach notification to DPL and DPF in writing at the following address: 30 Frank Lloyd Wright Drive, Ann Arbor, Michigan, 48106, Attention: Vice President of Information Security, with a copy to the Office of the General Counsel. Furthermore, Vendor shall comply with any applicable breach notification laws and obligations that it may be subject to in the event of such an incident and shall cooperate with Client and DPL in conjunction with any obligations they may have as a result of such breach.
5. **Indemnification.** Vendor shall indemnify, defend and hold Client, DPL, DPF and each of their respective affiliates, and each of their respective officers, directors, employees and agents, harmless from and against any losses, damages, liabilities, injuries, claims, suits, judgments, causes of action and expenses, including attorneys' fees, suffered or incurred by any of them arising from or relating to (i) a breach of any obligation, representation or warranty of Vendor hereunder, (ii) any act or omission by Vendor, its employees, agents, subcontractors, representatives or contributors in the performance of this Agreement, (iii) any claim brought by a third party that work performed or services provided by Vendor under this Agreement infringes any patent, copyright, trade secret or other intellectual property right of any third party, and (iv) any data security incidents that may result in the unauthorized disclosure of any customer order data, Confidential Information of Client or provided by Client under this Agreement that occur while such information is in the care, custody or control of Vendor or its subcontractors.
6. **Insurance.** Vendor shall maintain the following types and amounts of insurance coverage with an insurance company rated "A" or better in A.M. Best & Co.:
- Commercial General Liability Insurance with a limit of at least \$1,000,000 per each claim and \$1,000,000 annual aggregate.
 - Errors and Omissions or Professional Liability Insurance coverage with a limit of at least \$1,000,000 per each claim and \$1,000,000 annual aggregate. This coverage should include infringement of copyright, trademark, title or slogan, piracy, plagiarism or unauthorized use of materials.
 - Cyber-Liability Insurance with a limit of at least \$1,000,000 per each claim and \$1,000,000 annual aggregate.
- Vendor shall ensure that all certificates for coverage under such commercial general liability, errors and omissions or professional liability, cyber-liability, and any other coverage required by DPL or under local law, shall: (i) name Client, DPL, DPF, and their respective affiliates as an additional insured, including without limitation, as an insured with respect to third-party claims or actions made or brought directly against Client and Vendor as co-defendants and arising out of or in connection with this Agreement; (ii) be written as a primary policy not contributing with any other coverage which Client may carry; and (iii) stipulate that Client and DPL shall receive thirty (30) days' prior written notice of any cancellation or reduction in coverage; provided that such cancellation or alteration shall not relieve Vendor of its continuing obligation to maintain insurance coverage in accordance with this Section.
7. **Usage of Customer Order Data and Confidential Information.** Vendor shall only process customer order data and Confidential Information in strict compliance with the direction and instructions of the Client. Vendor shall be prohibited from using the customer order data (e.g., customer name, customer contact details, customer delivery address, order details, etc.) and summaries thereof or any Confidential

Information collected during the order taking process or accessed and received in the provision of services for themselves or selling or otherwise providing it to any third-party during or after the term of this Agreement. Upon the conclusion or termination of the relationship with Client, Vendor shall return any customer order data or Confidential Information in their possession to Client (or purge and destroy the customer order data or Confidential Information if requested by Client or DPL and provide certification of such destruction). For the avoidance of doubt, Vendor shall be restricted from using any of any customer order data, including in an aggregated and de-identified format, for any purpose without the prior written consent of Client, which consent may be withheld in its sole discretion. This restriction on use of customer order data includes, but is not limited to, use for artificial intelligence or machine learning or for otherwise augmenting or creating its own database. For the avoidance of doubt, Vendor may retain copies of Confidential Information that are stored on Vendor’s information technology backup and disaster recovery systems until the ordinary course deletion thereof (it being understood that any Confidential Information so retained is subject to the terms of this Agreement).

8. **Third-Party Beneficiary.** Vendor acknowledges and agrees that while neither DPF nor DPL are parties to the Agreement, they are each intended to be third-party beneficiaries of the rights set forth in this Rider, and shall have the right to take legal action in their own name, with our without the involvement of Client, to enforce their rights and the obligations Vendor under this Rider and the Agreement.

IN WITNESS WHEREOF, the parties have executed this Rider on or as of the date first above written.

Vendor:

Client:

Print "Company Name" Above

Print "Company Name" Above

By: Signature

By: Signature

(Print "Name" Above)

(Print "Name" Above)

Its: *(Print "Title" Above)*

Its: *(Print "Title" Above)*

State Effective Dates

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

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

State	Effective Date
California	Exempt
Hawaii	Pending
Illinois	Exempt
Indiana	Exempt
Maryland	Exempt
Michigan	Pending
Minnesota	Pending
New York	Exempt
North Dakota	Exempt
Rhode Island	Exempt
South Dakota	Pending
Virginia	Exempt
Washington	Exempt
Wisconsin	Pending

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

RECEIPT

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 Domino's Pizza Franchising LLC ("DPF") offers you a franchise, it must provide this disclosure document to you ten business 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. [However, some state franchise laws require that DPF provide this disclosure document to you at the first personal meeting held to discuss the franchise sale].

If DPF does not deliver this disclosure document on time or it contains a false or misleading statement, or a material omission, a violation of federal and state law may have occurred and should be reported to the Federal Trade Commission Washington, D. C. 20580 and your respective state agency.

The name, principal business address and telephone number of each franchise seller is as follows:

Colleen McCormick, Director – Regulatory Affairs and Contracts, Dominos' Pizza Franchising LLC, 24 Frank Lloyd Wright Drive, Ann Arbor, Michigan 48105-9484, (734) 930-3030.

Issuance Date: April 1, 2026.

We authorize the respective state agencies identified on Exhibit A to receive service of process for DPF in the particular state. I have received a Disclosure Document dated April 1, 2026. (For state-specific effective dates, see Exhibit A of this disclosure document) that included the following Exhibits:

- A List of State Agencies/Agents for Service of Process
- B List of Domino's Pizza Franchisees
- B-1 List of Domino's Pizza Non-Traditional Franchisees
- B-2 List of Franchisees Who Have Left the System
- C Domino's Pizza Franchising LLC Financial Statements
- D Domino's Pizza LLC Financial Statements
- E Standard Franchise Agreement
- F Non-Traditional Store Franchise Agreement
- G Development Agreement
- H Domino's Pizza Help Desk Services Agreement
- I Sale of Assets Agreement
- J Domino's PULSE Software License Agreement
- K Rider to Lease
- L Rider to Purchase Agreement
- M Operating Manual Table of Contents
- N Application for Franchise (Renewal)
- O Domino's Pizza Online Ordering Franchisee Services Agreement
- P Term Sheet
- Q Global Positioning System Technology Platform Agreement
- R Domino's Rider to Services Agreement

Date

Printed Name

Signature

RECEIPT

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Issuance Date: April 1, 2026.

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Printed Name

Signature