



Tint World, LLC
A Florida Limited Liability Company
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www.TintWorld.com

TINT WORLD, LLC (“Franchisor”) offers franchises for the operation of TINT WORLD® Automotive Styling Centers, specializing in the retail sale and installation of automotive window tinting, vehicle wraps, paint protection films, mobile electronics, audio and security systems, wheels and tires, detailing and ceramic coating services, and other automotive aftermarket products and services. Certain franchises may also offer marine, residential, and commercial window film installation and related services.

The total investment necessary to begin operation of a TINT WORLD® Automotive Styling Centers business under a franchise agreement is \$249,950 to \$479,950. This includes \$64,950 that must be paid to the franchisor or its affiliates.

The total investment necessary to begin operation of a TINT WORLD® Automotive Styling Centers business under a franchise agreement with Mobile Services is \$264,954⁰ to \$499,950. This includes \$74,950 that must be paid to the franchisor or its affiliates.

The total investment necessary to begin operation of a TINT WORLD® Automotive Styling Centers business under a multi-unit development agreement is \$289,900 to \$629,750. This includes \$104,900 for two Centers, and \$214,750 for five Centers that must be paid to the franchisor or its affiliates.

The total investment necessary to begin operation of a TINT WORLD® Automotive Styling Centers business under a multi-unit development agreement with Mobile Services is \$304,900 to \$649,750. This includes \$114,900 for two Centers, and \$224,750 for five Centers that must be paid to the franchisor or its affiliates.

This disclosure document summarizes certain provisions of your franchise agreement and other information in plain English. Read this disclosure document and all accompanying agreements carefully. You must receive this disclosure document at least 14 calendar days before you sign a binding agreement with, or make any payment to, the franchisor or an Affiliate company in connection with the proposed franchise sale. **Note, however, that no government 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 our Franchise Development Department at Tint World, LLC, 1000 Clint Moore Road, Suite 110, Boca Raton, Florida 33487, Phone Number 561.353.1050.

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

Buying a franchise is a complex investment. The information in this disclosure document can help you make up your mind. More information on franchising, such as “*A Consumer’s Guide to Buying a Franchise*,” which can help you understand how to use this disclosure document, is available from the Federal Trade Commission. You can contact the FTC at 1.877.FTC.HELP or by writing to the FTC at 600 Pennsylvania Avenue, N.W. Washington, D.C. 20580. You can also visit the FTC’s home page at www.ftc.gov for additional information on franchising. Call your state agency or visit your public library for other sources of information on franchising.

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

ISSUANCE DATE: April, 17, 2026

Special Risks to Consider About *This* Franchise

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

1. **Out-of-State Dispute Resolution.** The franchise agreement ~~and multi-unit development agreement~~ requires you to resolve disputes with the franchisor by mediation, arbitration, ~~and/or~~ litigation only in Florida. Out-of-state mediation, arbitration, or litigation may force you to accept a less favorable settlement for disputes. It may also cost more to mediate, arbitrate, or litigate with ~~the~~ franchisor in Florida than in your own state.
2. **Spousal Liability.** Your spouse must sign a document that makes your spouse liable for all financial obligations under the franchise agreement even though your spouse has no ownership interest in the franchise. This guarantee will place both your spouse's marital and personal assets, perhaps including your house, at risk if your franchise fails.
3. **Mandatory Minimum Payments.** You must make minimum royalty or advertising fund payments regardless of your sales levels. Your inability to make the payments may result in termination of your franchise and loss of your investment.
4. **Unopened Franchises.** The franchisor has signed a significant number of franchise agreements with franchisees who have not yet opened their outlets. If other franchisees are experiencing delays in opening their outlets, you also may experience delays in opening your own outlet.
5. **General Financial Condition.** The franchisor's financial condition, as reflected in its financial statements (see Item 21), calls into question the franchisor's financial ability to provide support and services to you.
6. **Supplier Control.** You must purchase all or nearly all of the inventory or supplies that are necessary to operate your business from the franchisor, its affiliates, or suppliers that the franchisor designates, at prices the franchisor or they set. These prices may be higher than prices you could obtain elsewhere for the same or similar goods. This may reduce the anticipated profit of your franchise business.

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

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APPLICABLE STATE LAW MIGHT REQUIRE ADDITIONAL DISCLOSURES RELATED TO THE INFORMATION CONTAINED IN THIS DISCLOSURE DOCUMENT, AND MIGHT REQUIRE A RIDER TO THE FRANCHISE AGREEMENT. THESE ADDITIONAL DISCLOSURES AND RIDERS, IF ANY, APPEAR IN EXHIBIT J.

The automotive aftermarket accessory, and related services and installation industries are subject to federal, state, and local laws and regulations governing, among other things, vehicle safety, window tinting standards, aftermarket modifications, tire and wheel installation, and related installation and maintenance services. Many states regulate the permissible percentage of light transmission for automotive window tinting, and compliance requirements may vary by jurisdiction. You are responsible for determining and complying with all applicable laws affecting your operation. The residential and commercial window film and related services industries are subject to applicable federal, state, and local laws and regulations, including building codes, safety standards, and installation requirements. Depending on your jurisdiction and the products and services you offer, you or your employees may be required to obtain certain licenses, permits, or certifications. In some cases, industry certifications such as Automotive Service Excellence (“ASE”) or Mobile Electronics Certified Professional (“MECP”) may be required or recommended. You are responsible for determining and complying with all applicable legal and regulatory requirements affecting the operation of your Center.

Item 2

BUSINESS EXPERIENCE

Charles J. Bonfiglio - Founder & Chief Executive Officer

Charles J. Bonfiglio has been the Founder and Chief Executive Officer since the company’s inception in September 2006 in Boca Raton, Florida. Since August 2006, Mr. Bonfiglio has also served as the Chief Executive Officer and Manager of I Car Care LLC, doing business as Auto Parts Network®, [in Boca Raton, Florida](#).

Jeanette Bonfiglio - Chief of Staff

Jeanette Bonfiglio was appointed Chief of Staff in January 2025 in Boca Raton, Florida. Prior to this role, she served as the company’s Chief Financial Officer beginning in September 2014, [in Boca Raton, Florida](#).

Jonathan Norman - President & Chief Investment Officer

Jonathan Norman was appointed our President and Chief Investment Officer in March 2025 in Boca Raton, Florida. Jonathan ~~served~~ was ~~previously appointed~~ our Chief Investment Officer ~~starting in from~~ January 2023 ~~to February 2025~~ in Boca Raton, Florida. ~~From January 2022 to December 2022, Jonathan served as an Expert Network Consultant for Gerson Lehrman Group in Dallas, Texas.~~ Before that, Jonathan served as COO and Partner of ~~2nd~~ Harvest, LLC ~~as, a~~ Nékter Juice Bar Franchise Developer, ~~and in Miami, FL from January 2017 to December 2021.~~ Prior to that, he served as COO and ~~Franchise Developer~~ Partner of ~~Shoreline Area Development, Inc. a Planet Fitness Franchise Developer~~ from ~~beginning in~~ January 2009 through December ~~2021~~2016, [in Miami, Florida](#).

Eric Taylor - Chief Development Officer

Eric Taylor was appointed our Chief Development Officer in February 2026 in Boca Raton, Florida. Before that, Eric was previously Chief Development Officer at Sky Zone beginning in March 2023 through January 2026 in Dallas, Texas. Before that, Eric’s position was Vice President, Real Estate and Development at Tijuana Flats Tex-Mex starting in November 2019 through March 2023 in Orlando Florida.

~~J.R. Stocks~~Christy Johnson - Chief ~~Operating~~Marketing Officer

~~James R. Stocks~~Christy Johnson was appointed ~~our~~ Chief ~~Operating~~Marketing Officer in ~~March~~May 2024~~6~~ in Boca Raton, Florida. ~~Before that, J.R. served as President, Chief Strategy Officer, and Business Development Executive positions for Mobile Electronics Automotive Brands that include DS18, Race Sport Lighting, Wet Sounds, Custom Sounds beginning in December 2016~~Christy previously served as Chief Marketing Officer for Dan-O’s-Seasoning from ~~September 2023 through April 2026~~ and served as Chief Marketing for Kona Ice from March 2021 through December 2022. Before that, Christy served as Chief Marketing Officer for Papa John’s beginning January 2001 through March 2024~~1~~ ~~in Mooresville, North Carolina, all in Louisville, Kentucky.~~

Craig Martin - Vice President of Finance

Craig Martin was appointed our Vice President of Finance in February 2026 in Boca Raton, Florida. Craig's previous position was Managing Director Accounting Advisor at CFGI beginning May 2024 through January 2026 in Raleigh, North Carolina. Before that, Craig's position was Senior Accounting Manager and Transaction Services at MorganFranklin Consulting starting in October 2020 through May 2024 in ~~in~~Raleigh, North Carolina.

Sean Christianson - Vice President of Digital Technologies

Sean Christianson was appointed our Vice President of Information Technology in September 2019 in Boca Raton, Florida. Sean's previous position from January 2004 through August 2019, was Software and Information Technology developer in Palm Beach, Florida.

Kelly Wruck - Vice President of Franchise Operations

Kelly Wruck was appointed our Vice President of Franchise Operations in January 2025 [in Boca Raton, Florida](#). Kelly was previously our Director of Franchise Administration starting in November 2020 in Boca Raton, Florida.

John Marsh - Senior Director of Franchise Services

John Marsh was appointed our Senior Director of Franchise Services in September 2023 in Boca Raton, Florida. John previously served as our Vice President of Store Operations from November 2019 through August 2023 [in Boca Raton, Florida](#).

Kevin Murrary - Vice President of Franchise Real Estate

[Kevin Murrary was appointed our Franchise Real Estate Manager in May 2026 in Boca Raton, Florida. Kevin previously served as Vice President of Real Estate at SKY Zone beginning May 2024 through March 2026, in Orlando Florida, and served as Senior Vice President of Development at Planet Fitness from May 2019 through May 2024. Before that, Kevin served as Vice President of Real Estate & Construction at Rita's Italian Ice from June 2017 through May 2019, in Trevoze, Pennsylvania.](#)

Madison Belfour - Director of Marketing

Madison Belfour was appointed our Director of Marketing in April 2024 in Boca Raton, Florida. Madison previously served as our Senior Data Analytics from September 2023 through April 2024- [in Boca Raton, Florida](#). Before that, Madison served as our Digital Marketing Analyst, beginning in January 2021 through September 2023 in Boca Raton, Florida.

Michael Glick - Franchise Development Manager

Michael Glick was appointed our Franchise Development Manager in May 2020 in Boca Raton, Florida. Michael's previous position was Franchise Development Manager at TBC Corporation in West Palm Beach, FL starting September 2019. Before that, Michael's position was Franchise Development Manager at United Franchise Group in West Palm Beach, FL starting July 2016 through August 2019.

Kyle Squillario - Vice President

Kyle Squillario has been our Vice President since September 2025 [based in Bala Cynwyd, Pennsylvania](#). Kyle has also served as Vice President of Soccer Shots Franchising, LLC since January 2022, as Director and Vice President of Little Kickers Canada Operations ULC and Little Kickers Franchising Ltd. since October 2022 and of Little Kickers Australia Franchising Pty Ltd. since January 2025, and Manager of Main Line Brands, LLC since October 2020- [all based in Bala Cynwyd, Pennsylvania](#). Since January 2020, Mr. Squillario has also been an Investor at Susquehanna Growth Equity in Bala Cynwyd, Pennsylvania.

Daniel Schupper - Treasurer

Daniel Schupper has been our Treasurer since September 2025 [in Bala Cynwyd, Pennsylvania](#). Since August 2020, Mr. Schupper has also been an Investor at Susquehanna Growth Equity in Bala Cynwyd, Pennsylvania.

Jason Wolfe - Secretary

Jason Wolfe has been our Secretary since September 2025 [in Bala Cynwyd, Pennsylvania](#). Jason also serves as the General Counsel for Susquehanna Growth Equity since 2009, in Bala Cynwyd, Pennsylvania.

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Item 3

LITIGATION

Pending

None.

Concluded

Robert Weiss v. Charles J. Bonfiglio, Case filed on December 19, 2014 in the 17th Judicial Circuit in Broward County, Florida, bearing case no. CACE 2014-023725. The plaintiff, Robert Weiss, filed suit against our CEO, Mr. Charles

J. Bonfiglio, alleging breach of fiduciary duty and seeking a declaratory judgment relating to a membership dispute involving ownership interest in Tint World, LLC. The parties entered into a Confidential Settlement Agreement on or about

April 17, 2017, pursuant to which Mr. Bonfiglio elected to exercise his buyout of Mr. Weiss' membership interest in the company for \$900,000.

Disclosures Regarding Affiliated Franchise Programs

Our affiliate Soccer Shots Franchising, LLC (who offers franchises for Soccer Shots businesses) resolved an action brought against it with a settlement that involved their becoming subject to a currently effective injunctive or restrictive order. This action does not have any impact on us or our brand, nor allege any unlawful conduct by us.

In Re: Franchise No Poaching Provisions (Soccer Shots Franchising, LLC), Case NO. 19-2-28301-7 SEA. On or about October 28, 2019, Soccer Shots Franchising, LLC entered into an Assurance of Discontinuance with the State of Washington in which Soccer Shots Franchising, LLC agreed it (1) will no longer include no-poaching provisions in any of its future U.S. franchise agreements; (2) will continue not enforcing no-poaching provisions in any of its existing franchise agreements, and will not seek to intervene or defend in any way the legality of any no-poaching provision in any litigation in which a franchisee may claim third-party beneficiary status rights to enforce an existing no-poaching provision; (3) Soccer Shots Franchising, LLC will notify all of its U.S franchisees of the entry into the Assurance of Discontinuance with the State, and provide them a copy of the AOD upon request; (4) notify the Attorney General's Office of any effort by a franchisee in Washington to enforce any existing no-poaching provision; and (5) exercise all reasonable commercial efforts to amend all existing franchise agreements with entities in Washington to remove any no-poaching provisions in our existing franchise agreements. On January 2, 2020, Soccer Shots Franchising, LLC confirmed in writing its compliance with the Assurance of Discontinuance to the State of Washington.

Also, the predecessor to our affiliate Main Line Brands, LLC (who offers franchises for Mosquito Authority, Pest Authority and FMT businesses) resolved actions brought against it with settlements that involved their becoming subject to currently effective injunctive or restrictive orders or decrees. None of these actions have any impact on us or our brand nor allege any unlawful conduct by us.

In the Matter of TMA Franchise Systems, Inc., Case No. 2013-0198. On August 21, 2013, TMA entered into a Consent Order with the Securities Division of the Office of the Attorney General of Maryland to resolve alleged

Item 6

OTHER FEES

TYPE OF FEE	AMOUNT	DUE DATE	REMARKS
Royalty Fee (Note 1)	6% of Gross Revenues or \$500 weekly, whichever is greater	Within five days of each one-week accounting period	Payable to us (10% if delinquent). The weekly \$500 minimum begins six months after new store opening.
National Advertising Fund (“NAF”) (Note 2)	Up to 6% of Gross Revenues or \$1,000 weekly, whichever is greater	Within five days of each one-week accounting period	Payable to the NAF and is spent on your national and local advertising.
Startup Local Advertising Expenditure (Note 3)	\$500 per week	Within five days of each one-week accounting period	Payable to the NAF and is spent on your local startup advertising for your first 6 months.
Technology Fee (Note 4)	Currently \$1,000 per month, subject to (i) increase upon notice, but not more than \$2,000 per month during the initial term of the Franchise Agreement; (ii) <u>dollar-for-dollar</u> increases for additional <u>actual new or revised</u> software and costs required by the Brand Standards <u>that are paid for by the Technology Fee on your behalf.</u>	Within five days before the last day of each calendar month period	Payable to us. This fee provides each Center “Technology Systems”, Software and Contact Center Services.
Center Operations POS Software License Fee (Note 5)	\$249 per month	Within five days before the last day of each calendar month period	Payable to us or designated suppliers, who may be affiliates for your POS Center Operations Software.
Mobile Services POS Software License Fee (Note 5)	\$299 per month	Within five days before the last day of each calendar month period	Payable to us or designated suppliers, who may be affiliates for your POS Mobile Services Software.
Mobile Services Advertising Expenditure (Note 6)	\$500 per week, plus \$250 per week for each Additional Territory	Within five days of each one-week accounting period	Payable to the NAF and is spent on your local advertising for your Mobile Services.
Customer Referral Fee (Note 7)	TBD	As Incurred	Specifics details for customer referrals are in the Brand Standards Manual.
Continuing Education Fee (Note 8)	\$500 per day, per person, plus any transportation, lodging, and meals.	As Incurred	Payable to us if we offer you continuing education, supplemental training programs, guidance or support.
Franchise Convention Fee (Note 9)	Currently \$699 or then-current Convention Fee	As Incurred	Payable to us for the annual convention which includes up to two people. This fee is non-refundable

Price Index (CPI) increase, or up to 6% of weekly Gross Revenues of the Business, payable weekly and received by us within 5 days after the end of each calendar week accounting period (Sunday through Saturday) during the term of this Agreement and any extensions or renewal so long as the NAF remains in operation. You shall not have the right to offset, deduct, set off, recoup, or otherwise reduce any portion of the NAF Fee against any other fees, amounts, or obligations owed to us or our affiliates, for any reason whatsoever. In addition to the NAF ~~contributions~~, Fee, we strongly recommend that you shall expend not less than 2% of your weekly Gross Revenues ~~of your Center~~ on local marketing and promotion of the Center, ~~and (the “Local Advertising”); however, we may, at~~ in our sole discretion, ~~be~~ collect any deficiency and administer such funds on your behalf through the NAF or ~~through~~ other marketing programs by designated by us from time to time.

(3) We provide each new Center with Startup Advertising (the “Startup Advertising Expenditure”) that requires you to contribute the amount of \$500 per week, payable to the NAF. Such payments shall commence 30 days prior to the opening of the Center and shall continue for a minimum of 26 consecutive weeks following the Center’s opening. The Startup Advertising Expenditure shall be used for pre-opening and post-opening advertising, promotions, public relations, and other startup marketing activities in the local area surrounding the Center, as determined by us in our sole discretion.

(4) We provide each Center with access to certain required Technology Systems and Software (collectively, the “Technology Systems”) necessary for the operation of the Center. The Technology Systems may include, without limitation: (i) PRO-CUT Film Software; (ii) FranConnect HUB; (iii) QuickBooks Online (“QBO”) Accounting; (iv) Microsoft Office 365 with two (2) email accounts; (v) Zoom Phone Platform; (vi) contact center services; and (vii) data warehousing. You shall pay to us a Technology Fee for access to and use of the Technology Systems, as set forth in Schedule B of the Franchise Agreement.

(5) We provide each Center with required Point-of-Sale and operational software systems (collectively, the “Point-of-Sale Software”) for use in the operation of the Center. The Point-of-Sale Software may include, without limitation: (i) TINT WORLD® POS Center Software to manage customers and vehicles, including estimates, inventory, ordering, invoicing, and appointment scheduling; and (ii) TINT-PRO Mobile Software to manage field service customers, including estimates, inventory, ordering, invoicing, payment processing, electronic signature, and appointment scheduling.

(6) If we authorized you to provide Mobile Services, you shall contribute to the National Advertising Fund (the “NAF”) a continuing Mobile Services Advertising Expenditure (the “Mobile Services Advertising Expenditure”) in the amount of \$500.00 per week, commencing upon the initiation of Mobile Services operations, subject to annual increases up to the amount of the Consumer Price Index (CPI) increase, payable weekly and received by us within 5 days after the end of each calendar week’s accounting period (Sunday through Saturday) during the term of this Agreement and any extensions or renewal so long as the NAF remains in operation. The Mobile Services Advertising Expenditure is in addition to the NAF Fee contributions for your Center. You shall not have the right to offset, deduct, or otherwise reduce any NAF Fee for any reason whatsoever.

(7) We may, from time to time, develop and implement customer referral or lead generation programs, including key account referral programs (collectively, the “Customer Referral Programs”), pursuant to which we or third-party operators of websites or other lead or sales generating platforms may refer customers to you. Participation in any Customer Referral Program shall be subject to the payment of applicable fees (the “Customer Referral Fees”) and such additional terms and conditions as we may establish from time to time, including those set forth in the Brand Standards Manual. You shall have the right to elect whether to participate in any Customer Referral Program; provided, however, that if you elect not to participate, we may, in our sole discretion, (i) assign such customer to another participating franchisee, or (ii) service such customer directly, notwithstanding that such customer may be located within Franchisee’s territory.

(8) We may, from time to time, offer or require continuing education programs (the “Continuing Education”), consisting of training and resources, including advanced sales, technical, supplemental, and refresher courses, as we deem advisable. You shall attend and participate in any mandatory Continuing Education programs as required by us and shall ensure that your designated personnel attend such programs. Participation in Continuing Education shall be subject to the payment of applicable fees (the “Continuing Education Fees”) as established by us from time to time, and you shall also be responsible for all costs and expenses associated with attendance at any Continuing

(12) Business Insurance. This estimate includes the first three months' coverage, which applies towards your annual liability insurance coverage, hired/non-owned automobile coverage, and workers' comp insurance for your employees. The insurance cost requirements and rates may vary from state to state.

(13) Business Licenses. This estimate includes your Business Licenses and Permits in relation to the services you offer which will vary based on the geographic area and city of your Center.

Mobile Services Contractor's License and Bond. If you are authorized to provide Mobile Services, depending on the laws and licensing requirements of your jurisdiction, you may be required to purchase and secure a contractor's License and bond.

(14) Accounting, Legal Expenses. This estimate may vary in relation to the choice of advisors and the depth of work you require.

(15) Training Expenses. This estimate is based on 2 persons attending the initial training program and will vary in relation to travel expenses for air fare, lodging, meals, seasonality, and the geographic area you are traveling from.

(16) Miscellaneous Expenses. This estimate will vary depending on you and outside elements in relation to finalizing and setting up your Center.

(17) Additional Funds. This estimate is to cover initial startup expenses during your first three months of post-opening, and general operating expenses. These expenses may include rent, payroll, commissions, utilities, loan payments, insurance premiums, business licenses, permits, advertising, recruitment, and other variable costs and supplies. In making this estimate we have relied on the experiences of our franchisees in developing and operating a Center Location. Additional startup expenses may depend on factors such as how well you follow our methods and procedures, your management skills, your dedication, and business acumen, as well as economic conditions in your local market, the prevailing wage rate, competition, and the sales level reached during your initial startup period. These startup expenses do not include any owner's salary or personal living expenses. We [have relied on our experience and the experience of our executives franchising TINT WORLD® Centers since September 2007 in formulating this additional funds amount.](#) We will, upon request, refer you to one or several potential sources for financing your franchise business. If you apply for a loan through one of our lending sources, you will be required to pay a \$2,500.00 loan packaging service fee to us or a third-party lending source. A convenience fee of 4% will be added if paying by credit card. [See Item 10.](#)

Explanatory Note to Table C and D:

(18) Multi-Unit Development Fee. This fee is described in greater detail in Item 5 of this FDD. If you sign a Multi-Unit Development Agreement, you must pay a Multi-Unit Development Fee of (a) \$89,900 if you sign a Multi-Unit Development Agreement for the development of two Centers (\$44,950 per Center); or (b) \$119,850 if you sign a Multi-Unit Development Agreement for the development of three Centers (\$39,950 per Center); or (c) \$39,950 multiplied by the number of four or more Centers, all of which you are obligated to open under the Multi-Unit Development Agreement. The maximum number of Centers that you will be authorized to develop under a Multi-Unit Development Agreement is five. The high end of the Multi-Unit Development Fee set forth in Table B and D is based on the maximum of five Centers that we may authorize you to develop under a Multi-Unit Development Agreement.

(19) Initial Investment for the First Center. The estimated initial investment for each Center for which you are obligated to develop under the Multi-Unit Development Agreement is subject to change (including increases) for future Centers, based on our then current offer at the time of sale, and costs associated with the types of expenditures listed in Tables 7(A) above.

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WORLD® POS Point of Sale Software and payment processing; (ii) PRO-CUT Film Software; (iii) TINT-PRO Mobile Services Software; (iv) QuickBooks Online (“QBO”) Accounting; (v) FranConnect HUB; (vi) Microsoft Office 365 with two Email Accounts; (vii) Zoom Phone Platform; (viii) Contact Center Services; and (ix) Data Warehousing. If Franchisee (a) fails to transmit sales figures or (b) fails to pay maintenance fees or any other amounts due to us or our affiliates, the computer software may be disabled. Franchisee shall accurately maintain the POS and QBO Accounting software used to generate, prepare, and submit the financial reports and other computer-generated information we may require from time to time (see Items 5 and 7).

Rebates and Cooperative Discounts

We and/or our affiliates may receive rebates, commissions, royalty fees, or other consideration from suppliers in connection with franchisee purchases. We and/or our affiliates are an Approved Supplier of software, displays, products, merchandise, marketing services, and promotional items using our Marks. As of December 31, 2025, supplier rebates ranged from 0% to 15%, and real estate commissions ranged from 0% to 100% of brokerage commissions paid by lessors or sellers for property leases entered into by our franchisees or real estate purchases by our franchisees, which commissions are paid to us by lessor or seller. It is estimated that required purchases are 80% to 90% of the cost to establish a franchise, and less than 15% to 40% of the total operating costs for goods and services thereafter.

Items From Which We Derive Revenue

We receive up to 15% rebates, commissions, royalty fees, or other consideration on some of the products and services that are used in the franchised business. We may solicit and accept other payments from suppliers including authorization to use the Marks. During the fiscal year ending December 31, 2025, our total revenue was \$21,197,247.53. Our revenue from all required purchases and leases of products and services was \$2,046,041.02, which was 9.65% of our total revenue. As of December 31, 2025, except as expressly disclosed in this Item, none of our affiliates sell or lease products or services to our franchisees.

Promotional Allowances

We may solicit and accept benefits from suppliers, including promotional allowances based on purchases by our franchisees. If we solicit and accept such benefits, we anticipate using them for the benefit of the Centers chain, including defraying the cost of training programs, franchise conventions, special events, and meetings; however, we are not contractually required to use the benefits in any particular manner.

Cooperative Marketing and Advertising Allowances

Cooperative Marketing and Advertising Allowances generated from the purchase of products and services by you and us will be directed into the NAF. (See Item 11).

Site Selection

You are required to select a site for the Center acceptable to us no later than 1 year after execution of the Franchise Agreement. If the Center is a new TINT WORLD® Center, You agree to lease or purchase an approved location within 1 year and open the Center within 18 months after the date of the Franchise Agreement; provided, however, if you are unable to open the Center within 18 months due to causes beyond your control, including acts of God, unavoidable zoning delays, or unavoidable construction delays, we will grant a reasonable extension. If you do not meet the required development schedule, the Franchise Agreement shall terminate without notice (see Section XII.D of the Franchise Agreement).

We have the right to approve the terms of any lease, sublease, or purchase agreement for the Center premises, which approval shall not be unreasonably withheld. Any lease or sublease must contain provisions acceptable to us, including an initial term, or initial term together with renewal terms (with specified rent), of not less than 15 years, and a provision granting us the right, upon termination or expiration of the Franchise Agreement, to assume the lease or sublease or to enter into a further sublease for a period of not less than 12 months and not more than 18 months, without the lessor’s or sublessor’s consent (Lease Addendum, Exhibit D).

Standards and Specifications

The appearance and operation of your Center is important to us and are subject to our Brand Standards. You are required to comply with the Standards and Specifications, including the specifications and operating procedures that we have developed and may continue to develop. The distinguishing appearance and characteristics of the System include our Trade Dress, System Website, and Brand Standards. We may modify, improve, expand, or further develop the elements of the System from time to time.

Your Center is required to comply with all mandatory standards, specifications, operating procedures, and the obligations contained in the Brand Standards Manual relating to the development and operation of a Center, including: (a) offering only Authorized Products and Services (the “Approved Products and Services”); (b) sales procedures, customer warranties and services; (c) advertising and promotional programs; (d) days and hours of operation; and (e) accounting and record keeping systems.

Condition of Centers

You are required to maintain the condition and appearance of your Center in a clean and attractive manner. You shall make such modifications and additions to equipment, signs, furnishings, and other items as necessary to comply with our then-current standards. We may require you to make substantial upgrades or remodel your Center periodically; however we will not require substantial upgrades or remodeling more than once every 3 years or involving costs in excess of \$30,000, provided the Center is in compliance with the then-current standards set forth in the Franchise Agreement and Operation Manual. You shall not make any alterations to the Center, or any replacement, relocation, or modification of fixtures, equipment or signage, except as permitted by and in compliance with our then-current standards and specifications.

Accounting Services

Your Center is required to maintain and submit records, reports, financial statements, and other information as required under the Franchise Agreement. You shall prepare monthly financial statements using the required accrual accounting method and our designated chart of accounts, including an income statement, balance sheet, and statements of cash flows. You shall also use our designated supplier(s) for bookkeeping and payroll administration services in connection with operating the Center, as we may determine or approve from time to time. Currently, Cherry Bekaert Accounting, OnPay and ADP HR Payroll are the only approved suppliers for bookkeeping and payroll services.

Local Advertising

You shall contribute to the new Center Startup Advertising in the amount of \$500 per week, payable to the NAF commencing 30 days prior to and for a minimum of 26 weeks following the opening of your TINT WORLD® Center for pre-opening and post-opening advertising, promotions, public relations, and other startup activities in the local area surrounding your franchised business. In addition to the NAF Fee, we strongly recommend that you expend not less than 2% of your weekly Gross Revenues on local marketing and promotion of the Center, which may be administered through the NAF or other marketing programs by designated by us from time to time. (the “Local Advertising”). All local advertising and promotional activities conducted by you must be approved by us and comply with our designated brand standards and requirements. ~~In addition to your NAF contributions, you shall expend not less than 2% of weekly Gross Revenues of your Center on Local Advertising and Promotion of the Center, which may be administered through the NAF. (the “Local Advertising”). All local advertising conducted by you must be approved by us, comply with our designated standards, and~~ be consistent with the Marks. (See Item 6).

You shall conduct all advertising, marketing, sales, and promotional activities in any medium in a dignified manner and in accordance with the standards and requirements set forth in the Brand Standards Manual or otherwise specified by us in writing. You may speak to the media on behalf of your Center; however, you must obtain our prior written approval to speak to the media on behalf of the System or us. You may purchase advertising materials and participate in marketing programs offered by us or our designated suppliers, provided such programs comply with our requirements. (see Item 11).

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OBLIGATION	AGREEMENT	DISCLOSURE DOCUMENT
	No provision in Multi-Unit Development Agreement	
(k) Territorial Development and Sales Quotas	Section VI. of Franchise Agreement	Item 12
	No provision in Multi-Unit Development Agreement	
(l) On-going Product and Services Purchases	Section XII.N. of Franchise Agreement	Item 6
	No provision in Multi-Unit Development Agreement	
(m) Maintenance Appearance and Remodeling Requirements (Note 5)	Section XII.L. of Franchise Agreement	Item 11
	No provision in Multi-Unit Development Agreement	
(n) Insurance (Note 4)	Section XIII. of Franchise Agreement	Items 7 and 8
	No provision in Multi-Unit Development Agreement	
(o) Advertising (Note 3)	Sections X.B., X.C. of Franchise Agreement	Items 7, 8 and 11
	No provision in Multi-Unit Development Agreement	
(p) Indemnification	Section XVIII. of Franchise Agreement	Item 6
	No provision in Multi-Unit Development Agreement	
(q) Owner's Participation, Management and Staffing	Sections XII.I., XII.J. of Franchise Agreement	Item 15
	No provision in Multi-Unit Development Agreement	
(r) Records and Reports	Section XIV. of Franchise Agreement	Item 11
	No provision in Multi-Unit Development Agreement	
(s) Inspections and Audits	Sections XII.U., XIV.B. of Franchise Agreement	Item 6
	No provision in Multi-Unit Development Agreement	
(s) Transfer	Section XXII. of Franchise Agreement	Item 17
	Section 9.01, 9.02 of Multi-Unit Development Agreement	
(t) Renewal	Section VII.B. of Franchise Agreement	Item 17
	No provision in Multi-Unit Development Agreement	
(u) Post-Termination Obligations	Section XXIV. of Franchise Agreement	Item 17
	No provision in Multi-Unit Development Agreement	
(v) Non-Competition Covenants	Section XIX. of Franchise Agreement	Item 17
	No provision in Multi-Unit Development Agreement	
(w) Dispute Resolution	Section XXV.C. of Franchise Agreement	Item 17
	Section 10.01 of Multi-Unit Development Agreement	

Item 10

FINANCING

We do not guarantee your note, lease or obligation. Except as noted below, we do not currently place financing with anyone and do not receive any payment for the placement of financing. We do not have any past or present practice or intention to sell, assign or discount to any third party, in whole or in part, any financing arrangements. We reserve the right to offer financing or assist franchisees in obtaining financing in the future.

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

ApplePie Capital Lending Relationship

We have a non-exclusive memorandum of understanding with ApplePie Capital, Inc. ("ApplePie") and have made Apple Pie an approved supplier of term loans to our franchisees to finance some or all of your initial investment for your Tint World Center.

ApplePie offers several different loan products, including the following:

1. Core Loan Program that offers up to \$5,000,000 of loan funding with 25% downpayment, a fixed interest rate set by ApplePie with each franchisee, no personal collateral requirement, no cross collateralization requirement, amortizations up to 10 years, franchise-specific underwriting criteria and lump sum disbursement of funds.
2. SBA 7(A) Loan Program that that offers up to \$5,000,000 of loan funding with 10% downpayment, a variable interest rate set by ApplePie with each franchisee, a personal collateral requirement, a cross collateralization requirement, amortizations up to 10 years, standard underwriting and funds disbursement after submission of vendor estimates and an executed franchise agreement.
3. Equipment/Remodel Loan Program that offers between \$10,000 and \$350,000 of loan funding with 100% of loan funding and no down payment, loan terms up to 72 months with interest rate set by ApplePie with each franchisee, low monthly payments set by ApplePie, no personal collateral requirement and a one time upfront fee payment to ApplePie.

Based on ApplePie loans from the last couple years, most franchise prospects receive interest rates between 7% and 10%.

If you apply for a loan through ApplePie, you will be required to pay us a \$2,500.00 loan packaging service fee plus a convenience fee of 4% if paying by credit card.

Your breach of any loan agreement with ApplePie will also be a breach of your Franchise Agreement with us, which could result in termination of your Franchise Agreement, in which case we can accelerate any amounts due to us, require you to pay us lost profits, other damages (if any) and attorneys' fees and costs, and we can cross default any other franchise agreement with us.

BoeFLY Franchise Sales and Financing System

We have arranged for third-party BoeFLY, Inc. ("BoeFLY") to offer their Franchise Sales and Financing System to prospective Tint World franchisees, which is a collection of loan services and products that BoeFLY makes available to our franchisee prospects, including the following:

1. bQual™ – BoeFly's proprietary product that educates a current or prospective business owner about his/her finance-ability; reports include the current or prospective business owner's SBSS and FICO credit scores, Equifax consumer credit report, and other educational information regarding his/her likelihood of securing debt financing. bQual™ is a Component of the System.
2. bVerify – BoeFly's optional asset verification service.
3. bFinance – BoeFly's Full Service Support + Online Marketplace ("BoeFly's Full Service Plan") – BoeFly's service to empower a current or future business owner to most efficiently seek and secure financing by leveraging the BoeFly Online Marketplace, which connects business borrowers and lenders.
4. bTracker – BoeFly's online transparency tool.
5. Content – Information featured on BoeFly's websites, including but not limited to, the Online Marketplace.

Based on BoeFLY loans from the last couple years, most franchise prospects receive interest rates between 7% and 10%.

If you use the BoeFly Franchise Sales and Financing System, you will be required to pay us a \$2,500.00 loan packaging service fee plus a convenience fee of 4% if paying by credit card.

Your breach of any loan agreement with BoeFly will also be a breach of your Franchise Agreement with us, which could result in termination of your Franchise Agreement, in which case we can accelerate any amounts due to us, require you to pay us lost profits, other damages (if any) and attorneys' fees and costs, and we can cross default any other franchise agreement with us.

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products and supplies, inventory control, suggested pricing, implementing advertising and promotional programs, and administrative bookkeeping for your Center. (See Section XX.A. of the Franchise Agreement).

14. Initial Training. We will provide Initial Training for two people (the “Introductory Training Program”), designed to assist you in the operation of the Center. Anyone attending the initial training program, who has not signed the Franchise Agreement, is required to sign a Confidentially Agreement to our satisfaction before attending the training. (See Section XX.A. of the Franchise Agreement).

Training Program

This training schedule we provide is fully detailed in the Brand Standards Manual. The entire initial training program is subject to change due to updates in materials, methods, manuals, and personnel without notice to you. The subjects and time periods allocated are estimates and may vary based on the experience of those persons being trained.

TRAINING PROGRAM

SUBJECT	HOURS OF CLASSROOM TRAINING	HOURS OF ON-THE-JOB TRAINING	LOCATION
Phase 1 Classroom Training	40 Hours	0 Hours	San Antonio, TX
The Tint World® Way	4 Hours	0 Hours	San Antonio, TX
Business System & Setup Procedures	4 Hours	0 Hours	San Antonio, TX
Brand Image Center Guidelines	4 Hours	0 Hours	San Antonio, TX
Vendor & Supplier Programs	4 Hours	0 Hours	San Antonio, TX
Advertising & Marketing Program	4 Hours	0 Hours	San Antonio, TX
National Advertising Fund	4 Hours	0 Hours	San Antonio, TX
POS Point of Sale Software & Technology Systems	4 Hours	0 Hours	San Antonio, TX
Customer Sales & Service Procedures	4 Hours	0 Hours	San Antonio, TX
Telephone Procedures & Guidelines	4 Hours	0 Hours	San Antonio, TX
Drive-In Procedures & Guidelines	4 Hours	0 Hours	San Antonio, TX
Phase 2 Technical Training	10 Hours	30 Hours	San Antonio, TX
Automotive Window Tint & Application Training	2 Hours	8 Hours	San Antonio, TX
Paint Protection Film & Application Training	2 Hours	8 Hours	San Antonio, TX
Ceramic Coating Products & Application Training	2 Hours	8 Hours	San Antonio, TX
Home Service Architectural Film Application Training	2 Hours	4 Hours	San Antonio, TX
Windshield Protection Film Application Training	2 Hours	4 Hours	San Antonio, TX
Phase 3 Classroom and In-Store Training	20 Hours	20 Hours	San Antonio, TX
Business Management Guidelines	2 Hours	2 Hours	San Antonio,

6. Retraining Program. After the opening of your Center, we will, at our discretion, provide the Introductory Training Program to any new managers of your business for Continuing Education Fee and other charges as disclosed in Item 6. In addition, we have the right to require that you (or such managing partner or shareholder) and any manager(s), assistant manager(s) technician(s), installer(s) and detailer(s) complete supplemental and refresher training programs during the term of the franchise, to be conducted at our National Headquarters in Boca Raton, Florida 33487 or such other training Center that we determine from time to time. You will be responsible for all of your own expenses, including compensation and costs associated with attending training such as transportation, lodging, meals, and wages. (See Section XX.A. of the Franchise Agreement).

7. Promotional Materials. We will, at our discretion, periodically provide Promotional Materials, which may be developed by us through the National Advertising Fund we establish, maintain, and administer. We may produce and provide you with brand “Creative” work associated with developing and distributing to our franchisees advertising and marketing promotions, public relations, websites, market research programs for further distribution by our franchisees, at their individual cost and expense. The digital showroom displays provide your Center digital menus and promotional videos with offers that are tailored for your market area to provide consumers with an interactive experience. (See Sections XX.H. of the Franchise Agreement).

8. Brand Standards Manual Updates. We will, at our discretion, periodically provide Brand Standards Manual Updates to the System, which may include audiotapes, videotapes, compact disks, computer software, other electronic media, and/or written materials. The Brand Standards Manual contains mandatory and suggested specifications, standards, operating procedures, and rules (“Brand Standards”) that we periodically require. We may change, improve, add to, and further develop the elements of the System from time to time and modify the Brand Standards Manual periodically to reflect changes in Brand Standards. (See Sections XX.E. of the Franchise Agreement).

9. Pricing. We will, at our discretion designate the maximum, minimum, promotional, and other prices you may charge for Approved Products and Services served and sold by your Store, as permitted by applicable law. Our designation of pricing is not a guarantee that you will achieve a specific level of sales or profitability. Additionally, we will, at our discretion, suggest pricing levels that we recommend.

Advertising

The TINT WORLD® National Advertising Fund (the “NAF”) has been established to create, develop, and implement marketing, advertising, and related programs, and materials to enhance the general goodwill associated with the Marks and to develop and maintain a favorable public image of TINT WORLD® Centers. You are required to contribute a weekly continuing NAF Fee equal to the greater of: \$1,000.00 per week, subject to annual increases up to the amount of the Consumer Price Index (CPI) increase, or up to 6% of weekly Gross Revenues of the Business, payable weekly and received by us within 5 days after the end of each calendar week accounting period (Sunday through Saturday) during the term of this Agreement and any extensions or renewal so long as the NAF remains in operation. In addition to the NAF ~~contributions, Fee, we strongly recommend that~~ you ~~shall~~ expend not less than 2% of your weekly Gross Revenues ~~of your Center~~ on local marketing and promotion of the Center, ~~and~~ (the “Local Advertising”); however, we may, atin our sole discretion, be collect any deficiency and administered such funds on your behalf through the NAF or ~~through~~ other marketing programs by designated by us from time to time. All TINT WORLD® Centers located in the United States owned by us or any of our affiliates will contribute to the advertising programs funded by the NAF on the same basis as franchisees. Some third-party vendors may also contribute advertising allowances to the NAF. The NAF does not use funds for advertising that is principally a solicitation for the sale of franchises.

As a System, we use funds from the NAF to pay for all costs and expenses associated with the development of marketing, advertising and related programs and materials, including the costs of preparing, producing, and distributing to our franchisees marketing, advertising, and related materials, employing advertising agencies and media buying agencies, supporting market research activities, administering NAF and all other related costs and expenses to promote and protect the brand. We may use funds from the NAF for the purpose of hosting, maintaining, operating, enhancing, and improving the System website for TINT WORLD® Centers including the website generally, and specifically, as to TINT WORLD® Centers Locations. We have established and have the right, at our sole discretion, to institute, maintain and administer a central advertising fund for such advertising or public relations programs as we, in our sole discretion, may deem appropriate to promote TINT WORLD®.

the same as or similar to a Center, from non-traditional locations, mobile outlets, and/or distribution channels, including co-branded centers, mobile outlets, and/or Centers located within the facility of a general or specialty retailer, both within and outside your Designated Territory and, if applicable, your Development Area; (iv) use the Marks and System to sell or distribute products and services offered and sold by Centers or products and services similar to the products and services offered and sold by Centers in alternative channels of distribution including the internet, catalog sales, telemarketing, or other direct marketing sales, both within and outside your Designated Territory and, if applicable, your Development Area; (v) sell or distribute, without using the Marks, products and/or services that are the same as or similar to the products and/or services authorized by the System and/or sold by Centers, both within and outside your Designated Territory and, if applicable, your Development Area; (vi) use the Marks and System to offer, sell, and provide the products and services offered and sold by Centers or products and services similar to the products and services offered and sold by Centers to or on behalf of customers of regional or corporate or national accounts (referred to as “National Accounts”) within or outside your Designated Territory; (vii) operate and grant to others the right to offer, develop, and provide Mobile Services within your Designated Territory unless we have entered into a Mobile Services addendum with you and have authorized you to provide Mobile Services within your Designated Territory; (viii) use the Marks and System and franchise, license, and/or grant others the right to use the Marks and System, to engage in all other activities not expressly prohibited by the Franchise Agreement and, if applicable, Multi-Unit Development Agreement; and (ix) engage in all other activities not expressly prohibited by the Franchise Agreement and, if applicable, Multi-Unit Development Agreement.

Additionally, as to our Reserved Rights, we have the right to advertise, market and sell TINT WORLD® Brand or Trademark Products and Service, and make sales using our principal Mark within your Designated Territory or in any area we choose, including through retail and wholesale outlets, and through means of the internet, catalog sales, direct marketing, or any other means. This shall include, but not be limited to Products as well as Advertising Items such as T-Shirts and other items and paraphernalia at our sole discretion. We are not required to pay any compensation to you for these sales, which might come from your Designated Territory. You do not receive any options, rights of first refusal, or similar rights to acquire additional franchises, unless you have a Multi-Unit Development Agreement.

[We do not have any plans to operate or franchise businesses under a different trademark that will sell goods or services that are the same or similar to those that you as a franchisee will sell.](#)

National Accounts Program

If we establish a National Accounts (the “National Accounts Program”) pursuant to which we engage into contracts or service agreements with National and Fleet Accounts, we will offer you the opportunity to participate in such program in accordance with the guidelines, rules, pricing criteria, and requirements established by Franchisor from time to time. With respect to your Designated Territory, you may elect not to participate in such national account programs; however, if you elect not to participate, you agree that we may service such accounts within your Designated Territory or authorize others, including other franchisees, to perform such work. All pricing and fees applicable to National Accounts shall be established, negotiated, and determined by us. We or our designee shall have no obligation to compensate you for servicing National Account customers that you have elected not to service under our National Accounts Program.

Item 13

TRADEMARKS

You may use certain Marks in operating your Center, as we designate. As of the issuance date of this Disclosure Document, the Marks we permit you to use in the United States are as follows:

Principal Marks Registered with the United States Patent and Trademark Office

MARK	REGISTRATION NUMBER	REGISTRATION DATE	INTERNATIONAL CLASS OF GOODS
TINT WORLD®	3,444,106	June 10, 2008 Renewal: July 20, 2017	037
TINT WORLD® and Design	3,483,594	August 12, 2008 Renewal: August 21, 2018	037

You may not use our Confidential Information in an unauthorized manner. You must take reasonable steps to prevent improper disclosure to others and use non-disclosure and non-competition agreements with your Key Management Employee and any of your personnel who have received or will have access to confidential information. We may regulate the form of agreement that you use and will be a third-party beneficiary of agreements with independent enforcement rights.

There currently are no effective adverse determinations of the USPTO, the Copyright Office (Library of Congress), or any court regarding the copyrighted materials. There are no agreements currently in affect that significantly limit our right to use or authorize you to use the copyrighted materials. We do not know of any infringing uses that could materially affect your use of our copyrighted materials in any state. Except as noted above, we are not required by any agreement to protect or defend copyrights or Confidential Information, although we will do so when this action is in the best interest of our franchise System.

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Item 15

OBLIGATION TO PARTICIPATE IN THE ACTUAL OPERATION OF THE FRANCHISE BUSINESS

You (or Operating Partner as defined below) or a manager who has satisfactorily completed our training program must act as the general manager of the Center with responsibility for direct, on-premises supervision of the Center. You (or your managing Owner) are required to devote full time and efforts with the management and supervision of the Center. Your general manager does not need to have an equity interest in the business, but you must inform us as to who will be the Operating Partner. You must at all times faithfully, honestly, and diligently perform your contractual obligations and use best efforts to promote and enhance the Center. If you have opened more than one Center under a Multi-Unit Development Agreement, you must employ a general manager for each location, who has satisfactorily completed our training program.

If you are, or at any time during the term, become a business corporation, a limited liability company, partnership, or other legal entity, you must designate an “Operating Partner”. Your Operating Partner must be an individual who (a) owns and controls not less than 10% of your equity and voting rights; (b) has completed our training program to our satisfaction; and (c) has the power and authority to bind you in all dealings with us, unless you designate in writing another Owner reasonably acceptable to us who has the power and authority to bind you. Each shareholder or partner must personally guarantee your obligations under the Franchise Agreement, and also agree to be personally bound by, and personally liable for the breach of, every provision of the Franchise Agreement, agree to be bound by the confidentiality provisions and non-competition provisions of the Franchise Agreement and agree to certain restrictions on their Ownership Interests. The required Guaranty of Obligations. The Spouse of the Franchisee is not required to sign the Guaranty or spousal consent unless he/she is involved in the business. The required Guaranty of Obligations is attached hereto. (See Section XXIX. of the Franchise Agreement).

You are required to staff the Center at all times with a sufficient number of competent and properly trained employees. You are responsible for hiring all employees of your Center and are exclusively responsible for the terms of their employment, including their compensation and training. You are solely responsible for all employment decisions for your Center, including those related to hiring, firing, remuneration, personal policies, benefits record keeping, supervision and discipline, and regardless weather you received advice from us on these subjects. We do not have any direct or indirect control over your employees.

You are required to obtain an agreement from each of your employees to which you have disclosed our proprietary information in the course of that person’s employment to refrain from competing with either your Center, or any of our other franchised or company or affiliate-owned Centers for a period of five years (or the maximum that is permissible under your local law) after that person is discharged or leaves your employment. We do not have a prescribed form for that obligation.

At least one employee of your Center is required to obtain (within a reasonable time, not to exceed one year after the of the Franchise Effective Date or the Opening Date of the Center, if your Center is new) and maintain certification by Automotive Service Excellence (“ASE”) and Mobil Electronics Certified Professional (“MECP”) (or any successor or similar organization we designate) for each of the areas of service comprising Authorized Products and

Services performed at your Center for which certification is provided. In the event of changes in personnel at your Center in functions that require ASE and MECP certification, you will have a reasonable period of time, not to exceed one year, to obtain appropriate certification of any replacement personnel. If in the future ASE or MECP certification is offered on Authorized Products and Services that are not offered as of the Franchise Effective Date, or if in the future you perform Authorized Products and Services for which ASE and MECP certification are offered, you agree to obtain such certification within a reasonable period of time, not to exceed one year.

If you are a partnership, corporation, limited liability company or other legal entity, we require each of your owners, shareholder or partner must sign a personal guarantee agreeing to be personally bound, jointly and severally, by your financial and other obligations under the Franchise Agreement. (See Section XXIX. of the Franchise Agreement).

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Item 16

RESTRICTIONS ON WHAT THE FRANCHISEE MAY SELL

The Center Location may be used solely for operating the Center. You must refrain from using or permitting the Center Location to be used for any other purpose or activity at any time unless you first obtain our written consent. To ensure that you have the highest degree of quality and consistent products and service offerings by all Centers, you must operate the Center in strict conformity with the methods, standards, specifications, operating procedures, and the obligations that are contained in the Brand Standards Manual or otherwise in writing.

Your Center is required to only offer and sell Approved Products and Services, as provided in the Brand Standards Manual. You must offer for sale, and exert your best efforts to aggressively market and sell Approved Products and Services, which currently are automotive window tinting, vehicle wraps, paint protection films, mobile electronics, audio and security systems, wheels and tires, detailing and ceramic coating services, and other automotive aftermarket products and services. You are not authorized to offer and sell Mobile Services unless we authorize you to do so and we mutually sign a Mobile Services Addendum. If you sign the Mobile Services Addendum, you will offer residential and commercial window film, solar control film, security film, decorative film, perforated film, custom design wall graphics, protective coating services, and other products and services, that we designate from time to time.

Your Center is required to offer and sell or otherwise dispense all Proprietary Products specified by us. You must stock, display, promote, serve, and exert your best efforts to aggressively market and sell or otherwise dispense all “Proprietary Products and Services” to maintain consistent offerings by all Centers. The Proprietary Products are “Approved Products” that are ‘Special Items’ manufactured and/or developed by us for use by you. Proprietary Products include products and services using our Registered Trademark(s) and/or Service Mark(s) and meet our specifications. The Proprietary Products developed by us are the only Special Items approved for use by you.

We may add or delete Authorized Products and Services and conditionally approve Authorized Products and Services. The addition of Authorized Products and Services may require you to incur additional costs for equipment, inventory, additional personnel, personal training, and leasehold improvements. There are no limits on our right to do so. Your Center is required to offer courteous and efficient services in accordance with our standards.

Your Center may not, without our approval, offer or sell any products and services that are not Authorized Products and Services. Even if you pay Royalty Fees and NAF contributions on sale of unauthorized products and services, you are not entitled to continue to offer these unauthorized products and services at your Center. Kiosks, refreshments, or other vending machines may not be installed in or at the Center without the express written consent by us and only then in such manner as prescribed by us.

To the fullest extent permissible under applicable law, you must conform to the discount price program and special offers that relate to our advertising and marketing programs we determine from time to time. We reserve the right, to the fullest extent permissible under applicable law, to designate pricing for any product and/or service you offer for sale in connection with the operation of your Center. This pricing commitment is necessary to maintain the marketing concept of TINT WORLD® Centers and does not, in any manner, mandate or attempt to mandate the retail prices you

charge customers. You may not enter into any agreement, understanding or arrangement, or engage in any concerted practice, with other TINT WORLD® franchisees or others relating to the prices at which Authorized Products and Services are offered or sold by you or any other TINT WORLD® Center.

We may periodically offer “Test Programs” in order to determine whether to add products and/or services. To be included within a “Test Program”, you must sign an Addendum to the Franchise Agreement and meet certain criteria. We prohibit the sale of other products and services unless you receive our prior written consent. If you are found to be selling unauthorized services at your Center, then you must account to us for these sales and pay the continuing Royalty Fees and NAF contributions generated from those sales. The sale of unauthorized products and services at your Center under the name “TINT WORLD®” constitutes trademark infringement and entitles us to, among all other rights and remedies available to us under the Franchise Agreement and applicable law including injunctive relief and monetary damages.

We have established a standardized customer warranty with respect to Authorized Products and Services on terms and conditions which we may, in our sole discretion, modify. You must promptly fulfil all the terms and conditions of all such customer warranties. If you purchase an existing Center, you are responsible for performing warranty work for vehicles serviced by the prior owner.

You may advertise to sell Authorized Products and Services only to customers located within your Designated Territory. Except as noted in this Item 16, we place no restrictions upon your ability to serve customers, provided you do so within your Designated Territory of the Center in accordance with our standards. (see Item 12).

You are required to refer customers’ inquiries for Products and Services that you do not, cannot perform or are not authorized to conduct to the TINT WORLD® Toll Free Store Locator Phone Number: 1-888-944-8468, or to the Website: www.TintWorld.com.

Item 17

RENEWAL, TERMINATION, TRANSFER, AND DISPUTE RESOLUTION

This table lists certain important provisions of the Franchise Agreement and related agreements. You should read these provisions in the agreements in Exhibits A, B, C, D, and E in this disclosure document.

THE FRANCHISE RELATIONSHIP

PROVISION	AGREEMENT	SUMMARY
a. Length of the Franchise Term	Section VII.A. of Franchise Agreement	15 years.
	Section 2.01 of Multi-Unit Development Agreement	
b. Renewal or Extension of the Term	Section VII.B. of Franchise Agreement	15 years’ renewal if you meet certain requirements.
	Section 4.03 of Multi-Unit Development Agreement	
c. Requirements for Franchisee to Renew or Extend	Section VII.B. of Franchise Agreement	Written notice, for you to renew remodel, full compliance, sign the then current form of Franchise Agreement, (which may have materially different terms and conditions from your original franchise agreement), secure approved location, sign release and renovate, if applicable.
	Section 4.03 of Multi-Unit Development Agreement	
d. Termination by Franchisee	Section XXIII.E. of Franchise Agreement	No contractual right to terminate, but you may terminate under any grounds permitted by law.
	Sections 8.01, 8.02 of Multi-Unit Development Agreement	
e. Termination by	No provision in Franchise Agreement	Not Applicable.

PROVISION	AGREEMENT	SUMMARY
	Section 9.01, 9.02 of Multi-Unit Development Agreement	by all terms of Franchise Agreement; you sign and deliver other required documents including a release. The general release required as a condition of renewal, sale, and/or assignment/transfer shall not apply to any liability under the Maryland Franchise Registration and Disclosure Law.
n. Franchisor's right of first refusal to acquire Franchisee's business	Section XXII.D. of Franchise Agreement No provision in Multi-Unit Development Agreement	We have the right to match any offers, and a right of first refusal.
o. Franchisor's option to purchase Franchisee's business	Section XXIV.F. of Franchise Agreement No provision in Multi-Unit Development Agreement	Purchase for fair market value determined by appraisal if parties are unable to agree.
p. Death or Disability of Franchisee	Section XXII.C. of Franchise Agreement No provision in Multi-Unit Development Agreement	Franchise must be assigned to approve buyer within 6 months.
q. Non-Competition covenants during the term of the Franchise	Section XIX.B. of Franchise Agreement No provision in Multi-Unit Development Agreement	No Subject to applicable state law, no Involvement in any Competitive Business anywhere. A Competitive Business is any enterprise that offers or sells one or more of the following products or services, through any means of distribution: (i) automotive, residential, commercial and/or marine window tinting, (ii) mobile electronics, (iii) audio visual systems, (iv) security and protective systems, (v) detailing, (vi) reconditioning, (vii) accessories, and/or (viii) other similar maintenance, repair and service installations on such items, again subject to applicable law.
r. Non-Competition covenants after the franchise is terminated or expires.	Section XIX.B. of Automotive Franchise Agreement No provision in Multi-Unit Development Agreement	No Subject to applicable state law, no interest in competing business for 2 years at the premises or within 20 miles of the premises or within 20 miles of any other Centers in operation or in development as of the date of expiration or termination, as applicable, again subject to applicable law.
s. Modification of the Agreement	Section XXV.J. and XXV.O. of Franchise Agreement Section 12.02 of Multi-Unit Development Agreement	No modification generally but Brand Standards Manual subject to change, in XXV.J. in XXV.O.
t. Integration/Merger clause	Section XXV.K. of Franchise Agreement No provision in Multi-Unit Development Agreement	Only terms of Franchise Agreement are binding, (subject to applicable state law). Any representations or promises outside of the disclosure document and franchise agreement may not be enforceable.
u. Dispute Resolution by	Section XXV.C. of Franchise Agreement	Subject to applicable state law, Yyou

PROVISION	AGREEMENT	SUMMARY
arbitration or mediation	Section 10.01 of Multi-Unit Development Agreement	<p>must bring all disputes before our President and/or Chief Executive Officer prior to bringing a claim before a third party. After exhausting this internal dispute resolution procedure, with the exception of certain claims, all claims or disputes between you and us must be submitted first to mediation in Palm Beach County, Florida (or, if our corporate headquarters is no longer in Palm Beach County, Florida, the county where our corporate headquarters is then-located) and if not resolved through mediation, then to arbitration in Palm Beach County, Florida (or if our corporate headquarters is no longer in Palm Beach County, Florida, then in the county where our headquarters is then located) accordance with the American Arbitration Association’s Commercial Mediation Rules then in effect (subject to applicable state law). XXV.P.</p>
v. Choice of forum	Section XXV.G. of Franchise Agreement	<p>Subject to applicable state law, Ggenerally, claims not subject to mediation or arbitration must be brought before a court of general jurisdiction in Palm Beach County, Florida (or, if our corporate headquarters is no longer in Palm Beach County, Florida, the county where our corporate headquarters is then-located) and the jurisdiction and venue of the United States District Court for the Southern District of Florida (or, if our corporate headquarters is no longer in Palm Beach County, Florida, the District Court for the county in which our corporate headquarters is then-located). You consent to the personal jurisdiction and venue of any court of general jurisdiction in Palm Beach County, Florida (or, if our corporate headquarters is no longer in Palm Beach County, Florida, the county where our corporate headquarters is then-located) and the jurisdiction and venue of the United States District Court for the Southern District of Florida (or, if our corporate headquarters is no longer in</p>

PROVISION	AGREEMENT	SUMMARY
	Section 11.02 of Multi-Unit Development Agreement	Palm Beach County, Florida, the District Court for the county in which our corporate headquarters is then-located). (subject to applicable state law).
w. Choice of law	Section XXV.G. of Franchise Agreement Section 11.02 of Multi-Unit Development Agreement	Florida laws apply (unless prohibited by laws of state where Business is located). (subject to applicable state law).

Termination on Bankruptcy

A provision in your franchise agreement that terminates the franchise on your bankruptcy may not be Enforceable under Title 11, United States Code Section 101 *et seq.*

Reinstatements and Extensions

If any termination or expiration of the term of the franchise agreement would violate any applicable law, we may reinstate or extend the term for the purpose of complying with the law.

The general release required as a condition of renewal, sale, and/or assignment/transfer shall not apply to any liability under the Maryland Franchise Registration and Disclosure Law. A franchisee to bring a lawsuit in Maryland for claims arising under the Maryland Franchise Registration and Disclosure Law. Any claims arising under the Maryland Franchise Registration and Disclosure Law must be brought within 3 years after the grant of the franchise. Applicable state law might require additional disclosures related to the information contained in this Item 17. The Maryland amendments to the agreements appear in Exhibit J.

Applicable state law might require additional disclosures related to the information contained in this Item 17. These additional state disclosures, if any, appear in Exhibit J.

Item 18

PUBLIC FIGURES

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

Item 19

FINANCIAL PERFORMANCE REPRESENTATION

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

DEFINITIONS

(a) Administrative Expense – means office supplies; uniforms; licenses and permits; bank fees and service charges; merchant fees; and training fees.

(b) Average – means the sum of all data points in a set, divided by the number of data points in that set.

(q) Royalty – means the Royalty Fee that a Center is required to pay to us under a Center franchise agreement. The Royalty Fee is currently equal to the greater of \$500.00 per week, or 6% of weekly Gross Revenues of the Business.

(r) Software Expense – means the Software Licenses and Technology Fees for the Franchise Business that includes the TINT WORLD® POS Point of Sale Software, PRO-CUT Film Software, TINT-PRO Mobile Services Software, QuickBooks Online (“QBO”) Accounting, FranConnect HUB, Microsoft Office 365 with 2 Email Accounts, Zoom Phone Platform, Contact Center Services, and Data Warehousing, and other operational business software.

(s) Utilities – means expenses of a Center for telephone; internet; electricity; gas; water and sewer; trash removal; and security.

BASES AND ASSUMPTIONS

The financial information was not prepared on a basis consistent with generally accepted accounting principles. We do not have any Company Owned Centers. Data for the Franchise Centers is based on financial information reported to us by our franchisees. The amount of gross sales realized, and expenses incurred will vary from unit to unit. In particular, gross sales and expenses at Franchisee’s TINT WORLD® Center will be directly affected by many additional factors not noted above, including, without limitation, the Center’s geographic location, competition in the market, the presence of other TINT WORLD® Centers, the quality of management, the effectiveness of sales and marketing and the prices charged for products and services sold at the Center.

ANALYSIS OF RESULTS OF FRANCHISE CENTERS

As of December 31, 2025, we had a total of 142 TINT WORLD® Franchise Centers that were open and in operation in the United States. Of these 142 TINT WORLD® Franchise Centers, 105 Centers were open and in operation in the United States for two or more full Calendar Years (the “105 Centers”), and 15 Centers were open and in operation in the United States for one full Calendar Year (the “15 Centers”). All Centers reported in this Item 19 are authorized to provide Mobile Services. We do not include or report data for TINT WORLD® Franchise Centers that were not open for the complete 2025 Calendar Year.

There were 11 TINT WORLD® Franchise Centers that are not shown in the charts that commenced operations during calendar year 2025. There were 11 Franchise Centers that are not shown in the charts that did not operate for the entire calendar year 2025, including Centers that were involved in transfers during calendar year 2025 and thus the current owners did not operate for the entire calendar year 2025, and Centers for which complete related reporting were not provided to us. Seven franchisee-owned Centers closed during the year 2025.

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TABLE 1-A

Centers Operating for the Entire 2025 Calendar Year.

The following Table provides Gross Sales, Cost of Goods Sold, Gross Profit, Gross Profit Percent of the Highest, and the Lowest of all operational TINT WORLD® CENTERS open two or more full Calendar Years.

GROSS SALES AND PROFIT OF CENTERS	105 CENTERS	GROSS SALES	COST OF GOODS SOLD	GROSS PROFIT	GROSS PROFIT PERCENT
Highest of the 105 locations	105	\$1,925,471	\$319,323	\$1,606,048	83.41%
Lowest of the 105 locations	105	\$312,524	\$44,997	\$267,527	85.60%

Notes to Table No. 1-A:

Gross Sales, Cost of Goods, Gross Profit, and Gross Profit % figures presented are based on unaudited data reported by franchisees through their Point-of-Sale system and related reporting.

TABLE NO. 1-B

Centers Operating for the Entire 2025 Calendar Year.

The following Table provides Gross Sales, Cost of Goods Sold, Gross Profit, Gross Profit Percent for Average Top 50% of Centers, Average of all Centers, Median of all Centers, and Average Bottom 50% of all operational TINT WORLD® CENTERS open two or more full calendar years.

GROSS SALES ANALYSIS OF	105 CENTERS	LOWEST GROSS SALES	MEDIAN GROSS SALES	AVERAGE GROSS SALES	HIGHEST GROSS SALES
full calendar years, 19 (35.85) Centers were above the Average and 34 (64.15%) were below the Average.					
² Average: Bottom 50% of Centers – Of the 52 Centers comprising the bottom 50% of all 105 Centers open for two or more full calendar years, 27 (51.92%) Centers were above the Average and 25 (48.08%) were below the Average.					

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TABLE NO. 1-D

Centers Operating for the Entire 2025 Calendar Year.

The following Table provides Gross Sales, Cost of Goods Sold, Expenses and Percentage Gross Sales, Gross Profit, EBITDA Gross Profit, of all operational TINT WORLD® CENTERS open two or more full calendar years.

2025 YEAR-END P&L FOR 105 TINT WORLD® CENTERS REPORTING								
AVERAGE MEDIAN BOTTOM 50% TOP 50%								
90105 CENTERS	AVERAGE	% OF SALES	MEDIAN	% OF SALES	BOTTOM 50%	% OF SALES	TOP 50%	% OF SALES
GROSS SALES	\$812,267	100%	749,138	100%	\$558,982	100%	\$1,060,773	100%
COGS EXPENSE								
COST OF GOODS	\$154,456	19%	\$133,144	18%	\$89,352	16%	\$219,970	21%
GROSS PROFIT	\$657,810	81%	\$615,994	82%	\$469,629	84%	\$846,795	79%
OPERATING EXPENSES*								

State	Franchise Agreements Signed But Outlets Not Opened	Projected New Franchised Outlets in the Current Fiscal Year 2026	Projected New Company Owned Outlets in the Current Fiscal Year 2026
North Carolina	0	2	0
Ohio	2	1	0
Oklahoma	0	1	0
Pennsylvania	0	1	0
South Carolina	0	1	0
Tennessee	0	2	0
Texas	13	5	0
Virginia	0	1	0
Washington	1	1	0
Wisconsin	0	1	0
Total	56	5251	1

Exhibit I-1 lists the names of all of our operating franchisees and the addresses and telephone numbers of their Centers as of December 31st, 2025. Exhibit I-2 lists the franchisees who have signed Franchise Agreements for Centers which were not yet operational as of December 31st, 2025. Exhibit I-3 lists the name, city and state, and business telephone number (or, if unknown, the last known home telephone number) of every franchisee who had an outlet terminated, cancelled, not renewed, or otherwise voluntarily or involuntarily ceased to do business under a Franchise Agreement during the most recently completed fiscal year, or who has not communicated with us within 10 weeks of the issuance date of this disclosure document. Exhibit I-4 lists the name, city and state, and business telephone number (or, if unknown, the last known home telephone number) of every franchisee who have self-terminated un-opened licenses, or otherwise voluntarily or involuntarily cancelled the Franchise Agreement during the most recently completed fiscal year, or who has not communicated with us within 10 weeks of the issuance date of this disclosure document. **If you buy this franchise, your contact information may be disclosed to other buyers when you leave the franchise System.**

During the last three fiscal years, we have signed confidentiality clauses with current and former franchisees-~~which would~~. In some instances, current and former franchisees sign provisions restricting their ability to speak openly with you about their experience with us Tint World. You may wish to speak with current and former franchisees but be aware that not all of those franchisees will be able to communicate with you.

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Item 21

FINANCIAL STATEMENTS

Exhibit G contains our audited financial statements for the fiscal years ending December 31, 2023, December 31, 2024, and December 31, 2025.

[We operate on a calendar year fiscal year ending on December 31 each year.](#)

Item 22

CONTRACTS

The following agreements are exhibits:

Exhibit B	Franchise Agreement
Exhibit C	Multi-Unit Development Agreement
Exhibit D	Lease Agreement Addendum
Exhibit E-1	Sales Agreement Addendum
Exhibit E-2	Resale Assistance Agreement
Exhibit F	Renewal/Resale Release Agreement
Exhibit J	State Addenda
Exhibit L	State Effective Dates

Item 23

RECEIPTS

Exhibit M contains a detachable document acknowledging your receipt of this disclosure document. Please sign it, date it as of the date you receive the disclosure document and return it to us. Exhibit K contains a detachable fully refundable deposit receipt to move forward with purchasing a franchise(s). Please sign it, date it, and check the number of franchises you want to move forward with purchasing and return it to us with the appropriate deposit funds for the franchise(s). Exhibit M contains a duplicate copy of the receipt attached for your records.

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Directory of State Franchise Regulators

INDIANA

Franchise Division Office of Secretary of State
302 W. Washington St., Rm. E111
Indianapolis, IN 46204
(317) 232-6681

MARYLAND

Office of the Attorney General, Division of Securities
200 St Paul Place
Baltimore, MD 21202-2020
(410) 576-6360

MICHIGAN

Consumer Protection Division, Franchise Section
PO Box 30213
Lansing MI 48909
(517) 373-7117

MINNESOTA

Minnesota Department of Commerce
85 7th Place East, Suite 500
St. Paul, MN 55101-2198
(651) 296-4026

NEW YORK

New York State Department of Law
Investor Protection Bureau
28 Liberty Street, 21st Floor
New York NY 10005
(212) 416-8222

NORTH DAKOTA

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

OREGON

Corporate Securities Section Dept. of Insurance & Finance
Labor & Industries Bldg.
Salem, OR 97310
(503) 378-4387

SOUTH DAKOTA

Department of Labor and Regulation, Division of Securities
124 South Euclid, Suite 104
Pierre, SD 57501
~~(605) 773-4823~~
[605.773.3563](tel:605.773.3563)

Agents Authorized to Receive Process

INDIANA

Franchise Division Office of Secretary of State
302 West Washington St., Room E111
Indianapolis, IN 46204

MARYLAND

Maryland Securities Commissioner
200 Saint Paul Place
Baltimore, MD 21202-2020

MINNESOTA

Minnesota Commissioner of Commerce
85 7th Place East, Suite 500
St. Paul, MN 55101

NEW YORK

Secretary of State of New York
99 Washington Avenue
Albany, NY 12231
(518) 473-2492

NORTH DAKOTA

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

SOUTH DAKOTA

Department of Labor and Regulation Division of Securities
124 South Euclid, Suite 104
Pierre, SD 57501

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upon execution of this Agreement. The Initial Franchise Fee shall be paid in a lump sum in U.S. funds and shall be deemed fully earned and nonrefundable.

X. OTHER FEES

A. Royalty Fees

Franchisee shall pay to Franchisor a continuing weekly Royalty Fee (the “Royalty Fee”) equal to the greater of: (a) Five Hundred Dollars (\$500.00), subject to annual increases up to the amount of the Consumer Price Index (CPI) increase, or (b) six percent (6%) of Franchisee’s weekly Gross Revenues, payable weekly and received by [usFranchisor](#) within five (5) days after the end of each calendar week’s accounting period (Sunday through Saturday) during the term of this Agreement and any extension or renewal. For a new Tint World® Center, the minimum weekly Royalty Fee, shall commence on the six (6) month anniversary opening date. Franchisee shall not have the right to offset, deduct, or otherwise reduce any Royalty Fee for any reason whatsoever.

B. National Advertising Fund Contributions

Recognizing the value of advertising and the importance of standardized advertising to enhance the goodwill associated with the Marks, promote sales of Authorized Products and Services, and develop and maintain a favorable public image of Tint World®, Franchisee acknowledges that Franchisor has the right to establish, institute, maintain, and administer a central advertising fund for advertising and public relations programs as Franchisor, in its sole discretion, deems appropriate to promote and protect the Tint World® brand. Franchisee further acknowledges that Franchisor has the right to determine, conduct, and administer all national, regional, local, and other marketing, advertising, promotions, market research, and related activities for Tint World®, including those funded by the National Advertising Fund (the “NAF”), and that Franchisor shall have sole authority and discretion over all aspects of such programs, including the concepts, materials, media, nature, type, scope, frequency, location, form, copy, layout, content, endorsements, and the placement and allocation of such programs. Franchisor also reserves the right, in its sole discretion, to determine the composition of all geographic territories and market areas for the implementation and development of such programs.

Franchisee shall pay to Franchisor a weekly fee to the National Advertising Fund (the “NAF Fee”) equal to the greater of: (a) One Thousand Dollars (\$1,000.00), subject to annual increases up to the amount of the Consumer Price Index (CPI) increase, or up to 6% of Franchisee’s total weekly Gross Revenues, payable weekly and received by [usFranchisor](#) within five (5) days after the end of each calendar week’s accounting period (Sunday through Saturday) during the term of this Agreement and any extension or renewal so long as the NAF remains in operation. Franchisee shall not have the right to offset, deduct, or otherwise reduce any NAF Fee for any reason whatsoever. In addition, all cooperative marketing and advertising allowances generated from purchases of Products and Services by Franchisee or Franchisor shall be paid directly into the NAF.

Franchisor shall administer the NAF for the creation, development, and implementation of marketing, advertising, and related programs and materials to enhance the goodwill associated with the Marks, promote the sales of Authorized Products and Services, and develop and maintain a favorable public image of Tint World® for the benefit of all Tint World® Centers and related Businesses. The funds collected by the NAF and any earnings thereon, are not and shall not be an asset of Franchisor or any Franchisee. All Tint World® Centers owned by Franchisor and its Affiliates shall contribute to the NAF in the same manner and proportion as Franchisees.

Franchisor may use NAF funds to pay all costs and expenses associated with such programs and materials, including staff costs, preparing, producing, and distributing marketing, advertising, and related materials, contracting advertising agencies and media buying agencies, supporting market research activities, administering the NAF, and all other related expenses. Although the NAF is intended to benefit the System as a whole, Franchisor does not guarantee that any particular Tint World® Center, or Centers within any specific market area, will benefit directly or on a pro-rata basis from any marketing, advertising, or related program.

The term “Creative” includes all costs associated with creating, developing, and distributing national or general advertising, marketing, promotions, public relations, and market research programs and related activities,

acts constituting willful misconduct. Franchisor does not act as a trustee or in any other fiduciary capacity with respect to the NAF.

The Customer Referral and Website Lead Program is designed to generate customer referrals, commercial accounts and key accounts leads to Franchisees in exchange for compensation through the Franchisor or third-party operators. Upon developing any such program, Franchisor will provide Franchisee with applicable program details, and if the program is not administered through the NAF or Local Advertising Cooperative, Franchisee may elect whether to participate. If Franchisee elects not to participate, Franchisor may, in its sole and exclusive discretion, authorize Franchisor, another Tint World® Centers franchisee, or any third-party authorized by Franchisor to provide services to customers located within Franchisee's Designated Territory. Franchisee further acknowledges that the NAF may be used to market, promote, develop, and/or enhance Mobile Services even if Franchisee is not authorized to provide Mobile Services.

C. Local Advertising Plan and Expenditures

1. Local Advertising Plan

Franchisee shall develop and implement a local advertising and marketing plan and may place local advertising in any media, provided such advertising complies with Franchisor's standards and requirements as set forth in the Brand Standards Manual or otherwise designated by Franchisor. Franchisee shall not advertise the Business in conjunction with any other Tint World® Centers without Franchisor's prior written approval. Franchisee shall submit all advertising and promotional plans and materials not previously approved by Franchisor at least thirty (30) days prior to use and shall not use such plans or materials unless and until approved in writing by Franchisor. Franchisee shall promptly discontinue use of any advertising or promotional plans or materials upon Franchisor's request. Any submitted plans or materials not approved or disapproved in writing by Franchisor within thirty (30) days after receipt shall be deemed unapproved.

Franchisor shall administer and control all advertising and promotional programs funded in whole or in part by the NAF and shall have sole and absolute discretion to approve or disapprove all creative concepts, materials, content, media selection, timing, placement, and allocation of advertising and promotional expenditures. Franchisee acknowledges and agrees that Franchisor has no obligation to expend NAF funds in any amount equivalent or proportionate to Franchisee's contributions, nor to ensure that Franchisee receives any direct, indirect, or pro-rata benefits from any advertising or promotional activities conducted through the NAF or otherwise.

2. Local Advertising Expenditures

In addition to the NAF Fee, Franchisor strongly recommends that Franchisee ~~shall~~ expend not less than two percent (2%) of its weekly Gross Revenues ~~of Franchisee's Tint World® Center~~ of the Center (the "Local Advertising"). All ~~Local marketing~~ Advertising expenditures shall be made in accordance with Franchisor's standards, ~~specifications,~~ and approved marketing programs, ~~and shall be subject to Franchisor's prior approval if required by Franchisor.~~ Franchisee shall maintain complete and accurate records of ~~all local marketing~~ such expenditures and ~~shall provide such records~~ them to Franchisor upon request. If Franchisee fails to ~~expend the required minimum amount on local marketing during any period, Franchisor shall have the right, but not the obligation, to collect the deficiency from Franchisee and administer such funds on Franchisee's behalf through the National Advertising Fund (NAF) or such other marketing programs as Franchisor may designate.~~ meet the recommended level of Local Advertising. Franchisor may, in its sole discretion and upon written notice ~~to Franchisee,~~ require ~~that some or all of Franchisee's required local marketing expenditures be~~ to contributed ~~directly~~ the deficiency to the NAF or ~~other~~ to such regional or system-wide advertising programs ~~designated by~~ as Franchisor. may designate. All amounts required to be expended under this Section shall be in addition to, and shall not offset, reduce, or be credited against, any NAF Fee or other fees payable by Franchisee under this Agreement. Franchisee shall maintain Tint World® Center listings in principal telephone directories within Franchisee's primary trading area, as determined by Franchisor.

3. Mobile Services Advertising Expenditures

If Franchisee is authorized by Franchisor to provide Mobile Services, Franchisee shall contribute to the National Advertising Fund (the “NAF”) a continuing Mobile Services advertising expenditure (the “Mobile Services Advertising Expenditure”) in the amount of Five Hundred Dollars (\$500.00) per week, commencing upon the initiation of Mobile Services operations, subject to annual increases up to the amount of the Consumer Price Index (CPI) increase, payable weekly and received by us within five (5) days after the end of each calendar week’s accounting period (Sunday through Saturday) during the term of this Agreement and any extension or renewal so long as the NAF remains in operation. The Mobile Services Advertising Expenditure is in addition to the NAF Fee contributions for your Center and all other fees payable by Franchisee under this Agreement. Franchisee shall not have the right to offset, deduct, set off, recoup, or otherwise reduce any Mobile Services Advertising Expenditure or any other amounts owed to Franchisor for any reason whatsoever.

D. Grand Opening and Startup Advertising Expenditures

1. Startup Advertising

Franchisee shall conduct ~~(a) a “Grand Opening Promotion” for the Tint World® Center commencing thirty (30) days before and ending ninety (90) days after the Tint World® Center opening (the “Grand Opening Promotion”). Franchisee shall expend a minimum of Ten Thousand Dollars (\$10,000.00), payable to the NAF for the Grand Opening Promotion, which must be used during the first three months of opening Franchisee’s Tint World® Center; and (b) In addition to the NAF contributions and the Grand Opening Promotion, Franchisee shall engage in a Franchisor approved~~ “Startup Advertising” campaign for the Tint World® Center commencing thirty (30) days prior to and continuing for a minimum of twenty-six (26) consecutive weeks following the opening of ~~Franchisee’s Tint World® the~~ Center (the “Startup Advertising”). Franchisee shall expend a minimum of not less than Five Hundred Dollars (\$500.00), per week, payable on Startup Advertising, which amount shall be paid to the NAF, and received by Franchisor within five (5) days after the end of each calendar week’s accounting period (Sunday through Saturday).

2. Grand Opening Event

Franchisee shall conduct ~~at least one full day a~~ “Grand Opening Event” for the Tint World® Center within the first ninety (90) days ~~after the Center opens, during which prospective customers are invited to visit the Tint World® Center for a celebration and to meet Franchisee’s staff. Franchisor may advise or direct Franchisee regarding event preparation following the opening of the Center (the “Grand Opening Event”).~~ Franchisee shall expend not less than Ten Thousand Dollars (\$10,000.00) for the Grand Opening Event, which amount shall be paid to the NAF and administered by Franchisor for Grand Opening promotions, advertising placement, and promotional items related activities. Unless otherwise ~~designated~~ directed by Franchisor, Franchisee shall remit the required Grand Opening Event expenditure to the NAF upon execution of the lease ~~agreement~~ for the Center, ~~and such expenditure shall be administered through the NAF.~~ Franchisor may, in its sole discretion, direct or assist Franchisee with event planning, advertising, promotional materials, and execution of the Grand Opening Event.

E. Websites and Internet Activities

Franchisor currently maintains and provides a worldwide website and internet presence in connection with Franchisee’s Tint World® Center, and Franchisee shall comply with all applicable terms of service and related policies. Franchisee shall obtain Franchisor’s prior approval for any additional domain name, home page address, or other internet-related activity Franchisee desires to undertake, which, if approved in Franchisor’s sole discretion, must be administered by Franchisor or its designated supplier. Franchisee shall submit for Franchisor’s prior approval printouts of all proposed website pages, materials, and content to be used in connection with any such internet or website activities. Franchisor may require Franchisee to include hyperlinks or other links to Franchisor’s website and may impose such other requirements as Franchisor determines. Franchisee shall not modify any approved website without Franchisor’s prior approval. Franchisor considers any online discussion or promotion of the Center by Franchisee or Franchisee’s employees or agents, including through social media, to constitute advertising and therefore subject to the requirements of this paragraph. Franchisee shall comply, and shall cause its employees and agents to comply, with Franchisor’s social media policy as amended from time to time in Franchisor’s discretion. Franchisee shall not post on any website, any

performed that a particular commercial account is uncollectable, Franchisee may assign such account to Franchisor, and Franchisor shall credit Franchisee for the amount of Royalty and NAF contributions previously paid on such uncollectable account, provided Franchisee assigns the full uncollectable account debt to Franchisor for collection.

Notwithstanding anything to the contrary contained in Section X.A.: (a) the Royalty Fee will be ten percent (10%) of all Gross Revenue if Franchisee fails to provide Franchisor required reports and information using the required computer systems in accordance with Section XIV.G.; (b) the Royalty Fee will be ten percent (10%) of all unreported Gross Revenues, including amounts identified through an audit conducted pursuant to Section XIV.B.; and (c) Franchisor reserves the right, in its sole discretion, to establish and implement Royalty Fees applicable to any new products or services that are added to the Authorized Products and Services from time to time, upon at least thirty (30) days' prior written notice to Franchisee, after the Effective Date.

G. Interest and Fees on Late Payments

If any payment or report is not actually received by Franchisor from Franchisee on or before the applicable due date, such payment or report shall be deemed overdue. Any amounts owed by Franchisee to Franchisor or any of its Affiliates, including Royalty Fees and advertising fund contributions, that are not received when due shall, in addition to Franchisor's other rights and remedies under this Agreement, accrue interest from the due date until paid at the lesser of eighteen percent (18%) per annum or the maximum rate permitted by law, for any dishonored payment due to insufficient funds, stop payment, or similar events (hereinafter the "Default Rate"), until paid in full. In addition, Franchisor has the right to assess service charges per incidence for any dishonored payments from insufficient funds, stop payment or any similar event, if permitted by applicable law. To encourage timely delivery and to cover costs associated with handling and collecting Business Records, Certificates of Insurance, Gross Revenue statements, and any other documentation or records that may be requested by Franchisor under this Agreement, Franchisee shall pay, upon demand, a late report fee of \$100 per day for each day requested record or document is not delivered when due. Upon receipt and approval of the required documentation, Franchisor shall discontinue the late report fee within ten (10) days for the next billing cycle. Notwithstanding the imposition of interest or charges, Franchisee's failure to timely pay amounts due constitutes grounds for termination of this Agreement as provided in Section XXIII.

H. Software License Fee

Franchisee shall enter into and comply with one or more software license agreements (collectively, the "Software License Agreements") for the use of Tint World® proprietary and required software systems in connection with the operation of the Center. Such software systems (collectively, the "Software Systems") may include, without limitation: (i) Tint World® POS Point of Sale Software; (ii) PRO-CUT Film Software; (iii) TINT-PRO Mobile Services Software; (iv) QuickBooks Online ("QBO") Accounting; (v) FranConnect HUB; (vi) Microsoft Office 365 with two (2) Exchange email accounts; (vii) Zoom Phone Platform; (viii) contact center services; (ix) data warehousing; and such other software systems as Franchisor may require from time to time. Franchisee shall pay all applicable software license fees, maintenance fees, and technology fees (collectively, the "Software License Fees") to Franchisor or to an approved supplier designated by Franchisor, as applicable and received by Franchisor or such approved supplier within five (5) days after the end of each calendar month's accounting period during the term of this Agreement and an extension or renewal. If Franchisee is authorized to provide Mobile Services, Franchisee shall pay any additional Software License Fees applicable to such services.

Franchisee shall use the Software Systems as required by Franchisor and shall accurately maintain all required data within such systems, including, without limitation, sales data (including price and cost), customer information, and sales tax collected. Franchisee shall produce, prepare, and submit such reports, financial statements, and other computer-generated information as Franchisor may require from time to time. Franchisee shall not use any unapproved software, point-of-sale system, or payment processing service in the operation of the Center without Franchisor's prior written consent. Franchisee shall, at its sole expense, maintain all required hardware, software, telecommunications systems, and related infrastructure in good working condition and in compliance with Franchisor's standards. Franchisee shall promptly implement all updates, upgrades, modifications, substitutions, and replacements to the Software Systems and related equipment as required by Franchisor from time to time to ensure system compatibility, operational efficiency, and effective communication among systems. Franchisee acknowledges that timely and accurate data transmission and payment of all Software License Fees and other amounts due under this Agreement are essential to

3.1 *Fee and Payment Terms.* In consideration of the license granted hereby, Franchisee shall pay Franchisor (or its designee as designated by Franchisor) a Technology Fee of \$1,000 per month, which covers the Tint World® PRO-CUT Software, FranConnect HUB, QuickBooks Online (“QBO”) Accounting, Microsoft Office 365 with two Email Exchange Accounts; Zoom Phone Platform, Contact Center Services, and Data Warehousing; ~~and plus~~ the Tint World® POS Center Software license fee of \$249 per month; TINT-PRO Mobile Software license fee of \$299 per month, ~~and other software paid to an approved supplier designated by Franchisor may determine and require, which may be included in the Technology Fee or paid from the NAF.~~ The Auto Parts Network® Product Catalog, Ecommerce, and Kiosk Platform is \$100 per month, and may be paid by Franchisee or from the NAF along with other software that may be required from time to time as provided in the Brand Standards Manual. ~~These fees are~~ Technology Fee is subject to (i) increases with upon sixty (60) days’ notice, ~~and shall but~~ not exceed more than ~~\$1,500~~ 2,000 per month plus Franchisor’s actual costs and expenses during the initial term of the Franchise Agreement; and (ii) increase for additional software and costs required by the Brand Standards.

3.2 *Adjustments.* After the opening of Franchisee’s Tint World® Center, Franchisor (or its designee) may reasonably adjust the fees outlined in 3.1 above, after sixty (60) days prior notice.

3.3 *Franchisor to Invoice Franchisee.* Unless payment of the license is due and payable upon execution of this Agreement as set forth in Section 3.1 above, Franchisor (or its designee) shall not be required to submit invoices to Franchisee for payments due hereunder.

4. Equipment and Site

4.1 *Designated Equipment and Sites.* The serial number(s) of the computer(s) on which the Licensed Software is or shall be installed (the “Designated Equipment”) and the site(s) of those computers (the “Designated Site(s)”), are set forth in Schedule C hereto.

4.2 *No other Equipment or Sites.* Franchisee shall use the Licensed Software only on the Designated Equipment at the Designated Sites without Franchisor’s prior written consent to the Licensed Software use elsewhere.

5. Installation

5.1 *Installation.* “Installation” means the loading of the Licensed Software into the Designated Equipment at the Designated Sites. Installation is deemed to be completed when, in the sole opinion of Franchisor, acceptance testing pursuant to Section 6 hereof can commence.

5.2 *Installation Date.* If the Licensed Software is not already installed on the date hereof (as it may be if there has been an earlier evaluation installation), Franchisor shall install it on the Designated Equipment on or before Franchisee’s Franchise Agreement Opening Date (the “Installation Date”).

5.3 *Franchisee to Prepare Hardware.* Franchisee shall have sole responsibility for the acquisition, installation and operability of the hardware conforming to the specifications set forth in the Exhibit A hereto under “Hardware Specifications” (“the Hardware”) prior to the scheduled Installation of the Licensed Software. If Installation of the Licensed Software is delayed because the required Hardware is not ready or not available in the Installation date, Franchisor, on the installation date in Section 5.2 above, shall be entitled to receive payment from Franchisee of the fifty percent (50%) of the License Fee which under Section 3.2 would have otherwise been due immediately following Installation.

6. Acceptance Testing

Franchisee shall have thirty (30) days from the Installation of the Licensed Software to test whether the Licensed Software materially conforms to the operational, functional and performance specifications set forth in Exhibit B hereto under “Licensed Software Specifications” (the “Specifications”). Failure of the Franchisee to notify the Franchisor in writing within the above acceptance testing period that the Licensed Software fails to materially conform to the

By: _____
(Signature)

By: _____
(Signature)

By: _____
(Signature)

Franchisee

Franchisee

By: _____
(Signature)

By: _____
(Signature)

NEW JERSEY

Notwithstanding anything to the contrary set forth in the Agreement, the following provisions will supersede and apply to all franchises subject to the New Jersey Franchise Practices Act:

1. No release language set forth in the Agreement will relieve us or any other person, directly or indirectly, from liability imposed by the laws concerning franchising of the State of New Jersey.
2. No language set forth in the Agreement will operate to restrict the sale of any equity or debenture issue or the transfer of any securities of a franchise or in any way prevent or attempt to prevent the transfer, sale or issuance of shares of stock or debentures to employees, personnel of the franchise, or heir of the principal owner, so long as basic financial requirements of the franchisor are complied with and any sale, transfer or issuance does not have the effect of accomplishing a sale of the franchise.
3. Any term or condition which may directly or indirectly violate the New Jersey Franchise Practices Act is deleted from the Agreement.

Franchisee

Franchisee

Tint World, LLC

By: _____
(Signature)

By: _____
(Signature)

By: _____
(Signature)

Franchisee

Franchisee

By: _____
(Signature)

By: _____
(Signature)

NEW YORK [STATE ADDENDUM TO FDD](#)

Notwithstanding anything to the contrary set forth in the Agreement, the following provision will supersede and apply to all franchises offered and sold in the State of New York:

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

INFORMATION COMPARING FRANCHISORS IS AVAILABLE. CALL THE STATE ADMINISTRATORS LISTED IN EXHIBIT A OR YOUR PUBLIC LIBRARY FOR SOURCES OF INFORMATION. REGISTRATION OF THIS FRANCHISE BY NEW YORK STATE DOES NOT MEAN THAT NEW YORK STATE RECOMMENDS IT OR HAS VERIFIED THE INFORMATION IN THIS FRANCHISE DISCLOSURE DOCUMENT. IF YOU LEARN THAT ANYTHING IN THE FRANCHISE DISCLOSURE DOCUMENT IS UNTRUE, CONTACT THE FEDERAL TRADE COMMISSION AND NEW YORK STATE DEPARTMENT OF LAW, BUREAU OF INVESTOR PROTECTION AND SECURITIES, 28 LIBERTY STREET, 21ST FLOOR, NEW YORK, NEW YORK 10005. THE FRANCHISOR MAY, IF IT CHOOSES, NEGOTIATE WITH YOU ABOUT ITEMS COVERED IN THE FRANCHISE DISCLOSURE DOCUMENT. HOWEVER, THE FRANCHISOR CANNOT USE THE NEGOTIATING PROCESS TO PREVAIL UPON A PROSPECTIVE FRANCHISEE TO ACCEPT TERMS WHICH ARE LESS FAVORABLE THAN THOSE SET FORTH IN THIS FRANCHISE DISCLOSURE DOCUMENT.

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

Except as provided above, with regard to the franchisor, its predecessor, a person identified in Item 2, or an affiliate offering franchises under the franchisor's principal trademark:

- A. No such party has an administrative, criminal or civil action pending against that person alleging: a felony, a violation of a franchise, antitrust, or securities law, fraud, embezzlement, fraudulent conversion, misappropriation of property, unfair or deceptive practices, or comparable civil or misdemeanor allegations.
- B. No such party has pending actions, other than routine litigation incidental to the business, which are significant in the context of the number of franchisees and the size, nature or financial condition of the franchise system or its business operations.
- C. No such party has been convicted of a felony or pleaded nolo contendere to a felony charge or, within the 10-year period immediately preceding the application for registration, has been convicted of or pleaded nolo contendere to a misdemeanor charge or has been the subject of a civil action alleging: violation of a franchise, antifraud, or securities law; fraud; embezzlement; fraudulent conversion or misappropriation of property; or unfair or deceptive practices or comparable allegations.
- D. No such party is subject to a currently effective injunctive or restrictive order or decree relating to the franchise, or under a Federal, State, or Canadian franchise, securities, antitrust, trade regulation or trade practice law, resulting from a concluded or pending action or proceeding brought by a public agency; or is subject to any currently effective order of any national securities association or national securities exchange, as defined in the Securities and Exchange Act of 1934, suspending or expelling such person from membership in such association or exchange; or is subject to a currently effective injunctive or restrictive order relating to any other business activity as a result of an action brought by a public agency or department, including, without limitation, actions affecting a license as a real estate broker or sales agent.

~~3. The following is added to the end of Item 4:~~

~~Neither the franchisor, its affiliate, its predecessor, officers, or general partner during the 10-year period immediately before the date of the offering circular: (a) filed as debtor (or had filed against it) a petition to start an action under the U.S. Bankruptcy Code; (b) obtained a discharge of its debts under the bankruptcy code; or (c) was a principal officer of a company or a general partner in a partnership that either filed as a debtor (or had filed against it) a petition to start an action under the U.S. Bankruptcy Code or that obtained a discharge of its debts under the U.S. Bankruptcy Code during or within 1 year after that officer or general partner of the franchisor held this position in the company or partnership.~~

~~4. The following is added to the end of Item 5:~~

~~The initial franchise fee constitutes part of our general operating funds and will be used as such in our discretion.~~

53. The following is added to the end of the "Summary" sections of Item 17(c), titled "Requirements for franchisee to renew or extend," and Item 17(m), entitled "Conditions for franchisor approval of transfer":

However, to the extent required by applicable law, all rights you enjoy and any causes of action arising in your favor from the provisions of Article 33 of the General Business Law of the State of New York and the regulations issued thereunder shall remain in force; it being the intent of this proviso that the non-waiver provisions of General Business Law Sections 687.4 and 687.5 be satisfied.

64. The following language replaces the "Summary" section of Item 17(d), titled "Termination by franchisee":

You may terminate the agreement on any grounds available by law.

~~7. The following is added to the end of the "Summary" section of Item 17(j), titled "Assignment of contract by franchisor":~~

~~However, no assignment will be made except to an assignee who in good faith and judgment of the franchisor, is willing and financially able to assume the franchisor's obligations under the Franchise Agreement.~~

85. The following is added to the end of the "Summary" sections of Item 17(v), titled "Choice of forum", and Item 17(w), titled "Choice of law":

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

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

7. Receipts--Any sale made must be in compliance with § 683(8) of the Franchise Sale Act (N.Y. Gen. Bus. L. § 680 et seq.), which describes the time period a Franchise Disclosure Document (offering prospectus) must be provided to a prospective franchisee before a sale may be made. New York law requires a franchisor to provide the Franchise Disclosure Document at the earliest of the first personal meeting, ten (10) business days before the execution of the franchise or other agreement, or the payment of any consideration that relates to the franchise relationship.

Franchisee

By: _____
(Signature)

Franchisee

By: _____
(Signature)

Tint World, LLC

By: _____
(Signature)

Franchisee

By: _____
(Signature)

Franchisee

By: _____
(Signature)

NORTH CAROLINA

Notwithstanding anything to the contrary set forth in the Agreement, the following provision will supersede and apply to all franchises offered and sold in the State of North Carolina:

1. Agent for Service of Process. Our agent in the State of North Carolina authorized to receive service of process is the North Carolina Secretary of State, 2 South Salisbury Street, Old Revenue Complex, Raleigh, North Carolina 27601.

Franchisee

By: _____
(Signature)

Franchisee

By: _____
(Signature)

Tint World, LLC

By: _____
(Signature)

Franchisee

By: _____
(Signature)

Franchisee

By: _____
(Signature)

NORTH DAKOTA

Notwithstanding anything to the contrary set forth in the Agreement, the following provisions will supersede and apply to all franchises offered and sold in the State of North Dakota:

1. Covenants not to compete upon termination or expiration of the Agreement are subject to Section 9-08-06, N.D.C.C., and may be generally unenforceable in the State of North Dakota.
2. To the extent the Agreement would otherwise violate North Dakota law, these sections are amended by providing that all litigation by or between you and us, involving a Development Business operating in the State of North Dakota, will be commenced and maintained, at our election, in the state courts of North Dakota or the United States District Court for North Dakota, with the specific venue in either court system determined by appropriate jurisdiction and venue requirements.

EXHIBIT L

STATE EFFECTIVE DATES

The following states have franchise laws that require that the Franchise Disclosure Document be registered or filed with the states, or be exempt from registration:

California, Hawaii, Illinois, Indiana, Maryland, Michigan, Minnesota, New York, North Dakota, Rhode Island, South Dakota, Virginia, Washington, and Wisconsin.

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

STATE	EFFECTIVE DATE
California	Pending
Hawaii	Pending
Illinois	Pending April 21, 2026
Indiana	Pending
Maryland	Pending
Michigan	Pending April 22, 2026
Minnesota	Pending
New York	Pending
North Dakota	Pending
Rhode Island	Pending April 21, 2026
Virginia	Pending
Washington	Pending
Wisconsin	Pending April 21, 2026

In the following states, we have filed a notice of exemption from the registration or filing requirements of the state's business opportunity laws with respect to the offering described in this disclosure document:

STATE	EFFECTIVE DATE
Connecticut*	September 15, 2022
Florida*	May 22, 2025
Kentucky*	July 2, 2010
Maine*	April 20, 2023
Nebraska*	May 3, 2010
North Carolina*	April 20, 2022
South Carolina*	May 2, 2022
South Dakota*	April 29 ²² , 2025 6
Texas*	March 7, 2011
Utah	September 16, 2025

* One-time filing

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.