

Buying a Franchise,” which can help you understand how to use this disclosure document, is available from the Federal Trade Commission. You can contact the FTC at 1-877-FTC-HELP or by writing to the FTC at 600 Pennsylvania Avenue, NW., Washington, D.C. 20580. You can also visit the FTC’s home page at [www.ftc.gov](http://www.ftc.gov) for additional information. Call your state agency or visit your public library for other sources of information on franchising.

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

| Issuance Date: March 31, 2025, as amended January 23, 2026

(ii) The fact that the proposed transferee is a competitor of the franchisor or subfranchisor.

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

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

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

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

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

If the franchisee has any questions regarding this notice, those questions should be directed to:

State of Michigan Department of Attorney General  
~~Consumer Protection~~ Corporate Oversight Division, Franchise ~~Unit~~ Section  
G. Mennen Williams Building, 7~~5~~th Floor  
525 West Ottawa Street  
Lansing, Michigan 48933  
Telephone: (517) 335-7567

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

### The Franchisor

To simplify the language in this Franchise Disclosure Document (“Disclosure Document”), “we,” “us,” “our,” “Franchisor,” or “Amazing Lash Studio” means Amazing Lash Franchise, LLC. “You,” “your,” or “Franchisee” means the person or legal entity (including an individual, corporation, partnership, limited liability company or other legal entity, and its owners, officers, and directors) buying the franchise. If you are a legal entity, your direct and indirect owners will have to guarantee your obligations and be bound by the provisions of the franchise agreement and other agreements as described in this Disclosure Document.

We are a limited liability company formed in the state of Delaware in June 2018. Our principal business address is 1890 Wynkoop Street, Unit 1, Denver, Colorado 80202. We conduct business under our company name and no others.

Our agents for service of process are listed on Exhibit F to this Disclosure Document.

### Our Business Activities

*Franchise Program.* We sell franchises to own and operate Amazing Lash Studio® locations (“Studios”). The Amazing Lash Studio franchise system is a unique and comprehensive system offering retail salon businesses specializing in luxury semi-permanent and temporary eyelash services, eyebrow services, facial hair removal, facial and beauty treatments, and related products and services (the “Franchise System”).

We will enter into the franchise agreement attached as Exhibit B (the “Franchise Agreement”), which will grant to you a license to use the service mark “Amazing Lash Studio” for the purpose of owning and operating a Studio.

If we offer you the right to enter into an Area Development Agreement (the “Area Development Agreement”), you will acquire a specified number of franchises and open, according to a specified schedule (the “Development Schedule”), a corresponding number of Studios, each under a separate Franchise Agreement, within a specifically described geographic territory (the “Development Area”). The form of Area Development Agreement you would sign is attached as Exhibit C to this Disclosure Document. For each Studio you develop, you must sign our then-current form of Franchise Agreement, which may be different than the form we were using when you signed the Area Development Agreement.

Currently, we do not directly own or operate any Studios. As further explained in the section marked “Predecessor” below, we have offered franchises in the line of business disclosed in this Disclosure Document since 2018, and we have not offered franchises in any other line of business or conducted any other business.

### Our Parents, Predecessors and Affiliates

*Parents.* ~~Our parent is WBZ Investment LLC (“WBZ”), which is~~ We are a wholly owned by WBZ Holdings II, LLC (“Holdings II”). ~~Holdings II~~ subsidiary of Transom Bloom Buyer, LLC, which is owned by the following: ~~KSL Capital Partners III~~ Transom Bloom Intermediate II, L.P.-LLC, ~~KSL Capital Partners III~~ TE Transom Bloom Intermediate I, L.P.-LLC, ~~KSL Capital Partners III~~ TE A, L Transom

Bloom Holdings, LP, Transom Bloom AL Holdco, Inc.P., and KSL Capital Partners III FFTransom Bloom Topco, L.P.LP, which are our ultimate parents (collectively “Transom Entities”).

*Predecessor.* On September 12, 2018 (the “Closing Date”), we and our affiliate, Wellness and Vitality Exchange, LLC (“WAVE”), purchased substantially all of the assets of the Franchise System, including all franchise agreements, trademarks, service marks and other intellectual property that comprise the Franchise System and the Amazing Lash Studio brand from Amazing Lash Studio Franchise, LLC (“ALSF”) and certain of its affiliates and owners (the “Transaction”). As a result, we became the franchisor of the Franchise System and we now offer and sell franchises for Studios. ALSF had never operated a Studio. ALSF offered Amazing Lash Studio franchises from May 2013 to the Closing Date and Amazing Lash Studio area representative franchises from May 2013 to April 2017. Under the area representative franchise program, ALSF offered franchises in which the area representative (sometimes referred to as a “regional developer”) acted as a sales representative within a defined geographic area to solicit and identify prospective Amazing Lash Studio franchisees and provided certain pre- and post-opening services to those franchisees. As of December 31, 2024, there are no remaining area representatives. ALSF had its principal business address at 9383 E. Bahia Drive, Suite 100, Scottsdale, Arizona 85260. We do not currently offer area representative franchises, but we may do so in the future.

*Elements Massage Franchise Program.* Our affiliate, Elements Therapeutic Massage, LLC (“ETM”), offers and sells franchises to operate Elements Massage® studios. ETM began offering and selling Elements Massage franchises in 2006. As of December 31, 2024, there were 240 Elements Massage studios in the United States, with one operated by ETM’s subsidiary.

Our affiliate, Elements Massage Franchise Canada Ltd. (“EMFC”), operates under an Intellectual Property License Agreement with ETM to sell franchises to own and operate Elements Massage studios in Canada. EMFC has offered franchises for Elements Massage studios in Canada since November 11, 2013. As of December 31, 2024, there was one franchised Elements Massage studio in Canada.

*Drybar Franchise Program.* Our affiliate, DB Franchise, LLC (“DBF”), is the franchisor of the Drybar® franchise system. DBF began offering franchises in February 2021; however, its predecessor began offering Drybar franchises in April 2012. As of December 31, 2024, there were 176 Drybar franchise shops in the United States, six franchised shops in the United Kingdom and one franchised shop in Saudi Arabia.

*Fitness Together Franchise Programs.* Our affiliate, Fitness Together Franchise, LLC (“FTF”), is the franchisor of the Fitness Together® one-on-one personal training studio system. FTF began offering franchises in 1996. As of December 31, 2024, there were 93 Fitness Together franchise studios.

*Radiant Waxing Franchise Program.* Our affiliate, Radiant Waxing Franchise, LLC (“RWF”), is the franchisor of the Radiant Waxing® franchise system. RWF began offering franchises in July 2021 under the mark “LunchboxWax” until December 2021; however, its predecessor began offering franchises under the mark “LunchboxWax” in March 2013. In December 2021, RWF began offering franchises under the mark “Radiant Waxing.” As of December 31, 2024, there were 59 Radiant Waxing franchise salons, which include those that formerly operated under the mark “LunchboxWax.”

Our affiliate, FTHC Operating Company (“FTHC”), provides services in connection with ETM’s gift card program.

Our affiliate, DBGC, LLC (“Drybar Gift Card”), provides services in connection with DBF’s gift card program.

Our affiliate, RW GC, LLC (“RW Gift Card”), provides services in connection with RWF’s gift card program.

Our affiliate, WAVE, is the sole designated supplier of the following categories of items: (i) most of the supplies (including eyelash extensions, adhesive products, cleansers, and certain tools for eyelash styling services) used at Studios in performing services; (ii) all inventory (including styling products and kits) offered for sale at Studios; and (iii) service room tables and chairs.

Lastly, our affiliate, WellBiz Brands, Inc. (“WellBiz”) provides certain management services to us under a management services agreement.

The principal business address for ~~WBZ and~~ the affiliates described in this Item 1 is 1890 Wynkoop Street, Unit 1, Denver, Colorado 80202. The principal business address for the ~~remaining parent companies~~ Transom Entities described in this Item 1 is ~~100 Fillmore Street~~ North Pacific Coast Highway, Suite 6001725, Denver, Colorado 80206 ~~El Segundo, California 90245~~. Other than as described above, none of our parent companies, nor any affiliates required to be disclosed in this Item 1 directly offers franchises in any line of business or otherwise conducts business of the type being offered to you in this Disclosure Document.

### **Description of the Franchised Business**

We grant to each franchisee a license to use the “Amazing Lash Studio” service mark, together with other trademarks, service marks, and commercial symbols (collectively, the “Marks”) and certain patents (described further in Item 14) (the “Patents”) for use in identifying and operating the Studio. You will sell and provide various forms of luxury semi-permanent and temporary eyelash services, eyebrow services, hair removal, facial and body treatments, and related products and services that may be offered in the future. You will operate the Studio according to our mandatory specifications, standards, operating procedures, and rules (“System Standards”). The distinguishing characteristics of the Franchise System include the business formats, business system, methods, procedures, signs (and together with other fixtures, furniture, equipment, and required computer hardware and software (the “Operating Assets”)), designs, layouts, standards, specifications, the Operations Manual (as defined in Item 11) and Marks, all of which we may improve, further develop, or otherwise modify from time to time. In addition to individual eyelash and eyebrow services, Studios offer a membership program under which members, for a monthly fee, receive eyelash services at least once a month at a discounted rate and other benefits as determined by Studios.

### **The Market and Competition**

Studios cater primarily to women in the 20 to 65 age range. The market for eyelash application extensions is still developing and is competitive. Studios offering eyelash services generally compete on the basis of factors such as price, quality and variety of services and products, salon appearance and salon location. You must expect to compete with businesses specializing in eyelash services as well as other salons and beauty businesses that offer eyelash services as one component of a larger service menu. Additionally, you may find that there is competition for attractive commercial real estate sites suitable for salon locations and competition for employees and management personnel.

### **Licenses, Permits, and Industry Regulations**

A number of states and local jurisdictions have enacted laws, rules, regulations and ordinances which may apply to the operation of your Studio, including those that: (1) establish licensing and certification requirements for businesses in general, (2) establish general standards, specifications and requirements

for the construction, design and maintenance of the Studio location; (3) establish licensing and certification requirements for stylists (such as requirements that stylists be certified health professionals, licensed as either an esthetician, cosmetologist, or nurse), (4) regulate matters affecting the health, safety and welfare of your customers, such as general health and sanitation requirement for salons; (5) set standards pertaining to employee health and safety, (6) set standards and requirements for fire safety and general emergency preparedness, and (7) regulate the proper use, storage and disposal of waste and other hazardous materials. For example, in Texas, you must obtain an eyelash extension salon license/beauty salon license from the Texas Department of License and Regulations before beginning operation of your Studio. It is important to note that most states require stylists who provide permanent makeup services be certified health professionals, licensed as an esthetician, cosmetologist, or nurse. In addition, some states impose a similar minimum certification or license requirement on stylists who apply eyelash extensions. You are solely responsible for investigating the license/permit requirements in your state.

You must also comply with all other local, state, and federal laws that apply to your operations, including health, sanitation, smoking, EEOC, OSHA, the Health Insurance Portability and Accountability Act of 1996 (“HIPAA”), discrimination, employment, and sexual harassment laws. The Americans with Disabilities Act of 1990 requires readily accessible accommodations for disabled people and may affect your building construction, site design, entrance ramps, doors, seating, bathrooms, drinking facilities, etc. You must also obtain real estate permits, licenses, and operational licenses for your business and employees and stylists.

You must comply with all payment card infrastructure (“PCI”) industry and government security standards and requirements designed to protect cardholder data. PCI standards apply to both technical and operational aspects of credit card and other payment card transactions and apply to all organizations which store, process or transmit cardholder data.

We recommend that you consult with legal counsel or other professional advisors to help you investigate and understand all laws applicable to your business before you purchase a franchise. It is your responsibility to thoroughly investigate which regulations and/or licensing requirements are imposed by your state and local government authorities.

## **ITEM 2. BUSINESS EXPERIENCE**

### **Amanda Clark, Chief Executive Officer and Manager**

Ms. Clark has been our Chief Executive Officer, and has held the same position ~~at WellBiz and~~ with our affiliates, since March 2024 in Denver, Colorado. From February 2020 until March 2024, Ms. Clark held various roles with Papa John’s Franchising, LLC in Atlanta, Georgia, including most recently as Chief Operating Officer for International from September 2023 to March 2024. From February 2019 to February 2020, Ms. Clark served as the Executive Vice President for Restaurant Experience for Taco Bell, Inc. in Irvine, California.

### **Ankin Laysha, Chief Operating Officer**

Ms. Laysha has been our Chief Operating Officer, and has held the same position ~~at WellBiz and~~ with our affiliates since March 2023 in Denver, Colorado. From September 2019 to February 2023, Ms. Laysha served as Senior Director of Strategy and Design for 24 Hour Fitness in Carlsbad, California. From July 2016 to September 2019, Ms. Laysha served as an Engagement Manager for McKinsey & Company in Los Angeles, California.

### **Kristin Brink, Chief Financial Officer**

Ms. Brink has been our Chief Financial Officer since January 2025 in Denver, Colorado. From July 2022 to December 2024, Ms. Brink served as VP Finance/CFO & VP IT for La Terra Fina in Union City, California. From December 2005 to July 2022, Ms. Brink served as Managing Director, Finance for The Clorox Company in Oakland, California.

**Elyse Blouin, Chief Marketing Officer**

Ms. Blouin has been our Chief Marketing Officer since August 2024 in Denver, Colorado. Ms. Blouin held various roles for Lowe’s Home Improvement in Mooresville, North Carolina, including Sr. Director, Media & Personalization from February 2021 to May 2022, and Sr. Director, Digital Marketing from July 2019 to January 2021.

**Amanda Clayton Millikan, VP, Real Estate & Construction**

Ms. Millikan has been our VP, Real Estate & Construction since December 2024 in Denver, Colorado. From November 2022 to December 2024, Ms. Millikan served as SVP, Development for Bonchon Korean Fried Chicken in Dallas, Texas. From July 2021 to October 2022, Ms. Millikan served as Head of Franchise Development for Yogurtland in Farmers Branch, Texas. From September 2020 to June 2021, Ms. Millikan served as Chief Development Officer for WoodHouse in Dallas, Texas. From July 2015 to March 2020, Ms. Millikan served as Chief Strategy Officer for Which Wich Superior Sandwiches in Dallas, Texas.

**James Franks, VP, Head of Franchise Growth**

Mr. Franks has been our VP, Head of Franchise Growth since March 2025 in Denver, Colorado. From November 2019 to March 2025, Mr. Franks served as Vice President of Franchise Recruiting at Unleashed Brands – Unleashed Services LLC in Bedford, Texas.

**ITEM 3. LITIGATION**

**Pending**

Amazing Lash Franchise, LLC v. Elaina Watley; ALS New Jersey Group 2 LLC; and Partley Enterprises, LLC, filed on October 15, 2025 with the American Arbitration Association. Around October 1, 2025, Elaina Watley and her entities (“Franchisees”) opened competing businesses (called The Edit Room) out of their Amazing Lash Studio locations without authorization from Franchisor. Franchisees also took and misused ALF’s confidential client information and infringed on Franchisor’s trademarks. On October 18, 2025, Franchisor filed an arbitration proceeding and brought state and federal claims against Franchisees for breach of contract, trade secret misappropriation, unfair competition, and trademark infringement. Franchisor also sought emergency injunctive relief to stop Franchisees’ competition and misuse of Franchisor’s trade secrets and trademarks. On November 25, 2025, as amended on December 31, 2025, Franchisees filed counterclaims against Amazing Lash Franchise for failure to train/negligent performance, breach of contract, breach of the implied covenant of good faith and fair dealing, fraud in the inducement, and violation of the New Jersey Franchise Practices Act. Their claims primarily allege that Franchisor (1) caused Franchisees not to collect payment for certain add-on services totaling approximately \$250,000; (2) induced Franchisees into a Royalty Deferral Agreement and Payment Plan after they failed to pay royalties and fees for several months; and (3) did not properly terminate their

franchise agreements under New Jersey law. On December 4 and 19, 2025, the Arbitrator held a two-day evidentiary hearing on Franchisor's request for emergency injunctive relief. At the conclusion of the hearing, the Arbitrator found in Franchisor's favor and fully granted Franchisor's request for injunctive relief. The Arbitrator added, however, that he wanted to detail the Arbitrator's ruling in a written order and asked Franchisor to draft and submit the same. Respondents were granted permission to file objections to Franchisor's proposed order. After the injunction enters, the arbitration will then proceed on the merits in the normal course.

## **Completed**

*Fatema Sayed, Mortaza Sayed and Amzlash, LLC v. Amazing Lash Franchise, LLC* (American Arbitration

Association Case No. 01-21-002-5415, filed March 30, 2021, amended August 23, 2021). Claimants (former Amazing Lash Studio franchisees) filed a demand for arbitration against Franchisor alleging that Franchisor violated the California Franchise Investment Law ("CFIL") by failing to provide Claimants with the then-current form of Franchise Disclosure Document, violated California's Unfair Competition Law ("UCL") in connection with Franchisor's minimum advertised pricing policy and vendor selection, and breached the franchise agreement's implied covenant of good faith and fair dealing. Claimants sought rescission of their franchise agreements, actual damages, and attorneys' fees and costs. In response, Franchisor disputed Claimants' claims and allegations and asserted various defenses, including that the CFIL claim is barred by the statute of limitations; California's UCL does not apply due to the choice of law provision in the franchise agreement; Claimants signed a valid release of claims releasing Franchisor from liability; and Claimants cannot establish the elements of any of their claims in any event. In addition, Franchisor brought counterclaims against Franchisee for breach of the franchise agreement and misappropriation of trade secrets under federal and state law. Franchisor also sought preliminary and permanent injunctive relief, compensatory damages, attorneys' fees and costs, and sanctions against Claimants. In July 2021 and May 2022, Franchisor was awarded preliminary injunctive relief and sanctions against Claimants. The final arbitration hearing took place in October 2022, and Franchisor prevailed on all claims and counterclaims. The arbitrator also found in Franchisor's favor on its counterclaims against Claimants under state and federal law. The arbitrator awarded Franchisor lost revenue damages and attorneys' fees and costs, and entered a permanent injunction against Claimants, barring them from any use of Franchisor's trade secrets.

*Amazing Lash Franchise, LLC v. Justin Perry, Corina Perry, ALS 1, LLC and ALS 2, LLC.* (Cause No. 2023-21286, in the District Court of Harris County, Texas, 133rd Judicial District, filed April 3, 2023, amended June 28, 2023). Franchisor filed Original and Amended Petitions against Defendants (former franchisees), bringing claims for breach of the franchise agreements and trade secret misappropriation, and seeking declaratory relief related to Franchisor's contractual right to require Defendants to use approved suppliers, including Wellness and Vitality Exchange ("WAVE"). Franchisor also sought and was awarded a temporary restraining order related to Defendants' breaches and trade secret misappropriation. Franchisor further sought a permanent injunction, equitable relief, compensatory damages, and attorneys' fees and costs. Defendants filed counterclaims against Franchisor seeking a declaratory judgment that client information is Defendants' trade secret, the Operations Manual is unconscionable, their franchise agreements were improperly terminated, and the noncompete provisions in the franchise agreements are unenforceable. Defendants also asserted counterclaims for breach of contract related to the Franchisor's pricing, supply, and quality of WAVE's eyelash products, use of advertising funds, amendments to the Operations Manual, and operational support. Defendants sought economic and noneconomic damages, rescission of the franchise agreements, and attorneys' fees and costs.

<b>STATE</b>	<b>STATE ADMINISTRATOR</b>	<b>AGENT FOR SERVICE OF PROCESS</b>
<b>CALIFORNIA</b>	Department of Financial Protection and Innovation One Sansome Street, Suite 600 San Francisco, CA 94104 (415) 972-8559 (866) 275-2677	Commissioner of Department of Financial Protection and Innovation 320 West 4 <sup>th</sup> Street, Suite 750 Los Angeles, CA 90013-2344 (866) 275-2677
<b>FLORIDA</b>	Dept. of Agriculture & Consumer Services Division of Consumer Services Mayo Building, Second Floor Tallahassee, FL 32399-0900 (850) 245-6000	Same
<b>HAWAII</b>	Dept. of Commerce & Consumer Affairs Business Registration Division Commissioner of Securities 335 Merchant Street, Room 203 Honolulu, HI 96813 (808) 586-2722	Commissioner of Securities of the State of Hawaii Dept. of Commerce & Consumer Affairs Securities Compliance Branch 335 Merchant Street, Room 203 Honolulu, HI 96813
<b>ILLINOIS</b>	Franchise Division Office of the Attorney General 500 South Second Street Springfield, IL 62706 (217) 782-4465	Illinois Attorney General Same Address
<b>INDIANA</b>	Securities Commissioner Indiana Securities Division 302 West Washington Street, Room E 111 Indianapolis, IN 46204 (317) 232-6681	Indiana Secretary of State 302 West Washington Street, Room E 018 Indianapolis, IN 46204 (317) 232-6531
<b>KENTUCKY</b>	Kentucky Attorney General's Office Consumer Protection Division 1024 Capitol Center Drive Frankfort, KY 40602 (502) 696-5389	Same
<b>MARYLAND</b>	Office of the Attorney General Securities Division 200 St. Paul Place Baltimore, MD 21202-2020 (410) 576-6360	Maryland Securities Commissioner Same Address
<b>MICHIGAN</b>	Michigan Dept. of Attorney General <del>Consumer Protection</del> <u>Corporate Oversight</u> Division Attn: Franchise Section 525 W. Ottawa Street G. Mennen Williams Bldg., 4 <sup>th</sup> 5 <sup>th</sup> Floor Lansing, MI 48913 (517) 373-7117	Michigan Dept. of Attorney General Same

<b>STATE</b>	<b>STATE ADMINISTRATOR</b>	<b>AGENT FOR SERVICE OF PROCESS</b>
<b>MINNESOTA</b>	Minnesota Dept. of Commerce 85 7 <sup>th</sup> Place East, Suite 280 St. Paul, MN 55101-2198 (651) 539-1600	Minnesota Commissioner of Commerce Same Address
<b>NEBRASKA</b>	Dept. of Banking & Finance Bureau of Securities/Financial Institutions Division 1526 K Street, Suite 300 Lincoln, NE 68505-2732 P.O. Box 95006 Lincoln, NE 68509-5006 (402) 471-2171	Same
<b>NEW YORK</b>	New York State Dept. of Law Investor Protection Bureau 28 Liberty Street, 21 <sup>st</sup> Floor New York, NY 10005 Phone: (212) 416-8236 Fax: (212) 416-6042	New York Secretary of State New York Dept. of State One Commerce Plaza 99 Washington Avenue, 6 <sup>th</sup> Floor Albany, NY 12231-0001 (518) 473-2492
<b>NORTH DAKOTA</b>	North Dakota <u>Insurance &amp; Securities Dept.</u> 600 East Boulevard Avenue <del>State Capitol, 14<sup>th</sup> Floor, Dept. 414401</del> Bismarck, ND <del>58505-0540</del> <u>58505</u> Phone: (701) <del>328-4712</del> <u>328-2910</u>	North Dakota <del>Securities</del> <u>Insurance</u> Commissioner Same Address
<b>RHODE ISLAND</b>	Dept. of Business Regulation Securities Division 1511 Pontiac Avenue John O. Pastore Complex – Bldg. 68-2 Cranston, RI 02920 (401) 222-3048	Director, Dept. of Business Regulation, Securities Division Same Address
<b>SOUTH DAKOTA</b>	Department of Labor and Regulation Division of Insurance – Securities Regulation 124 S. Euclid, Suite 104 Pierre, SD 57501 (605) 773-3563	Director of the Department of Labor and Regulation Division of Insurance – Securities Regulation Same Address
<b>TEXAS</b>	Secretary of State Statutory Documents Section P.O. Box 12887 Austin, TX 78711-2887 (512) 475-1769	Same
<b>UTAH</b>	Utah Dept. of Commerce Consumer Protection Division 160 East 300 South (P.O. Box 45804) Salt Lake City, UT 84145-0804 Phone: (801) 530-6601 Fax: (801) 530-6001	Same

## State Effective Dates

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

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

<b>State</b>	<b>Effective Date</b>
California	See separate FDD
Hawaii	April 7, 2025 <u>As amended: Pending</u>
Illinois	See separate FDD
Indiana	April 2, 2025 <u>As amended: Pending</u>
Maryland	See separate FDD
Michigan	March 31, 2025 <u>As amended: January 23, 2026</u>
Minnesota	April 23, 2025 <u>As amended: Pending</u>
New York	April 21, 2025 <u>As amended: Pending</u>
North Dakota	March 31, 2025 <u>As amended: Pending</u>
Rhode Island	April 10, 2025 <u>As amended: Pending</u>
South Dakota	March 31, 2025 <u>As amended: January 23, 2026</u>
Virginia	July 10, 2025 <u>As amended: Pending</u>
Washington	See separate FDD
Wisconsin	March 31, 2025 <u>As amended: Pending</u>

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

**RECEIPT  
(OUR COPY)**

This Disclosure Document summarizes certain provisions of the franchise agreement and other information in plain language. Read this Disclosure Document and all agreements carefully.

If Amazing Lash Franchise, LLC, offers you a franchise, it must provide this Disclosure Document to you 14 calendar days before you sign a binding agreement with, or make a payment to, the franchisor or an affiliate in connection with the proposed franchise sale, or sooner if required by applicable state law. Iowa and New York require that we give you this disclosure document at the earlier of the first personal meeting or 10 business days (or 14 calendar days in Iowa) before the execution of the franchise or other agreement or the payment of any consideration that relates to the franchise relationship. Under Michigan law, we must give you this Disclosure Document at least 10 business days before the execution of any binding franchise or other agreement or the payment of any consideration, whichever occurs first.

If Amazing Lash Franchise, LLC, does not deliver this Disclosure Document on time or if it contains a false or misleading statement, or a material omission, a violation of federal law and state law may have occurred and should be reported to the Federal Trade Commission, Washington, D.C. 20580 and the appropriate state agency identified on Exhibit F.

The franchisor is Amazing Lash Franchise, LLC, 1890 Wynkoop Street, Unit 1, Denver, Colorado 80202, (303) 663-0880. The franchise seller for this offering is:

<input type="checkbox"/> _____ Amazing Lash Franchise, LLC 1890 Wynkoop Street, Unit 1 Denver, CO 80202 (303) 663-0880	<input type="checkbox"/> _____ Amazing Lash Franchise, LLC 1890 Wynkoop Street, Unit 1 Denver, CO 80202 (303) 663-0880	<input type="checkbox"/> Name of Franchised Seller: _____ Principal Business Address: _____ _____
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Issuance Date: March 31, 2025, as amended January 23, 2026.

See Exhibit F for our registered agents authorized to receive service of process.

I have received a Disclosure Document dated March 31, 2025, as amended January 23, 2026, that included the following Exhibits:

- |   |  |
|---|--|
| Exhibit A - State Addenda and Agreement Riders      | Exhibit F - State Agencies and Agents for Service of Process |
| Exhibit B - Franchise Agreement and Exhibits        | Exhibit G - Agreement and Conditional Consent to Transfer    |
| Exhibit C - Area Development Agreement and Exhibits | Exhibit H - Form of Renewal Addendum                         |
| Exhibit D1 - List of Franchisees                    | Exhibit I - Operations Manual Table of Contents              |
| Exhibit D2 - Franchisees Who Left the System        | Exhibit J - State Effective Dates                            |
| Exhibit D3 - Franchises Sold But Not Yet Opened     | Exhibit K - Receipts   |
| Exhibit E - Financial Statements                    |  |

**PROSPECTIVE FRANCHISEE:**

If a business entity:

\_\_\_\_\_  
Name of Business Entity

Signature: \_\_\_\_\_

Title: \_\_\_\_\_

Print Name: \_\_\_\_\_

Dated: \_\_\_\_\_  
(Do not leave blank)

If an individual:

\_\_\_\_\_  
Print Name: \_\_\_\_\_

Dated: \_\_\_\_\_  
(Do not leave blank)

Please sign this copy of the receipt, print the date on which you received this Disclosure Document, and return it, by mail to Amazing Lash Franchise, LLC, 1890 Wynkoop Street, Unit 1, Denver, Colorado 80202, or by faxing it to (720) 545-2151.

**RECEIPT  
(YOUR COPY)**

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If Amazing Lash Franchise, LLC, offers you a franchise, it must provide this Disclosure Document to you 14 calendar days before you sign a binding agreement with, or make a payment to, the franchisor or an affiliate in connection with the proposed franchise sale, or sooner if required by applicable state law. Iowa and New York require that we give you this disclosure document at the earlier of the first personal meeting or 10 business days (or 14 calendar days in Iowa) before the execution of the franchise or other agreement or the payment of any consideration that relates to the franchise relationship. Under Michigan law, we must give you this Disclosure Document at least 10 business days before the execution of any binding franchise or other agreement or the payment of any consideration, whichever occurs first.

If Amazing Lash Franchise, LLC, does not deliver this Disclosure Document on time or if it contains a false or misleading statement, or a material omission, a violation of federal law and state law may have occurred and should be reported to the Federal Trade Commission, Washington, D.C. 20580 and the appropriate state agency identified on Exhibit F.

The franchisor is Amazing Lash Franchise, LLC, 1890 Wynkoop Street, Unit 1, Denver, Colorado 80202, (303) 663-0880. The franchise seller for this offering is:

<input type="checkbox"/> _____ Amazing Lash Franchise, LLC 1890 Wynkoop Street, Unit 1 Denver, CO 80202 (303) 663-0880	<input type="checkbox"/> _____ Amazing Lash Franchise, LLC 1890 Wynkoop Street, Unit 1 Denver, CO 80202 (303) 663-0880	<input type="checkbox"/> Name of Franchised Seller: _____ Principal Business Address: _____ _____
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Issuance Date: March 31, 2025, as amended January 23, 2026.

See Exhibit F for our registered agents authorized to receive service of process.

I have received a Disclosure Document dated March 31, 2025, as amended January 23, 2026, that included the following Exhibits:

- |   |  |
|---|--|
| Exhibit A - State Addenda and Agreement Riders      | Exhibit F - State Agencies and Agents for Service of Process |
| Exhibit B - Franchise Agreement and Exhibits        | Exhibit G - Agreement and Conditional Consent to Transfer    |
| Exhibit C - Area Development Agreement and Exhibits | Exhibit H - Form of Renewal Addendum                         |
| Exhibit D1 - List of Franchisees                    | Exhibit I - Operations Manual Table of Contents              |
| Exhibit D2 - Franchisees Who Left the System        | Exhibit J - State Effective Dates                            |
| Exhibit D3 - Franchises Sold But Not Yet Opened     | Exhibit K - Receipts   |
| Exhibit E - Financial Statements                    |  |

**PROSPECTIVE FRANCHISEE:**

If a business entity:

\_\_\_\_\_  
Name of Business Entity  
Signature: \_\_\_\_\_  
Title: \_\_\_\_\_  
Print Name: \_\_\_\_\_  
  
Dated: \_\_\_\_\_  
(Do not leave blank)

If an individual:

\_\_\_\_\_  
Print Name: \_\_\_\_\_  
  
Dated: \_\_\_\_\_  
(Do not leave blank)

Please sign this copy of the receipt, print the date on which you received this Disclosure Document, and return it, by mail to Amazing Lash Franchise, LLC, 1890 Wynkoop Street, Unit 1, Denver, Colorado 80202, or by faxing it to (720) 545-2151.

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