

ANYTIME FITNESS FRANCHISE DISCLOSURE DOCUMENT

ANYTIME FITNESS FRANCHISOR LLC
a Delaware limited liability company
111 Weir Drive
Woodbury, MN 55125
651-438-5000
info@anytimefitness.com
www.anytimefitness.com

The franchise we offer is a fitness center offering convenient access and one-on-one, small and large group training, coaching and recovery services.

The total investment necessary to begin operation of an Anytime Fitness center is between \$397,516 to \$973,121. This includes \$85,551 to \$107,660 that must be paid to the franchisor or affiliate. If you sign a Development Agreement to develop 2 Anytime Fitness centers, you will pay us a Development Fee of \$75,000 for these Anytime Fitness centers.

This Disclosure Document summarizes certain provisions of our franchise agreement and other information in plain English. Read this Disclosure Document and all accompanying agreements carefully. You must receive this Disclosure Document at least 14 calendar days before you sign a binding agreement with, or make any payment to, the Franchisor or an affiliate in connection with the proposed franchise sale. **Note, however, that no governmental agency has verified the information contained in this document.**

You may wish to receive your Disclosure Document in another format that is more convenient for you. To discuss the availability of disclosures in different formats, contact your sales representative at 111 Weir Drive, Woodbury, MN 55125, telephone: 800-704-5004.

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

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

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

ISSUANCE DATE: April 3, 2024

How to Use This Franchise Disclosure Document

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

QUESTION	WHERE TO FIND INFORMATION
How much can I earn?	Item 19 may give you information about outlet sales, costs, profits or losses. You should also try to obtain this information from others, like current and former franchisees. You can find their names and contact information in Item 20 or Exhibit C.
How much will I need to invest?	Items 5 and 6 list fees you will be paying to the franchisor or at the franchisor's direction. Item 7 lists the initial investment to open. Item 8 describes the suppliers you must use.
Does the franchisor have the financial ability to provide support to my business?	Item 21 or Exhibit D includes financial statements. Review these statements carefully.
Is the franchise system stable, growing, or shrinking?	Item 20 summarizes the recent history of the number of company-owned and franchised outlets.
Will my business be the only Anytime Fitness business in my area?	Item 12 and the "territory" provisions in the franchise agreement describe whether the franchisor and other franchisees can compete with you.
Does the franchisor have a troubled legal history?	Items 3 and 4 tell you whether the franchisor or its management have been involved in material litigation or bankruptcy proceedings.
What's it like to be an Anytime Fitness franchisee?	Item 20 or Exhibit C lists current and former franchisees. You can contact them to ask about their experiences.
What else should I know?	These questions are only a few things you should look for. Review all 23 Items and all Exhibits in this disclosure document to better understand this franchise opportunity. See the table of contents.

What You Need To Know About Franchising Generally

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

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

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

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

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

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

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

Some States Require Registration

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

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

Special Risk(s) to Consider About *This* Franchise

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

- 1. <u>Out-of-State Dispute Resolution</u>. The Franchise Agreement and Area Development Agreement require you to resolve disputes with the franchisor by mediation at a place selected by the mediator, by arbitration in Minnesota (or if franchisor's principal office is not in Minnesota, at the office of the American Arbitration Association located closest to its principal office) and/or by litigation only in Minnesota. 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 at a place selected by the mediator or arbitrate in Minnesota (or if franchisor's principal office is not in Minnesota, at the office of the American Arbitration Association located closest to its principal office) or litigate with the franchisor in Minnesota, 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 and your spouse's marital and personal assets, perhaps including your house, at risk if your franchise fails.
- 3. <u>Mandatory Minimum Payments</u>. You must make minimum monthly fees, advertising and other 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. <u>Financial Condition</u>. The Franchisor's guarantor's financial condition as reflected in its financial statements (see Item 21) calls into question the Franchisor's financial ability to provide services and support to you.
- 5. <u>Unopened Franchises</u>. The Franchisor has signed a significant number of Franchise Agreements with franchisees who have not yet opened their outlets. If other franchisees are experiencing delays in opening their outlets, you may also experience delays in opening your own outlet.

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

NOTICE MANDATED BY SECTION 8 OF MICHIGAN'S FRANCHISE INVESTMENT ACT

The following is applicable to you if you are a Michigan resident or your franchise will be located in Michigan.

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

- (a) A prohibition on the right of a franchisee to join an association of franchisees.
- (b) A requirement that a franchisee assent to a release, assignment, novation, waiver, or estoppel which deprives a franchisee of rights and protections provided in this act. This shall not preclude a franchisee, after entering into a franchise agreement, from settling any and all claims.
- (c) A provision that permits a franchisor to terminate a franchise prior to the expiration of its term except for good cause. Good cause shall include the failure of the franchisee to comply with any lawful provision of the franchise agreement and to cure such failure after being given written notice thereof and a reasonable opportunity, which in no event need be more than 30 days, to cure such failure.
- (d) A provision that permits a franchisor to refuse to renew a franchise without fairly compensating the franchisee by repurchase or other means for the fair market value at the time of expiration of the franchisee's inventory, supplies, equipment, fixtures, and furnishings. Personalized materials which have no value to the franchisor and inventory, supplies, equipment, fixtures, and furnishings not reasonably required in the conduct of the franchise business are not subject to compensation. This subsection applies only if: (i) The term of the franchise is less than 5 years and (ii) the franchisee is prohibited by the franchise or other agreement from continuing to conduct substantially the same business under another trademark, service mark, trade name, logotype, advertising, or other commercial symbol in the same area subsequent to the expiration of the franchise or the franchisee does not receive at least 6 months advance notice of franchisor's intent not to renew the franchise.
- (e) A provision that permits the franchisor to refuse to renew a franchise on terms generally available to other franchisees of the same class or type under similar circumstances. This section does not require a renewal provision.
- (f) A provision requiring that arbitration or litigation be conducted outside this state. This shall not preclude the franchisee from entering into an agreement, at the time of arbitration, to conduct arbitration at a location outside this state.
- (g) A provision which permits a franchisor to refuse to permit a transfer of ownership of a franchise, except for good cause. This subdivision does not prevent a franchisor from exercising a right of first refusal to purchase the franchise. Good cause shall include, but is not limited to:

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

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

If the franchisee has any questions regarding this notice, those questions should be directed to the Michigan Department of Attorney General, Consumer Protection Division, Attn.: Franchise, 525 West Ottawa Street, G. Mennen Williams Building, 1st Floor, Lansing, Michigan 48913, telephone: (517) 373-7117.

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

To simplify the language in this Disclosure Document, "we", "us" or "our" means Anytime Fitness Franchisor LLC, the franchisor; "you" or "your" means the person or entity that buys the franchise. If you are a corporation, partnership or other entity, "you" includes the franchisee's owners.

The Franchisor

We are a Delaware limited liability company formed on October 25, 2021. We maintain our principal place of business at 111 Weir Drive, Woodbury, Minnesota 55125. We do business under our corporate name and as "Anytime Fitness." We do not do business under any other names. We began offering Anytime Fitness franchises in November 2021. We also offered Anytime Fitness Express Market franchises, offering more limited fitness training in smaller market areas, from November 2021 to April 2024. We have never offered franchises in any other lines of business. We have no other business activities.

The Franchise

The franchises we offer are for the operation of fitness centers designed to operate under the trademark, "Anytime Fitness®". Our franchise system consists of fitness centers offering convenient access and one-on-one, small and large group training, coaching and recovery services. As of the issuance date of this Disclosure Document, we require you to staff your Anytime Fitness center for a minimum amount of hours per week, and we require you to offer small and/or large group training, coaching and personal training services to your members, both of which may be done by you or by qualified staff that you hire. We may also require you to use a telephone answering service during the time your Anytime Fitness center is not staffed. Through an affiliate, we have developed an access and security system that allows members of an Anytime Fitness center to have access to any Anytime Fitness center 24 hours a day and reciprocal benefits between centers. In limited cases, we may allow your center to not be accessible 24 hours a day.

We will grant you the right to operate 1 Anytime Fitness center at a location we specify in your Franchise Agreement (the "Franchise Agreement"). Generally, Anytime Fitness centers will typically have 4,000 to 6,500 square feet.

We also offer to qualified people the right to develop 2 or more Anytime Fitness franchises within a specific territory under the terms of an Area Development Agreement. If you sign an Area Development Agreement, you will sign a separate Franchise Agreement for each Anytime Fitness center you develop under your Area Development Agreement. You will sign the first Franchise Agreement when you sign the Area Development Agreement. The form of that agreement will be the form attached to this Disclosure Document. Later Franchise Agreements you sign will be on the form of agreement we use at the time you sign the agreement. The terms of those agreements may differ from the form attached to this Disclosure Document.

The market for fitness centers is a developed market in most areas. Your customers will be the general public. Your competitors include other national fitness chains, personal training studios and local fitness centers.

Parents, Predecessor and Certain Affiliates

Parents

On April 2, 2024 we became an indirect, wholly owned subsidiary of TGR Parent, LLC ("Parent"). We are a direct wholly owned subsidiary of SEB Systems LLC ("Systems"). Systems is a direct wholly owned

subsidiary of SEB Funding LLC ("Funding") which is a direct wholly owned subsidiary of SEB SPV Guarantor LLC ("Guarantor"). Guarantor is a direct wholly owned subsidiary of our predecessor and manager Anytime Fitness, LLC ("AFLLC"). AFLLC is a wholly owned subsidiary of Self Esteem Brands, LLC ("SEB"). SEB is a direct wholly owned subsidiary of TGR Intermediate LLC ("Intermediate") which is a direct wholly owned subsidiary of Parent. Parent is jointly owned by Anytime Worldwide, LLC ("AW") and Ultimate Fitness Holdings, LLC ("UFH"). All of the entities disclosed in this paragraph have the same principal business address as we do with the exception of UFH, which has a principal business address of 6000 Broken Sound Pkwy NW, Suite 200, Boca Raton, Florida 33487.

Predecessor

Our predecessor is AFLLC. It offered Anytime Fitness franchises from October 2002 to November 2021 and Anytime Fitness Express Market franchises from October 2006 to November 2021. It has operated Anytime Fitness centers since January 2005 and an Anytime Fitness Express Market center from October 2006 to 2009. It has no other business activities. We do not have any other predecessors. In November 2021, as part of the Securitization Transaction (described below), AFLLC transferred all existing U.S. franchise, area development and related agreements for Anytime Fitness and Anytime Fitness Express Market centers to us, and we became the franchisor of all existing and future franchise, area development and related agreements. Ownership and control of all U.S. trademarks and certain intellectual property relating to the operation of Anytime Fitness and Anytime Fitness Express Market centers in the U.S. were also transferred to us. AFLLC also acts as our manager as described below.

Affiliates

We have several affiliates that sell goods or services to our franchisees. PV Distribution LLC ("ProVision") provides information technology services, technology, and security systems, including computers, sound systems, software and other related components along with technology and software support, installation services, and security monitoring to our franchisees (see Item 8). SEB Distribution SPV LLC ("SEB Distribution") will sell Anytime Fitness branded and other products for use and retail sale in your Anytime Fitness center. Healthy Contributions SPV LLC ("Healthy Contributions") is a billing processing company that assists in the transfer, processing and distributions of funds and data for various fitness incentive programs, including group memberships, pay per visit, reimbursement, physical assessments, and vouchers. The principal business address of these affiliates is the same as our address. None of these affiliates has ever offered any fitness center franchises or franchises in any other lines of business, nor have they operated any fitness centers.

Our affiliate, Anytime Fitness Iberia, SLU ("AFI"), offers and sells Anytime Fitness franchises for Anytime Fitness locations in Spain. Its principal business address is c/Llacuna 75-81, 08005 Barcelona, Spain. AFI has operated Anytime Fitness Centers in Spain since October 2012 and has offered Anytime Fitness franchises in Spain since 2013. As of December 31, 2023 it had 37 franchised centers and 4 companyowned centers in Spain.

Our affiliate Waxing the City Franchisor LLC ("Waxing Worldwide"), is the franchisor of the Waxing the City brand. It offers salon franchises under the Waxing the City name that focus on body waxing for men and women, and that sell related products and services. Waxing Worldwide and its predecessor, Waxing the City Worldwide, LLC ("WCWLLC"), have been offering these franchises since October 2012. WCWLLC has operated Waxing the City studios since December 2012. In November 2021 the agreements under which these franchises were operated were transferred to Waxing Worldwide as part of the Securitization Transaction (discussed below). As of December 31, 2023, Waxing Worldwide had 150 franchised studios operating in the United States. Waxing Worldwide has never operated any fitness centers, or offered fitness center franchises or franchises in any other line of business. Waxing Worldwide has the same principal business address as we do.

Our affiliate Basecamp Fitness Franchisor LLC ("Basecamp"), is the franchisor of the Basecamp Fitness brand. It offers studio fitness center franchises under the Basecamp Fitness name that offer memberships allowing members to take short, regularly scheduled group training classes designed using High Intensity Interval Training strategies. Basecamp and its predecessor, Basecamp Fitness, LLC ("BFLLC"), have been offering these franchises since April 2020. BFLLC has operated Basecamp Fitness studios since May 2019. In November 2021 the agreements under which these franchises were operated were transferred to Basecamp as part of the Securitization Transaction (discussed below). As of December 31, 2023, Basecamp had 16 franchised studios operating in the United States and BFLLC had 5 company-owned studios. Except as disclosed above, Basecamp has never operated any fitness centers, or offered fitness center franchises or franchises, in any other line of business. Basecamp has the same principal business address as we do.

Our affiliate The Bar Method Franchisor LLC ("The Bar Method Franchising"), is the franchisor of the Bar Method brand. It offers boutique fitness studio franchises under the Bar Method name that offer barrebased exercise classes using proprietary and non-proprietary instructional techniques, formats and methods designed to provide fitness training in an attractive atmosphere. The Bar Method Franchising and its predecessor, The Bar Method Franchising, LLC ("TBMLLC"), have been offering these franchises since January 2008. The Bar Method, LLC ("TBM") offered rights for Bar Method studios from June 2003 until October 2007 and assigned those agreements to TBMLLC in January 2008 at which time TBMLLC began offering Bar Method franchises. In November 2021 the agreements under which these franchises were operated were transferred to The Bar Method Franchising as part of the Securitization Transaction (discussed below). As of December 31, 2023, The Bar Method Franchising had 73 franchised studios in operation in the United States. TBMLLC began operating a Bar Method studio in 2021. The Bar Method Franchising has the same principal business address as we do.

Our affiliate OTF Franchisor, LLC ("OTF Franchisor") is the franchisor of the OrangeTheory brand. It offers health and fitness studios that offer members access to exercise equipment, including cardio and strength equipment, in a simple, contemporary atmosphere characterized by its signature, energizing orange color scheme and trade dress. On April 2, 2024, OTF Franchisor became an indirect wholly owned subsidiary of Parent. As of December 31, 2023, OTF Franchisor had 1,289 franchised and 22 affiliate-owned studios operating in the United States and its affiliate, OTF International LLC, had 183 franchised studios operating outside of the United States. The principal business address of OTF Franchisor and OTF International LLC is 6000 Broken Sound Pkwy NW, Suite 200, Boca Raton, Florida 33487.

Securitization Transaction

Under a securitization financing transaction which closed in November 2021 (the "Securitization Transaction"), SEB and its affiliates were restructured. As part of the Securitization Transaction, our predecessor, AFLLC, transferred all existing U.S. franchise, area development and related agreements for Anytime Fitness and Anytime Fitness Express Market centers to us, and we became the franchisor of all existing and future franchise, area development and related agreements. Ownership and control of all U.S. trademarks and certain intellectual property relating to the operation of Anytime Fitness and Anytime Fitness Express Market centers in the U.S. were also transferred to us.

At the time of the closing of the Securitization Transaction, AFLLC entered into a management agreement with us to provide the required support and services to Anytime Fitness franchisees under their franchise and area development agreements with us. AFLLC also acts as our franchise sales agent. We will pay management fees to AFLLC for these services. However, as the franchisor, we will be responsible and accountable to you to make sure that all services we promise to perform under your Franchise or Area Development Agreement or other agreement you sign with us are performed in compliance with the applicable agreement, regardless of who performs these services on our behalf.

Regulations

Your business will be subject to national, state and local regulations that apply to all businesses, such as the Americans With Disabilities Act, wage and hour laws, data privacy laws, and business licensing requirements. Because you will accept credit cards, you will also have to comply with any general laws and regulations relating to the acceptance of credit cards, including the Payment Card Industry ("PCI") Data Security Standard ("DSS"). Compliance with the PCI DSS is your responsibility. You must also comply with personal information, data protection and data privacy laws that affect the safekeeping of member information, and regulations that apply to electronic marketing, like faxes, emails, text messaging and telemarketing. Your business is subject to state and federal regulations that allow the government to restrict travel and/or require businesses to close during state or national emergencies.

There are no national regulations that apply specifically to the operation of fitness centers. However, many states, and some municipalities, have laws and regulations that apply specifically to membership contracts, operations and licenses. Many states limit the length of your customer contracts, provide for specific provisions to be included in those contracts, prescribe the format or type size for the contract, and/or provide customers the right to terminate their contracts. State regulations may also require you to obtain a bond to protect pre-paid membership fees you collect. Some states and municipalities may also have enacted laws requiring fitness centers to have a staff person available during all hours of operation, and in some cases this person may be required to be certified in basic cardiopulmonary resuscitation, or have other specialized training. In addition, some states have laws requiring a fitness center to have an automated external defibrillator ("AED") and other first aid equipment on the premises, and some may require you to take other safety measures. If you offer tanning, nutrition or physical therapy services, there will be laws in some states and municipalities that apply specifically to tanning, nutrition and physical therapy services, including laws that deal with licensing, staffing, safety precautions, notices to customers, and restrictions on services available to minors. There is also a 10% tax on all indoor ultra-violet tanning services imposed by federal law. Some states impose sales taxes on club memberships. There may also be special permits required for you to operate some or all of your business. If these or similar laws have been enacted in the state or municipality in which you intend to operate your Anytime Fitness center, you will need to comply with these laws, and we urge you to become familiar with them.

There are also state and federal laws and regulations that apply to credit transactions, such as the Federal Truth In Lending Act and Regulation Z, and various other credit related statutes like the Equal Credit Act and Fair Debt Collection Practices Act. These laws and regulations vary from state to state and may affect your operations.

Our Agents for Service of Process

Our agents for service of process are disclosed in Exhibit A.

ITEM 2. BUSINESS EXPERIENCE

Chief Executive Officer: Charles Runyon

Mr. Runyon is one of the founders of the Anytime Fitness concept. He has served as the Chief Executive Officer for us, Waxing Worldwide, Basecamp and The Bar Method Franchising since October 2021. Mr. Runyon has been a Director of our predecessor AFLLC since February 2002, until he was appointed as a Governor of that company in December 2009. In December 2009, he also became its President and Chief Manager. In January 2013, he transitioned from the role of President to Chief Executive Officer. Mr. Runyon has been the Chief Executive Officer and Governor of WCWLLC since September 2012,

President and a Governor of BFLLC since August 2018, and the President of TBMLLC since September 2019.

President: Dave Mortensen

Mr. Mortensen is one of the founders of the Anytime Fitness concept. He has served as the President for us, Waxing Worldwide, Basecamp and The Bar Method Franchising since October 2021. He was appointed as the Secretary and a Governor of our predecessor AFLLC in December 2009, and was appointed President in January 2013. He was appointed as President, Chief Financial Officer/Treasurer and Secretary of our affiliate ProVision Security Solutions, LLC in October 2009. In December 2009, he was appointed as Secretary and a Governor of this organization. He has held these same positions for ProVision since October 2021. Mr. Mortensen has been the President and Secretary of WCWLLC since September 2012, Vice President and a Governor of BFLLC since August 2018, and the Vice President of TBMLLC since September 2019.

Chief Financial Officer: R. John Pindred

Mr. Pindred has served as the Chief Financial Officer for us, Waxing Worldwide, Basecamp and The Bar Method Franchising since October 2021. He has also served as the Chief Financial Officer/Treasurer of our predecessor AFLLC since November 2014, of WCWLLC since November 2014, of BFLLC since August 2018, and as the Chief Financial Officer of TBMLLC since September 2019.

General Counsel and Secretary: James Goniea

Mr. Goniea has served as the General Counsel and Secretary for us, Waxing Worldwide, Basecamp and The Bar Method Franchising since October 2021. He has held these same positions with BFLLC since August 2018 and TBMLLC since September 2019. He has held the position of General Counsel with our predecessor AFLLC since October 2017 and with WCWLLC since October 2017.

Chief Development Officer: Matt Stanton

Mr. Stanton has served as the Chief Development Officer for AFLLC, WCWLLC, BFLLC and TBMLLC since January 2023. From October 2021 to January 2023 he served as the Chief Growth Officer for MHI Restaurant Group, LLC located in Denver, CO. From December 2017 to October 2021 he served as Chief Development Officer for WellBiz Brands, Inc, located in Englewood, CO.

Senior Vice President of Franchise Administration: Jennifer Yiangou

Ms. Yiangou has served as the Senior Vice President of Franchise Administration for AFLLC, WCWLLC, BFLLC and TBMLLC since September 2020. From January 2008 to September 2020 she served as the Vice President of Franchise Administration for AFLLC. She also served as Vice President of Franchise Administration with TBMLLC from September 2019 to September 2020, with WCWLLC from October 2012 to September 2020, and with BFLLC from August 2018 to September 2020.

SVP International Activation: Elizabeth ("Libby") Junker

Ms. Junker has served as the Senior Vice President of International Activation for AFLLC since January 2024. From November 2021 to January 2024 she served as Senior Vice President of International Support. She worked in various roles for AFLLC from 2014 to November 2021, before becoming the SVP International Support for AFLLC in November 2021.

SVP International Development: Sander van den Born

Mr. van den Born has served as the Senior Vice President of International Development for AFLLC since April 2022. From 2018 to April of 2022 he served as the Chief Marketing and Technology Officer for Goodlife Fitness.

Chief Technology Officer: Ryan Masanz

Mr. Masanz has served as the Chief Technology Officer for AFLLC and WCWLLC since October 2012, with BFLLC since August 2018, and with TBMLLC since September 2019.

Chief Information Officer: Chris Schueler Sullivan

Mr. Sullivan has served as the Chief Information Officer for AFLLC, WCWLLC, BFLLC and TBMLLC since January 2023. Mr. Sullivan joined SEB in November 2018 as the Senior Manager of International Platforms. In March of 2020, he was promoted to Senior Director of International Technology and Payments. In September of 2020, he was promoted to Vice President of Information Technology.

Chief Marketing Officer: April Anslinger

Ms. Anslinger has served as the Chief Marketing Officer for SEB, AFLLC, WCWLLC, BFLLC and TBMLLC since March 2021. Before joining SEB, from February 2018 to January 2021, she served as the Senior Vice President, General Manager of North America Aveda for the Estee Lauder Companies.

Brand President: Stacy Anderson

Ms. Anderson has served as the Anytime Fitness Brand President for AFLLC since August 2016. She joined AFLLC in September 2012 as its Chief Marketing Officer.

Vice President of Operations: Mitchell Keyes

Mr. Keyes has served as the Vice President of Operations for AFLLC since January 2023. Mr. Keyes joined AFLLC in April 2019 as Director of Club Operations.

ITEM 3. LITIGATION

Canadas Fitness, S.L. v. Anytime Fitness Iberia, SLU, filed as a court proceeding in Barcelona, Spain, November 24, 2021. This lawsuit was filed against AFI, an affiliated entity licensed by us to offer, sell and provide support for Anytime Fitness franchised locations in Spain, by a former Anytime Fitness franchisee who had operated an Anytime Fitness location in Las Rozas, Spain. The lawsuit generally alleges that AFI breached its duties under the franchise agreement by (1) failing to provide certain commercial and technical assistance and (2) making untruthful pre-contractual disclosures and statements. The lawsuit also alleges that AFI imposed unreasonable fees and requirement on the former franchisee. The lawsuit seeks damages of 1.1 million Euros and a declaration that the franchise agreement was lawfully terminated by the former franchisee. Alternatively, the lawsuit seeks rescission of the franchise agreement. AFI has timely responded by denying the allegations of the lawsuit. AFI intends to vigorously defend against the allegations of the lawsuit as it believes that the allegations are completely devoid of merit.

The following disclosures relate to our affiliates, TBM and TBMLLC, in connection with the offering of boutique fitness studios that offer barre-based exercise classes under the name Bar Method:

Illinois v. The Bar Method Franchising Inc. and The Bar Method Inc. (Case No. 2009CH 0125, Seventh Judicial Circuit of Illinois, filed February 9, 2009). The Illinois Attorney General brought this action against Defendants, alleging the agreement between TBM and an Illinois resident that TBM assigned to TBMLLC in January 2008 constituted a franchise that was not registered under the Illinois Franchise Disclosure Act, and that TBM did not provide a franchise disclosure document to the operator as that statute requires. On February 9, 2009, Defendants agreed to the entry of a Final Judgment and Consent Decree in which, while not admitting any liability, Defendants agreed to the entry of a permanent injunction prohibiting Defendants from offering or selling franchises in Illinois without being registered as a franchisor or failing to provide the franchise disclosure document to residents of Illinois as the Illinois Franchise Disclosure Act requires. TBMLLC also agreed to offer rescission of the agreement to the Illinois operator and to the payment of penalties and costs to the State of Illinois in the amount of \$5,000. The Illinois operator did not accept the offer of rescission and its agreement continues in effect.

In the Matter of the Investigation by Andrew Cuomo, Attorney General of the State of New York, of The Bar Method Inc. and Carl Diehl (Assurance No. 08-108). On April 2, 2009, TBM and Mr. Diehl, as its Vice President, entered into an Assurance of Discontinuance ("AOD") under which, without admitting any violation of the law, they agreed to offer rescission of an agreement that TBM signed in New York without being registered to sell franchises in that state. As part of the AOD, TBM and Mr. Diehl agreed to comply with the provisions of the New York Franchises Act and not to sell franchises in New York without a current registration. TBM also paid to the State of New York the sum of \$2,500. The New York operator did not accept the offer of rescission and she continues to operate her studio under the agreement.

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

ITEM 4. BANKRUPTCY

Except as set forth below, no bankruptcy information is required to be disclosed in this Item.

Our Chief Financial Officer, R. John Pindred, was an officer of Family Christian, LLC, 5300 Patterson Avenue Southeast, Grand Rapids, Michigan 49530, from August 2004 until September 2014. On February 11, 2015, about 5 months after Mr. Pindred left that company, Family Christian, LLC, filed for protection under Chapter 11 of the United States Bankruptcy Code, Case No. 15-00643, United States Bankruptcy Court, Western District of Michigan. The deadline for filing claims passed on June 9, 2015. On August 11, 2015, Family Christian, LLC's Chapter 11 Plan of Liquidation, involving a sale of assets and continuity of operations, was confirmed. On August 1, 2016, the court issued its Final Decree Closing the Chapter 11 Case.

ITEM 5. INITIAL FEES

<u>Initial Franchise Fee and Development Fee</u>

Our standard initial franchise fee for an Anytime Fitness center is \$42,500. However, we do offer other pricing options for veterans and for existing franchisees of ours and our affiliated brands (The Bar Method, Basecamp Fitness, OrangeTheory, and Waxing the City), so long as these franchisees are not in default under their existing franchise agreement(s) with us or the applicable brand, and for people signing an Area Development Agreement to operate multiple Anytime Fitness franchises. A schedule of the various options and fees follows:

	New franchisee	Existing Franchisee	Club Purple ²	Club Platinum ³
1 location	\$42,500	\$35,000	\$27,500	\$22,500
2 locations ⁴	\$75,000	\$65,000	\$55,000	\$45,000
3 locations ⁴	\$97,500	\$90,000	\$82,500	\$67,500
4 locations ⁴	\$130,000	\$120,000	\$110,000	\$90,000
5+ locations (each) ⁴	\$27,500	\$27,500	\$25,000	\$22,500
	Veteran Pr	icing ¹		
1 location	\$38,250	\$31,500	\$25,000	\$22,500
2 locations ⁴	\$67,500	\$58,500	\$50,000	\$45,000
3 locations ⁴	\$87,750	\$81,000	\$75,000	\$67,500
4 locations ⁴	\$117,000	\$108,000	\$100,000	\$90,000
5+ locations (each) ⁴	\$25,000	\$25,000	\$22,500	\$22,500

- To qualify for Veteran pricing, you must be a current member of the United States military, or a veteran who received an honorable discharge from a branch of the United States military.
- This pricing is available only to existing Anytime Fitness franchisees that are members of Club Purple. Requirements for participation in Club Purple will vary from time to time, and are made available to our franchisees that qualify for our then-current standards for participation in that program. Franchisees with 4 or more Anytime Fitness centers must have a minimum of 25% of their clubs qualified for Club Purple in order to receive this discount.
- This pricing is available only to existing Anytime Fitness franchisees that are members of Club Platinum. Requirements for participation in Club Platinum will vary from time to time, and are made available to our franchisees that qualify for our then-current standards for participation in that program. Franchisees with 4 or more Anytime Fitness centers must have 25% of their clubs qualified for Club Platinum in order to receive this discount.
- We offer Area Development Agreements to develop multiple centers. The development fees you pay when you sign an Area Development Agreement will vary depending on the number of centers you commit to open, whether you are an existing franchisee, and whether you qualify for the Veterans program.

If you sign an Area Development Agreement, the initial franchise fee is referred to as a Development Fee, and you pay it in full, for all the centers you commit to open, when you sign the Area Development Agreement. In all other cases, the initial franchise fee is due in full when you sign the Franchise Agreement. All portions of the initial franchise fee (and Development Fee) are nonrefundable. The number of Anytime Fitness centers we will allow you to open under an ADA may be limited by various factors, including the capacity of the market in which you choose to develop.

You will have 12 months from the date you sign the Franchise Agreement to open and begin operating your center. If you are actively working with our real estate team in locating a site or have signed a lease with the assistance of our real estate team, we will waive the Monthly Fee until your Anytime Fitness center is open.

In the last fiscal year ended December 31, 2023, our Initial Franchise Fees ranged from \$15,000 to \$42,500 depending on which category the franchise fit.

ProVision Technology Purchases

You must purchase certain technology components from our affiliate, ProVision, including certain computer hardware, iPads, software and networking equipment, door readers, key fobs (either in hardware or in digital form) or equivalent technology, security and surveillance system, fitness scanning and/or monitoring equipment, sound system, and CCTV's (collectively, the "Technology System"). You also must have ProVision install the Technology System. The cost to purchase the Technology System package currently ranges from \$32,051 to \$38,960, payable to our affiliate. These package prices include taxes, shipping and installation costs, which we estimate will cost 38% of the package cost and which are payable to vendors or government agencies. You may, but are not required to, purchase additional equipment from ProVision to enhance the base Technology System package and you may be required to purchase additional equipment if your club is larger than an average club in our system.

Coaching Suite

The Coaching Suite (as defined in Item 11) is a required element of the Anytime Fitness system and you must implement it in your Anytime Fitness center. For new franchisees, the Coaching Suite Training Program is provided as part of our initial training program. If you are an existing franchisee that will now elect to offer the Coaching Suite at your center, and have not already attended training, then you must attend the Coaching Suite Training separately. This training is offered virtually. You must pay our then-current fee, currently \$250 per person.

Compliance Drawing and Construction Documents

We will create a specific club layout/design ("Compliance Drawing") of your center using the as-built drawings, surveys, technical data, and site plans you provide. You must obtain a Compliance Drawing from us. If you are developing a new Anytime Fitness center, we will provide you with one Compliance Drawing at no additional cost. We anticipate this design will be sufficient to provide to an architectural vendor to create your Construction Documents (defined below). If you are signing the Franchise Agreement as part of a franchise renewal or transfer and we determine that your Anytime Fitness center requires renovation or re-equipment, then you must pay us \$250 for your Compliance Drawing, but we will credit \$250 against one Monthly Fee payment if you complete all renovation and re-equipment requirements by the required due date. In either case, if you require additional Compliance Drawings, you must pay us \$250 for each additional Compliance Drawing.

You must retain our designated architectural vendor to create a complete set of detailed construction documents and to complete construction of your Anytime Fitness center in compliance with the Compliance Drawing and our mandatory specifications ("Construction Documents"), and to obtain any required permits, and conform the premises to local ordinances or building codes. If you do not use our designated architectural vendor to create the Construction Documents, we will charge you a fee of \$2,700 to review the Construction Documents created by another vendor.

As described in Item 8, you may participate in our "Construction Management Services" program offered through our approved vendor to oversee the construction of your Anytime Fitness center. At this time, participation in the Construction Management Services program is optional. However, we may transition the Construction Management Services to a mandatory program.

Grand Opening and Ramp Up Program

You must spend at least \$11,000 to \$23,000 (depending on your market Tier) on your approved Grand Opening and Ramp Up Program as described in Items 6 and 11. Currently, we do not require that you pay these amounts to us but if you fail to spend the minimum required amount, we may require you to pay the

difference between what you should have spent on your Grand Opening and Ramp Up Program and what you actually spent, into the General Advertising and Marketing Fund. We may require you to pay to us the minimum required amount for the Grand Opening and Ramp Up Program and we will execute the Grand Opening and Ramp Up Program on your behalf. This amount would not be refundable.

Retail Product Package

We do not currently, but before you begin operating, we may require you to purchase a package of retail products to offer for sale in your Anytime Fitness center from us or our preferred or designated vendor(s).

ITEM 6. OTHER FEES

Type of Fee (Note 1)	Amount (Note 2)	Due Date	Remarks (Note 3)
Monthly Fee	Currently \$799 per month per center We reserve the right to periodically increase this fee and/or replace this fixed fee with a percentage-based monthly royalty on all gross revenue. (Note 4)	On or before the first day of each month. Your billing vendor will subtract this fee from the receipts generated by your accounts. (Note 5)	You will begin paying this fee after you open your center, but if you have a Protected Territory, and have not opened after 12 months, you then must begin paying this fee. If you are actively working with our real estate team in locating a site or have signed a lease with our assistance, we will waive the Monthly Fee until your Anytime Fitness center is open. This fee includes the monthly Coaching Suite fee.
General Advertising and Marketing Fee	Currently, \$600 per month per center, beginning when you open your center.	On or before the first day of each month. Your billing vendor will subtract this fee from the receipts generated by your accounts. (Note 5)	We reserve the right to increase the General Advertising and Marketing Fee upon 60 days' written notice to you, provided it will not exceed the greater of \$600 per month or 2% of Gross Revenue (which may be calculated on a weekly basis)
Grand Opening and Ramp Up Program	\$11,000 to \$23,000 for an Anytime Fitness center (Note 6)	As incurred	You will not pay these amounts to us but we may require you to submit receipts to verify you met this requirement. If you fail to spend the minimum required amount on the Grand Opening and Ramp Up Program, we have the right to require you to pay the difference in to the General Advertising and Marketing Fund.
Base Technology Fee (formerly, Global Access Fee)	Currently, \$799 per month per center We reserve the right to periodically increase this fee. (Note 7)	On or before the first day of each month. Your billing vendor will subtract this fee from the receipts generated by your accounts. (Note 5)	Once you begin operating, you pay this fee to us or our affiliate for ongoing support for our proprietary access control software, development and release updates of that software, access to SmartCoaching and business management resources and memberships, email hosting, fitness scanning and/or monitoring, and sound system services, and cellular communications. As part of this fee, ProVision will also provide security monitoring services and ongoing support for your technology, email, club operating software, and club management software.

Type of Fee (Note 1)	Amount (Note 2)	Due Date	Remarks (Note 3)
Construction Document Review Fee	\$2,700	Immediately after notice from us	You must pay us this fee if this is your first Anytime Fitness center and you do not use our designated architectural vendor to complete your Construction Documents.
Coaching Suite Fees	Currently: 1-3 centers: \$149 per center 4-9 centers: \$109 per center 10+ centers: \$109 per center for the first 9 centers, and \$0 for each additional center thereafter We reserve the right to periodically increase this fee; however, we will not increase this fee to more than \$300 per center per month.	On or before the 1st day of each month. Your billing vendor will subtract this fee from the receipts generated by your accounts. (Note 5)	You will only pay this fee to us for Anytime Fitness center(s) in which you are implementing the Coaching Suite if those centers are operating pursuant to Franchise Agreements dated March 28, 2019 or earlier. (Note 8)
Coaching Suite Registration Fee	Currently, \$250 per person. Currently, there is no Registration Fee as a new or renewing franchisee for you to attend the Coaching Suite Training that is conducted as part of our initial training program.	At the time training is scheduled.	If you are an existing franchisee that will now offer the Coaching Suite at your center, and have not already attended training, then you must complete the virtual Coaching Suite training. (Note 9)
On-Site Relaunch Training or Additional Assistance Fees	Currently, \$3,000.	At the time training is scheduled or on the closing date of a club sale, whichever is earlier.	On-Site Relaunch Training: If you are a new franchisee purchasing an existing club we will send a representative or designee out to the purchased club for 2 to 6 days of required, onsite training for you and your staff in club operations. Length of training is at our discretion. Travel costs, room and board for corporate staff are included in the fee. Additional Assistance: If you ask us, or if we determine you need, additional assistance in operations training, we will send a representative or designee out to your club for 2 to 6 days of required, on-site training for you and your staff in club operations. Length of training is at our discretion. Travel costs, room and board for corporate staff are included in the fee. (Note 10)
On-Site Relaunch Rebooking Fees	\$1,500 for each re-booking.	Upon re-booking.	(Note 10)
On-Site Training Cancellation Fees	\$0-\$10,500 depending upon the type of scheduled training and how far in advance you cancel the training.	Upon cancellation or rescheduling.	(Note 10)

Type of Fee (Note 1)	Amount (Note 2)	Due Date	Remarks (Note 3)
No Show Fees	Currently, \$500, or the actual costs of rescheduling travel, whichever is greater.	Immediately after notice from us.	If you are scheduled for an on-site visit by our representative or designee or register for an inperson training program, and you fail to attend, fail to have the appropriate parties attend, or fail to stay for the entire program, and you did not provide us at least 2 weeks' advance notice that you would not be attending, then you must pay this fee.
Healthy Contributions Fitness Incentive Program - Initial Fees	Currently, no cost for set-up of the first Fitness Incentive Program, and \$20 for each additional Fitness Incentive Program. Also, currently, a \$1.50 initial member fee for each member you enroll on the Healthy Contributions website, and \$3 for each member enrolled by a Healthy Contributions staff member upon club's request. We reserve the right to change these fees upon written notice to you.	Paid by ACH or similar draft, generally 40-45 days after each activity month end.	Payable to Healthy Contributions if members or non-member attendees of your location are participating in Fitness Incentive Programs administered by Healthy Contributions. Fees are for the ongoing work in administering, transferring, processing and distributing funds and data for all fitness incentive programs. You would sign the Healthy Contributions Agreement attached to this Disclosure Document as Exhibit H. See Item 8.
Healthy Contributions Fitness Incentive Program - Ongoing Fees	Currently, a \$5 fee per each Fitness Incentive Program per month, a monthly transaction fee of \$0.35 per active member for each applicable deposit, a \$0.40 per member, per month maintenance fee for data storage and security. We reserve the right to change these fees upon notice to you.	Paid by ACH or similar draft, generally 40-45 days after each activity month end.	Payable to Healthy Contributions if members or non-member attendees of your location are participating in Fitness Incentive Programs administered by Healthy Contributions. Fees are for the ongoing work in administering, transferring, processing and distributing funds and data for all fitness incentive programs. You would sign the Healthy Contributions Agreement attached to this Disclosure Document as Exhibit H. See Item 8.
Charitable Contribution	\$100 per month	On or before the first day of each month. Your billing vendor will subtract this fee from the receipts generated by your accounts. (Note 5)	Although we currently do not require you to pay this charitable contribution, in the future we may require you to pay \$100 per month to Heartfirst Charitable Foundation or another charitable organization we designate.
Inspection Fee	Generally, \$50 - \$100	Upon notice from us. Your billing vendor will subtract this fee from the receipts generated by your accounts.	We reserve the right to have someone conduct an inspection of your center after you open. If you fail the inspection, the center will be re-inspected, and you may then have to reimburse us for our costs of additional inspections until the center passes an inspection. As long as you pass the initial inspection, you will not incur this cost.

Type of Fee (Note 1)	Amount (Note 2)	Due Date	Remarks (Note 3)
Peer Compliance Committee Default Fee	Up to \$1,000 per violation	Immediately after notice from us. Your billing vendor will subtract this fee from the receipts generated by your accounts.	If you breach certain provisions of your Franchise Agreement, we can submit the default to a "Peer Compliance Committee" made up of other franchisees. If they determine a breach occurred, they may levy a fine against you of up to \$500. If you do not timely cure, or breach the provisions again, the next fine can be up to \$1,000. Any fines the Peer Compliance Committee may assess are in addition to the standard default fee described below and any damages or costs we may incur as a result of the default.
Standard Default Fee	Up to \$500 per violation	Immediately after notice from us. Your billing vendor will subtract this fee from the receipts generated by your accounts.	In addition to our right to terminate the Franchise Agreement, if you breach certain provisions of your Franchise Agreement, and you fail to cure the default during the cure period provided, you must pay us a fee of up to \$500 per month until the default is cured in order to offset our costs incurred to address the default. This standard default fee is in addition to any fines that may be assessed through the Peer Compliance Committee.
Marketing Materials	Currently, \$5,000	When incurred.	You must purchase marketing materials for promotions we require. This amount is for the first year of operations. After the first year, the amount will vary based upon your needs, but will count against your Local Marketing Spend requirement discussed below.
Conference Fee	Currently, \$459 for early registration, increasing to \$689 at the Conference	When you register for the Conference.	You must pay this fee in those years in which a Conference is scheduled, for one center, regardless how many centers you open, even if you do not register for our Conference. It gives you a registration for a Principal Owner of your business to attend or participate in our Conference. (Note 11)
Continuing Engagement Credit Fees	Up to \$1,200 for each year you fail to complete 1,200 continuing engagement credits ("CEC"), as outlined in our Operations Manual. (Note 12)	During the first quarter of each calendar year. Your billing vendor will subtract this fee from the receipts generated by your accounts.	We will contribute these fees to the General Advertising and Marketing Fund. See Item 11 for additional information on completing credits.
Customer Service Webinar	Currently, \$250	Immediately after notice from us. Your billing vendor will subtract this fee from the receipts generated by your accounts.	If you fail to meet our customer service standards, you must take our customer service webinar and pay this fee. If you do not take the webinar within the time we require, you will be charged an additional \$250 per month until you attend the webinar.
Renewal Fee	\$7,500	At least 30 days before the term of your Franchise Agreement expires.	You only pay this fee if you want to renew your franchise.

Type of Fee (Note 1)	Amount (Note 2)	Due Date	Remarks (Note 3)
Transfer Fee	\$9,999 or \$25,000 (Note 13)	Before you transfer the franchise.	You only pay this fee if you sell your franchise or your interest in it.
Liquidated Damages	\$10,000	If you fail to develop an Anytime Fitness center by the deadline provided in an Area Development Agreement that you sign.	This fee only applies if you sign an Area Development Agreement, and it then applies for each Anytime Fitness center you fail to develop under that agreement.
Insurance/Bond Handling Fees	·	Immediately after notice from us.	You only pay this fee to us if you fail to obtain insurance or a health club surety bond, and we obtain the insurance coverage or the surety bond for you. This fee does not include the cost of insurance or bond premiums, for which you must also reimburse us.
Costs and Attorneys' Fees	Will vary under circumstances.	Immediately after notice from us.	You only pay this amount if we are successful in any legal action we bring against you, or in defending any claim you bring against us.
Interest	The lesser of 1.5% per month or the maximum rate allowable by applicable law.	As incurred.	Payable on all overdue amounts.
Indemnification	Will vary under circumstances.	As incurred.	You have to reimburse us if we are sued or held liable for claims arising out of your business.
Club Enhancement Program	\$1,000 per month	Each month after you begin operating.	These are your funds that we recommend you set aside to remodel your Anytime Fitness center to current standards as a condition to renewing your franchise and to provide other updates to your center. However, we have the right to require you to pay these amounts to us to hold for you. (Note 14)
Local Marketing Spend	\$600, \$800 or \$1,000 per month, depending on your market tier; no minimum for an Anytime Fitness Express Market center. Currently, \$350 one-time setup fee if we conduct the local marketing on your behalf	As Incurred	After the Grand Opening and Ramp Up Plan, you must spend a required amount per month on approved local advertising, depending on your market tier. (Note 15)
PT Revenue Reporting Fee	\$500	As incurred	You will be charged this fee for each month you do not report your PT revenue through our designated club management software or our mandated billing platform.
Pre-transfer / Renewal Technology Inspection Fee	\$300	Upon invoice	You will be charged this fee for an inspection of your technology system by ProVision to determine compliance with system standards in advance of a renewal or transfer of your franchise agreement.

Type of Fee (Note 1)	Amount (Note 2)	Due Date	Remarks (Note 3)
Physical Therapy Program	7% of revenue received from Physical Therapy Partner	Monthly	You will pay this fee if you elect to participate in the Physical Therapy Program. You would sign the Physical Therapy Program Addendum attached to this Disclosure Document as Exhibit Q.

Notes:

- (1) Unless otherwise stated, all fees are paid to us, are non-refundable, and are uniform for all new franchisees. (Franchisees who signed earlier versions of our franchise agreements may be paying lower fees in some categories.) In certain unique circumstances, we may waive one or more of these fees.
- (2) If your state, or any governmental body in your state, charges a tax on any fee you owe to us or to our affiliates, then you must pay an additional amount equal to the amount of this tax. This does not apply to any federal or Minnesota income taxes we or our affiliates have to pay.
- (3) For all amounts you owe to us or our affiliates, we have the right to collect these fees by pre-authorized check draft or pre-authorized credit card charge. However, currently, our preferred provider of the billing and payment processing services collects most of these fees on our behalf from the fees they collect each month from your members. A copy of the billing and payment processing services agreement with our preferred provider is attached as Exhibit P.
- (4) We may adjust the Monthly Fee as of January 1 of each year to reflect inflation according to the Consumer Price Index published by the Bureau of Labor Statistics, U.S. Department of Labor, or its successors. Although we currently do not charge a percentage-based royalty, we can, on 30 days' notice to you, replace the fixed Monthly Fee with a percentage-based monthly royalty on all gross revenue, including personal training revenue and point of sale revenue.
- (5) You pay the Monthly Fee, the General Advertising Fee, and the Base Technology Fee, and if you choose to participate in our Charitable Contribution Programs, then also your monthly charitable contribution, in advance on or before the first day of each month. You will also pay any Coaching Suite Fee (if applicable) in advance on or before the first day of each month. However, if you open after the first of the month, the fees are not due until the first day of the following month. As an example, if you sign your Franchise Agreement April 15, and your business opens June 15, the first month that you must pay these fees is July. You will also pay the full amount of these fees for the last month of the term of the Franchise Agreement, regardless of the actual termination date of the Franchise Agreement.
- (6) If you are a franchisee who is new to the Anytime Fitness system and you are opening a new center, you must spend a minimum total of \$11,000 to \$23,000 depending on your market Tier on a Grand Opening and Ramp Up Program for your Anytime Fitness center beginning 60 days prior to your scheduled opening and ending 60 days following the opening of your Anytime Fitness center. You must spend a minimum of \$11,000 in local marketing if your Anytime Fitness center is located within a Tier 3 market. You must spend \$16,000 in local marketing if your Anytime Fitness center is located within a Tier 2 market. Your must spend \$23,000 in local marketing if your Anytime Fitness center is located within a Tier 1 market. Your market tier is determined by population size; Tier 1 is a market in which we have determined there are more than 50,000 people within a 3 mile radius of the location of your Anytime Fitness center; Tier 2 is a market in which we have determined there are between 25,000 and 49,999 people within a 3 mile radius of the location of your Anytime Fitness center.

- (7) While the services ProVision provides include security monitoring, the fee is paid for ProVision's ongoing support of the technology purchased through ProVision, technology services, proprietary and club management software, any applicable development updates and release updates, networking equipment and support, door reader technology, security and surveillance system, fitness scanning and/or monitoring equipment, sound system, and email hosting. You are paying nothing extra for security monitoring on a system ProVision installed. Therefore, if you have someone else do your security monitoring, this fee will not change. This fee also does not include support for any third-party software, including any type of malicious software protection. This fee may also not include the rights to any required digital media content for in-club display. Although not currently required, you may be required to purchase rights in this digital content to display in your Anytime Fitness Center during the term of your Franchise Agreement. In addition, if you need service on equipment or a system that ProVision did not install, ProVision may provide that support but will charge you its then-current hourly support fee. The current hourly rate is \$150.
- (8) If you are implementing the Coaching Suite for an existing center that does not already have access to and use the Coaching Suite (which is currently required if you operate multiple Anytime Fitness centers and are implementing the Coaching Suite in any of your Anytime Fitness centers, such as upon signing our then-current form of Franchise Agreement for a renewal term for any center) then you will pay us a fee for access to a proprietary Coaching Suite (as defined in Item 11) that will help you provide personal and group training, nutrition and recovery programming to your members. This fee is \$149 per Anytime Fitness center for up to three centers. If you have four or more Anytime Fitness centers, the fee is \$109 per center, for all centers up to a maximum of nine. As of the issuance date of this Disclosure Document, use of the Coaching Suite is required. You must also sign the Coaching Suite Addendum attached to this Disclosure Document as Exhibit N.
- (9) In order to use the Coaching Suite in your Anytime Fitness center, you must complete the Coaching Suite Training. This Training Program is included in New Franchisee Training and is also offered in a virtual format. Training for you is included in your Initial Franchise Fee. If you are an existing franchisee that will now elect to offer the Coaching Suite in your existing Anytime Fitness center(s), and you have not already successfully completed this training program, you must attend the Coaching Suite Training separately. The fee for the Coaching Suite Training is \$250 per person.
- (10) If you require or request on-site assistance, you can request that we send a representative to provide further assistance to you. If we agree to provide this additional assistance, we must agree in advance to the charges you will pay and the length of the visit. We may also require you to receive additional assistance if you are not meeting our requirements, if we determine, in our sole discretion, additional pre-opening or post-opening assistance is required, or if we determine that it is necessary for us to provide additional assistance to you to keep the system competitive or correct any deficiencies in your business. We will send a representative or designee out to your club for 2 to 6 days of required, on-site training for you and your staff in club operations. Length of training is at our discretion. Travel costs, room and board for corporate staff are included in the fee.

You must pay our then-current on-site training cancellation fee in the event you cancel any scheduled training program to take place on-site at your Anytime Fitness center, which may vary based upon the specific training program and how far in advance you provide notice of cancellation. Our cancellation fee is currently as follows: (i) no cancellation fee if you cancel it 30 or more days in before scheduled training, and (ii) 100% cancellation fee (i.e. no refund) if you cancel it less than 30 days before the scheduled training program. We currently do not charge any other on-site cancellation fees for our training programs, but we reserve the right to do so in the future. For training you must provide certain documents related to the club performance at least 14 days in advance of the on-site training visit. If you fail to provide the requested documents at least 14 days in advance you must re-book the training and pay a \$1,500 re-booking fee in addition to the fee you paid for the training.

- (11) A person owning more than a ten percent (10%) interest in your Anytime Fitness center and signing and guaranteeing the franchise agreement, who we will refer to throughout this Disclosure Document as the "Principal Owner," must attend our Conference. If they do not register for the Conference, we will bill you for the "early bird" minimum conference fee after the Conference.
- (12) We will prorate the requirement, and the fee, during the first year you operate.
- (13) If you transfer the franchise before you open the center, the fee will be \$25,000. If you transfer the franchise after you open, the transfer fee is \$9,999. If you are a member of Club Platinum or Club Purple and you purchase an existing open Anytime Fitness center for less than \$125,000, we will charge you 50% of the then-current transfer fee. In addition, prior to the transfer, you or the proposed transferee must pay to us or the applicable broker, as we designate, any broker fees or commissions that we or you incur in connection with the transfer.
- (14) You must upgrade your Anytime Fitness center as a condition to renew your franchise. Club enhancement fees we recommend you collect from your members should cover some or all of this amount. However, we do not represent these amounts will be sufficient to complete the remodeling. The actual costs you incur will vary, depending on the condition of your Anytime Fitness center, construction and other costs in your market, and our requirements at that time. Further, you will likely need additional amounts to comply with our equipment and technology standards and requirements that we adopt from time to time, which may require you to replace your cardio and strength equipment. Based on our current standards, you should expect to replace selective cardio equipment within 5-7 years, and strength equipment approximately 10 years after opening. The timing for replacing equipment will depend on a variety of factors, including our then current standards, member usage, new innovations in technology, security and equipment, brand enhancement, and emerging trends in the industry.
- (15) After the Grand Opening and Ramp Up Plan, you must spend a minimum required amount each month on approved local advertising. You must spend a minimum of \$600 per month on local advertising if your Anytime Fitness center is located within a Tier 3 market. You must spend \$800 per month on local advertising if your Anytime Fitness center is located within a Tier 2 market. You must spend \$1,000 per month on local advertising if your Anytime Fitness center is located within a Tier 1 market. Currently, you are not required pay these amounts to us but we may require you to provide receipts to verify you spent the required amount and if you did not spend the required amount we may require you to pay the difference between what you should have spent and what you actually spent into the General Advertising and Marketing Fund. Amounts you pay to us for Marketing Materials after the Grand Opening and Ramp Up Plan will count against this Local Marketing Spend requirement. We may also require you to pay to us the minimum required amount each month for local advertising, plus our current one-time setup fee, and we will conduct the local advertising on your behalf.

ITEM 7. ESTIMATED INITIAL INVESTMENT

YOUR ESTIMATED INITIAL INVESTMENT

TYPE OF EXPENDITURE (Note 1)	AMO	OUNT	METHOD OF PAYMENT	WHEN DUE	TO WHOM PAYMENT IS TO BE MADE
	LOW	HIGH			
Initial Franchise/	\$42,500	\$42,500	Lump sum	When you sign your	Us
Development Fee (Note 2)				franchise agreement	
Travel and Training	\$1,500	\$1,875	As Incurred	Before and During	Vendors
Expenses (Note 3)				Training	

TYPE OF EXPENDITURE (Note 1)	AMOUNT		METHOD OF PAYMENT	WHEN DUE	TO WHOM PAYMENT IS TO BE MADE
Leasehold Improvements (Note 4)	\$50,785	\$495,260	As Incurred	As Incurred	Third Parties
3 Months' Rent + Security Deposit (Note 4)	\$31,213	\$50,721	As incurred	Monthly	Landlord
Construction Management Fees (Note 4)	\$0	\$13,500	As incurred	Before Opening	Vendors
Architect/Design Fees (Note 5)	\$13,400	\$22,150	As specified in contract	At the time of design	Architect
Fitness Equipment (Note 6)	\$123,310	\$151,866	Lump Sum	Before Issuing Order for the Equipment	Us, affiliates, or Vendors
Technology Equipment Package (Note 6)	\$32,051	\$38,960	Lump Sum	Before Issuing Order for the Equipment	Us, affiliates, or Vendors
Supplies (Note 7)	\$3,500	\$3,800	As Incurred	As Incurred	Vendors
Interior & Exterior Signs (Note 8)	\$20,557	\$46,775	Lump Sum	Before Opening	Us or Vendors
Miscellaneous Opening Costs (Note 9)	\$9,293	\$15,333	As Incurred	As Incurred	Vendors
Pre-Sale/Grand Opening Advertising (Note 10)	\$11,000	\$23,000	As Incurred	60 Days Before and After Opening	Us or Vendors
Insurance/Bond (Note 11)	\$2,900	\$3,450	Lump Sum	Before Opening	Vendors
Furniture & Fixtures	\$9,334	\$16,258	As Incurred	Before Opening	Vendors
Additional Funds – 3 Months (Note 12)	\$46,173	\$47,673	As Incurred	As Incurred	Us, Suppliers, Utilities, etc.
Total (Note 13)	\$397,516	\$973,121			

This table relates to the estimated initial investment for a start-up fitness center.

Notes:

- (1) None of these payments are refundable. These figures are estimates based on our experience in establishing and operating Anytime Fitness centers in the last 3 years and reflect the anticipated initial costs based on a lease for a "vanilla shell" or "as is" space for the operation of a 4,000 to 6,500 square foot Anytime Fitness center.
- (2) The Initial Franchise Fee is described in Item 5. If you sign a Development Agreement to develop multiple Anytime Fitness centers, you will pay a Development Fee based upon the number of centers you commit to open as described in Item 5. The Development Fee replaces the Initial Franchise Fee you would have paid for those centers. You must commit to open at least 2 centers under the Development Agreement. There are no other incidental expenses you should incur as a Developer, as the expenses to open each center are accounted for in the chart.
- (3) The person you designate as the "Principal Operator" of your business must attend mandatory initial training in Woodbury, Minnesota or such other place we designate. In addition, if your Principal Operator is not a Principal Owner, then a Principal Owner must also attend and complete this training to our satisfaction before you open your Anytime Fitness center. While we do not charge you for this training, you do have to pay your travel and living expenses while you attend the training. Your actual cost will vary, depending on the distance to be traveled, your method of travel, and your personal circumstances.

In addition, the Coaching Suite (as defined in Item 11) is a required element of the Anytime Fitness system and you must implement it in your Anytime Fitness center. For new franchisees, the Coaching Suite Training Program is provided as part of our initial training program. It is also offered in a virtual format.

(4) Our estimate for initial expenses for real estate and improvements assumes you will lease a "vanilla shell" or "as is" space, which, at a minimum, includes rooms that will work as an office, bathrooms, studio space, concrete floors, demised exterior walls, HVAC, roof, and utilities stubbed to the premises sufficient for an Anytime Fitness center. Our estimate assumes you will pay \$17.38 per square foot for base rent and \$6.03 per square foot for CAM. These estimates are based on the average base rents and CAM charges experienced by our system in 2023. Most of our franchisees receive some tenant improvement allowance from their Landlord (the average amount received by franchisees in our system in 2023 was \$19 per square foot and the range was zero to \$72 per square foot). Our estimate assumes you must pay only 1 month's rent as a security deposit. Costs will vary in relation to the physical size and location of the fitness center.

As described in Item 8, you may be required to participate in our "Construction Management Services" program offered through our approved vendor to oversee the construction of your Anytime Fitness center. At this time, participation in the Construction Management Services program is optional but we have included the \$13,500 cost in the high range estimates. We may transition the Construction Management Services to a mandatory program in the future.

The amount of your leasehold improvements will vary based on existing conditions, size, design, including the availability and prices of labor and materials. You should carefully investigate all of these costs in the area where you wish to establish your Anytime Fitness center. In addition, we assumed the general contractor will include permitting fees in the construction costs. The estimates assumes standard tenant improvements within a structure, designed for commercial use, and excludes items such as structural modifications, site work, energy studies, surveys and/or exterior improvements.

(5) As described in Item 5, we will create a Compliance Drawing of your center. If you are developing a new Anytime Fitness center, we will provide you with one Compliance Drawing at no additional cost. We anticipate this design will be sufficient to provide to an architectural vendor to create your Construction Documents. If you are signing the Franchise Agreement as part of a franchise renewal or transfer and we determine that your Anytime Fitness center requires renovation or re-equipment, then you must pay us \$250 for your Compliance Drawing, but we will credit \$250 against one Monthly Fee payment if you complete all renovation and re-equipment requirements by the required due date. In either case, if you require additional Compliance Drawings, you must pay us \$250 for each additional Compliance Drawing.

You must retain our designated architectural vendor to create a complete set of detailed Construction Documents, and to obtain any required permits, and conform the premises to local ordinances or building codes. If you do not use our designated architectural vendor to create the Construction Documents we will charge you a fee of \$2,700 to review the Construction Documents created by another vendor. Our estimates assume you use our designated architectural vendor. We do not construct, remodel or decorate your premises.

- (6) The total cost of equipment will vary depending on various factors, including the size of your fitness center and the type of equipment you obtain. Some costs will vary in relation to the physical size of the fitness center and whether you purchase from our recommended sources or from others. These figures reflect the ProVision basic package cost (payable to our affiliate) and include an estimated 38% for taxes, shipping and installation (payable to vendors or government agencies).
- (7) This amount includes the costs for office and cleaning supplies as well as the automated external defibrillator that you are required to purchase. The AED will generally cost \$2,000.

- (8) The above amounts reflect our recommended package. The total cost of the signage will vary depending on various factors, including the size of your location, and local zoning requirements.
- (9) This amount includes utility set-up and first month costs, permitting and licensing fees, and professional (legal and accounting) fees.
- (10) If you are a new franchisee in the Anytime Fitness system and you open a new Anytime Fitness center, you will need to spend a minimum of between \$11,000 and \$23,000 (depending on your market Tier) for a Grand Opening and Ramp Up program as described in Items 6 and 11. Some franchisees, particularly people who sign Area Development Agreements to control an entire market, may spend more than \$23,000 per center for grand opening advertising.
- (11) You will need to purchase and maintain in effect at all times during the term of the Franchise Agreement a bond for your business, which you must purchase from our designated surety bond vendor to secure your obligations to pre-paid members for membership fees and for pre-paid personal training revenue. We have negotiated a base rate of \$250 per year for bonds through our designated vendor, however your actual cost may vary based on your individual circumstances. Further, you will need to purchase and maintain in effect at all times during the term of the Franchise Agreement a policy or policies of insurance, naming us and our affiliates as additional insureds on these policies. You must have and maintain general liability insurance with complete operations coverage, broad form contractual liability coverage, property damage all with current minimum limits of \$1,000,000 per person and \$1,000,000 per occurrence, \$3,000,000 in the aggregate, and other insurance in the types and amounts as we may require or as required by law. The insurance policy must be written by a carrier who has a minimum rating acceptable to us. Our insurance estimates do not include premiums for worker's compensation insurance, employer's liability insurance or automobile liability insurance. Your insurance costs may be substantially higher if you have to buy employer's liability insurance, automobile liability insurance, or any other insurance required by your landlord. Before you make a decision to purchase the franchise, you should confirm that insurance is available for a fitness center of the type you intend to operate, given that you will not staff the premises all of the time.
- (12) These figures estimate your initial startup expenses during the initial 3 months. We recommend that you have additional funds available to you to fund your business. These costs include costs for uniforms and payroll expenses for a full-time personal trainer and 2 full-time employees. These costs also include additional utility costs, keyfobs, the first 3 months' of Monthly Fees, General Advertising and Marketing Fees and minimum Local Marketing Spend, and Base Technology Fees for a single Anytime Fitness center (see Item 6). These costs do not include any owners' draw amounts. These estimates assume that local or state law applicable to your Anytime Fitness center do not require a full-time on-site staff member or additional equipment than we require.
- (13) These figures are estimates based on our and our predecessor's experience in establishing and operating Anytime Fitness centers. We do not offer financing for any part of the initial investment. The availability and terms of financing will depend on factors like the availability of financing generally, your credit worthiness, your relationship with local banks, your experience in the fitness industry, and any additional collateral you may offer to a lender to secure the loan. If you finance the establishment of your Anytime Fitness center with an SBA loan you will also incur SBA fees and costs which may include an additional 2.25% of the loan amount, closing costs, interest reserves, and a construction contingency. Our estimates do not include any finance charges, interest or debt service obligations.

ITEM 8. RESTRICTIONS ON SOURCES OF PRODUCTS AND SERVICES

All branded items, marketing, equipment, furnishings, fixtures, signs, uniforms, billing and processing services, software, software support and security monitoring services, insurance and supplies you purchase for use in your business must meet our specifications. Those specifications may include minimum standards for delivery, performance, design, appearance, and quality. We will issue the specifications to you before you begin operating. We may include these specifications in the Operations Manual that we provide on-line to you, or we may issue them separately. We have brand specifications relating to the format and content of local advertising. We require you to comply with those specifications and require that you obtain our prior approval with respect to the use of any advertising materials you prepare. You may not create any digital or electronic medium or method of communication, including a website, web page, review or opinion page, social media and/or social networking site, channel, avatar, profile, including an online business profile, account, hashtag, user name or application, whether web-based or otherwise, using our Marks or otherwise relates to your Anytime Fitness center.

You can expect that the items you purchase to meet our specifications will represent over 90% of the total purchases you will make to begin operations. Once you begin operating, we expect the items you purchase that meet our specifications will represent approximately 70% of your total expenses.

If you want to purchase items for your Anytime Fitness center that we have not previously approved, or items that differ from our specifications, you must notify us in writing. If we request, you must submit samples and other information we require for testing or to otherwise determine whether the product, material or supply meets our specifications and quality standards. We do not impose any fee for our consideration of an item not previously approved.

We may require you to purchase certain furniture, equipment, inventory, supplies, services and other products used or offered at your business from vendors we approve, in which case we will provide you with a list of approved suppliers. These will include mandatory vendors (persons from whom you must purchase certain items or services), designated vendors (for items or services that must be purchased from vendors we approve), and preferred vendors (for vendors we have approved, but in categories where we do not require you obtain our approval of the vendor). These suppliers may pay vendor rebates to us and they may include our company and affiliates of ours.

You must have and maintain general liability insurance with complete operations coverage, broad form contractual liability coverage, property damage, all with current minimum limits of \$1,000,000 per person and \$1,000,000 per occurrence, \$3,000,000 in the aggregate.

When we have a designated vendor, if you want to purchase from other vendors the items or services for which that vendor has been designated, you must notify us in writing and obtain our approval. If you seek approval of a new supplier (or if the supplier applies directly to us for approval), we will require the supplier pay us a nonrefundable fee of \$300 before we will consider approving their application. This fee is intended to defer our cost of reviewing the supplier. (We do not require you to pay any fee.) We may also require the supplier to sign a supplier agreement with us.

In reviewing prospective vendors, we consider whether the product or service is consistent with our concept and brand; how they and/or their products or services would enhance our brand and make it more attractive to members or franchisees; how the product or service would improve the workout experience of a member; how the product or service would increase revenue of a franchisee's club; how the product or service would increase the efficiency of a franchisee; if the product or service is already available through other sources, would approval of another vendor enhance competition or dilute our ability to maximize pricing benefits for our franchisees; is the product of a commercial quality with a proven record of durability; does the

supplier support our values; and other factors. We also consider whether the product or service is already available through other sources, and whether the approval of another vendor would enhance competition or dilute our ability to maximize our potential with our existing vendors. In addition, we consider demand from franchisees, the need for the vendor based on business trends, and the ability of the vendor to serve franchisees throughout the United States. (The criteria are posted on our website for potential vendors and franchisees.) We will generally notify you and the vendor of our approval or disapproval within 45-60 days of our receipt of all the information and samples we request. If we revoke approval of any vendor or any item offered by a vendor, we will send you written notice of our revocation of an approved supplier or item.

We currently have the following mandatory vendors:

- 1. To keep the integrity of the reciprocity system that is integral to the Anytime Fitness system and the benefits we provide to our members, you must obtain all billing and payment processing services from a mandatory vendor. This vendor is not an affiliate of ours, but we receive rebates from that vendor. A copy of the billing and payment processing services agreement with our preferred provider is attached as Exhibit P.
- 2. You must purchase the Technology System from our affiliate, ProVision.
- 3. Healthy Contributions is an affiliate that assists in the transfer, processing and distribution of funds and data for various fitness incentive programs, such as group memberships, pay per visit, reimbursement, physical assessments, and vouchers, and receives a fee for these services. Healthy Contributions also provides an online portal to offer, track and manage fitness membership programs. You are required to use their services for group membership, reimbursement and voucher programs. Healthy Contributions may also have exclusive arrangements with some companies that offer these incentive programs to your members and may solicit companies or organizations that have multiple offices to offer memberships or discounts on memberships to their employees. As of the issuance date of this Disclosure Document, Healthy Contributions' program offerings include:
 - Anytime Fitness Group Memberships powered by Healthy Contributions: Exclusive arrangements with organizations and employer groups that receive bulk rate membership pricing.
 - Reimbursement Programs: Full paying member can receive a monthly monetary reimbursement for meeting a monthly visit requirement by their employer group or insurer.
 - Voucher/Promotional Programs: Non-reloadable dollar amount vouchers or discounts provided by employer or other organization to your members which can be redeemed for goods and services at your location.
 - Physical Assessments: Clubs receive a flat rate payment for completing a physical assessment proctoring and results submission to agency for candidates applying under police, corrections academy or similar organizations. Participation in this program is optional.
 - Pay-Per-Visit (PPV): PPV programs provide a complimentary membership to the member and the club is paid for visits made to the club each month. Participation in Pay-Per-Visit programs is optional.

You must use our preferred vendors for your Grand Opening and Ramp Up Program for your Anytime Fitness center, which may include us or our affiliates, and we may require you to submit your grand opening plans and local marketing plans for our prior approval, submit receipts to verify you have met minimum spend requirements, and show proof of performance of your advertising activity.

We have the right to designate a single source or sources from whom you must purchase any required products and services, and we and/or our affiliates may be that single source or one or more of the sources.

We may require you to purchase apparel and other products for use and retail sale in your Anytime Fitness center from us or our preferred or designated vendors. SEB Distribution will sell Anytime Fitness branded and other products for use and retail sale in your Anytime Fitness center. SEB Distribution is one of various approved vendors for these items. You may not create or sell Anytime Fitness branded retail products or apparel for retail sale without our express approval.

We do not currently, but we may in the future, require you to work with our designated vendors (which may include us or our affiliates) that provide local marketing services, such as placing and managing digital and/or traditional paid media tactics.

As described further in Item 11, the Club Management Software is mandatory and you must purchase the Club Management Software from our designated vendor(s). We reserve the right to terminate such designated vendors at any time and you may be required to change Club Management Software providers or purchase it from only one designated vendor. You currently must use the Club Management Software or our designated CRM platform to manage automated emails, text messages, and one to one communications to your members and prospective members. You also currently must process payments for personal, small and/or large group training through either: 1) your Club Management Software; or 2) our mandated billing processor.

You may be required to purchase rights to display Anytime Fitness branded digital content in your Anytime Fitness Center during the term of your Franchise Agreement.

We are currently the only designated vendor of the Coaching Suite, which is further described in Item 11. As of the issuance date of this Disclosure Document, the Coaching Suite, certain elements of which are also referred to as SmartCoaching, is a required element of our system that you must implement. We offer coaching, personal training, nutrition, and recovery products and services directly through your Anytime Fitness center and through a digital health and wellness platform currently built into a mobile application in which each of your members will be enrolled. We are the only vendor of this platform. We do not currently, but we may in the future, require you to work with us or our designated vendor(s) that provide coaching, personal training, physical therapy, nutrition, and recovery products and services.

We do not currently, but we may in the future require you to contract with our designated vendors for personal training sales development and coaching services.

We may require you to offer physical therapy, recovery and nutrition coaching services either directly or through third parties. If we do, you may be required to use one or more of our designated vendors to provide these services, purchase additional equipment or technology, and provide additional training to your staff.

You must obtain a Compliance Drawing from us. If you are developing a new Anytime Fitness center, we will provide you with one Compliance Drawing at no additional cost. If you are signing the Franchise Agreement as part of a franchise renewal or transfer and we determine that your Anytime Fitness center requires renovation or re-equipment, then you must pay us \$250 for your Compliance Drawing, but we will credit \$250 against one Monthly Fee payment if you complete all renovation and re-equipment

requirements by the required due date. In either case, if you require additional Compliance Drawings, you must pay us \$250 for each additional Compliance Drawing.

You must use our designated architectural vendor to provide Construction Documents. We estimate the fees for these documents will be \$13,400 to \$22,150. If we allow you to use a vendor other than our designated architectural vendor for the creation of your Construction Documents, you will pay us \$2,700 to review your Construction Documents. Both the alternate service provider and the Construction Documents supplied by the alternate service provider must meet our specifications. The service provider will be responsible for distribution and coordination of documents to all designated vendors that utilize the Construction Documents as part of the development process.

You must purchase uniforms for your employees from a designated uniform vendor. You must also purchase a health club surety bond from a designated bond vendor. We require the surety bond to protect pre-paid memberships and pre-paid personal training revenue you collect. The surety bond is also required by some state laws.

We offer construction management services through an approved third-party vendor to assist franchisees with the build-out of Anytime Fitness centers ("Construction Management Services"). Construction Management Services generally include consulting services regarding construction-related lease requirements, construction estimates, general contractor bidding and selection (you select the general contractor), the exterior sign review and approval process, utilities set up, obtaining building permits, site conditions and work progress, FF&E operation, maintenance and trouble-shooting; providing a punch list of open issues; construction warranty work; and obtaining occupancy approval. As of the issuance date of this Disclosure Document, the Construction Management Services are optional. The cost for this program is approximately \$13,500. We may transition the Construction Management Services to a mandatory program for all franchisees and you must pay for and use the Construction Management Services if you have not signed a franchise agreement with us or have not commenced the construction of your Anytime Fitness center by the time we implement the program. You must pay our approved vendor for the Construction Management Services when you sign its Project/Construction Management Services Agreement. This payment is not refundable. While our vendor provides consulting services in these various areas if you sign its Project/Construction Management Services Agreement, you alone are responsible for all fees, costs, and expenses associated with your Anytime Fitness center's build-out, including plans and specifications, permits, licenses, construction and materials, FF&E, installation and insurance.

We may also negotiate preferred vendor contracts with vendors. The preferred vendor contracts will usually provide favorable pricing to our franchisees. A list of current preferred vendor contracts will be available to you from us at any time after you sign your Franchise Agreement.

As further described above, we have the right to designate a single source or sources from whom you must purchase any required products and services, and we and/or our affiliates may be that single source or one or more of the sources.

We and our affiliates may derive revenue from your purchases or leases of goods, services, supplies, fixtures, equipment, inventory and products from our mandatory, designated or preferred suppliers. This income may be in the form of percentage rebates on the purchases you make from the vendor or fixed amounts on supplies and services. Those rebates are typically up to 15% of the purchases you make from the vendor. There are also some vendors who pay us fixed rebates on supplies and services.

During the fiscal year ended December 31, 2023, we received \$4,744,367 in revenue from the purchase, lease or sale of required goods or services to our franchisees, which was 3.96% of our total revenues of \$119,930,801. Healthy Contributions received \$6,310,840 in revenue from the purchase, lease or sale of required goods or services to our franchisees. ProVision received \$20,733,676 in revenue from the

purchase, lease or sale of required goods or services to our franchisees. SEB Distribution received \$28,018 in revenue from the purchase, lease or sale of required goods or services to our franchisees. This information was taken from our and our affiliates' internal financial records.

We do not provide benefits to any of our franchisees for purchasing goods and services from any particular suppliers. We also have not arranged any purchasing cooperatives among our franchisees.

None of our officers owns any interest in any of our suppliers, other than us and our affiliates and each of their predecessors.

ITEM 9. FRANCHISEE'S OBLIGATIONS

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

Obligation	Section in Franchise Agreement	Section in Development Agreement	Disclosure Document Item
a. Site selection and acquisition/lease	Sections 1, 7 and 8.A	Section 1	Items 7, 11 and 12
b. Pre-opening purchases/leases	Sections 1, 7 and 9.A	Not Applicable	Items 5, 7 and 8
c. Site development and other pre- opening requirements	Sections 1, 7 and 9.A	Section 1, 3, and Rider	Items 7, 11 and 12
d. Initial and ongoing training	Sections 2, 8 and 9	Not Applicable	Item 11
e. Opening	Sections 1.A, 6.A and 7 and Rider	Sections 3.A and 3.B and Rider	Items 7, 11 and 12
f. Fees	Sections 1 – 9, 11.A., 11.B, 13.B., 14, 16, 18, and Rider	Sections 2, 6.B, 7, 9 and Rider	Items 5, 6 and 11
g. Compliance with standards and policies/operating manual	Sections 6, 8, and 9	Section 8	Items 8, 11, 14, and 16
h. Trademarks and proprietary information	Sections 1, 3, 9, and 10 and Rider	Section 1 and Rider	Items 13 and 14
i. Restrictions on products/services offered	Section 9	Not Applicable	Items 8, 11, and 16
j. Warranty and customer service requirements	Sections 8 and 9	Not Applicable	Not Applicable
k. Territorial development and sales quotas	None	Sections 1, 3, 5 and Rider	Item 12
1. Ongoing product/service purchases	Section 9	Not Applicable	Item 8
m. Maintenance, appearance and remodeling requirements	Sections 2.B., 9, 13, and 14	Not Applicable	Item 6
n. Insurance	Sections 7 and 11.A	Not Applicable	Item 7
o. Advertising	Sections 3, 6, and 9	Not Applicable	Items 6, 7, and 11
p. Indemnification	Sections 9 and 11	Section 9	Item 6
q. Owner's participation/ management/staffing	Sections 8.D, 8.F, 9	Not Applicable	Items 11 and 15
r. Records and reports	Section 12	Not Applicable	Not Applicable
s. Inspections and audits	Sections 6, 9.T and 12.B	Not Applicable	Not Applicable
t. Transfer	Section 13	Section 7	Item 17
u. Renewal	Sections 2.B and 9	Not Applicable	Item 17
v. Post-termination obligations	Sections 16 and 17.B	Section 6	Item 17
w. Non-competition covenants	Sections 9, 10, 16.J, and 17	Section 9	Items 15 and 17

Obligation	Section in Franchise Agreement	Section in Development Agreement	Disclosure Document Item
x. Dispute resolution	Section 18	Section 9	Item 17
y. Other: guaranty of franchise	Section 20 and Personal	Personal Guaranty (which	Item 15
obligations	Guaranty (which follows the	follows the Area	
	Franchise Agreement)	Development Agreement)	

ITEM 10. FINANCING

We do not generally offer, directly or indirectly, any financing to you to help you establish your business. However, we do have arrangements with various third-party equipment lenders who provide financing to our franchisees. We do not participate in any underwriting or lending determinations with respect to any of the financing options made available by any of the lenders listed below. Our current lender relationships, as of the date of this Disclosure Document, are described below:

1. Geneva Capital, LLC ("Geneva") offers equipment financing of up to \$200,000 for a new location, including, among others, cardio and strength equipment, virtual fitness equipment, security system, tanning equipment, and signage (but excluding your initial franchise fee and working capital), based on credit approvals. Geneva will also offer reinvention financing of up to \$75,000 per location, including tenant improvements and equipment, for owners that have operated their Anytime Fitness business for at least 5 years, based on credit approval. Financing is offered as a lease that typically requires 1 advance payment of up to 20%. Geneva also collects a security deposit equal to 1 month's lease payment. Lease terms vary from 12 to 60 months. Geneva offers both true tax and capital leases. Fixed equivalent interest rates are based on current market rates and conditions and on your financial and credit worthiness. Geneva will not require you to pledge any other assets to secure the lease, but each individual who is an owner of any business entity that is the franchisee, and their spouse, must provide a personal guaranty. The amount of your lease payments will depend on the amount financed, the term of the lease, and the interest rate. You will have the right to purchase the equipment at the end of the lease at fair market value, typically capped at 10% or 20% of the original equipment cost, assuming you have not defaulted under the lease. The ability to prepay your obligations is negotiated on a case by case basis. Geneva also offers financing up to \$400,000, including construction costs, to members of Club Purple and Club Platinum. Terms are similar to the financing described above.

You will be in default under Geneva's lease documents if you fail to pay amounts owed when due or you breach any other provision of the lease documents. If you commit a payment default, you must pay a late charge of 15% of the payment which is late or \$25, whichever is greater or, if less, the maximum charge allowed by law. Regardless of the type of default, Geneva may retain your security deposit, elect not to renew any or all time-out controls programmed within the equipment, terminate or accelerate the lease and require that you pay the remaining balance of the lease (discounted at 3% per annum), and any purchase option due, and/or return the equipment to Geneva. Geneva may recover interest on the unpaid balance at the rate of 18% per annum or, if less, the highest rate permitted by law. It may also exercise any remedies available to it under the Minnesota Uniform Commercial Code or the law of its assignee's principal place of business. It may also file criminal charges against you and prosecute you to the fullest extent of the law if any information supplied by you on your credit application or during the credit process is found to have been falsified or misrepresented. You must also pay Geneva's reasonable attorneys' fees and actual court costs. If Geneva has to take possession of the equipment, you must pay the cost of repossession including damage to the equipment or real property as a result of repossession.

Under the personal guaranty, which is contained in Geneva's equipment lease agreement, you waive all notices. If you default under the lease agreement, Geneva may obtain and use consumer credit reports to determine acceptable means of remedies, and you waive any right or claim you may otherwise have under the Fair Credit Reporting Act (Equipment Lease Agreement – Section 12). Because the lease is a noncancelable net lease you are not entitled to any reduction of rent or any setoff for any reason, nor will the lease terminate or will your obligations be affected by any defect in, damage to or loss of possession or use of any of the equipment (Equipment Lease Agreement – Section 2). You waive any and all rights or remedies not in the lease (Equipment Lease Agreement – Section 14) and you and your guarantors, consent to personal jurisdiction in

the state that Geneva or its assignee, as applicable, has its principal place of business and you and your guarantors waive trial by jury. If Geneva transfers the lease the transferee will not have to perform any of Geneva's obligations and the rights of the transferee will not be subject to any claims you have against Geneva (Equipment Lease Agreement – Section 11). A copy of the current Geneva lease documents as of the date of this Disclosure Document is attached as Exhibit I-1. We have a separate agreement with Geneva, under which we agreed to assume certain obligations if you default under your lease, including an obligation to assist Geneva in remarketing your equipment. Under that agreement, we also agreed to establish a pool to compensate Geneva for certain of the losses it incurs, and to guaranty payment of certain of those losses. This agreement

also provides that Geneva is to pay 1.5% of the lease amount to us as a referral fee and 1.5% of the lease amount is added to the guaranty pool. There is no direct affiliation between Geneva and us.

2. Guidant Financial offers a program that allows you to use your retirement funds to buy your

business without incurring tax penalties or getting a loan. Known as 401(k) business financing (or Rollovers for Business Start-up), Guidant charges a fee of \$4,995 for this service, which includes filing your business entity, designing a company 401(k) plan, helping you roll all (or a portion of) your existing retirement funds from your current custodian account to the new 401(k), and providing you with a consultation with a tax attorney to review the transaction. In addition, they provide ongoing, annual administration to your 401(k) plan for \$149 per month.

The form of agreement you would sign with them is attached as Exhibit I-2. Guidant can also help you secure an SBA loan for your business. A consulting fee of \$2,500 applies, however, this does come with a fully refundable guarantee should Guidant not be able to secure your funding or if the loan amount is greater than \$200,000, when the loan is completed.

You may use 401(k) business financing as the down payment for your SBA loan through Guidant. Guidant further offers unsecured financing. This program allows you to secure up to \$125,000 in capital, depending on credit score, debt utilization among other factors. Minimum credit score of 680 is required. The fee for this service varies depending on the loan used.

Guidant can also secure equipment leasing for you. New locations require 10% down. Interest rates vary from 6.99 to 13.90% depending on credit score and other factors. Lease term up to 60 months. New business requires a credit score of 700 or higher while existing business require a credit score of 650 or higher. There is a fee associated with this service and it can range from \$250 to \$500.

Guidant also offers Portfolio Loans. This is a way to leverage your non-retirement stocks, bonds

and mutual funds up to 80% of their value. Portfolio must be worth at least \$200,000. No minimum credit score required. The fee associated with this program is 2% to 3% of the value of the collateral. Start-up locations can also elect to defer payments for up to 2 years.

We have a separate agreement with Guidant Financial Group that requires that we are paid \$1,000 as a referral fee for each client that engages in their retirement rollover program. There is no direct affiliation between Guidant Financial Group and us.

3. RV Now, LLC ("RVN"), an affiliate of ABC Financial Services, Inc. ("ABC"), our designated billing processor, also offers financing to our franchisees for the "reinvention" of their Anytime Fitness center to conform to our current standards after their 5-year anniversary. This financing is, however, still subject to credit approval. You will also need to use ABC as your billing processor to qualify for this loan. Under this arrangement, RVN may offer to loan you up to \$40,000 for your reinvention. RVN will charge you a 3% origination fee for this financing. You will repay the loan in fixed monthly payments, ranging from 12 months to 48 months. No down payment is required. The first payment will be due 30 days after you sign the loan documents but it will only be an interest payment. The regular monthly payments will begin 60 days after you sign RVN's loan documents. Interest rates for this financing currently range from 8.99% to 11.99% per annum, depending on the strength of your credit and credit availability. The amount of the monthly payment will depend on the amount financed, the interest rate, and the term for repayment. RVN will require you to pledge a security interest in the accounts receivable, member contracts, payment intangibles and proceeds of your Anytime Fitness center, and you will also need to personally guarantee the note. Under our agreement with RVN, we will guaranty 50% of any amounts that you fail to pay under the loan documents with RVN. In consideration for that agreement, RVN pays us 50% of any origination fees it collects from you.

You have the right to prepay all or a portion of your obligations to RVN at any time. You will be in default under the loan documents if you fail to pay amounts owed when due. And your default continues for 10 days, or if you violate any other provision of the loan documents and do not cure your default within 10 days after notice. You will also be in default if you make any false or misleading representation in the loan documents, if your financial statements or other objectively verifiable information shows a material adverse change in your financial condition, or if your billing agreement with ABC is terminated (Section 7 – Loan Agreement). If you commit a payment default, you must pay a late charge of 10% of the overdue amount (not less than \$50 or more than \$250 per instance). You also will pay interest on any overdue amount equal to the lesser of 17% or the maximum rate of interest allowed by law. If you default, RVN may accelerate the balance of payments, offset any amounts from amounts due from ABC to you, or foreclose on the collateral you pledge. It may also exercise any remedies available to it by law. You also must pay all costs incurred by RVN if you default, including legal fees. Under the personal guaranty contained in RVN's loan documents, you waive all notices, your right to a jury trial, certain defenses, and rights to require RVN to exhaust other remedies in the event of your default. RVN may assign the agreements or sell the loan to other entities or persons without your consent (Section 9 – Secured Loan Agreement). Any litigation concerning the loan documents will generally be venued in Arkansas. A copy of the RVN loan documents as of the date of this Disclosure Document is attached as Exhibit I-3.

4. Mitsubishi HC Capital America ("Mitsubishi HC") offers equipment financing of up to \$600,000 for a new location, including, among others, cardio and strength equipment, virtual fitness equipment, security system, tanning equipment, mirrors, audio visual, cubbies, flooring, and signage. Tenant Improvements can also be included in the amount equal to the cost of the equipment. (Excluded items include franchise fee, professional fees, advertising, and working capital). Mitsubishi HC will also offer Reinvention financing of up to \$250,000 per location, including tenant improvements and all equipment required to update your facility to the then requirements specified by Anytime Fitness. All financing requests are subject to credit review and approval based on financial strength and credit worthiness of the Franchisee.

Financing is offered as a Master Installment Payment Agreement (IPA -Loan) or a Master Agreement. Under both agreements, financing terms may vary from 24 months to 66 months, and options for payment deferrals of up to 6 months from commencement/closing of the transaction(s). Fixed equivalent interest rates typically vary from 7.50% to 10.50%. Under the Master Agreement at the expiration of the initial term or payment renewal period, you will have the option to purchase all but not less than all of the financed equipment for \$1.00. Mitsubishi HC typically does not require down payments or security payments. However, it will reserve the right to request these based on the financial strength and credit worthiness of the applicant. Personal Guarantees are required unless otherwise waived. The amount of lease/loan payments will depend on the amount financed, the term of the transaction, and the interest rate. You may pre-pay any or all amounts owed to Mitsubishi HC under the agreements at any time; however, you would have to pay a penalty in the amount of 4% of the principal balance remaining for the first year, 3% for the second year, 2% for the third year, and 1% thereafter.

You will be in default under Mitsubishi HC's agreements if you fail to pay amounts owed when due, or you breach any other provisions of the agreements. If payment is not paid when due Mitsubishi HC may impose a late fee equal to the greater of \$25 or 5% of the amount then due, but no more than the highest late charge permitted by law.

We have a separate agreement with Mitsubishi HC that requires that we are paid up to 1.5% of the total transaction cost as a referral fee for each client that enters into a transaction. There is no direct affiliation between Mitsubishi HC and us.

A copy of the current Mitsubishi HC documents as of the date of this Disclosure Document is attached as Exhibit I-4.

We have a separate agreement with Mitsubishi HC under which we agree to assist remarketing of equipment for any equipment financing that are in default. There are no referral fees paid to us or any of our affiliates by Mitsubishi HC.

We do not guarantee any note, lease or other obligation you incur. Except as noted above, neither we nor our affiliates receive any consideration for placing financing with a lender. We and our affiliates have the right to sell, assign or discount to a third party all or part of any amounts you may owe to us or our affiliates.

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

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

We may provide you any of these services through our employees or representatives, through our affiliates, or through any third party provider we designate. Under the management agreement between us and AFLLC, as described in Item 1, AFLLC has agreed to provide certain required support and services to Anytime Fitness franchisees under their franchise and development agreements with us.

Before you open your Anytime Fitness center, we will:

- 1) Provide you with specifications to assist you in determining the evaluation criteria for selecting the site location for your business (Franchise Agreement Section 8.A).
- 2) Through our real estate department, we will assist you in identifying sites for your Anytime Fitness center (Franchise Agreement Section 8.A).

- 3) Once you have chosen a site location for your Anytime Fitness center, either approve or disapprove that location. Once we approve a site location for your Anytime Fitness center, provide you with a protected territory for your Anytime Fitness center (Franchise Agreement Section 1).
- 4) Provide you online access to our operations manual that contains mandatory and suggested specifications, standards and procedures (the "Operations Manual") (Franchise Agreement Section 8.G). The Operations Manual consists of one or more manuals, technical bulletins or other written materials available electronically and may be modified by us periodically in our discretion. The Operations Manual may be made available to you electronically, and currently contains approximately 48 pages. A copy of the Table of Contents of the Operations Manual is attached to this Disclosure Document as Exhibit B.
- 5) As discussed in Item 5, provide you with a Compliance Drawing (Franchise Agreement Section 9). If you require additional Compliance Drawings, you must pay us \$250 for each additional Compliance Drawing.
- 6) Provide, at our expense, an initial training program to educate and acquaint your management team with the business of operating an Anytime Fitness center (Franchise Agreement Section 8.B). We will provide a training program that consists of self-paced online learning courses and assessment tools which must be completed in a manner satisfactory to us, then 3 to 5 days of classroom training conducted at our corporate offices in Minnesota, at our discretion, followed by a 1 to 3 day in-person job shadowing training experience held at a location that we designate. If you purchase an existing Anytime Fitness center, you must also complete the self-paced online learning courses, complete the assessments to our satisfaction, and complete the classroom training and the in-person job shadow training experience conducted at the corporate office in Minnesota. You must complete these training components before you begin operating your Anytime Fitness center. This may mean that another, experienced manager whom we approve, will need to operate the Anytime Fitness center while you attend this required training.
- Our affiliate, ProVision, provides information technology services, technology, and security systems, including computers, iPads, sound systems, club management and access control software and digital access components, networking, sound and personal training / coaching technology and other related components along with technology and software support, installation services, and security monitoring for your Anytime Fitness center. ProVision will also provide email hosting (up to 5 email addresses), and virus and malware protection relating to disruption of our access control software (ProVision Agreement, Section 1). Although we may provide you with the names of suppliers or specifications for equipment, signs, fixtures, opening inventory or supplies for your center, we do not deliver or install these items for you.
- 8) Assign you a Franchise Business Consultant and Store Opening Project Manager or other contact to support you prior to opening (Franchise Agreement Section 8.H).
- 9) If you are signing an ADA, identify a market area within which you will open the number of Anytime Fitness centers you and we agree on (Area Development Agreement Sections 1, 3 and Rider).

The following represents a summary of our initial training program as of the issuance date of this Disclosure Document:

TRAINING PROGRAM								
	Hours of	Hours of On-the-						
	Classroom	Job Training						
Subject (Note 1)	Training	(Note 2)	Location					
Brand Values and Philosophy	2	1	Virtual or our offices in Minnesota					
Brand Strategy & General	3	3	Virtual or our offices in Minnesota					
Marketing								
Technology, Software and Security	6	3	Virtual or our offices in Minnesota					
Member Experience and Customer	7	4	Virtual or our offices in Minnesota					
Service								
Member Sales	7	3	Virtual or our offices in Minnesota					
Club Operations	5	2	Virtual or our offices in Minnesota					
Staffing and Hiring	1	1	Virtual or our offices in Minnesota					
One-On-Ones	1	0	Virtual or our offices in Minnesota					
Financial Acumen	1	1	Virtual or our offices in Minnesota					
Construction & Design	1	0	Virtual or our offices in Minnesota					
Coaching Suite	5	6	Virtual or our offices in Minnesota					
Total	39	24						

- (1) If you have more than one Franchise Agreement with us, we may, at our option, provide this training one time for multiple agreements.
- (2) We provide a training program that consists of self-paced online learning courses and assessment tools which must be completed in a manner satisfactory to us, followed by 3 to 5 days of classroom training conducted in a virtual format or at our corporate offices in Minnesota, at our discretion, followed by a 1 to 3 day in-person job shadowing training experience held at a location that we designate. You will be responsible for any travel and lodging costs associated with receiving this additional on-site, field training.

We will use our Operations Manual, and other handouts and instructional materials for this training. This training is overseen by Martha Tobin, who is the Director of Global Learning and Development and joined SEB in March 2020. Prior to that, she was the Manager of Member Development at Careprofiler where she developed and facilitated psychological and functional assessments to help organizations hire, manage, and develop their staff. She also developed and implemented training workshops and certification seminars and provided one-on-one coaching for frontline workers. This training is facilitated by McKenzie Gagne who is the Education Associate and lead trainer for Anytime Fitness at SEB. She joined SEB in June 2023 and prior to that, was a Special Education (SPED) Teacher. In her prior role, she also served as the SPED Team Lead where she facilitated team meetings, mentored new staff, supervised paraprofessionals, and implemented processes for new and incoming students. Other members of our corporate staff conduct training in topic areas which are related to their job roles and responsibilities and in which they have at least one year of experience. We may delegate our duties and share our training responsibilities.

The Principal Operator of your business must attend and complete this training to our satisfaction before you open your Anytime Fitness center. In addition, if your Principal Operator is not also a Principal Owner, then a Principal Owner of your business must also attend and complete this training to our satisfaction before you open your Anytime Fitness center. This training is held on an as needed basis. We do not charge you for this training. We may also allow you to send an additional person to the 3-day, classroom training session at our corporate office at no additional charge, if there is space available, and you provide us at least 10 days' notice before the scheduled start of the training and provide us a copy of a confidentiality agreement they have signed that is satisfactory to us. You will be responsible for travel costs, room and board, and the salaries, fringe benefits, and other expenses you and your employees incur in attending the training program.

During the operation of your Anytime Fitness center, we will:

- 1) Make available additional training that we feel is necessary to familiarize you and your management team on changes and updates in the franchise system (Franchise Agreement Section 8.E).
- 2) Make available training for your coaching staff to familiarize them with our proprietary Coaching Suite for personal training, nutrition and recovery (Franchise Agreement Section 8.E).
- 3) Establish and maintain an Internet website or Home Page (Franchise Agreement Section 9.H).
- 4) Provide templates to you for your web page (Franchise Agreement Section 9.H).
- 5) Arrange a secret shopper program to shop your Anytime Fitness center (Franchise Agreement Section 6).
- 6) Maintain and administer the Anytime Fitness General Advertising and Marketing Fund (Franchise Agreement Section 6.B).
- 7) Assign you a Franchise Business Consultant or other contact to support you prior to opening (Franchise Agreement Section 8.H).

Other than assisting you in setting prices for memberships and personal training programs you may offer, we have no obligation to assist you in establishing the prices that you may charge although we can establish maximum prices for memberships and pricing for any of our national or regional accounts. Our affiliate, Healthy Contributions, can establish pricing for memberships sold through Group Membership programs.

Each calendar year, your business must obtain at least 1,200 continuing engagement credits within our system (Franchise Agreement – Section 8.F). The credits are not tied to hours, but to specific training opportunities or other participation you have in our system, as described in the Operations Manual. There are no additional fees for receiving continuing engagement credits, or taking additional training, but you are responsible for any expenses you or your employees incur in completing any activity. If you fail to meet the minimum requirements in any year, you must pay us a fee of \$1.00 for each credit deficiency, which we will deposit in the General Advertising and Marketing Fund. The credits required are prorated for any partial year you are open. This fee is due to us on February 1 following any year in which you fail to meet the minimum requirement.

After your first year of operation, during the time you operate your business, you must attend additional training, which may be offered in person, by webinar, online, or in another virtual format, in order to earn continuing engagement credits and stay current on the policies, procedures, and techniques of operating an Anytime Fitness center. These programs are intended to maximize the profitability of your business. Each calendar year, a Principal Owner of your business must attend at least one training program we offer in a virtual format, at our corporate office, or in any region. The following training opportunities are currently available:

Vitals Training: The Vitals program typically includes about 12 to 16 hours of training in business leadership and operations, marketing, prospecting, customer service, system-wide initiatives, and general business practice coaching. We offer this program about 8 to 10 times each year, and it may be offered in a virtual format, in-person in various regions at a hotel, or at our corporate offices in Woodbury, Minnesota. Some or all of these programs, or their components, may be presented online or in another virtual format, and the total hours of training may vary based on the content and the manner in which the material is presented. The same people who provide the initial training, and are responsible for the initial training, will

provide and be responsible for this training. We do not charge you for this training, but you are responsible for travel costs, room and board, and the salaries, fringe benefits, and other expenses you and your employees incur in attending these programs, if applicable. We reserve the right to charge for this training in the future. The materials we use for this training are developed from a variety of sources.

Coaching Suite Training: The Coaching Suite Training is included as part of the initial training program. Attendance is required by at least one of your Principal Owners, before you can implement the Coaching Suite at your Anytime Fitness center. If you are an existing franchisee that will now elect to offer the Coaching Suite at your center, and have not already attended training, then you must attend the Coaching Suite Training. This training is offered virtually. Our current fee for this training is \$250 per person.

Multiple Club Operator Training: Multiple Club Operator Training is a 2-day workshop that focuses on common themes and challenges specific to multi-club owners. This training is offered at our corporate offices in Minnesota or at another location we designate. It is offered at our discretion, on an as-needed basis, and may not be offered in any given year. The curriculum focuses on areas used to elevate you, your business, and your brand. This optional training is designed specifically and exclusively for Anytime Fitness owners that operate three or more Anytime Fitness centers. Curriculum will consist of about 8 hours of marketing and strategy plus about 8 hours of business operations and strategy related specifically to multiple club operators. The total hours of training may vary based on the content and the manner in which the material is presented. We do not charge you for this training, but if you elect to participate, you are responsible for travel costs, room and board, and the salaries, fringe benefits, and other expenses you and your employees incur in attending these programs, if applicable. The materials we use for this training are developed from a variety of sources.

Additional Training or On-Site Relaunch Training: If you need additional operations training or are a new franchisee purchasing an existing club then we will send a representative or designee out to the purchased club for 2 to 6 days of on-site training in club operations. For new franchisees purchasing an existing club this training will also include pre- and post-visit coaching communications and will be scheduled to occur within 180 calendar days after the closing on your purchase of the existing club. The fee for this on-site training is \$3,000. Travel costs, room and board for corporate staff are included in the fee. If you cancel a scheduled on-site training program, then you must pay our then-current on-site training cancellation fee. The current on-site training cancellation fee is as follows: (i) there is no cancellation fee for the on-site training if you cancel it at least 30 days before the scheduled training, and (ii) there is a 100% cancellation fee if you cancel it less than 30 days before the scheduled training. You must provide certain documents related to the club performance at least 14 days in advance of the on-site training visit. If you fail to provide the requested documents at least 14 days in advance you must re-book the training and pay us a \$1,500 re-booking fee in addition to the fee you paid for the training.

Online Training: We may offer additional training opportunities for franchisees via courses offered online, by webinar or in another virtual format. The content may include topics such as marketing, operations, customer service, personal training, technology, staffing, and member experience. The same people who provide the initial training, and are responsible for the initial training, will provide and be responsible for this training. We do not charge you for this training, but we reserve the right to charge for this training in the future. The materials we use for this training are developed annually from a variety of sources.

Although we do not have any obligation to provide any other training or services to you, we generally hold a conference every other year. The conference may be live or a virtual event. We require a Principal Owner of your business to attend our conference. If that person does not attend the conference, you will be billed for the "early bird" Conference Fee following the conference. If applicable, you must also pay your own travel and hotel expenses to attend the conference.

Coaches Onboarding Training: We offer an onboarding training curriculum that covers our proprietary "Coaching Suite" operations in personal training, nutrition, and recovery for your coaching staff. Courses are offered online via our learning platform and by webinar. We do not currently require you to ensure that your coaching staff complete this training, but we may do so in the future. This training is currently offered at no cost to you, but we reserve the right to charge for it in the future.

Site Selection and Opening

You will be given the right to open a Anytime Fitness center at a location that we agree on. You will have 12 months from the date you sign the Franchise Agreement to secure a location we approve and open and begin operating your Anytime Fitness center and we expect that you will have signed a lease within six months of signing the Franchise Agreement. We will provide you with specifications to assist you in evaluating and selecting a site for your Anytime Fitness center and may provide you recommendations on sites. It is your obligation to select a site for your business and obtain our approval of that site. While we will assist you, and we may identify various potential sites in your market area, we have no obligation to locate or select a site for you, or negotiate the purchase or lease of a site, and we do not own the premises and lease them to you. Before you acquire any site, you must submit to us information and materials we require and obtain our approval to your site. The factors we take into account in approving a site are the visibility of the site, the retail feel of the site, the location of competitors, whether the site is easily accessible, surrounding businesses and various other factors. The recommended size of an Anytime Fitness center is 4,000 to 6,500 square feet. If you and we are unable to agree on a site, the opening of your Anytime Fitness center may be delayed.

As described in Items 7 and 8, we offer Construction Management Services for the build-out of your Anytime Fitness center. As of the issuance date of this Disclosure Document, we do not require that you participate in the Construction Management Services program. However, we may transition the Construction Management Services program to a mandatory program. If this occurs, you must purchase Construction Management Services if you have not already signed a Franchise Agreement with us or have not commenced the construction of your Anytime Fitness center.

You may not initially open your Anytime Fitness center until you have completed all your pre-opening obligations and have obtained our approval to the opening. We expect the typical length of time between the signing of your Franchise Agreement and the opening of your Anytime Fitness center to be between 9 and 12 months. Some factors which may affect this timing are the competition for sites in your market, your ability to acquire space for your center through lease or purchase negotiations, your ability to secure any necessary financing, your ability to comply with local zoning and other ordinances, your ability to obtain any necessary permits and certifications, the timing of the delivery of equipment, tools and inventory and the time to convert, renovate or build the facility. Unless we otherwise approve, you must open your Anytime Fitness center on or before the Required Opening Date on the Rider to the Franchise Agreement, but in no event more than 12 months from the date the Franchise Agreement becomes effective. Your failure to open your Anytime Fitness center on or before the Required Opening Date, or within any extended timeframe agreed upon by us, will constitute a default of your Franchise Agreement and allow us to terminate your Franchise Agreement and retain all amounts you have paid to us and our affiliates. After 12 months from the date you sign the Franchise Agreement, you must begin paying the monthly royalty fee (Monthly Fee) to us, whether or not your Anytime Fitness center is open. If you are actively working with our real estate team in locating a site or have signed a lease with the assistance of our real estate team, we will waive the Monthly Fee until your Anytime Fitness center is open.

Under the Area Development Agreement, you will have the right to develop, open, and operate multiple Anytime Fitness centers. Each Anytime Fitness center must be developed and opened according to our then-current system standards and other approval requirements. You or your affiliates must sign our then-current form of Franchise Agreement for each Anytime Fitness center you develop and open under the Area

Development Agreement, which may contain materially different terms and conditions than the Franchise Agreement attached to this Disclosure Document. We will determine or approve the location of future Anytime Fitness centers and any protected territories for those Anytime Fitness centers based on our thencurrent system standards for sites and protected territories. If you fail to open any center by the date in the Development Schedule, we will have the right to terminate the Area Development Agreement, and you are obligated to pay us \$10,000 for each undeveloped center as liquidated damages.

General Advertising and Marketing Requirements

You must comply with our then-current advertising and marketing standards and specifications, as set forth in the Operations Manual or otherwise in writing. You must order sales and marketing materials from our approved suppliers and per our standards and specifications. If you desire to use your own advertising materials for any marketing activity, you must obtain our prior approval at least 4 weeks before publication or your first usage, which may be granted or denied in our sole discretion. Use of our Marks and other brand identification materials must be consistent with our approved standards. You may not use our Marks and other brand identification materials on items to be sold or services to be provided without our prior written approval. You may not establish or have established on your behalf, any digital or electronic medium or method of communication, including a website, web page, review or opinion page, social media and/or social networking site, channel, avatar, profile, including an online business profile, account, hashtag, user name or application, whether web-based or otherwise, relating to us, your Anytime Fitness Center, or to the Anytime Fitness System without our approval. You are ultimately responsible for ensuring that your advertising complies with all applicable laws before using it. We may revoke your right to use any previously approved advertising materials at any time upon notice to you, and you must immediately cease using such advertising materials.

We may require you to work with our designated vendors that provide local marketing services, such as placing and managing digital and/or traditional paid media tactics. We may also require you to work with our designated vendor if you wish to conduct mass marketing to members or prospective members via email or text messages.

Certain minimum advertising requirements will be based upon the market tier where your Anytime Fitness Center is located. Your market Tier is determined by population size; Tier 1 is a market in which we have determined there are more than 50,000 people within a 3 mile radius of the location of your Anytime Fitness center; Tier 2 is a market in which we have determined there are between 25,000 and 49,999 people within a 3-mile radius of the location of your Anytime Fitness center; and Tier 3 is a market in which we have determined there are less than 25,000 people within a 3-mile radius of the location of your Anytime Fitness center.

We do not have an advertising council that advises us on our advertising policies.

General Advertising and Marketing Fee

You agree in your Franchise Agreement to pay us a General Advertising and Marketing Fee for contributions to the Anytime Fitness General Advertising and Marketing Fund, an amount equal to \$600 per month. We reserve the right to increase the General Advertising and Marketing Fees upon 60 days' written notice to you; however, the General Advertising and Marketing Fee will not exceed the greater of \$600 per month or 2% of Gross Revenue (which may be calculated on a weekly basis). We require all our franchisees to contribute to this fund, but some franchisees have older forms of agreement that only allow us to charge them a fixed amount (\$150 per month). Our company-owned centers currently pay \$600 per month to the fund and this may increase if the amount required to be paid by our franchisees increases.

We account for the contributions to this fund separately from our other revenues, and we do not use them to pay any of our general operating expenses other than our costs of administering the fund, including salaries and overhead in administering the fund. We do not audit the fund. The purpose of the fund is to develop marketing and advertising programs that benefit the Anytime Fitness brand. This means we may use monies in the Fund for any purpose that promotes the system, the Marks or the Anytime Fitness (and Anytime Fitness Express) names, including the creation, production and placement of consumer advertising; purchase of marketing related technology platforms, such as social medial management, asset management, and creation, marketing automation and CRM and related consulting or development costs, market research, consumer insights and analytics, brand tracking, voice of the consumer, agency costs and commissions; costs of preparing and conducting local, regional or national media of our choice, including: television, radio, internet, magazine, direct mail and newspaper, billboard, social media and digital advertising, other forms of out-of-home advertising and direct mail campaigns, and other public relations activities; developing and/or hosting an internet web page or similar activities; administering multi-regional advertising programs, direct mail and other media advertising; in-house staff assistance and related administrative costs; local and regional promotions; public relations campaigns including the cost of retaining public relations firms; consumer and market research (including surveys and sampling); and other advertising and marketing activities, including participating at trade shows. Advertising may be placed in local, regional or national media of our choice. We do not guarantee that advertising expenditures from the General Advertising and Marketing Fund will benefit you or any other franchisee directly, on a pro rata basis, or at all. We have no obligation to spend any amount on advertising in your protected territory.

We have an in-house production department, but we also work with a number of national, regional and local agencies. It is our responsibility to determine how these monies are spent. We are not required to use monies in the Fund to benefit any individual market, or on a pro rata or other basis. During 2022 these monies were spent by us for the following purposes:

Item	Percentage of Total Expenditures
Consumer Insights and Research	2%
Public Relations	1%
Platform Tools (website, maps, listings, etc.)	9%
Creative and Production	14%
Administration	11%
Paid Media	63%

Our intention is to solicit input from franchisees on the development of the advertising purchased by the fund. However, this input will be advisory only, and we will have the right to make all decisions about how these monies are spent. We have no obligation to conduct any advertising on your behalf.

Advertising monies we collect that are not used in one year will be carried over to the next year. Any interest the funds earn will be used for advertising before we use any principal. We and our affiliates will only receive payment from the advertising funds for actual goods and services we provide to the funds. We may also allocate a portion of the funds to cover the costs of any of our employees who provide services to the fund. We will not spend any portion of any advertising fund for advertising principally designed to solicit the sale of franchises. At your request, we will make available to you an annual accounting that shows how the fund proceeds were spent for the previous year. We do not maintain an advertising council composed of franchisees.

Advertising Cooperatives

Although we currently do not, in the future we may establish local advertising cooperatives in market areas in which 2 or more Anytime Fitness clubs are operating. If we establish a cooperative in your area, or there

is an existing cooperative in your area when you become a franchisee, you must participate and contribute your share to the cooperative. These cooperatives will, with our approval, administer advertising programs and develop advertising, marketing and promotional materials for the area the cooperative covers. We may require the cooperative to use an advertising agency or other partner we chose.

The amount of the contribution you must contribute will be determined at the time we establish the cooperative but will not be more than 2% of your monthly Gross Revenue. All franchisees and company-owned Anytime Fitness clubs in the market area of the cooperative will be expected to contribute at the same rate to the cooperative. Each Anytime Fitness club contributing to a cooperative will have one vote on matters involving the activities of the cooperative. But the cooperative may not produce or use any advertising, marketing or promotional plans that have not be approved by us.

The cooperative will operate from written governing documents, which will be available for cooperative members' review upon their request. Each cooperative will prepare annual financial statements which will be available for review by a franchisee participating in the cooperative, upon request of that franchisee. We may change, dissolve or merge any cooperative at any time.

As of December 31, 2023, franchisees in the Denver, CO; Madison, WI; Phoenix, AZ; and Des Moines, IA areas formed their own local advertising cooperative, and they contribute, at their own expense, additional funds for marketing expenditure. At this time, we do not require any franchisees to contribute to these local cooperative programs. They are organized by our franchisees in these markets. The local franchisees decide who administers the cooperative, whether there are written governing documents for the cooperative, and whether the cooperative must prepare annual or period financial statements to provide to franchisees. At this time, we do not require this cooperative to be formed, changed, dissolved or merged.

Local Advertising Spend Requirement

You must invest a minimum of \$600 per month if your center is in a Tier 3 market, \$800 per month if your center is in a Tier 2 market, or \$1,000 per month if your center is in a Tier 1 market, on local advertising, after completion of the Grand Opening and Ramp Up Plan (described below), to promote your Anytime Fitness center. We recommend that you spend more than the required amount.

We do not currently, but we may in the future require you to pay these funds to us and we will purchase local marketing on your behalf. We may require that you submit receipts to verify you have met this requirement. If you fail to spend the minimum required amount, we will require you to pay the difference between what you should have spent on Local Advertising and what you actually spent, into the General Advertising and Marketing Fund. We can audit your records to determine compliance with this requirement. The amounts you spend on local advertising are in addition to the General Advertising and Marketing Fees that you must pay to us. Local advertising spend is the amounts spent by you for advertising media including but not limited to: digital, paid search and social, television, radio, internet, social media, newspaper, billboard, print media, promotional items, advertising on public vehicles, and, if not provided by us, the costs of producing approved materials necessary to participate in these media. Advertising expenditures do not include items which we, in our reasonable judgement deem inappropriate for meeting the minimum advertising requirement, including but not limited to: permanent on-premises signs, vehicles (even if they display the Marks), personnel salaries or administrative costs, and the value of discounts, free offers, or other incentive programs.

Grand Opening and Ramp Up Program

You must conduct a grand opening advertising and promotional program ("Grand Opening and Ramp Up Program") for your center. Activities in the program may start as early as 60 days pre-opening and will extend up to 60 days post-opening. The Grand Opening and Ramp Up Program must target prospective

members throughout the Protected Territory and meet the standards we establish from time to time. You must use our preferred vendors for your Grand Opening and Ramp Up Program for your Anytime Fitness center. We may require you to submit your grand opening plans and local marketing plans for our prior approval, submit receipts to verify you have met minimum spend requirements, and show proof of performance of your advertising activity.

The required spend for the Grand Opening and Ramp Up Program depends upon your market Tier as follows:

Market Tier	Minimum Amount Grand Opening and Ramp Up Program to be spent on Local Marketing
Tier 3	\$11,000
Tier 2	\$16,000
Tier 1	\$23,000

^{*}Local direct and/or traditional (not digital) advertising includes radio marketing, banners, flyers, door hangers, brochures, and as otherwise described under the above "Local Advertising Spend Requirement" heading in this Item 11.

You may choose to spend more than the minimum required amount.

The Grand Opening and Ramp Up Program is intended to be a holistic and localized program that includes guides, timelines, tools and resources to assist Anytime Fitness Centers in building awareness, driving leads and targeting prospective members. The amounts you spend for the Grand Opening and Ramp Up Program are in addition to the General Advertising and Marketing Fees you pay to us. Upon request by us, you must provide us with a report itemizing the amounts you spent on the Grand Opening and Ramp Up Program. If you fail to spend the minimum required amount, we may require you to pay the difference between what you should have spent on your Grand Opening and Ramp Up Program and what you actually spent, into the General Advertising and Marketing Fund. We may require you to pay to us the minimum required amount for the Grand Opening and Ramp Up Program and we will execute the Grand Opening and Ramp Up Program on your behalf.

Computer Hardware and Software

You will need to purchase the Technology System from ProVision to operate your business. The base Technology System includes sound system, cellular communications, and other equipment needed to implement the Coaching Suite, the club management and access control software, our accounting system, our security system, fitness scanning and/or monitoring, sound system services, our tailgate entry detection system, and our CCTV system for recording of activities at your center. The cost of the Technology System currently ranges from \$32,051 to \$38,960 (including taxes, shipping and installation estimated at 38% of the package cost). As of the issuance date of this Disclosure Document, you may choose to purchase additional equipment from ProVision to enhance the base Technology System package and you may be required to purchase additional equipment if your club is larger than an average club in our system. Depending on the size of your Anytime Fitness center and any additional equipment to the Technology System package that you purchase, you may also need to purchase certain additional computer hardware, software and related components for your center.

The Technology System has a manufacturer's warranty of 12 months on parts and labor from the date of installation on core hardware components only (excluding software). Apart from these warranties, we do not have any obligation to upgrade or maintain the Technology System or any hardware, software or technology components you purchase, and we cannot predict the costs of upgrades or maintenance.

ProVision will license to you our proprietary access control software (the "Club Operating Software"), which is integrated with our billing and payment system, for use on your business computer or iPad. ProVision will also provide the continuing monthly support you need to operate the Club Operating Software. They will also provide Microsoft Exchange Email hosting (including up to 5 @anytimefitness.com email addresses, and auto-push emails). The Base Technology Fee for all these services is currently \$799 per center per month (see Item 6). ProVision has also advised us that it intends to provide software updates for the Club Operating Software at no cost to you as part of the monthly support it provides, but it is not obligated to do so, and whether it does so or not is likely to depend on the extent of any upgrades. ProVision does not, however, provide support for any third-party software.

We also require that you use an advanced web-based software designed to manage most of your club operations to supplement the Club Operating Software ("Club Management Software"). This Club Management Software, available through our designated vendor(s) features a follow-up sales system to help you sell memberships for your business, a tool to place sales metrics and goals front and center on your computer or iPad, an email marketing component, the ability to generate multiple reports for auto delivery to you, and personal training management software. Club Management Software is required for all Anytime Fitness centers and you currently must use the Club Management Software or our designated CRM platform to manage automated emails, text messages, and one to one communications to your members and prospective members. You also currently must process payments for personal, small and/or large group training through either: 1) your Club Management Software; or 2) our mandated billing processor.

We may require you to upgrade or update your hardware or software at any time during the franchise term. You may be required to pay initial and/or ongoing license, support or service fees associated with such upgrades or updates. There are no limitations on the frequency and costs of hardware and software upgrades or updates. We do not have any contractual obligation to upgrade or update any of your hardware, or software, during the term of the franchise. Although not currently required, you may be required to purchase rights in Anytime Fitness branded digital content to display in your Anytime Fitness Center during the term of your Franchise Agreement.

You will use your iPad and your computer in a variety of ways and you must use an iPad for certain membership, club management and coaching suite functions. It will provide access control for your Anytime Fitness center, track usage of the center (by member and in the aggregate) and allow members reciprocity between centers. For example, the Club Management Software has prospect and member management functionality, which begins as soon as a lead is entered into the system. Once a prospect becomes a member, the Club Management Software can track member activities, interests, appointments, and club usage. Flexible reporting options allow for the tracking of detailed and summarized member and club information, including multiple club reporting. This software will also give you access to our ongoing product development and on-line education. You can also add point of sale hardware to perform additional functions, but we do not require you to do so. You will also use your computer or iPad for on-line ordering, e-mail, Internet access, and word processing support. However, we highly recommend that the system be used for business purposes only, and not for entertainment, personal social networking site access, or other matters unrelated to your business.

We will have independent access to the information in your computer and iPad, which we can access as we believe is necessary. There are no limits on our right to access this information and you must at all times maintain your computer and network so that we can automatically upload this information.

Coaching Suite

Together with the computer hardware and software requirements described above, we have developed an exclusive and proprietary "Coaching Suite" technology ecosystem for use in Anytime Fitness centers,

which will help you develop, deliver and maintain a multifaceted coaching program for your Anytime Fitness center. Certain elements of the Coaching Suite are referred to as SmartCoaching. Currently, the Coaching Suite technology ecosystem is comprised of:

- The AF Mobile Application: which provides members a personalized fitness, nutrition, and recovery plan both inside and outside of the club and includes integrations with Google Fit & Apple Health Kit
- AF Coaching Dashboard: Aggregates client behavioral data to enable coaching services.
- Evolt Body Composition Scanner: Measure member's body composition and track changes.
- Programing: Exclusive and proprietary fitness, nutrition and recovery programming
- Predictive analytics: Uses data to predict member behavior to improve retention and results

The Coaching Suite will assist you with implementing and delivering a coaching program that may include personal training, small group training and/or large group training, as well as nutrition and recovery coaching. These services may be provided to your members in person through your coaching staff, or in a virtual format through our mobile application. We will assist you with setting pricing, training your coaches, providing consumer facing content, creating group training sessions, offering nutrition and recovery partnerships and providing ongoing coaching and personal training programming. We may modify the offerings included as part of the Coaching Suite at any time. We may require credentialing of your personal trainers and/or health coaches. We may provide virtual health or nutrition coaching to your members for a fee paid to us by your members.

As of the issuance date of this Disclosure Document, implementation of the Coaching Suite in your Anytime Fitness and Anytime Fitness Express Market centers is required.

Physical Therapy Partnership Program

We have developed a voluntary Physical Therapy Partnership Program as part of the suite of products and services offered as part of our recovery service offerings. If you choose to participate in the Physical Therapy Partnership Program you will be required to sign the Physical Therapy Partnership Addendum attached as Exhibit Q to this Disclosure Document. The Physical Therapy Partnership Program is currently optional and voluntary, you may sign that Addendum and choose to participate in this program at any time during the course of your franchise term. We reserve the right to make this program mandatory during the term of your franchise upon written notice to you. Participation in this program grants you the right to partner with a Physical Therapy Provider only at the Center(s) identified in the Addendum, under the terms of the Addendum. We currently have two Physical Therapy partnership options. You can partner with: 1) a licensed physical therapy provider whom we have designated as a preferred corporate; or 2) you may partner with a licensed physical therapy provider in your local area, provided that they are approved by us in writing in advance. As disclosed in Item 6, you will pay us a fee of \$200 per month for participating in this program.

ITEM 12. TERRITORY

You will not receive an exclusive territory. You may face competition from other franchisees, from outlets that we own, or from other channels of distribution or competitive brands that we control. When you sign a Franchise Agreement, you will receive the right to operate one Anytime Fitness center at a specific location that we must approve. If the site for your Anytime Fitness center has been identified before you

sign the Franchise Agreement, then you must operate the center at that site. If the site becomes unavailable to you for any reason, it is your obligation to select a new location, and to obtain our approval of that location before you acquire the site, and before you obtain any rights in the location. If a site has not been identified, then we will designate an area, and you may locate your Anytime Fitness center at any site we approve within that area, so long as the site you select is not also within a territory of another Anytime Fitness center or an Anytime fitness franchisee. You must operate your Anytime Fitness center at that approved site.

Protected Territory

Once the site for your Anytime Fitness center has been approved, we will grant you a protected territory. (If you sign an Area Development Agreement with us, we will also give you a protected territory at the time you sign that agreement.) The limitations on us in that territory are described below.

If you sign an Area Development Agreement ("ADA"), we will describe this territory in the Rider to that agreement. The territory will typically be described as a geographic area in which each of your Anytime Fitness centers must be developed. The criteria we use for determining these territories is simply geographic markets in which we believe it may be feasible to develop an Anytime Fitness center. If you are in compliance with the Development Schedule set forth in the Rider, then until your protected territory rights expire, we will not develop or operate or grant anyone else a franchise to develop and operate an Anytime Fitness center from any location in the Development Territory, except for fitness centers within private establishments where access to these centers is limited to employees of the business, or transient guests of the business who, in either case, would not have reciprocity with any other Anytime Fitness center as a result of their use or membership in this private center. However, we do have the right to operate, or grant others the right to do so, fitness studios/businesses except under the Anytime Fitness name within or outside your protected territory, and fitness studios/businesses operated under the Anytime Fitness name or Marks outside your protected territory, even if they compete for members with your center, and even if the territorial boundaries for that franchise overlap with the boundaries for your territory. You will not receive an exclusive territory. You may face competition from other franchisees, from outlets that we own, or from other channels of distribution or competitive brands that we control.

You will sign the Franchise Agreement for your first Anytime Fitness center contemporaneously with signing the ADA. You will sign our then-current Franchise Agreement for each subsequent Anytime Fitness center that you open according to the development schedule in the ADA. We will determine or approve the site of any future Anytime Fitness centers and any protected territories for those Anytime Fitness centers based on our then-current standards for sites and territories.

Your rights in this territory will end at the earlier of (i) the date your ADA expires or terminates; (ii) the date on which your last Anytime Fitness center must open under the terms of the Development Schedule; or (iii) the date when the individual protected territories given to you under a franchise agreement for your final Anytime Fitness center are determined. If the protected territory covers more than one city, county or designated market area, the protection for each particular city, county or designated market area will also expire on the date when we determine the protected territory to be given to you under a franchise agreement for your final Anytime Fitness center to be developed in that city, county or designated market area. When your rights in a protected territory have expired under the ADA, you will still have the rights granted to you in any portion of these territories under an individual Franchise Agreement.

You are responsible if we terminate the ADA because you are unable to secure one or more acceptable, proposed locations to fulfill the development schedule in your ADA. If you fail to meet the terms of the development schedule in your ADA or you fail to develop a Anytime Fitness center on or before the Required Opening Date in your Franchise Agreement, we can terminate your ADA and/or Franchise

Agreement(s) in their entirety and you are not entitled to a refund of any of the Development Fees or Initial Franchise Fees paid.

When you sign a Franchise Agreement, we will give you a protected territory and describe it in a Rider to that agreement.

To identify your protected territory, we will use mapping and demographic software to draw a circle around your location. The determination of your protected territory is within our sole discretion. The radius of the circle identifying the protected territory may vary, but will be no larger than 3 miles and your protected territory will include a population of no more than 30,000 people. We may attach a map to your Franchise Agreement that will identify the protected territory or we may simply describe an area surrounding your location. Protected territories may overlap, but we will not approve anyone opening an Anytime Fitness center, or relocating an Anytime Fitness center, into a protected territory given to another Anytime Fitness center. (By way of example, one person may have an Anytime Fitness center in the center of City A, with a territory of 2 miles in all directions, while another person has an Anytime Fitness center in the center of City B, located 3 miles away from the site of the first franchisee's Anytime Fitness center, and also with a territory of 2 miles. While the protected territories overlap, each franchisee's business is located outside the protected territory of the other franchisee, and it cannot be relocated within the other franchisee's protected territory). We cannot unilaterally change your protected territory, and there are no minimum quotas required; as long as your Franchise Agreement is in effect, you will retain the rights described in this paragraph. If we and you agree to renew your Anytime Fitness franchise, we will recalculate the population in your market and reserve the right to modify your protected territory in accordance with our then-current guidelines.

The criteria we use for determining the boundaries of the protected territory in your Franchise Agreement include density of population, growth trends of population, apparent degree of affluence of population, the density of residential and business entities, traffic generators, driving time, and natural boundaries. During the term of your Franchise Agreement, we will not operate or license to anyone else the right to operate an Anytime Fitness center that is physically located in your protected territory, except for fitness centers within private establishments where access to those centers is limited to employees of the business, or transient guests of the business who, in either case, would not have reciprocity with any other Anytime Fitness center as a result of their use or membership in this private center. However, we and our affiliates can operate fitness studios/businesses, or grant others the right to do so, outside your protected territory, including fitness studios/businesses operated under the Anytime Fitness name or Marks, even if they compete for members with your center, and even if the territorial boundaries for that franchise overlap with the boundaries for your territory. We and our affiliates also have the right to operate, and to grant franchises or licenses to others to operate, any fitness studios/businesses and any other business from locations within this territory under trademarks other than "Anytime Fitness", without compensation to you.

We may also have situations where we designate a "TBD" (to be determined) territory. If you receive a TBD territory, you have the right to look for a site in any area that has not already been given as a protected territory to another Anytime Fitness center. However, if you find a proposed site in near proximity to another Anytime Fitness center, even though not in that center's protected territory, we may offer the site to the existing franchisee before we agree to assign that area to you or grant you the right to develop your studio at that site.

Relocation

You must provide us at least 60 days' prior notice and obtain our consent before you intend to relocate your Anytime Fitness center. The new location must be within your protected territory, and it may not be located within any territory we grant to any other franchisee. You must upgrade the new space to comply with all of our current specifications.

Customers

We do not restrict the customers you may serve, and you generally may solicit customers outside your territory, including through channels of distribution such as the Internet, telemarketing or other direct marketing sales. However, you may not offer or sell products and services via the Internet, including live-streaming or recorded classes or sessions, trainings, or work-outs or via an application, web-based or otherwise (whether inside or outside your protected territory). You may not, without our consent (which we may withhold in our sole discretion), solicit businesses or organizations located outside your geographic market for the purpose of soliciting their employees to join your Anytime Fitness center when those employees will not be predominantly using your facility. In addition, all of your advertising must be approved by us in writing before you publish or distribute such marketing materials. We and our affiliates have the right to sell products and services (like apparel, nutritional counseling, nutritional supplements, and health and fitness related services) to your members and to others in and outside your territory, using the "Anytime Fitness®" name, or using any other name, through any channel of distribution, including the Internet, catalog sales, telemarketing, or other direct marketing, and may do so in your territory without any compensation to you. We and our affiliates may use our website or otherwise to provide to your members and others web-based or application-based fitness instruction.

Options, Rights of First Refusal, or Similar Rights

Except as provided above, you will not receive any options, rights of first refusal, or similar rights to additional franchises.

Similar Affiliated Brands

Except as described in Item 1, we do not operate or franchise, or currently plan to operate or franchise, any business under a different trademark that sells or will sell goods or services similar to those that our franchisees sell. However, our current and future affiliates may operate and/or franchise businesses that sell similar goods or services to those that our franchisees sell. Item 1 describes our current affiliates that offer franchises, their principal business addresses, the goods and services they sell, whether their businesses are franchised and/or company-owned, and their trademarks. As described in Item 1, we have 3 affiliates that offer franchises under different trademarks and sell goods and services that are similar to those offered by us.

Our affiliate, Basecamp, operates and franchises the operation of studio fitness centers under the trademark "Basecamp® Fitness" which offer memberships allowing members to take short, regularly scheduled group training classes designed using High Intensity Interval Training strategies. Basecamp has the same principal business address as we do and does not maintain physically separate offices or training facilities. Our affiliate, The Bar Method Franchising, franchises the operation of boutique fitness studios that offer barre-based exercise classes using proprietary and non-proprietary instructional techniques, formats and methods designed to provide fitness training in an attractive atmosphere. The Bar Method Franchising has the same principal business address as we do and does not maintain physically separate offices or training facilities. Our affiliate, OTF Franchisor, operates and franchises the operation of studios in the United States under the trademark "ORANGETHEORY®" that offer members access to exercise equipment, including cardio and strength equipment, in a contemporary atmosphere characterized by its signature orange color scheme and trade dress. OTF Franchisor's principal business address is 6000 Broken Sound Pkwy NW, Suite 200, Boca Raton, Florida 33487. It maintains physically separate offices and training facilities from the other brands discussed above.

There may be now, or in the future, OrangeTheory, Basecamp Fitness and/or Bar Method locations in the same market as current or future Anytime Fitness franchisee territory(ies). All of the businesses that our affiliates and their franchisees operate may solicit and accept business from customers near your business. If there is a conflict between us and a Basecamp Fitness franchisee and/or Bar Method franchisee or between an Anytime Fitness franchisee and a Basecamp Fitness franchisee and/or a Bar Method franchisee, in either case regarding territory, customers or franchisor support, we will attempt to resolve the conflict after taking into account the specific facts of each situation and what is in the best interest of the affected system or systems. However, we do not have a policy related to, and are not responsible for, resolving conflicts between an Anytime Fitness franchisee and an OrangeTheory franchisee. We also have no obligation to resolve conflicts between or among Basecamp Fitness and Bar Method franchisees.

ITEM 13. TRADEMARKS

The Franchise Agreement gives you the right to operate a fitness center under the trade names, trademarks, and service marks that we establish. You must follow our rules when you use our marks.

All of the marks have been registered on the Principal Register of the United States Patent and Trademark Office. These are the principal trademarks you will use in operating your Anytime Fitness center:

Mark	Registration Number	Registration Date
ANYTIME FITNESS	2,814,114	February 10, 2004
ANYTIME FITNESS	4,587,873	August 19, 2014
ANYTIME FITNESS EXPRESS	3,316,351	October 23, 2007
SANYTIME	3,302,636	October 2, 2007
ANYTIME	7,014,079	March 28, 2023

There are no currently effective determinations of the U.S. Patent and Trademark Office, the Trademark Trial and Appeal Board, the trademark administrator of any state or any court, no pending infringement, opposition or cancellation proceedings and no pending litigation involving any mark that may significantly affect our ownership or use of our principal mark.

All affidavits required to preserve and renew these marks have been or will be filed. No agreements limit our right to use or license the use of our marks. You may not use the words "Anytime Fitness" or any similar name in your corporate, partnership, limited liability company or other entity name. You may not use all or part of the "Anytime Fitness" name, our other marks, or any similar name, word or symbol, or variant thereof, in a domain name, account name, profile or URL without our written permission.

We will protect and maintain all rights to our marks against encroachment, misuse or unauthorized use and against all challenges to any rights of its use, as we deem appropriate. You must notify us immediately when you learn about an infringement of or challenge to the use of our marks. We will have the right to take the action we think appropriate, including bringing actions against third parties regarding use of any of our marks, but the Franchise Agreement does not require us to take any specific affirmative action. We will control any administrative proceedings or litigation involving our Marks. You must cooperate with us and take all actions as may be desirable in the opinion of our counsel to carry out the defense or prosecution. While we are not required to defend you against a claim based on your use of our marks, we will either do

so, or we will reimburse you for your liability as long as you properly use our marks, including against any claims of infringement or unfair competition arising out of your use of the Marks.

We may change our marks and require you to adopt new marks as if they were part of the Franchise Agreement at the time of its execution. You must comply with these changes immediately, at your expense, after we notify you that we have discontinued, modified or changed one or more of our marks. We will have no liability or obligation because of the discontinuation, modification or change. You must not directly or indirectly contest the validity of our ownership of the marks or our right to use or license our marks, trade secrets, confidential information or business techniques that are part of our business. You must use the appropriate designations of (R), TM, and SM in advertising and promotions using our marks.

We do not know of any infringing uses that could materially affect your use of our marks.

ITEM 14. PATENTS, COPYRIGHTS AND PROPRIETARY INFORMATION

There are no patents or pending patent applications that are material to the franchise. We do claim copyright protection for our manuals, and to advertising and promotional materials, forms, and related materials that we produce, but we have not registered these materials with the Copyright Office of the Library of Congress. These materials are proprietary and confidential and are our property. You may use them only as long as you are a franchisee, and only as provided in your Franchise Agreement.

There are no currently effective determinations of the Copyright Office of the Library of Congress or any court regarding any of our copyrighted materials. There are no agreements in effect that significantly limit our right to use or license the copyrighted materials. We are not aware of any infringing uses of these materials that could materially affect your use of these materials. We are not required by any agreement to protect or defend our copyrights.

We will be disclosing to you certain information we believe to be confidential or proprietary information and trade secrets. This will include information contained in our manuals, and in materials we may separately provide to you. You may use these materials, in the manner we approve, in the operation of your Anytime Fitness center during the term of your Franchise Agreement. However, you may not use these materials in any other way for your own benefit, or communicate or disclose them to, or use them for the benefit of, any other person or entity. These materials include any trade secrets, knowledge or know-how, confidential information, advertising, marketing, designs, plans, or methods of operation. You may disclose this information to your Principal Operator, but only to the extent necessary to operate the business, and then only while your Franchise Agreement is in effect.

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

While we do not require that you personally supervise your Anytime Fitness center, we recommend that you do so. If you are not the "on premise" supervisor of the business, then you must designate a Principal Operator to serve as your on premises supervisor. We do not impose any limitations on who you can hire as your Principal Operator, but that person must complete our initial training requirements and all other training we reasonably designate, and, at our discretion, that person must sign a confidentiality agreement with you that meets our requirements and you must provide a copy to us before they attend training. We also require each owner of your business to sign a personal guaranty of your obligations to us. In addition, a Principal Owner of your business must attend our conference.

We are offering physical therapy and nutrition and recovery coaching services as co-branded and/or standalone offerings to members through some of our Anytime Fitness centers. Although these products and services are currently not required offerings in our System, we reserve the right to make them required products and service offerings in the future and you may be required to partner with one or more of our designated vendors or partners, purchase additional equipment or technology, and provide additional training to your staff in order to offer these services.

You and personnel involved in your business must not disclose or use our confidential information except to operate your Anytime Fitness center. At our request, you will deliver to us confidentiality and non-compete agreements from your owners (and their spouses), and your Principal Operator, in a form satisfactory to us. We do not require the Principal Operator of your business to have any ownership interest in your business.

Each individual who is an owner of any business entity that is the franchisee, and their spouse, must sign a personal guaranty of all the obligations of the franchisee. This Guaranty also includes an agreement to be bound by the confidentiality and noncompete provisions of the Franchise Agreement.

ITEM 16. RESTRICTIONS ON WHAT THE FRANCHISEE MAY SELL

You may offer and sell only those products and services that we approve and only from the location that we approve. You must offer all products and services that we designate as required for all franchisees. You must comply with all of our mandatory standards and specifications. You must not deviate from our standards and specifications without our prior written consent. We have the right to change the products and services that we require you to offer at any time, without limitation.

You must staff your standard Anytime Fitness center or Anytime Fitness Express Market center for a minimum amount of hours per week, and we may require you to offer personal training, nutrition, physical therapy, recovery or other health and wellness coaching services to your members. You may offer and sell at your center only those products and services that we approve and only in the manner in which we approve. You may only offer and sell products and services via the mediums and methods we approve. For example, you may not offer or sell products and services via the Internet, including live-streaming or recorded classes or sessions, trainings, or work-outs or via an application, web-based or otherwise without our prior, express approval.

You must comply with the reciprocity, membership, and transfer programs we implement, as we periodically modify them. We do not generally limit the persons to whom you may sell memberships. However, we can impose minimum age restrictions and other requirements we deem appropriate, either for safety reasons, or to preserve the goodwill of our Marks for the benefit of all franchisees. Also, because our business model is based on the concept of local memberships, we do not allow you to solicit businesses or organizations for the sale of memberships that would enable persons to join your Anytime Fitness center when that is not the facility they would principally use.

ITEM 17. RENEWAL, TERMINATION, TRANSFER AND DISPUTE RESOLUTION

THE FRANCHISE RELATIONSHIP

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

Provision	Section in Franchise or Other Agreements	Summary
a. Length of the franchise term	Section 2.A – Franchise Agreement	Initial term is 6 years.
	Sections 4 and Rider – Area Development Agreement	The term depends on the number of franchises to be developed under the Area Development Agreement. It will typically be between 1 and 4 years.
b. Renewal or extension of the term	Section 2.B – Franchise Agreement	If you are in good standing, you can renew your franchise for an additional 5 year period.
	Area Development Agreement – None	You cannot renew the Area Development Agreement.
c. Requirements for you to renew or extend	Section 2.B – Franchise Agreement	Give written notice; sign new franchise agreement (which may contain materially different terms and conditions than your original Franchise Agreement); update (or move) your location to comply with then current standards; be in compliance with all agreements between us or our affiliates, sign general release; pay renewal fee; show that you have the right to remain in possession of the location for the renewal term; your staff completes any required refreshing training.
	Area Development Agreement – None	You do not have the right to renew or extend the Area Development Agreement.
d. Termination by you	Section 15 – Franchise Agreement	Subject to state law, if we materially breach the Franchise Agreement and fail to cure the breach within 30 days after notice, you can then terminate the Franchise Agreement by giving us an additional 10 days' notice.
	Sections 4 and 5 – Area Development Agreement	You do not have the right to terminate the Area Development Agreement (subject to state law).
e. Termination by us without cause	Franchise Agreement – None	Not applicable.
	Area Development Agreement – None	Not applicable.
f. Termination by us with cause	Section 14 – Franchise Agreement	If you do not open in 12 months or are in default under the Franchise Agreement or any other agreement you have with us or with any of our affiliates.
	Section 5 – Area Development Agreement	If you are in default under the Area Development Agreement, or you or any of your affiliates are in default under any Franchise Agreement or other agreement you have with us or with any of our affiliates.
		The Franchise Agreement and the Area Development Agreement contain cross-default provisions.

Provision	Section in Franchise or Other Agreements	Summary
g. "Cause" defined- curable defaults	Section 14.B – Franchise Agreement and Section 5 – Area Development Agreement	Most defaults are curable and you will have 30 days to cure.
h. "Cause" defined- non-curable defaults	Section 14.A – Franchise Agreement	You are liquidated or dissolved; fail to comply with our requirements for securing real estate; fail to operate the business for 7 consecutive days, abandon the business, lose the right to do business, or lose the right of possession of the premises where the business is located; unapproved transfers; you or any of your owners engage in fraudulent conduct or is convicted of, or plead guilty or no contest to, certain crimes; 3 notices of material breaches within 12 months; you maintain false books or records or submit any false or misleading application, statement or report to us; you misuse our marks or materially impair the value of, or the goodwill associated with our marks or the franchise system; and other stated non-curable defaults.
	Section 5 – Area Development Agreement.	Similar reasons as for Franchise Agreement, you fail to meet your development obligations in the Development Schedule, or we have delivered to you a notice of termination of a Franchise Agreement in accordance with its terms and conditions.
i. Your obligations on termination/non-renewal	Sections 16 and 17.B – Franchise Agreement	Stop operating the business, stop using our names and marks, return information to us, assign to us or cancel certain registrations, listings, telephone numbers, websites and domain names, and pay all amounts you owe us.
	Section 6 – Area Development Agreement	You lose all remaining rights to develop Anytime Fitness centers. You also pay \$10,000 for each undeveloped franchise as liquidated damages (subject to state law).
j. Assignment of contract by us	Section 13.A – Franchise Agreement and Section 7.A – Area Development Agreement	No restriction on our right to assign.
k. "Transfer" by you- defined	Section 13.B – Franchise Agreement and	Includes transfer of contract or business, or transfer of majority control of the Franchise Agreement or of the business.
	Section 7.B – Area Development Agreement	
l. Our approval of transfer by you	Sections 13.B – Franchise Agreement	We have the right to approve all transfers, but will not withhold our consent if all the requirements for the transfer are met.
	Section 7.B – Area Development Agreement	We have the right to approve, but you may not transfer only a portion of your rights.

Duovision	Section in Franchise or	C
m. Conditions for our approval of transfer	Other Agreements Sections 13.B – Franchise Agreement	Conditions include: (1) you must be in compliance with the Franchise Agreement and provide us with all information we require regarding the proposed transaction; (2) transferee must meet our requirements and sign a new franchise agreement on our then current form for the remaining term of your agreement. (The new agreement may provide for different fees or territory than in your agreement, but we will not require the transferee to pay us a new initial franchise fee.); (3) payment of any broker fees or commissions and you must pay a transfer fee and sign a release (subject to state law); (4) the transferee must agree to perform any maintenance, remodeling and re-equipping of your center that we deem necessary, including any updates to your technology and security equipment; and (5) the transferee's Principal Operator must successfully complete all required training.
	Section 7.B – Area Development Agreement	You must sign franchise agreements for all remaining centers you are permitted to develop, and you must transfer those agreements to the same person or entity to whom you are transferring the Area Development Agreement.
n. Our right of first refusal to acquire your business	Section 19 – Franchise Agreement	We have the right to match any offer for your business.
o. Our option to purchase your business	Section 16.M – Franchise Agreement	We can purchase from you at book value all or a portion of the assets of your business and take an assignment of your leases, upon the termination or expiration without renewal of your Franchise Agreement.
p. Your death or disability	Section 13.B – Franchise Agreement and Section 7.B – Area Development Agreement	Your heirs can assume your rights, but if they do, they must meet the transfer requirements.
q. Non-competition covenants during the term of the franchise	Section 17.A – Franchise Agreement and Section 9 – Area Development Agreement	Subject to state law, no involvement in any fitness center, exercise facility, health club, gym or business which offers exercise classes, personal training, fitness equipment, group training or nutrition or recovery services (including as creditor or landlord), wherever located. However, before you open your first Anytime Fitness center, you may be employed in another fitness club if you and your immediate family do not have any ownership interest in the club, the club does not use a keyless entry system, and the club is not open more than 18 hours a day.
r. Non-competition covenants after the franchise is terminated or expires	Section 17.B – Franchise Agreement and Section 9 – Area Development Agreement	Subject to state law, no involvement in any fitness center, exercise facility, health club, gym or business which offers exercise classes, personal training, fitness equipment, group training or nutrition or recovery services (including as creditor or landlord) for 2 years in your Protected Territory or within a 10 mile radius of any Anytime Fitness center (except that the 10 mile restriction is limited to 5 miles in metropolitan areas having a population of more than 50,000).
s. Modification of the agreement	Sections 8.G and 20– Franchise Agreement	No modifications without consent by all parties, but our manuals are subject to change.
	Section 9 – Area Development Agreement	No modifications without consent of all parties.

Provision	Section in Franchise or Other Agreements	Summary
t. Integration / merger clause	Section 20.E, K – Franchise Agreement Section 9 – Area Development Agreement	Only the terms of the Franchise Agreement, the Area Development Agreement and other written agreements are binding (subject to applicable state law). Any other promises or representations (other than representations in this Disclosure Document) may not be enforceable. Notwithstanding the foregoing, nothing in any agreement is intended to disclaim the express representations made in this Franchise Disclosure Document, its exhibits and amendments.
u. Dispute resolution by arbitration or mediation	Section 18.C, D – Franchise Agreement and Section 9 – Area Development Agreement	Except for certain disputes, all disputes must be mediated, and if not settled by mediation, are then subject to arbitration.
v. Choice of forum	Section 18.C, D, F – Franchise Agreement and Section 9 – Area Development Agreement	Subject to state law, mediation will be at a place selected by the mediator. Subject to state law, arbitration will be in Minneapolis, Minnesota. Subject to state law, any litigation must be brought in the United States District Court for the District of Minnesota or the Ramsey County District Court, Minnesota.
w. Choice of law	Section 20.D – Franchise Agreement and Section 9 – Area Development Agreement	Subject to state law, Minnesota law generally applies.

ITEM 18. PUBLIC FIGURES

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

ITEM 19. FINANCIAL PERFORMANCE REPRESENTATIONS

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

This Item 19 is divided into two sections. The first section relates to financial information for Anytime Fitness centers operating with the Coaching Suite described below that all new franchisees will have.

I. Historical Revenues for Franchised Anytime Fitness Centers Operating With Coaching Suite

Several years ago, our predecessor, AFLLC, implemented a Training Suite (also referred to as Anytime Fitness Live Programming and now referred to as the "Coaching Suite") and recommended that our Anytime Fitness full size centers implement this program. In March 2019, our predecessor made the initial Training Suite program mandatory for new and renewing Anytime Fitness full-service centers. In addition, our predecessor began recommending that existing franchisees use the Training Suite, and many of those existing franchisees signed a training addendum to our franchise agreement, under which they began using the Training Suite.

We had 1,530 centers that were open and operating for the 12 month period ended February 29, 2024, were running the Training Suite, now known as Coaching Suite, for this 12 month period and reported training revenues to us during this 12 month period. We excluded 18 centers that permanently closed during the 12 month period ended February 29, 2024. None of these centers closed before operating for at least 12 months.

These centers received monthly revenue from 3 primary sources. One source is monthly membership fees from ongoing members. Another source is pay-per-visit fees, which are typically paid by employers or insurance companies who pay a nominal fee on behalf of their employee or insured for each visit. A third source is coaching/personal training revenue. The following represents information on the average monthly membership count, and the average and median regular monthly membership revenue, pay-per-visit revenue, and coaching/personal training revenue reported to us by these 1,530 Anytime Fitness centers for the 12 month period ended February 29, 2024. This information has not been audited, and we did not independently verify the information (A fourth source of revenues is one-time enrollment fees for new members, but these fees are not charged by all centers and the fees are not consistent between centers. A fifth source is vending income, which some centers do not have and is, in any event, minimal. We do not provide information on these additional revenue sources.)

	Average of All (1,530 Centers)	Median of All (1,530 Centers	Fourth Quartile Average (382 Centers)	Fourth Quartile Median (382 Centers)	Third Quartile Average (383 Centers)	Third Quartile Median (383 Centers)	Second Quartile Average (383 Centers)	Second Quartile Median (383 Centers)	First Quartile Average (382 Centers)	First Quartile Median (382 Centers)
Membership Revenue	\$338,937	\$300,215	\$553,134	\$520,959	\$346,472	\$347,587	\$269,035	\$270,436	\$187,272	\$190,574
Personal Training Revenue	\$77,807	\$54,506	\$151,029	\$131,334	\$82,971	\$75,557	\$50,594	\$39,256	\$26,693	\$19,928
Pay-Per-Visit Revenue	\$25,149	\$19,844	\$35,954	\$28,380	\$26,500	\$22,297	\$21,657	\$18,778	\$16,492	\$13,551
Total Revenue	\$441,894	\$389,197	\$740,118	\$677,982	\$455,943	\$452,122	\$341,286	\$341,391	\$230,457	\$240,290
Number/Percentage At or Above Average Total Revenue	598/39%	N/A	149/39%	N/A	182/48%	N/A	192/50%	N/A	215/56%	N/A
Highest Total Revenue	\$1,794,106	N/A	\$1,794,106	N/A	\$538,650	N/A	\$388,998	N/A	\$294,315	N/A
Lowest Total Revenue	\$36,812	N/A	\$539,499	N/A	\$389,396	N/A	\$294,519	N/A	\$36,812	N/A
Average Monthly Membership Count	714	639	1,093	1,033	727	716	596	578	440	438
Number/Percentage At or Above Average Monthly Membership Count	591/39%	N/A	155/41%	N/A	185/48%	N/A	174/45%	N/A	189/49%	N/A
Highest Monthly Membership Count	2,994	N/A	2,994	N/A	1,352	N/A	1,171	N/A	875	N/A
Lowest Monthly Membership Count	165	N/A	451	N/A	350	N/A	318	N/A	165	N/A

- 1. The median for the total revenue will not equal the sum of the individual components of revenue, because the center that had the median revenues in each individual category was not always the same.
- 2. Whenever in this Item 19 we refer to "Monthly Membership Count" this is the count of distinct paid members whose agreement starts on or before end date of the period and ends on or after start date period. It includes installment and paid-in-full memberships. We have also included frozen and red/yellow (delinquent) members. We have excluded trial and complimentary members. The Average Monthly Membership Count was calculated by averaging for each center in the data set the monthly averages of

members who meet the definition above for the 12 month period ended February 29, 2024 and averaging that annual average across all centers in the data set.

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

II. Historical Revenues for Franchised Anytime Fitness Centers Using Smart Coaching in the Operation of their Centers

We currently recommend that our Anytime Fitness centers use what we refer to as "Smart Coaching" in the operation of the center. Smart Coaching is our initiative for centers to use various operational and sales tools we provide to them directly or via third party suppliers. These tools are the: (i) VI Smart Engagement, (ii) Coaching Dashboard, (iii) Fab 5, (iv) Evolt, (v) KPSOFTWORKS, which is a sales and education organization specifically focused on assisting centers to market and sell personal training services, and (vi) bi-weekly billing. We had 291 centers that were open and operating for the 12 month period ended February 29, 2024, that used at least 4 of the SmartCoaching tools listed above for this 12 month period, except in the case of Fab 5, which must have been used for each of the 8 months that it was available during the 12 month period.

The following represents information on certain revenue streams and average monthly membership count, reported to us by these 291 Anytime Fitness centers for the 12 month period ended February 29, 2024. As reported above, some of these 291 centers also received revenues from one-time enrollment fees for new members, and vending income, but those amounts were not included in these revenues.

	Average of All (291 Centers)	Median of All (291 Centers	Fourth Quartile Average (72 Centers)	Fourth Quartile Median (72 Centers)	Third Quartile Average (73 Centers)	Third Quartile Median (73 Centers)	Second Quartile Average (73 Centers)	Second Quartile Median (73 Centers)	First Quartile Average (73 Centers)	First Quartile Median (73 Centers)
Membership Revenue	\$363,835	\$331,132	\$577,204	\$547,983	\$378,313	\$378,513	\$287,991	\$287,027	\$214,755	\$211,525
Personal Training Revenue	\$105,834	\$89,836	\$184,492	\$160,725	\$107,738	\$102,817	\$87,584	\$83,961	\$44,601	\$37,328
Pay-Per-Visit Revenue	\$29,418	\$22,376	\$46,608	\$36,077	\$29,240	\$26,503	\$25,034	\$19,979	\$17,024	\$12,961
Total Revenue	\$499,088	\$451,953	\$808,305	\$743,060	\$515,291	\$516,737	\$400,609	\$402,898	\$276,381	\$288,757
Number/Percentage At or Above Average Total Revenue	119/41%	N/A	24/33%	N/A	38/52%	N/A	39/53%	N/A	39/53%	N/A
Highest Total Revenue	\$1,356,477	N/A	\$1,356,477	N/A	\$584,152	N/A	\$451,953	N/A	\$342,524	N/A
Lowest Total Revenue	\$117,897	N/A	\$591,334	N/A	\$453,380	N/A	\$343,110	N/A	\$117,897	N/A
Average Monthly Membership Count	733	665	1,106	1,089	736	739	613	578	484	482
Number/Percentage At or Above Average Monthly Membership Count	120/41%	N/A	33/46%	N/A	37/51%	N/A	31/42%	N/A	35/48%	N/A
Highest Monthly Membership Count	2,043	N/A	2,043	N/A	1,034	N/A	995	N/A	1,008	N/A
Lowest Monthly Membership Count	241	N/A	460	N/A	438	N/A	392	N/A	241	N/A

1. The median for the total revenue will not equal the sum of the individual components of revenue, because the center that had the median revenues in each individual category was not always the same.

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

III. 2023 Statements of Revenue, Expenses and Earnings for Company-Owned Anytime Fitness Centers.

We do not receive complete operating expenses from our franchised centers. However, we do have that information from our company-owned centers. We have taken the revenues and expenses of our 12 company-owned centers that were open and operating as company-owned centers for the 12 month period ended February 29, 2024 and which were using Smart Coaching during this time period, adjusted the expenses to reflect costs franchisees will incur as noted below, and shown the results below. No clubs were excluded from these results.

	Average (12 Centers)	Top Third Average (4 Centers)	Middle Third Average (4 Centers)	Bottom Third Average (4 Centers)
Average Monthly				
Membership Count ¹	703	963	602	544
Number/Percent at or Above				
Average Monthly				
Membership Count	5/42%	3/75%	1/25%	3/75%
Median	607	984	582	559
Revenue				
Membership Fees				
memorismp 1 ees	290,396	384,760	253,353	233,075
Personal Training	230,330	301,700	233,333	233,073
/Coaching	182,717	239,298	193,085	115,767
Pay Per Visit	102,717	233,230	155,005	113,707
Tay Ter Visit	22,247	36,973	13,909	15,858
Average Total Revenue ¹	22,247	30,373	13,909	13,636
Average Total Revenue	495,359	661,031	460,346	364,700
Number/Percent at or	455,555	001,031	400,540	304,700
Above Average Revenue	5/42%	2/50%	1/25%	3/75%
Highest Total Revenue	3/ 12/0	2,30%	1/23/0	3/13/0
Tinghest Total Revenue	757,612	757,612	543,046	400,472
Lowest Total Revenue	707,011	707,011	3 .5,5 .5	100) 172
Lowest Total Revenue	306,705	597,907	421,495	306,705
Median	300,703	337,307	421,433	300,703
Wedian	438,422	644,303	438,422	375,812
	430,422	044,303	430,422	373,812
Operating Expenses				
Rent and Cam				
	116,451	146,094	111,038	92,220
Personal Training Expenses	,	,	,	,
	103,511	131,987	108,104	70,441
Royalties ²				
,	9,588	9,588	9,588	9,588
Processing/CC Fees	-,	- //	3,400	2,000
6	17,850	24,470	15,462	13,618
Utilities	=:,230	=:,::0	=5, :02	
	24,586	25,322	22,494	25,943
Insurance ³	= :,500			_5,5 .5
	3,200	3,200	3,200	3,200
Proximity Cards	3,200	3,200	3,200	3,200
Trommity Cards	1,868	2,486	1,480	1,637

	Average (12 Centers)	Top Third Average (4 Centers)	Middle Third Average (4 Centers)	Bottom Third Average (4 Centers)
General Advertising Fee ⁴				
Local Marketing ⁵	7,200	7,200	7,200	7,200
	10,200	11,400	9,600	9,600
Maintenance	10,729	14,147	8,086	9,954
Base Technology Fee ⁶				
Conference Fee ⁷	9,588	9,588	9,588	9,588
	750	750	750	750
KPSOFTWORKS	3,948	3,948	3,948	3,948
Office Expense				
Cleaning Expense	5,464	6,295	4,894	5,203
	8,449	12,422	4,418	8,506
License Fees ⁸	150	150	150	150
Miscellaneous ⁹	150	150	150	130
T . 1	4,354	4,354	5,664	3,044
Total Average Operating Expenses	337,884	413,401	325,662	274,590
Number/Percentage At or				
Above Total Average Operating Expenses	6/50%	1/25%	2/50%	3/75%
Median	322,346	409,211	322,346	285,832
Average Net Operating Income Before Manager Salary, Interest, Taxes, Depreciation and	157 475	247 620	124 695	00 110
Amortization Margin %	157,475 31.79%	247,630 37.46%	134,685 29.26%	90,110 24.71%
Number/Percentage At or Above Average Net Operating Income Before Manager Salary, Interest, Taxes, Depreciation and Amortization	5/42%	2/50%	1/25%	2/50%
	121,804	245,158	121,476	85,982
Manager(s) Base Salary ¹⁰	44,787	50,072	41,575	42,716
Average Earnings Before Interest, Taxes, Depreciation and				
Amortization	112,687	197,558	93,110 20.23%	47,394
# and % At or Above the Average Earnings Before Interest, Taxes, Depreciation and	22.75%	29.89%	20.23%	13.00%
Amortization	5/42%	2/50%	1/25%	1/25%
Median	80,854	197,753	80,030	41,735

- 1 Similar to the information on revenues for franchised Anytime Fitness centers, we have not included one-time enrollment fees for new members in our revenues, and we have not included any vending income. We have also excluded revenues from physical therapy services since most franchised centers do not have these revenues.
- 2 These are the franchise royalties you must pay to us under your Franchise Agreement. We refer to these as "Monthly Fees" in our System.
- 3 Your actual expense will vary depending on your market. The numbers shown in the chart reflect an amount of \$3,200 This amount was provided by our third-party insurance company.
- 4 This is the amount you must contribute to the Anytime Fitness General Advertising and Marketing Fund under your Franchise Agreement.
- 5 These amounts have been adjusted to show what a franchisee would incur based on the tiers in which these clubs are located. Our company-owned centers actually spent less on on local advertising during the 12 month period ended February 29, 2024. These amounts do not include Grand Opening or Ramp Up Program costs as these are not new centers. Grand Opening and Ramp Up Program costs range from \$11,000 to \$23,000 depending upon the market tier in which the center is located.
- 6 You must pay this fee under your Franchise Agreement.
- 7 We hold our franchise conference every other year. We estimate the costs for attendance, including travel, hotel and the conference fee will be \$1,500. The amount shown above reflects one-half of this total since you would only attend every other year.
- 8 This is the amount we estimate a franchisee would be required to spend to maintain its health club license.
- 9 Other expenses include bank fees, courier fees, dues and subscriptions, office equipment expense, professional fees, technology, and postage. However, we have not included amounts charged by us or our affiliates for optional services.
- 10 If you manage the center, these amounts, which do not include taxes, would be additional profit or allotted for your salary. In addition, we provided 401K benefits to all the employees of the company-owned centers, as we do for all our corporate employees. These figures are not included in the chart above because most of our franchisees do not provide 401K plans to their employees.

Some outlets have sold or earned these amounts. Your individual results may differ. There is no assurance that you'll sell or earn as much.

Information for Anytime Fitness Centers

The revenue information disclosed above would constitute gross sales and there are no deductions from these sales.

All of the Anytime Fitness centers used in compiling the numbers in this Item 19 offer substantially the same products and services as you are expected to offer. We used to offer an Anytime Fitness Express center concept but no longer offer it although we have Anytime Fitness Express centers operating in our System. However, none of the information from those centers is included in this Item 19.

Written substantiation for the financial performance representations made in this Item 19 will be made available to you upon reasonable request.

Other than as set forth above, we do not make any representations about a franchisee's future financial performance or the past financial performance of franchised outlets. We also do not authorize our employees or representatives to make any such representations either orally or in writing. If you are purchasing an existing outlet, however, we may provide you with the actual records of that outlet. If you receive any other financial performance information or projections of your future income, you should report it to the franchisor's management by contacting General Counsel James Goniea at 111 Weir Drive, Woodbury, Minnesota 55125, telephone (651) 438-5000, the Federal Trade Commission, and the appropriate state regulatory agencies.

ITEM 20. OUTLETS AND FRANCHISEE INFORMATION

All of the information in the tables below is as of December 31 of the applicable year. All of the company-owned outlets disclosed in the tables below were owned by our predecessor as of the time period referenced. All of the franchised outlets disclosed in the tables below, which opened before the Securitization Transaction, were operated under Franchise Agreements with our predecessor until the Securitization Transaction in November 2021.

Table No. 1

SYSTEMWIDE OUTLET SUMMARY
FOR YEARS 2021 TO 2023

Outlet Type	Year	Outlets at the Start of the Year	Outlets at the End of the Year	Net Change
Franchised	2021	2361	2334	-27
	2022	2334	2318	-16
	2023	2318	2298	-20
Company-Owned	2021	13	13	0
	2022	13	12	-1
	2023	12	12	0
Total Outlets	2021	2374	2347	-27
	2022	2347	2330	-17
	2023	2330	2310	-20

Table No. 2

TRANSFER OF OUTLETS FROM FRANCHISEES TO NEW OWNERS (OTHER THAN TO US) FOR YEARS 2021 TO 2023

State	Year	Number of Transfers
Alabama	2021	4
	2022	1
	2023	0
Arizona	2021	5
	2022	3
	2023	3

State	Year	Number of Transfers
Arkansas	2021	0
	2022	10
	2023	1
California	2021	6
	2022	16
	2023	9
Colorado	2021	5
	2022	4
	2023	1
Connecticut	2021	0
	2022	0
	2023	1
Delaware	2021	0
	2022	0
	2023	1
Florida	2021	16
	2022	17
	2023	23
Georgia	2021	9
	2022	10
** "	2023	8
Hawaii	2021	0
	2022	2
Y 1 1	2023	0
Idaho	2021	3
	2022	2
T11''.	2023	4
Illinois	2021 2022	4 5
	2022	7
Indiana	2023	18
Ilidiana	2021	6
	2023	10
Iowa	2021	7
10wa	2022	8
	2023	8
Kansas	2021	0
114113413	2022	1
	2023	2
Kentucky	2021	1
	2022	2
	2023	0
Louisiana	2021	10
	2022	10
	2023	10
Maryland	2021	0
	2022	3
	2023	3
Massachusetts	2021	4
	2022	0
	2023	2
Michigan	2021	3
	2022	4
	2023	17

State	Year	Number of Transfers
Minnesota	2021	5
	2022	11
	2023	15
Mississippi	2021	1
	2022	0
	2023	1
Missouri	2021	3
	2022	4
	2023	5
Montana	2021	0
	2022	0
	2023	1
Nebraska	2021	3
	2022	5
	2023	4
Nevada	2021	4
	2022	2
	2023	2
New Jersey	2021	0
	2022	1
	2023	4
New Mexico	2021	1
	2022	1 2
., .,	2023	3
New York	2021	0
	2022	0
N 4 C 1	2023	2
North Carolina	2021	3 3
	2022 2023	18
North Dakota		
Norm Dakota	2021 2022	0 4
	2022	0
Ohio	2021	14
Olilo	2021	1
	2023	5
Oklahoma	2021	2
Okianoma	2022	6
	2023	5
Pennsylvania	2021	1
2 21110 / 1 / 41114	2021	5
	2023	10
Rhode Island	2021	2
	2022	0
	2023	0
South Carolina	2021	2
	2022	4
	2023	7
South Dakota	2021	1
	2022	2
	2023	1
Tennessee	2021	4
	2022	6
	2023	0

State	Year	Number of Transfers
Texas	2021	20
	2022	13
	2023	17
Utah	2021	2
	2022	2
	2023	2
Vermont	2021	0
	2022	0
	2023	1
Virginia	2021	5
	2022	7
	2023	7
Washington	2021	6
	2022	6
	2023	6
West Virginia	2021	1
	2022	0
	2023	0
Wisconsin	2021	6
	2022	17
	2023	17
Wyoming	2021	1
	2022	0
	2023	0
Total	2021	182
	2022	204
	2023	243

Note: There was no activity in the last 3 years in the states not listed in the above table.

Table No. 3
STATUS OF FRANCHISED OUTLETS FOR YEARS 2021 TO 2023

State	Year	Outlets at	Outlets	Terminati	Non-	Reacquired	Ceased	Outlets at
		Start of	Opened	ons	Renewals	by	Operations-	End of
		Year				Franchisor	Other Reasons	the Year
Alabama	2021	31	0	2	2	0	0	27
	2022	27	0	1	0	0	0	26
	2023	26	0	1	2	0	0	23
Alaska	2021	2	0	0	0	0	0	2
	2022	2	0	0	0	0	0	2
	2023	2	0	0	0	0	0	2
Arizona	2021	45	0	1	3	0	0	41
	2022	41	1	1	1	0	0	40
	2023	40	3	0	1	0	0	42
Arkansas	2021	28	1	0	1	0	0	28
	2022	28	0	1	1	0	0	26
	2023	26	1	0	0	0	0	27
California	2021	123	9	5	1	0	0	126
	2022	126	7	0	0	0	0	133
	2023	133	5	4	1	0	0	133

State	Year	Outlets at	Outlets	Terminati	Non-	Reacquired	Ceased	Outlets at
		Start of	Opened	ons	Renewals	by	Operations-	End of
C 1 1	2021	Year	1	4	0	Franchisor	Other Reasons	the Year
Colorado	2021 2022	50	1	4	0	0	0	47
	2022	47 48	1 0	0	0	0 0	0	48 46
Connecticut	2023	21	3	0	0	0	0	24
Connecticut	2021	24	0	1	0	0	0	23
	2022	23	0	0	0	0	0	23
Delaware	2023	8	0	0	0	0	0	8
Delawale	2021	8	0	0	0	0	0	8
	2023	8	0	0	1	0	0	7
Florida	2021	153	6	3	2	0	0	154
Tionau	2022	154	3	6	4	0	0	147
	2023	147	1	6	1	0	0	141
Georgia	2021	87	0	1	4	0	0	82
211-8-11	2022	82	1	5	2	0	0	76
	2023	76	0	3	0	0	0	73
Hawaii	2021	7	0	0	0	0	0	7
	2022	7	0	0	0	0	0	7
	2023	7	0	1	0	0	0	6
Idaho	2021	25	0	1	0	0	0	24
	2022	24	0	0	0	0	0	24
	2023	24	0	0	0	0	0	24
Illinois	2021	85	2	1	0	0	0	86
	2022	86	2	1	1	0	0	86
	2023	86	2	3	0	0	0	85
Indiana	2021	99	0	2	0	0	1	96
	2022	96	0	2	0	0	0	94
	2023	94	2	0	0	0	0	96
Iowa	2021	59	3	3	2	0	0	57
	2022	57	0	0	0	0	0	57
	2023	57	2	0	1	0	0	58
Kansas	2021	15	0	3	0	0	0	12
	2022	12	0	0	0	0	0	12
Y7 1	2023	12	2	1	0	0	0	13
Kentucky	2021	14	1	2	0	0	0	13
	2022	13	0	0	0	0	0	13
Taniniana	2023	13	1	0	0	0	0	13
Louisiana	2021 2022	115	0	0		0	0	115 116
	2022	115 116	1 1	0	0	0	0	116
Maine	2023	2	0	0	0	0	0	2
Manie	2021	2	0	0	0	0	0	2
	2022	2	0	0	0	0	0	$\frac{2}{2}$
Maryland	2023	24	1	1	0	0	0	24
wiai yiaiia	2022	24	0	3	0	0	0	21
	2023	21	1	0	1	0	0	21
Massachusetts	2021	40	1	1	1	0	0	39
1.1ubbucilubettb	2022	39	2	1	0	0	0	40
	2023	40	0	2	1	0	0	37
Michigan	2021	87	2	5	0	0	0	84
	2022	84	1	1	ő	0	0	84
	2023	84	3	3	1	0	0	83

State	Year	Outlets at	Outlets	Terminati	Non-	Reacquired	Ceased	Outlets at
		Start of	Opened	ons	Renewals	by	Operations-	End of
3.51		Year				Franchisor	Other Reasons	the Year
Minnesota	2021	141	4	2	0	1	0	142
	2022	142	0	2	2	0	0	138
3.4:	2023	138	0	1	0	0	0	137
Mississippi	2021	24	0	1	0	0	0	23
	2022	23	0	0	1	0	0	22
3.6	2023	22	0	1	1	0	0	20
Missouri	2021	46	2	1	l 1	0	0	46
	2022	46	4	2	1	0	0	47
3.6	2023	47	0	0	2	0	0	45
Montana	2021	5	1	0	0	0	0	6
	2022	6	1	0	0	0	0	7
N. 1 1	2023	7	0	0	0	0	0	7
Nebraska	2021	32	0	0	0	0	0	32
	2022	32	0	3	0	0	0	29
NT 1	2023	29	3	1	0	0	0	31
Nevada	2021	29	0	0	1	0	0	28
	2022	28	0	1	0	0	0	27
>	2023	27	1	1	0	0	0	27
New Hampshire	2021	3	1	0	1	0	0	3
	2022	3	0	0	0	0	0	3
N Y	2023	3	0	1	0	0	0	2
New Jersey	2021	18	0	2	0	0	0	16
	2022	16	0	0	1	0	0	15
N. N	2023	15	1	0	0	0	0	16
New Mexico	2021	21	0	0	0	0	0	21
	2022	21	0	0	0	0	0	21
NT. X71	2023	21	1	1	0	0	0	21
New York	2021	20	0	2	1	0	0	17
	2022	17	1	0	1	0	0	17
N 4 C 1	2023	17	0	0	0	0	0	17
North Carolina	2021	42	0	0	1	0	0	41
	2022	41	2	1	0	0	0	42
M d D L d	2023	42	1	1	0	0	0	42
North Dakota	2021	16	0	0	0	0	0	16
	2022	16	1	1	0	0	0	16
OL:	2023	16	0	0	0	0	0	16
Ohio	2021	73	1	2	1	0	0	71
	2022	71	2	0	1	0	0	72
01.1.1	2023	72	2	0	1	0	0	73
Oklahoma	2021	33	0	1	0	0	0	32
	2022	32	0	1	1	0	0	30
0	2023	30 30	0	0	1	0	0	29
Oregon	2021		0	0	0	0	0	30
	2022 2023	30 31	1 0	0	0 2	0	0	31 28
Dannardrian's								
Pennsylvania	2021	66	5	2	1	0	0	68
	2022 2023	68 69	5 2	2 0	2 3	0	0	69 68
Dhode Islam J		9	0		0			9
Rhode Island	2021			0		0	0	
	2022	9	0	0	0	0	0	9 9
	2023	9	0	0	0	0	U	9

State	Year	Outlets at Start of Year	Outlets Opened	Terminati ons	Non- Renewals	Reacquired by Franchisor	Ceased Operations- Other Reasons	Outlets at End of the Year
South Carolina	2021	32	1	2	0	0	0	31
	2022	31	0	0	0	0	0	31
	2023	31	1	1	1	0	0	30
South Dakota	2021	17	0	0	0	0	0	17
	2022	17	1	0	0	0	0	18
	2023	18	1	0	0	0	0	19
Tennessee	2021	34	1	0	0	0	0	35
	2022	35	0	1	0	0	0	34
	2023	34	1	0	0	0	0	35
Texas	2021	254	11	6	2	0	0	257
	2022	257	9	3	1	0	0	262
	2023	262	5	2	2	0	0	263
Utah	2021	17	0	0	0	0	0	17
	2022	17	1	0	0	0	0	18
	2023	18	0	1	0	0	0	17
Vermont	2021	2	0	0	0	0	0	2
	2022	2	0	0	0	0	0	2
	2023	2	0	0	0	0	0	2
Virginia	2021	68	0	1	0	0	0	67
C	2022	67	0	1	0	0	0	66
	2023	66	3	2	0	0	0	67
Washington	2021	71	2	0	1	0	0	72
C	2022	72	2	1	0	0	0	73
	2023	73	0	0	1	0	0	72
West Virginia	2021	15	1	0	0	0	0	16
	2022	16	0	1	0	0	0	15
	2023	15	0	0	0	0	0	15
Wisconsin	2021	119	0	1	1	0	0	117
	2022	117	0	2	0	0	0	115
	2023	115	1	1	0	0	0	115
Wyoming	2021	4	0	0	0	0	0	4
	2022	4	0	0	0	0	0	4
	2023	4	0	0	0	0	0	4
Totals	2021	2361	60	58	27	1	1	2334
	2022	2334	49	45	20	0	0	2318
	2023	2318	47	42	25	0	0	2298

Table No. 4
STATUS OF COMPANY OWNED OUTLETS FOR YEARS 2021 TO 2023

State	Year	Outlets at	Outlets	Outlets Reacquired	Outlets	Outlets Sold	Outlets at
		Start of	Opened	from Franchisees	Closed	to	End of the
		Year				Franchisees	Year
Florida	2021	2	0	0	1	0	1
	2022	1	0	0	0	0	1
	2023	1	0	0	0	0	1
Illinois	2021	9	0	0	0	0	9
	2022	9	0	0	0	0	9
	2023	9	0	0	0	0	9

State	Year	Outlets at	Outlets	Outlets Reacquired	Outlets	Outlets Sold	Outlets at
		Start of	Opened	from Franchisees	Closed	to	End of the
		Year				Franchisees	Year
Maine	2021	1	0	0	0	0	1
	2022	1	0	0	1	0	0
	2023	0	0	0	0	0	0
Minnesota	2021	1	0	1	0	0	2
	2022	2	0	0	0	0	2
	2023	2	0	0	0	0	2
Totals Totals	2021	13	0	1	1	0	13
	2022	13	0	0	1	0	12
	2023	12	0	0	0	0	12

Note: There was no activity in the last 3 years in the states not listed in the above table.

Table No. 5

PROJECTED OPENINGS AS OF DECEMBER 31, 2023

State	Franchise Agreements Signed as of December 31, 2023 But Outlet Not Opened	Projected New Franchised Outlets in the Next Fiscal Year	Projected New Company – Owned (or Affiliate- owned) Outlets in the Next Fiscal Year
Alabama	0	0-2	0-4
Alaska	0	0-2	0-4
Arizona	1	1-2	0-4
Arkansas	0	0-2	0-4
California	14	4-7	0-4
Colorado	6	3-5	0-4
Connecticut	2	1-2	0-4
Delaware	0	0-2	0-4
District of Columbia	0	0-2	0-4
Florida	24	4-9	0-4
Georgia	1	1-2	0-4
Hawaii	2	1-2	0-4
Idaho	3	2-4	0-4
Illinois	20	4-9	0-4
Indiana	5	3-5	0-4
Iowa	0	0-2	0-4
Kansas	0	0-2	0-4
Kentucky	2	1-2	0-4
Louisiana	2	1-2	0-4
Maine	0	0-2	0-4
Maryland	3	2-4	0-4
Massachusetts	2	1-2	0-4
Michigan	3	2-4	0-4
Minnesota	5	3-5	0-4
Mississippi	2	1-2	0-4

State	Franchise Agreements Signed as of December 31, 2023 But Outlet Not Opened	Projected New Franchised Outlets in the Next Fiscal Year	Projected New Company – Owned (or Affiliate- owned) Outlets in the Next Fiscal Year
Missouri	1	1-2	0-4
Montana	1	1-2	0-4
Nebraska	3	2-4	0-4
Nevada	2	1-2	0-4
New Hampshire	0	0-2	0-4
New Jersey	6	3-5	0-4
New Mexico	5	3-5	0-4
New York	6	3-5	0-4
North Carolina	14	4-7	0-4
North Dakota	0	0-2	0-4
Ohio	7	3-5	0-4
Oklahoma	0	0-2	0-4
Oregon	0	0-2	0-4
Pennsylvania	6	3-5	0-4
Rhode Island	0	0-2	0-4
South Carolina	5	3-5	0-4
South Dakota	0	0-2	0-4
Tennessee	5	3-5	0-4
Texas	28	4-9	0-4
Utah	2	1-2	0-4
Vermont	0	0-2	0-4
Virginia	1	1-2	0-4
Washington	6	3-5	0-4
West Virginia	1	1-2	0-4
Wisconsin	3	2-4	0-4
Wyoming	1	1-2	0-4
Puerto Rico	0	0-2	0-4
U.S. Virgin Islands	0	0-2	0-4
Other U.S. Territories and Possessions	0	0-2	0-4
Total	200	78-182	0-4

A list of the names, addresses and telephone numbers of all Anytime Fitness franchisees, and the locations of their open Anytime Fitness centers as of December 31, 2023, is attached to this Disclosure Document as Exhibit C-1.

A list of all franchisees who have been terminated, canceled, not renewed, or otherwise voluntarily ceased to do business under the Franchise Agreement during the 12-month period ended December 31, 2023, or who have not communicated with us within 10 weeks of our application date, is attached to this Disclosure Document as Exhibit C-2. There are 427 franchisees on this list.

If you buy this franchise, your contact information may be disclosed to other buyers when you leave the franchise system. During the last 3 years current and former franchisees have signed provisions restricting their ability to speak openly about their experience with us or are predecessor. 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.

We have a Franchise Advisory Council that consists of franchisees within our system with whom we consult on various aspects of our system. This is not a formal entity, and it does not have a telephone number, street address, email address, or website. The members of our Franchise Advisory Council are simply franchisees who communicate with each other by telephone and email, and who attend telephone and in-person meetings with our staff.

One independent franchisee association has asked to be included in this Disclosure Document: AFFA, an Independent Association of Anytime Fitness® franchisees. The contact information for AFFA is as follows:

AFFA, an Independent Association of Anytime Fitness® Franchisees PO Box 10158
Palm Desert, CA 92255-1058

Phone: 619-209-3775 Fax: 866-855-1988

Email: affa@aafdchapters.org

ITEM 21. FINANCIAL STATEMENTS

Attached at Exhibit D are the audited financial statements of our affiliate SEB Franchising Guarantor LLC ("SFG"), as of December 31, 2023 and 2022. SFG guarantees our performance under the Franchise Agreement and other related documents. A copy of the guaranty of SFG is attached at Exhibit D.

As reflected in Item 1, Anytime Fitness, LLC will be providing required support and services to franchisees under a management agreement with us. Attached at Exhibit D are the audited financial statements of Anytime Fitness, LLC for the fiscal years ended December 31, 2021, December 31, 2022 and December 31, 2023. These financial statements are being provided for disclosure purposes only. Anytime Fitness, LLC is not a party to the Franchise Agreement, Development Agreement or any other agreement we sign with franchisees nor does it guarantee our obligations under the Franchise Agreement or Development Agreement we sign with franchisees.

Also attached at Exhibit D are the unaudited Balance Sheets and Income Statements of SFG and Anytime Fitness, LLC as of, and for the period ended, February 29, 2024.

ITEM 22. CONTRACTS

A copy of the Franchise Agreement, Franchise Agreement Guaranty, and General Release is attached as Exhibit E. A copy of the Area Development Agreement and Development Agreement Guaranty is attached as Exhibit F. Exhibit H is an agreement you sign with our affiliate, Healthy Contributions, to assist in the transfer, processing and distribution of funds and data for various fitness incentive programs you can offer to your members. Exhibit I includes forms of financing documents. Exhibit J is an agreement you will sign with ProVision regarding the billing for our web fee, and the provision of security and software support. Exhibit K is an application for a membership surety bond you must sign with Nationwide Mutual Insurance Company. Exhibit L are the Service Agreements you must sign to use the Club Management

Software. Exhibit M is a Franchisee Questionnaire you must complete and sign before we will grant you a franchise. Exhibit N is the Coaching Suite Addendum we require existing franchisees sign to implement the Coaching Suite at existing Anytime Fitness centers that do not already have access to and offer the Coaching Suite. Exhibit O is the Evolt Software Subscription Agreement you must sign in connection with a required software program. Exhibit P is the ABC Merchant Services Agreement. Exhibit Q is the Physical Therapy Program Addendum.

ITEM 23. RECEIPTS

The last 2 pages of this Disclosure Document are detachable documents acknowledging receipt of this Disclosure Document. Please sign both receipt pages and return one to us.

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EXHIBIT A

LIST OF STATE AGENCIES/ AGENTS FOR SERVICE OF PROCESS

LIST OF STATE AGENCIES

California

Department of Financial Protection and Innovation 2101 Arena Boulevard Sacramento, California 95834 (866) 275-2677 (toll free) Ask.DFPI@dfpi.ca.gov (email)

Hawaii

Hawaii Commissioner of Securities Department of Commerce and Consumer Affairs Business Registration Division King Kalakaua Building 335 Merchant Street, Rm. 205 Honolulu, Hawaii 96813 (808) 586-2744

Illinois

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

Indiana

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

Maryland

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

Michigan

Michigan Dept. of Attorney General Consumer Protection Division Antitrust and Franchise Unit 525 W. Ottawa St. G. Mennen Williams Building, 1st Floor Lansing, Michigan 48909 (517) 373-7117

Minnesota

Minnesota Department of Commerce Registration and Licensing Division 85 7th Place East, Suite 280 St. Paul, Minnesota 55101-2198 (651) 296-6328

New York

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

North Dakota

North Dakota Securities Department 600 East Boulevard Avenue State Capital – 14th Floor, Dept. 414 Bismarck, North Dakota 58505-0510 (701) 328-4712

Rhode Island

Rhode Island Department of Business Regulation Securities Division 1511 Pontiac Avenue John O. Pastore Complex – Building 68-2 Cranston, Rhode Island 02920 (401) 222-3048

South Dakota

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

Virginia

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

Washington

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

Wisconsin

Department of Financial Institutions Division of Securities 4822 Madison Yards Way, North Tower Madison, Wisconsin 53705 (608) 261-9555

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LIST OF AGENTS FOR SERVICE OF PROCESS

California

Commissioner of Financial Protection and Innovation Department of Financial Protection and Innovation 2101 Arena Boulevard Sacramento, California 95834 (866) 275-2677 (toll free)

Hawaii

Commissioner of Securities for the State of Hawaii Department of Commerce and Consumer Affairs Business Registration Division King Kalakaua Building 335 Merchant Street, Rm. 205 Honolulu, Hawaii 96813 (808) 586-2744

Illinois

Illinois Attorney General 500 South Second Street Springfield, Illinois 62706 (217) 782-1090

Indiana

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

Maryland

Maryland Securities Commissioner 200 St. Paul Place Baltimore, Maryland 21202-2020 (410) 576-6360

Michigan

Michigan Department of Commerce Corporations and Securities Bureau 525 W. Ottawa St. Lansing, Michigan 48933 (517) 373-7117

Minnesota

Minnesota Commissioner of Commerce Department of Commerce 85 7th Place East, Suite 280 St. Paul, Minnesota 55101-2198 (651) 539-1600

New York

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

North Dakota

North Dakota Securities Commissioner Securities Department 600 East Boulevard Avenue State Capitol – 14th Floor, Dept. 414 Bismarck, North Dakota 58505-0510 (701) 328-4712

Rhode Island

Director Rhode Island Department of Business Regulation Securities Division 1511 Pontiac Avenue John O. Pastore Complex – Building 68-2 Cranston, Rhode Island 02920 (401) 462-9527

South Dakota

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

Virginia

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

Washington

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

Wisconsin

Administrator, Division of Securities Department of Financial Institutions 4822 Madison Yards Way, North Tower Madison, Wisconsin 53705 (608) 266-8557

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EXHIBIT B

TABLE OF CONTENTS OF OPERATIONS MANUAL

EXHIBIT B

ANYTIME FITNESS

OPERATIONS MANUAL – TABLE OF CONTENTS

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This Operations Manual is an online resource, therefore page numbers may vary.

FDD B-1

EXHIBIT C-1

LIST OF FRANCHISEES AS OF DECEMBER 31, 2023

(INCLUDING AREA DEVELOPMENT AGREEMENT COMMITMENTS)

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
ATFAK-ANC1, LLC	8936 Lake Otis Pkwy	Anchorage	AK	99507	907-339-2348		*
	42115 Kalifornsky						
ATFAK-SOL1, LLC	Beach Rd, Ste A3	Soldotna	AK	99669	907-262-6197		
J & C Garcia LLC	26 Broad St	Alexander City	AL	35010	256-329-1004		
San Jose, LLC	1416 N Brindlee	Arab	AL	35016	256-640-8388		
	1984 Veterans						
CKC Fitness, LLC	Memorial Dr	Birmingham	AL	35214	205-874-6644		
Murphy Health & Fitness,							
LLC	11971 Liberty Pkwy	Birmingham	AL	35242	205-957-2525		
Fountain Enterprises, LLC	1650 Douglas Ave	Brewton	AL	36426	251-314-1411		
	16054 Hwy. 280,						
Chelsea Fitness LLC	Ste. 700	Chelsea	AL	35043	205-678-8820		
	1845 Patriot Way						
San Sebastiano LLC	SW	Cullman	AL	35055	256-841-6500		
New Life Fitness2 LLC	2020 US-98, Ste C	Daphne	AL	36526	251-626-5018		
	8154 Hwy 59, Ste						
3-D Fitness, LLC	216	Foley	AL	36535	251-923-5550		
	2075 Cecil Ashburn						
All Things Fitness, Inc.	Drive SE	Huntsville	AL	35802	256-970-1400		
Benjamin Handley	24571 US Hwy 31	Jemison	AL	35085	205-688-5060		
Kingdom Fitness Ventures	1874 Slaughter Rd.,						
LLC	St G-J	Madison	AL	35758	256-325-0016		
Don Gomien & Associates,							
Inc.	3456 Hillcrest Rd	Mobile	AL	36695	251-662-1320		
	9120 Airport Blvd,						
Donald Gomien	Suite F	Mobile	AL	36608	251-639-3556		
Fountain Enterprises, LLC	465 Pike St, Ste C	Monroeville	AL	36460	251-302-2431		
Anthony S. Thorn and Julie							
Ann Thorn	2701 Frederick Rd	Opelika	AL	36801	334-759-6464		
		Owens Cross					
Rockit Body Fitness, LLC	70 Taylor Road	Roads	AL	35763	256-812-2081		
	1548 US-231 S, Ste						
Jim Slack	1	Ozark	AL	36360	334-445-9009		
	5408 Summerville						
TASK Fitness, LLC	Rd.	Phenix City	AL	36867	334-332-9200		
New Life Fitness2, LLC	21862 AL-59	Robertsdale	AL	36567	251-240-0499		
Analyst One Financial, LLC	1513 S Broad St	Scottsboro	AL	35768	256-575-8450		
	10200 Eastern						
Leah Langlinais	Shore Blvd, Ste 404	Spanish Fort	AL	36527	251-299-2229		*
			<u> </u>				
Jim Slack	105 Southland Vlg	Troy	AL	36079	334-770-0888		
	1420 S Constitution						
Bandon Fitness (Texas), Inc.	Ave	Ashdown	AR	71822	870-898-5700		
Patrick Connell	3050 Harrison St	Batesville	AR	72501	870-793-2700		
Bandon Fitness (Texas), Inc.	101 North Service	Blytheville	AR	72315	870-824-5490		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
ELynn, Inc.	105 Progress Way	Bryant	AR	72022	501-213-0526		*
RFC69, LLC	206 Garden Oaks Dr	Camden	AR	71701	870-836-7100		
111 000, 220	200 Gardon Garlo B.	Carridon	1	7 27 0 2	0,0000,100		
Bandon Fitness (Texas), Inc.	1151 Rogers Ave	Clarksville	AR	72830	479-705-0011		
	6315 Wedington Dr,		l				
PW Fitness LLC Band of Brothers Fitness	Unit 2	Fayetteville	AR	72704	479-935-4600		
Group - Chaffee Crossing,	6220 Massard Rd	Fort Smith	AR	72916	479-877-7389		*
отемр отемперового,	022011000010110		1	7			
JD FITNESS LLC	11735 Old Hwy 71 S	Fort Smith	AR	72916	479-668-0119		*
, .			l				
Bandon Fitness (Texas), Inc.	47 S Broadview St	Greenbrier	AR	72058	501-679-0677		
Bandon Fitness (Texas), Inc.	2427 W Center St	Greenwood	AR	72936	479-431-5105		*
	115 Industrial Park	O O O O O O O O O O O O O O O O O O O	,	7 2 0 0 0	170 101 0100		
D R Profit Ventures, LLC	Rd	Harrison	AR	72601	870-416-3606		
Bandon Fitness (Texas), Inc.	1301 N Hervey	Норе	AR	71801	870-777-9100		
Bandon Fitness (Texas), Inc.	7403 Cantrell Rd	Little Rock	AR	72207	501-663-4400		
Danash Filmos (Texas), mo.	7400 Gantrott Hu	Little Hook	,	72207	301 300 4400		
Faith 4 Life Enterprises, Inc.	106 Bloomington Rd	Lowell	AR	72745	479-365-6768		
	608 Martin Luther						
Bandon Fitness (Texas), Inc.	King Blvd	Malvern	AR	72104	501-467-8485		
Powerhouse Group LLC	203 E Military Rd	Marion	AR	72364	870-739-1266		
Towernouse Group 220	200 ET Hittary Ha	rianon	,	72004	0,0,00 1200		
Bandon Fitness (Texas), Inc.	20 Bruce St	Morrilton	AR	72110	501-289-6534		
		Mountain					
Bandon Fitness (Texas), Inc.	40 Plaza Way, Ste 30	Home	AR	72653	870-580-0941		
Bandon Fitness (Texas), Inc.	815 Malcolm Ave	Newport	AR	72112	870-495-1950		*
Lane & Pickney	013 Plateotill Ave	Newport	AIT	72112	070-433-1330		
Investments, Inc.	1700 Linwood Dr	Paragould	AR	72450	870-236-1551		
	2005 N Arkansas						
Bandon Fitness (Texas), Inc.	Ave	Russellville	AR	72802	479-957-9156		*
Inspired Siloam Fitness LLC	1007 S Mt Olive St	Siloam Springs	AR	72761	479-373-1122		
inspired Silvain Filliess LLC	1602 E Robinson	opriligo	An	72701	4/9-3/3-1122		
Michael Beard	Ave	Springdale	AR	72764	479-841-9752		
	7058 W Sunset Ave,						
Samurai 327, LLC	Suite 2	Springdale	AR	72762	479-633-7348		
Randon Eitnaga (Tayaa) Jac	2220 Trinity Dlvd	Texarkana	AR	71854	070 770 4040		
Bandon Fitness (Texas), Inc.	ZZZƏ HIHILY DIVU	West	IAD	/ 1004	870-772-4348		
Powerhouse Group LLC	113 N Missouri St	Memphis	AR	72301	870-629-5262		
·							
Luke Lehr	42407 N Vision Way	Anthem	AZ	85086	623-215-4669		
Kevin Christopher Jack and	200EE N.Tatura Divis	Covo Orași		05004	400 004 5000		
Kimberly Jack	29855 N Tatum Blvd	Cave Creek	AZ	85331	480-681-5200		

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					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
		·					
Bandon Fitness (Texas), Inc.	1065 E Riggs Rd	Chandler	ΑZ	85249	480-821-2112		
MAF Chandler, LLC	1072 W Chandler	Chandler	AZ	85224	480-917-0005		
Ratrace, Inc.	759 N Hwy 89	Chino Valley	ΑZ	86323	928-636-8348		
Bandon Fitness (Texas), Inc.	450 W Ruins Dr	Coolidge	ΑZ	85128	520-723-0995		
	13915 N Dysart Rd,						
DBH FITNESS LLC	Ste A4	El Mirage	ΑZ	85335	623-583-2064		
	2500 S Woodlands						
Flagstaff ATF, LLC	Vlg Dr, Ste 21	Flagstaff	ΑZ	86001	928-226-7064		
	16425 E Palisades						
Big M, LLC	Blvd	Fountain Hills	ΑZ	85268	480-837-5151		
	949 N Val Vista Dr,						
10 More LLC	Ste 115	Gilbert	ΑZ	85234	480-892-5646		
Body Craft Investments, LLC	4720 E Queen Ck Rd	Gilbert	ΑZ	85297	480-279-2855		
	6640 W Cactus Rd,						
DBH FITNESS LLC	Ste A 112	Glendale	ΑZ	85304	623-594-2422		
	3780 W Happy						
Doolittle Enterprises Inc.	Valley Rd	Glendale	ΑZ	85310	623-377-8440		
Adrianna Gomez and	2338 Wildflower					Projected to open in	
Raymond Gomez	Street	Kingman	ΑZ	86401	661-623-1587	Kingman, AZ	
•		Lake Havasu					
Alison and Joseph Capote	62 S Lk Havasu Ave	City	AZ	86403	928-302-3883		
	12958 W Indian						
Bandon Fitness (Texas), Inc.		Litchfield Park	ΑZ	85340	623-935-2737		
, , ,	12040 N Thornydale						
Bandon Fitness (Texas), Inc.	1	Marana	AZ	85658	520-579-2600		
, ,,	21116 N John						
ATF Maricopa, LLC	Wayne Pkwy B3	Maricopa	AZ	85139	520-568-5226		
	8257 E. Guadalupe						
Bandon Fitness (Texas), Inc.	· ·	Mesa	AZ	85212	480-354-0666		
Ignite Investments LLC	1239 E McKellips Rd	Mesa	AZ	85203	480-464-5646		
.8							
Bandon Fitness (Texas), Inc.	2250 Highway 60	Miami	AZ	85539	928-473-1328		*
	11911 N 1st Ave, Ste			1	020 110 2020		
98 Bell, LLC	101	Oro Valley	AZ	85737	520-219-2869		
	24640 N Lake	o.o.rano,			020 220 2000		
SIMS 34, LLC	Pleasant Rd, Ste 103	Peoria	AZ	85383	623-518-6100		
ADMFITNESS, LLC and	r todddir rid, oto 100	1 00114	, <u></u>		020 010 0100		<u> </u>
William Nicholls and	15610 N 7th St	Phoenix	AZ	85022	602-795-8088		
William Monotto una	1001011711101	Поспіх	"-	00022	002 700 0000		<u> </u>
B-Fit Enterprises, LLC	4855 Warner Rd	Phoenix	ΑZ	85044	480-900-1616		
b Tit Enterprises, LEO	1420 E Chandler	Поспіх	/\ <u>~</u>	00044	400 000 1010		
Foothills Fitness 24/7, LLC	Blvd, Suite 104	Phoenix	ΑZ	85048	480-460-1673		
1 00 tilitto 1 ttil030 24/7, LLO	111 E Dunlap Ave,	. HOCHIA	, <u>, , , , , , , , , , , , , , , , , , </u>	00040			
L13cky Health, LLC	Ste 9	Phoenix	ΑZ	85020	602-883-7800		*
LIJONY HEALLH, LLO	4030 E Thunderbird	I HOCHIY	/\L	03020	002-003-7000		
I 13cky Hoalth II C	Rd, Ste D	Phoenix	 ₁	85032	602 002 0722		*
L13cky Health, LLC	3135 E Indian	FIIOCIIIX	AZ	00032	602-883-8733		
I 12 olay Haalth III O		Dhooniy	\ \^7	05010	600 200 2100		
L13cky Health, LLC	School Rd	Phoenix	AZ	85016	602-362-3166		<u> </u>

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Logar Entity	18413 N Cave Creek	Oity	o tu to		Trainisci -	Status	Borotopinont
Michael Zaia	Rd	Phoenix	ΑZ	85032	602-824-9095		
	3190 Willow Creek			0000			
Michael Laird	Rd	Prescott	ΑZ	86301	928-227-8337		*
		Prescott					
Ratrace, Inc.	6715 E 2nd St, Ste A		ΑZ	86314	928-443-5701		
		l	<i>,</i> .=		020 110 0702		
Bandon Fitness (Texas), Inc.	40601 N Gantzel Rd	San Tan Valley	ΑZ	85140	480-677-3637		*
	530 E Hunt Hwy, Ste		-				
Queen Creek ATF, LLC	113	San Tan Valley	AZ	85143	480-888-9332		
,	32687 N Scottsdale						
K2 Fitness, LLC	Rd	Scottsdale	ΑZ	85266	480-575-7505		
,	7679 E Pinnacle						
Kevin Redus	Peak Rd	Scottsdale	ΑZ	85255	480-689-5997		
	5094 North Hayden						
L13cky Health, LLC	Rd	Scottsdale	AZ	85250	602-900-0852		
, , ,	2240 N Scottsdale						
L13CKY Health, LLC	Rd	Tempe	ΑZ	85281	602-362-3362		*
			<i>-</i> '	1	002 002 0002		
98 Bell, LLC	7937 N Oracle Rd	Tucson	AZ	85704	520-622-2514		
A&R FOOTHILLS FITNESS	70071101010110		<i>-</i>		020 022 202 1		
LLC	4784 E Sunrise Dr	Tucson	AZ	85718	520-577-4607		*
	8868 Tanque Verde	1400011	, <u></u>	00710	020 077 1007		
APZ LLC	Rd	Tucson	AZ	85749	520-760-1200		
711 2 220	7475 W Twin Peaks	1400011	,	007.10	020 700 1200		
Bandon Fitness (Texas), Inc.		Tucson	AZ	85743	520-579-6615		
STRONG ALPHA FOXTROT	2500 N Silverbell	racson	7.2	00740	020 070 0010		
LLC		Tucson	ΑZ	85745	520-999-8282		
Milt Folas, Angie Folas and	110, 010 100	1400011	,	007.10	320 000 0202		
Stephan Folas	883D Island Dr	Alameda	CA	94502	510-864-2030		
Stephan Folas and Milt	951 Marina Village	, Karrioda	0,1	0.002	010 00 1 2000		
Folas	Pkwy	Alameda	CA	94501	510-263-9574		
Travis MacKenzie and	· ····y	, Karrioda	0,1	0.001	010 200 007 1		
Marisa MacKenzie	2700 Balls Ferry Rd	Anderson	CA	96007	530-776-4541		
	13692 Apple Valley	7					
Richr, Inc.	Rd, #130	Apple Valley	CA	92308	760-240-9933		
The Master's Holdings, Inc.	90 Rancho Del Mar	Aptos	CA	95003	831-662-1977		
Christopher Huisken and	- Chambrid Bott Idi	11-150	<u> </u>		132 302 1077		
Lori Huisken	9 E Foothill Blvd	Arcadia	CA	91006	626-445-1026		
			<u> </u>		123 3 1020	Projected to open in	
WC Assets LLC	717 Joaquin Rd	Arcadia	CA	91007	310-721-2348	Los Angeles, CA	*
	12130 New Airport				223 / 21 23-40		
SOOZ-EQ FITNESS INC.	Rd, Unit 200	Auburn	CA	95603	530-887-1265		
5552 EQ 11111255 1110.	1251 E Main St, Ste		J., (23300	555 557 1255		
Richr, Inc.	4-5	Barstow	CA	92311	760-577-1718		*
Brett Livingstone and	1820 Solano Ave,	24.5077	J. (52511	, 33 37, 1710		
Rachel Livingstone	Ste A	Berkeley	CA	94707	510-526-4900		
The other Environment	7750 Brentwood	Dornotoy	5, (J-77 U7	010 020 4000		
Ignore the Limits, LLC	Blvd, Ste E	Brentwood	CA	94513	925-513-7001		
ionore the chines, LLO	5221 Mission Oaks	Diction	<u>-</u>	04010	525-515-7001		
AFCamarillo LLC	Blvd	Camarillo	CA	93012	805-445-8899		
74 Janianao ELO	3490 Palmer Dr	Jamanilo	UA .	00012	000-440-0099		
Allen Coleman	#3E, Golderado	Cameron Park	CA	95682	530-676-4111		
/ tton Ootellian	"JE, Golderado	James of Fark	U/A	00002	1 000-070-4111		<u>I</u>

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
,	26536 Carmel	Carmel-By-					
The Master's Holdings, Inc.	Rancho Blvd	The-Sea	CA	93923	831-293-8338		
	67555 East Palm						
Michael Heinold	Canyon	Cathedral City	CA	92234	760-459-8101		
Bandon Fitness (Texas), Inc.	21525 Devonshire St	Chatsworth	CA	91311	818-477-2323		
()/							
All4good, Inc.	2499 Forest Ave	Chico	CA	95928	530-636-2424		
0,							
24/7 Fitness, Inc.	15709 Euclid Ave	Chino	CA	91710	909-550-1016		
,	2322 Proctor Valley						
DDK Corp.	Rd, Ste 105	Chula Vista	CA	91914	619-796-7777		
Rodrigo Mora, Edgar Mora	, , , , , , , , , , , , , , , , , , , ,					Projected to open in	
and Marine Menier	583 Los Altos Dr	Chula Vista	CA	91914	619-666-9188		*
Rodrigo Mora, Edgar Mora						Projected to open in	
and Marine Menier	583 Los Altos Dr	Chula Vista	CA	91914	619-666-9188	San Diego, CA	*
Cesar Galvan-Arteaga and	792 S Cloverdale			1			
Patricia Lapant	Blvd	Cloverdale	CA	95425	707-806-1094		
	1			1	707 000 200 1		
Five Star Fitness LLC	1023 Bridge St	Colusa	CA	95932	530-458-1669		
1100 0141 1141000 220	1020 Bridge of	Gottasa	<u>σ</u> ,	00002	000 400 1000		<u> </u>
AFCC LLC	1150 Concord Ave	Concord	CA	94520	925-363-3301		*
711 00 220	5434 Ygnacio Valley	Gonoora	0,1	04020	020 000 0001		
Blu Moon, Inc.	Rd, Ste 130	Concord	CA	94521	925-672-6700		
Benjamin and Amanda	2641 Green River	Concord	OA .	04021	323 072 0700		
McCarty	Rd, Ste 102	Corona	CA	92882	951-475-1299		*
riccarty	Nu, Ste 102	Cololla	CA	92002	951-475-1299		
JAAS, LLC	215 S Citrus Ave	Covina	CA	91723	626-224-3973		
JAAO, LLO	4130 Sepulveda	Covilla	OA .	31723	020-224-3373		
Forever Forward LLC	Blvd	Culver City	CA	90230	424-672-3488		*
Powerhouse Gym & Fitness	1900 N Lincoln St,	Culver City	CA	30230	424-072-3466		
Center, Inc.	Ste 102	Dixon	CA	95620	707-693-9500		
Genter, inc.	2217 E Huntington	DIXOII	CA	93020	707-093-9300		
Fitness Democracy, LLC	Dr	Duarte	CA	91010	626-359-6394		
Rodrigo Mora, Edgar Mora	13465 Camino	Duarte	CA	31010	020-339-0394		
and Marine Menier	Canada	El Cajon	CA	92021	619-956-9555		*
and Manne Memer	Callaua	Et Gajon	CA	92021	019-930-9333		
RSD Fitness, LP	2650 Jamacha Rd	El Cajon	CA	92019	619-741-3211		
NOD FILITESS, LF	630 N Pacific Coast	Et Gajon	CA	92019	019-741-3211		<u> </u>
Geminiz, LLC	Hwy, Unit 10	El Segundo	CA	90245	424-277-9000		
Germiniz, LLG	9692 Elk Grove-	Et Segundo	CA	90243	424-277-9000		
MinCA, LLC	Florin Rd	Elk Grove	CA	95624	916-936-3969		*
MIIIOA, LLO	260G N El Camino	EIR GIOVE	CA	93624	910-930-3909		<u> </u>
Hanny San Diogo II C		Encipitas		02024	760 640 5500		
Happy San Diego LLC	Real 5089 Business	Encinitas	CA	92024	760-642-5566		
CV Eitness Inc		Egirfiold	C^	Q4EQ4	707 064 1575		
GK Fitness, Inc.	Center Dr	Fairfield	CA	94534	707-864-1575		
Cahail Abdali	1055 W.Toyor Ot	Coirfield	C4	0.4500	707.070.4044		
Sohail Abdali	1955 W Texas St	Fairfield	CA	94533	707-673-4244		-
VM FitDovs III LLO	OFF C Main Ot	Fallbra al-		00000	700 700 0400		
VM FitBoys III LLC	855 S Main St	Fallbrook	CA	92028	760-723-2433		
MinOALLO	9500 Greenback	Folos:==		05000	010 744 0000		*
MinCA, LLC	Lane	Folsom	CA	95630	916-741-2030		

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					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
,		,				Projected to open in	
MinCA, LLC	868 Lariat Loop	Galt	CA	95632	949-922-6374	Elk Grove, CA	*
	10530 Twin Cities						
The Master's Holdings, Inc.	Rd	Galt	CA	95632	209-314-1600		*
The Maker's Fitness, Inc.	755 1st St	Gilroy	CA	95020	408-846-4222		
		-				Projected to open in	
La Canada Athletics Inc.	1335 Branta Dr.	Glendale	CA	91208	818-844-3379	Tujunga, CA	
LK Fitness Group	300 E Colorado St	Glendale	CA	91205	818-584-7700		*
	9711 Vlg Ctr Dr, Ste						
Teaghlach Kyn, LLC	125	Granite Bay	CA	95746	916-786-3999		
TwinSS Fitness, Inc.	562 Sutton Way	Grass Valley	CA	95945	530-652-4680		
		-					
The Master's Holdings, Inc.	1554 CA-99	Gridley	CA	95948	530-797-9080		
<u> </u>	300 Pacific Coast	Hermosa					
Lommori ATF, LLC	Hwy	Beach	CA	90254	310-303-3334		
	18990 Coyote Valley	Hidden Valley					
GYNOTME, LLC	Rd, Stes 20 & 21	Lake	CA	95467	707-987-9100		
·	1760 Airline Hwy,						
The Master's Holdings, Inc.	Ste I	Hollister	CA	95023	831-636-4699		
Christopher Huisken and		Huntington					
Lori Huisken	21421 Brookhurst St	_	CA	92646	714-369-2337		
Coachella Valley Kiva							
Incorporated	81801 Indio Blvd	Indio	CA	92201	760-772-9772		
	11310 Prospect Dr,						
Ryan Chambers	Ste 70	Jackson	CA	95642	209-223-3636		
,							
The Master's Holdings, Inc.	939 Sierra St	Kingsburg	CA	93631	559-634-3555		
0.,	890 Town Ctr Dr, Ste						
La Canada Athletics Inc.	В	Flintridge	CA	91011	818-928-1314		
	5100 Orangethorpe	- 0					
HAP Fitness LLC	Ave., Ste G	La Palma	CA	90623	562-725-3539		
	·						
Bandon Fitness (Texas), Inc.	24290 El Toro Rd.	Laguna Hills	CA	92637	949-946-6996		
, , , ,	44054 Sierra Vista					Projected to open in	
ATF California LLC	Drive	Lancaster	CA	93536	314-322-0017	Santa Monica, CA	
TEAM LUCA KOBE TRAINING	880 Sterling					·	
INC.	Parkway, #10	Lincoln	CA	95648	916-587-6100		
The Master's Holdings, Inc.	1855 Holmes St	Livermore	CA	94550	925-292-7196		
WC Assets LLC	6337 E Spring St	Long Beach	CA	90808	562-270-9755		*
	. <u> </u>						
TwinSS Fitness, Inc.	3226 Boyington Rd	Loomis	CA	95650	916-660-0700		
·	120 General Stilwell						
The Master's Holdings, Inc.	Dr, Suite 200	Marina	CA	93933	831-917-9499		
<u> </u>							
The Master's Holdings, Inc.	399 Lighthouse Ave	Monterey	CA	93940	831-373-1234		
3 7	144 W Los Angeles						

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					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
RealTalk Fitness of Land O'		,				Projected to open in	· ·
Lakes, LLC	17975 Madrid Ln	Morgan Hill	CA	95037	408-583-7220	I	
The Creator's Fitness Corp	715 Cochrane Rd	Morgan Hill	CA	95037	408-776-8980		
GSK Fitness Novato, Inc.	680 Quintana Rd	Morro Bay	CA	93442	805-225-5052		
Patrick Kam and Matt							
Morales	6347 Jarvis Ave	Newark	CA	94560	510-794-4888		
Golden Dog Wellness	180 Mary Ave	Nipomo	CA	93444	805-723-0191		
GSK Fitness Novato, Inc.	946 Diablo Ave	Novato	CA	94947	415-898-1166		
	40050 Hwy 49, Ste						
GSK Fitness Novato, Inc.	N4	Oakhurst	CA	93644	559-683-2513		
Brett Livingstone and	2 Orinda Theatre						
Rachel Livingstone	Square, Ste 148	Orinda	CA	94563	925-542-0342		
	1124 H Oro Dam						
The Master's Holdings, Inc.	Blvd E	Oroville	CA	95965	530-533-7770		
365 Fitness Holdings, LLC	702 N Ventura Rd	Oxnard	CA	93030	805-983-7770		
The Markeda Heldings Inc.	4440 5	D :4: - O		00050	004 004 4004		*
The Master's Holdings, Inc.	1146 Forest Ave	Pacific Grove	CA	93950	831-324-4004		^
NavOal Eitaraa Iraa	1367 Linda Mar	D :4:		04044	050 000 7745		
NorCal Fitness, Inc.	Shopping Center	Pacifica	CA	94044	650-808-7745		
Emma Lam and Kimberly	36891 Cook St, Ste			00044	700 400 4040		
Zumbro	1	Palm Desert	CA	92211	760-469-4648		
Austin Wright and James	COO E Colorado Plud	Dagadana	C A	01101	626 400 6500		*
Adamitis	600 E Colorado Blvd 1075 Sperry Ave, Ste		CA	91101	626-408-6500		
The Master's Holdings, Inc.	D	Patterson	CA	95363	209-892-4348		
North Bay Whole Health,	2620 Lakeville Hwy,	ratterson	CA	93303	209-092-4340		
LLC	Ste 310	Petaluma	CA	94954	707-779-2155		
LLC	Ste 310	Petatuma	CA	94954	707-779-2155		
Homegrown Fitness, LLC	4371 Phelan Rd	Phelan	CA	92371	442-936-9200		
Urban Enterprise Partners,	407 11 Hotali Ha	Hotan	071	02071	442 000 0200		
Inc.	1477 Fitzgerald Dr	Pinole	CA	94564	510-222-5646		
<u> </u>	3964 Missouri Flat						
AFGR LLC	Rd., Ste H-J	Placerville	CA	95667	530-295-3600		
	12222 Poway Rd,						
MGC Fitness, LP	Ste 7	Poway	CA	92064	858-842-2222		
, , , , , , , , , , , , , , , , , , ,	17547 Vierra	,					
The Master's Holdings, Inc.	Canyon Rd	Prunedale	CA	93907	831-663-9377		
Brad Creager and Jennifer							
Creager	850 Main St	Ramona	CA	92065	760-315-4040		
Cameron Park Coleman	3161-3225	Rancho					
Fitness, Inc. and Karen	Zinfandel Dr	Cordova	CA	95670	916-706-0090		
Alison Capote and Joseph	7890 Haven Ave, Ste	Rancho					
Capote	22	Cucamonga	CA	91730	909-484-6880		
Premier Fitness, LLC	3325-3331 Placer St	Redding	CA	96001	530-255-8087		
Benjamin McCarty and							
	500 N Orange St	Redlands	CA	92374	909-798-5000	I	I

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
,	1154 N Riverside	,					·
HUDFIT Corp.	Ave	Rialto	CA	92376	909-822-3102		
Benjamin McCarty and	3191 B Mission Inn						
Michael Rappaport	Ave	Riverside	CA	92507	951-643-3992		
	4270 Riverwalk						
Sante Wellness, Corp.	Pkwy, Suite 112-116	Riverside	CA	92505	951-977-9607		
· ·	3001 Stanford						
TwinSS Fitness Inc.	Ranch Rd	Rocklin	CA	95765	916-435-7900		
						Projected to open in	
Grant Witham	1600 Kassidy Place	Rohnert Park	CA	94928	707-490-4682	Arnold, CA	*
North Bay Whole Health,							
LLC	939 Golf Course Dr	Rohnert Park	CA	94928	707-585-8795		
	1850 Douglas Blvd,						
Fazz LLC	Ste 204	Roseville	CA	95661	916-789-0110		
Jeff Kester	455 Watt Ave	Sacramento	CA	95864	916-481-7555		
	6350 Folsom Blvd,						
JLo & Lil'C	Ste 160	Sacramento	CA	95819	916-452-5555		
The Master's Holdings, Inc.	1128 S Main St	Salinas	CA	93901	831-484-7878		
The Master's Holdings, Inc.	1594 N Sanborn Rd	Salinas	CA	93905	831-751-1622		*
<u> </u>							
AFVV LLC	811 Via Suerte	San Clemente	CA	92673	949-276-8888		
Bandon Fitness (Texas), Inc.	3165 Rosecrans St	San Diego	CA	92110	619-323-1993		
(, , , , , , , , , , , , , , , , , , ,							
DDK Corp	180 Broadway	San Diego	CA	92101	619-304-8181		
·	185 Branham Ln,	Ü					
3allinaf LLC	Ste 7	San Jose	CA	95136	408-790-1790		
						Projected to open in	
3allinaf LLC	3437 Rio Bravo Dr	San Jose	CA	95148	408-839-8385		*
	31107 Rancho Viejo	San Juan					
Sportschool SJC, LLC	Rd, Ste 5	Capistrano	CA	92675	949-481-2220		
,	1343 Washington						
The Master's Holdings, Inc.	Ave	San Leandro	CA	94577	510-357-7711		
<u> </u>							
JMS Capital, Inc.	1234 E Mission Rd	San Marcos	CA	92069	760-203-4347		
· · · · · · · · · · · · · · · · · · ·	1132 Academy Ave,						
The Master's Holdings, Inc.	Ste 108	Sanger	CA	93657	559-399-8080		
<u> </u>		J					
The Master's Holdings, Inc.	2718 Homestead Rd	Santa Clara	CA	95050	408-244-2884		
<u> </u>	16676 Soledad						
King Kermit, LLC	Canyon Rd	Santa Clarita	CA	91387	661-250-7191		
·	26869 Bouquet Cyn						
Laura Halander	Rd	Santa Clarita	CA	91350	661-309-6299		
The Master's Holdings, Inc.	1640 Mission St	Santa Cruz	CA	95060	831-777-3999		
<u> </u>							
DDK Corp.	3400 Orcutt Rd	Santa Maria	CA	93455	805-938-1300		
Brett Livingstone and	-						
Rachel Livingstone	3215 Coffey Ln	Santa Rosa	CA	95403	707-836-6649		
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					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
,	5761 Mountain						
Good Vibe Industries	Hawk Way	Santa Rosa	CA	95409	707-538-4888		
	2885 Santa Rosa						
JDS Fitness, Inc.	Ave	Santa Rosa	CA	95407	707-542-6500		
Norcal Fitness, Inc.	620 Larkfield Center	Santa Rosa	CA	95403	707-578-4900		
Michael Witt and Karen Witt		Sausalito	CA	94965	415-480-3838		
	2920 Westminster						
FF Management, LLC	Blvd	Seal Beach	CA	90740	562-598-2100		
\A/!#I= C!# I	968 Gravenstein	0 - 1 1		05.470	707.040.0750		*
Withfit, Inc.	Hwy S	Sebastopol	CA	95472	707-340-6756		*
Sohail Abdali	2941 Cochran St	Cimi Vallov	CA	93065	805-522-5175		
Solidit Abudii	2209 H Dela Rosa	Simi Valley	CA	93065	805-522-5175		
The Master's Holdings, Inc.	Sr. St	Soledad	CA	93960	831-237-5111		
The Haster S Hotalings, inc.	500 W Napa St, Ste	ootcaaa	OA .	33300	001 207 3111		
Laura Kirley and Paul Kirley	536	Sonoma	CA	95476	707-938-7238		
<u> </u>	13769 Mono Way,	Contonia		00 17 0	707 000 7200		
Withfit, Inc.	Ste D & E	Sonora	CA	95370	209-331-5759		*
,							
AFSV LLC	2635 Main St	Susanville	CA	96130	530-257-7770		
Nahal Ahdoot	19235 Ventura Blvd	Tarzana	CA	91356	818-642-5277		
TEAM COLEMAN FITNESS		Thousand					
INC	717 Wendy Dr	Oaks	CA	91320	805-379-9909		
	2620 S Tracy Blvd,						
The Master's Holdings, Inc.	Ste 120	Tracy	CA	95376	209-839-8204		*
Clear Lake Fitness, LLC	175 S. Orchard Ave.	Ukiah	CA	95482	707-468-9999		
T. M		l					
The Master's Holdings, Inc.	3025 Alamo Dr	Vacaville	CA	95687	707-685-8000		
OCK Fitness Nevets Inc	1906 Vista Del Lago,	Valley Carings		05050	200 000 2050		*
GSK Fitness Novato, Inc.	Ste G 12416 Weddington	Valley Springs	CA	95252	209-920-3056	Projected to open in	^
DDK Corp	St #19	Valley Village	CA	91607	702 522 1022	San Diego, CA	*
DDK Colb	12416 Weddington	valley village	CA	91007	702-333-1932	Projected to open in	
DDK Corp.	St #19	Valley Village	CA	91607	702-533-1932	San Diego, CA	*
Allen Coleman and Karen	ot ii 10	valley village	071	01007	702 000 1002	Can Brogo, Ort	
Terveer	2950 Johnson Dr	Ventura	CA	93003	805-658-1348		*
Allen Coleman and Karen	2700 E Thompson						
Terveer	Blvd	Ventura	CA	93003	805-628-9161		*
	12044 Dunia Rd.,						
Miraly Fitness LLC	Ste. H	Victorville	CA	92392	760-947-8900		
VM FitBoys II LLC	1280 E Vista Way	Vista	CA	92084	760-691-2121		
SJGS Enterprises, LLC	2445 Hwy 46, Ste A	Wasco	CA	93280	661-758-1500		
North Bay Whole Health,							
LLC	8928 Lakewood Dr	Windsor	CA	95492	707-657-7424		
OOK Fitmage Never 1	110 Main Ot	\\		05004	F00 705 4444		
GSK Fitness Novato, Inc.	113 Main St.	Winters	CA	95694	530-795-4444		<u> </u>

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					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
,		Woodland				Projected to open in	·
JLSN Wellness, LLC	4512 Canoga Drive	Hills	CA	91364	323-610-3561	· ·	
·	21550 Yorba Linda			1		,	
K&D Fitness Group LLC	Blvd, Ste 550 A-C	Yorba Linda	CA	92887	714-463-6260		
Cross Training Investments,	177 Craft Dr, Ste						
LLC	102	Alamosa	со	81101	719-589-6520		
-	6520 Wadsworth						
2708 AF Corp.	Blvd, Ste 130	Arvada	со	80003	303-456-6667		
	.,						
Parker Road Fitness LLC	5458 S Parker Rd	Aurora	со	80015	720-828-8998		
	7420 S Gartrell Rd,						
Runway2Fitness, LLC	Ste C	Aurora	со	80016	303-782-9348		
		1101010	†	1	000 / 02 00 10		
Daniel Franklin	939 Mountain Ave	Berthoud	СО	80513	970-670-3838		*
Sole to Soul Fitness LLC	6565 Gunpark Dr,	Boulder	СО	80301	303-530-7648		
0010 10 0001 1111000 220	occo canpancer,	Boataoi	100	00001	000 000 7040		
Cross Training Assets, LLC	225 Pavilions Pl	Brighton	СО	80601	720-609-9200		
01033 1141111167133013, EEO	2201 471011311	Brighton		00001	720 000 0200		
Canon City AT Fitness LLC	304 N 16th St	Canon City	СО	81212	719-657-7771		
BS&T Fitness LLC and Mary	794 S Perry St, Unit	Guilon Gity	100	01212	710 007 7771		
Katharine Deacon	B	Castle Rock	СО	80104	303-872-8038		
Katharine Beacon	1785 E Cheyenne	Colorado	100	100104	000 072 0000		
JIM Enterprises LLC	Mountain Blvd	Springs	СО	80906	719-888-6889		*
JIM Enterprises LEO	820 Village Center	Colorado	100	00300	713-000-0003		
Spring Fitness, LLC	Dr	Springs	со	80919	719-725-2600		
Spring rithess, LLC	6945 Austin Bluffs	Colorado		80313	719-723-2000		
True Grit Fitness Corp	Pkwy	Springs	со	80923	719-284-5200		
True One Fitness Corp	10853 US Hwy 285,	Opriligo	100	00323	713-204-3200		
Cross Training Assets, LLC	Suite C	Conifer	со	80433	303-838-1130		
Daniel Sachtleben and	10975 Elizabeth	Conner		00433	303-030-1130	Projected to open in	
Roxanne Sachtleben	Drive	Conifer	со	80433	202 012 0077	Buena Vista, CO	*
Daniel Sachtleben and	10975 Elizabeth	Conner		00433	303-912-6077	Projected to open in	
Roxanne Sachtleben	Drive	Conifer	со	80433	202 012 0077	Gunnison, CO	*
noxaline Sacillebell	Dilve	Conner		00433	303-912-6077	Guillison, CO	
Hecht Delta Fitness, LLC	300 Stafford Ln	Delta	со	81416	970-874-5000		*
neciii Della Fililess, LLC	300 Stallold Lil	Della		01410	970-674-5000		
Chric Cohultz Fitness II C	1244 E Colfax Ave	Donver		80218	202 550 1555		
Chris Schultz Fitness, LLC	3698 W 44th Ave,	Denver	СО	80218	303-558-1555		
FG Fitness 1, LLC	Ste G	Donver	со	80211	720-475-0072		
Kimberly Lewis and William	9165 E Northfield	Denver		80211	720-475-0072		
-		Donwor		00000	700 040 0040		*
Lewis	Blvd, Ste 155	Denver	СО	80238	720-242-9948		^
Michael Jenulis and Kathryn		Damuar		00000	202 070 0007		
Jenulis	6005 E Colfax	Denver	СО	80220	303-876-0997		
Vollowotopo Holdings H.O.	1350 S Colorado	Donyer		00000	202 722 2424		
Yellowstone Holdings, LLC	Blvd, Ste 140	Denver	СО	80222	303-728-3424		
Fit 41 ito 11 0	125 Mercado St.,	Duran		04004	070 050 0007		
Fit 4 Life, LLC	Ste. 115	Durango	СО	81301	970-259-3007		
Runway 2 Fitness -	00401	En. 1. 12		0015-	700 700 705		<u> </u>
Elizabeth, LLC	2340 Legacy Circle	Elizabeth	СО	80107	720-502-7676		*
	155 W Hampden						
James Worrell	Ave	Englewood	СО	80110	720-663-1348		
Timothy Kellerman and	3897 - 3901						
Jaclyn James	Evergreen Pkwy	Evergreen	CO	80439	303-670-1496		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
,	4445 City Centre Rd,	•					
Fit For You, LLC	Ste 100	Firestone	со	80504	303-772-2660		
Christopher Cattolica and							
Ronnie Stuart	814 W Drake Rd	Fort Collins	со	80526	970-223-2248		
	302 S College Ave,						
HealthNuts, LLC	Ste 110	Fort Collins	со	80524	970-295-4010		
	6436 S Hwy 85/87,						
J & J Enterprise, LLC	Ste F	Fountain	со	80817	719-392-4430		
	7025 Colorado 82,	Glenwood					
Roaring Fork Fitness LLC	Building 1 - Unit 3A	Springs	СО	81601	970-945-6000		
		Glenwood				Projected to open in	
Eagle Valley Fitness, LLC	91 River Bend Way	Springs	СО	81601	727-631-2553	Eagle, CO	
Brian Wilson and Sage		Grand					
Cornell	2740 Hwy 50	Junction	СО	81503	970-242-7200		
Bandon Fitness (Texas), Inc.	4855 W 10th St	Greeley	CO	80634	970-352-3640		
	4872 Thompson						
LJ Fitness LLC	Pkwy	Johnstown	CO	80534	970-663-4517		
Sole to Soul Fitness LLC	325 Waneka Pkwy	Lafayette	СО	80026	720-890-7437		
	7580 S Pierce St,						
Anytime 677, LLC	Units 6 & 7	Littleton	СО	80128	303-948-1911		
James Ferguson and Jeffrey	1500 W Littleton						
Ferguson	Blvd, Stes 100-100B	Littleton	СО	80120	303-794-4235		
Cross Training Investments,							
LLC	1111 Francis St	Longmont	СО	80501	303-776-2633		
LVAF LLC	1107 Eagle Dr	Loveland	СО	80537	970-669-1059		*
Nicole Grine	301 S Main St	Mead	CO	80542	970-805-0073		
						Projected to open in	
Nicole Grine	P.O. Box 104	Mead	СО	80542	720-255-5836	Frederick, CO	*
						Projected to open in	
Nicole Grine	P.O. Box 104	Mead	CO	80542	720-255-5836	TBD, CO	*
Nicole Grine	1750 Broad St	Milliken	CO	80543	970-578-3550		*
	1544 Oxbow Dr, Ste						
Hecht Fitness, LLC	270	Montrose	CO	81401	970-249-5557		
Spence & Fuselier Fitness,	1737 Lk Woodmoor						
LLC	Dr	Monument	СО	80132	719-374-5821		
Daniel Sachtleben and		Poncha		1			
Roxanne Sachtleben	9985 D Hwy 50	Springs	CO	81242	719-626-2121		*
Jessica Grenier and Kevin				1			
Grenier	800 Airport Road	Rifle	CO	81650	970-665-9383		
Double Lane Enterprises,	1875 Central Park	Steamboat					
LLC	Dr	Springs	CO	80477	970-875-1130		*
AF 5034 Corp.	1115 W Main St	Sterling	CO	80751	970-522-2500		
	764 Imboden Mile					Projected to open in	
Carrie Ladd	Rd	Watkins	CO	80137	303-435-8488	Bennett, CO	
	6556 Buttercup Dr,			1			
RC Forster Fitness LLC	Unit 7	Wellington	CO	80549	970-472-6556		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Windsor 247 Fitness, Inc.	1159 W Main St	Windsor	СО	80550	970-674-3304		
Andrew Breton and Scott							
Regina	250 Albany Turnpike	Canton	CT	06019	860-352-2074		*
Fitness 4 U, LLC	493 Westchester Rd	Colchester	CT	06415	860-267-1001		
Andrew Breton and Scott	51 Shunpike Rd,						
Regina	Unit 51-27	Cromwell	CT	06416	860-635-4024		
JJ ATF Deep River, LLC	190 Main St	Deep River	CT	06417	860-322-3987		
Andrew Breton and Scott							
Regina	89 W Rd	Ellington	CT	06029	860-871-1234		*
Andrew Breton and Scott							
Regina	188 Main St	Farmington	CT	06032	860-470-5110		
Andrew Breton & Scott	38-2868 Main St	Glastonbury	CT	06033	860-430-5308		
Andrew Breton and Scott							
Regina	5-9 Bank St	Granby	CT	06035	860-413-3737		*
JJ Madison, LLC	492-508 Old Toll Rd	Madison	CT	06443	203-421-2091		
Brase, Inc.	238-A Tolland Tpke.	Manchester	CT	06042	860-432-1300		
ATF Newington, LLC	3310 Berlin Tpke	Newington	CT	06111	860-770-6013		
					_		
Lymak Fitness, LLC	17 Liberty Way	Niantic	СТ	06357	860-691-1611		
T. 45 11 0	50.14 : 0:						
TJ-AF, LLC	50 Main St	Old Saybrook	СТ	06475	860-388-1200		
10 745 110	00 0 11 01				000 045 0040		
J & TAF, LLC	62 Providence Pike	Putnam	CT	06260	860-315-9012		
Accel and Longo as Madelles	0.411	0-1		00.400	000 050 4040		*
Axel and Lynnea Mahlke	24 Hartford Rd	Salem	СТ	06420	860-850-1010		^
ATE Comoro III C	05.0 Dd	Comoro	ОТ	00071	000 005 0000		
ATF Somers, LLC Andrew Breton and Scott	95 S. Rd.	Somers	СТ	06071	860-265-3009		
	025 Ougan Stroot	Couthington	СТ	06489	860-621-7200		*
Regina Frank Cappola and Jennifer	825 Queen Street	Southington	Ci	00469	000-021-7200		
Jose-Cappola	838 High Ridge Rd	Stamford	СТ	06905	203-388-8320		
Jose-Cappola	2020 Norwich New	Starrioru	Ci	00903	203-366-6320		
AF Dynasty LLC	London Tpke, Unit 8	Uncasville	СТ	06382	860-848-0383		
Al Dyllasty LLO	London Tpke, Onit o	Officasville	01	00302	000-040-0303		
O.I.N.O. G.C., LLC	152 Chase Ave	Waterbury	СТ	06704	203-527-5670		
Andrew Breton and Scott	132 Ond GOVE	Traceibary	-	00704	200 027-0070		
Regina	340 N Main St	West Hartford	CT	06117	860-570-0123		
Andrew Breton and Scott					230 0,0 0120	Projected to open in	
Regina	1110 Boulevard	West Hartford	СТ	06119	714-717-5613	South Windsor, CT	*
Andrew Breton and Scott					11213310	Projected to open in	
Regina	1110 Boulevard	West Hartford	СТ	06119	714-717-5613	Newington, CT	
Andrew Breton and Scott				 	1130	<u> </u>	
Regina	84 Danbury Rd	Wilton	СТ	06897	203-210-7474		*
Andrew Breton and Scott	<u> </u>			1			
Regina	1065 Kennedy Rd	Windsor	СТ	06095	860-219-0014		*
Fitness Management Group,				1			
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					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Iron Bar, LLC	702 Lantana Dr	Hockessin	DE	19707	302-239-4800		
DSN Corporation	660 Plaza Dr	Newark	DE	19702	302-738-3040		
Fitness Management Group,		INEWAIK	DE	19/02	302-738-3040		
Inc.	247 S Main St	Newark	DE	19711	302-533-7773		*
Stratford Fitness LLC	201 Louviers Dr	Newark	DE	19711	302-533-6040		
Fitness Management Group,	=						
Inc.	17,18,19-20	Smyrna	DE	19977	302-653-4496		
Fitness Management Group,		VA/:Luna i un arth n un		10010	200 475 0400		
Inc. Haley Everett and Wilfred	1812 Marsh Rd 15202 NW 147th Dr	Wilmington Alachua	DE FL	19810 32615	302-475-2400 386-518-5277		
natey Everett and Witheu	15202 NW 147(IID)	AldCilud	IL.	32013	360-316-3277		
Jim's Gyms, LLC	6110 Hwy 41 N	Apollo Beach	FL	33572	813-641-7171		*
, ,,	6442 Maiden Sea					Projected to open in	
Michael Foley	Drive	Apollo Beach	FL	33572	813-215-3375	TBD, FL	*
BREWER FITNESS LLC	1309 East Oak St	Arcadia	FL	34266	863-240-0871		
			<u> </u>				
Todd Altom	444 Havendale Blvd	Auburndale	FL	33823	863-965-4695		
Bandon Fitness (Texas), Inc.	006115275	Avon Park	FL	33825	863-784-0478		
balluon Fittless (Texas), Ilic.	900 03 27 3	Avoiraik	ILF.	33023	803-764-0476		
Carle Fitness Centers, LLC	145 E Van Fleet Dr	Bartow	FL	33830	863-537-7123		
		Bayshore					
The Master's Holdings, Inc.	6144 14th St W	Gardens	FL	34207	941-756-7084		*
RealTalk Fitness of Boynton	4758 N Congress	Boynton	FL	33426	561-903-0474		
	4001 Manatee Ave						
The Master's Holdings, Inc.	W	Bradenton	FL	34205	941-216-3112		*
Vandarbraak Vanturaa II O	4320 E SR-64	Duadantan	<u> </u>	0.4000	044 740 5404		
Vanderbrook Ventures, LLC	(Manatee Ave E)	Bradenton	FL	34208	941-746-5191		
Fitness Tennessee XII LLC	19340 Cortez Blvd	Brooksville	FL	34601	352-397-4862		*
THITOGO TOTITICOGGO XIII EEG	10040 CONOZ BIVA	Diookoviko		04001	002 007 4002		
The Master's Holdings, Inc.	31182 Cortez Blvd	Brooksville	FL	34602	352-667-7700		
	2221 W. County Rd.						
Bandon Fitness (Texas), Inc.	48, Ste.101	Bushnell	FL	33513	352-569-1015		
Mills Fitness LLC	450077 SR 200	Callahan	FL	32011	904-879-2747		
#0E0CTDONG EITNESS I I C	OFG NI Tyndall Dlawy	Callaway		32404	950 640 6150		
#850STRONG FITNESS LLC	856 N Tyndall Pkwy	Callaway	FL	32404	850-640-6150		
Cantonment Fitness, LLC	470 US-29	Cantonment	FL	32533	850-937-7660		
, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			<u> </u>		113 221 7230		
Cape Coral AF LLC	130 S Del Prado Blvd	Cape Coral	FL	33990	239-573-8805		
	2708 Santa Barbara						
EHB, Inc.	Blvd	Cape Coral	FL	33914	239-549-3488		*
EUD I	00540 (11 51 1		<u> </u>	0005:	000 005 755		
EHB, Inc.	2354 Surfside Blvd	Cape Coral	FL	33991	239-283-5900		*
Divita Fitness Corporation	3950 S US Hwy 17- 92	Casselberry	FL	32707	407-636-4000		
Divita i filiess Corporation	102	Jassemeny	I. r	02/0/	407-000-4000		<u> </u>

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
KDJ Investment Group, Inc.	1220 NW 21st Ave	Chiefland	FL	32626	352-221-9988		
Arrington Investments LLC	1595 S Highland	Clearwater	FL	33756	727-396-7139		
Annigton investments LLO	1333 3 Filgiliana	Clearwater		33730	727-330-7133		
Arrington Investments LLC	30210 US Hwy 19 N	Clearwater	FL	33761	727-781-2222		
David LaGree, April	2522 McMullen						
Calderon and John Nolan	Booth Rd, Unit B	Clearwater	FL	33761	727-712-1575		
Pandan Fitnasa (Tayas) Ina	17445 US Usas 100	Clarmont		24714	252 204 2220		
Bandon Fitness (Texas), Inc.	17445 03 HWy 192	Clermont	FL	34714	352-394-3339		
PD JAAMM LLC	2570 FL-50	Clermont	FL	34711	352-432-3901		
The Master's Holdings, Inc.							
DBA The Master's Fitness,	2311 SR 524	Cocoa	FL	32926	321-735-4815		*
	635 Wakulla-Arran						
Mills Fitness LLC	Rd	Crawfordville	FL	32327	850-926-2010		
AF CRYSTAL RIVER INC.	2010 SE US Hwy 19	Crystal River	FL	34429	352-794-6161		
AF CRISIAL RIVER INC.	2010 3E 03 11Wy 19	Crystat niver	ILF.	34429	332-794-0101		
Carle Fitness Centers, LLC	14540 7th St	Dade City	FL	33523	352-437-5900		
BEAR CAPITAL	1124 Blackwolf Run	,				Projected to open in	
INVESTMENTS, LLC	Rd	Davenport	FL	33896	863-651-8616	Davenport, FL	
KT Fitness, LLC	7982 Lk Wilson Rd	Davenport	FL	33896	863-439-8202		
The Master's Holdings, Inc.			<u> </u>				
DBA The Master's Fitness,	1382 Howland Blvd	Deltona	FL	32738	386-259-9894		*
The Master's Holdings, Inc.	1471 Main St	Dunedin	FL	34698	727-733-1100		
	474285 E. State Rd.	Fernandina		0.000	727 700 1100		
Mills Fitness LLC	200	Beach	FL	32034	904-432-8120		
Aaron Simpson and	9861 Bernwood Pl						
Matthew Warner	Dr	Fort Myers	FL	33966	239-931-0983		
Anatina Malla a a LLO	0044 0 - 11 - 4 - 11 - 11 - 11	F 1	ļ_,	00040	000 404 0007		
Anytime Wellness, LLC WOEHRLE HEALTH &	9211 College Pkwy	Fort Myers	FL	33919	239-481-2237		
FITNESS 5, LLC	701 Orange Ave	Fort Pierce	FL	34950	772-461-2348		
Cliff Maloney and Justin	490 Hanover Port	Fort Walton	-	0.000	772 102 20 10	Projected to open in	
Greiss	Lane	Beach	FL	32547	215-989-3451	Niceville, FL	*
	339 Racetrack Rd	Fort Walton					
JWMC ENTERPRISES, LLC	NW	Beach	FL	32547	850-586-1747		
Bandon Fitness (Texas), Inc.		Frostproof	FL	33843	863-546-6010		
Randon Fitnaga (Tayaa) Ina	540 State Rd 13, Ste	Fruit Covo	F1	22250	004 343 9059		
Bandon Fitness (Texas), Inc.	100	Fruit Cove	FL	32259	904-342-8058	Projected to open in	
LJCTS LLC	3916 NW 133rd St	Gainesville	FL	32606	352-327-1991	High Springs, FL	
			<u> </u>				
Turtle Hermit Training LLC	7070 SW Archer Rd	Gainesville	FL	32608	352-338-7722		
Doolde Dobin LLC	3729 Gulf Breeze	Culf Proces		20500	050 000 4444		
Rock'n Robin, LLC	Pkwy. 515 US Hwy 17-92	Gulf Breeze	FL	32563	850-932-1111		
JJ & J Fitness, Inc.	W	Haines City	FL	33844	863-421-3481		
	1	aoo Oity	<u>ı</u>	55544	030 721 0401		<u> </u>

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
,	11690 SE Federal	,					
Vincent Rossetti	Hwy	Hobe Sound	FL	33455	772-545-2030		
	5723 S Suncoast						
AF HOMOSASSA INC.	Blvd	Homosassa	FL	34446	352-503-6856		
Jessie Feast, Crystal Feast				1			
and Colleen Tully	13720 Little Rd	Hudson	FL	34667	727-378-1400		
-		Indian Rocks		1		Projected to open in	
Scott Garvin	318 Bahia Vista Dr	Beach	FL	33785	574-265-1188	TBD, FL	*
The Master's Holdings, Inc.							
DBA The Master's Fitness,	345 E Highland Blvd	Inverness	FL	34452	352-400-4894		*
Blue Star Investments, LLC	5541 Roosevelt Blvd	Jacksonville	FL	32244	904-643-7999		
McKay's Optimal Health,	5613-2 San Jose						
LLC	Blvd	Jacksonville	FL	32207	904-731-7900		
Michael Brashear	3104 Flagler Avenue	Key West	FL	33040	305-741-7754		
	1713 Business Ctr						
E&A Fitness Inc.	Ln	Kissimmee	FL	34758	407-978-6944		
Bandon Fitness (Texas), Inc.	510 E Hwy 466	Lady Lake	FL	32159	352-633-0868		
GLH Fitness, Inc.	138 Plz Ave	Lake Placid	FL	33852	863-659-1647		
Bandon Fitness (Texas), Inc.	1318 SR 60	Lake Wales	FL	33853	863-678-9999		
Blue Star Investments, LLC	4695 E CR-540A	Lakeland	FL	33813	863-800-0207		*
	12955 Seminole						
Simply FIT, LLC	Blvd	Largo	FL	33778	727-286-5050		
Triumph Fit, Inc.	11700 Oakhurst Rd	Largo	FL	33774	727-388-9010		
	2668 W Woodview						
AF LECANTO INC.	Ln	Lecanto	FL	34461	352-270-8868		
Foxtrot Fitness Group LLC	27900 US Hwy 27S	Leesburg	FL	34748	352-764-4422		
	10700 US Hwy 441,						
Kristopher J. DeRocker	Stes 106-107-108	Leesburg	FL	34788	352-742-2008		
	10700 US-441, Ste.					Projected to open in	
Michael Brashear	106	Leesburg	FL	34788	407-756-6236	TBD, FL	
Ronald Rigaud and Monica	16144 Churchview						
Rigaud	Dr. Ste 201, (Second	Lithia	FL	33547	813-438-8474		
				1			
GMJ Fitness, LLC	788 S 6th St	MacClenny	FL	32063	904-397-0370		
WOEHRLE HEALTH &							
FITNESS 3, LLC	1515 Palm Bay Rd	Melbourne	FL	32905	321-473-8923		
WOEHRLE HEALTH &	1070		ļ	0005-	004.015.5		
FITNESS 3, LLC	1270 N Wickham Rd	Melbourne	FL	32935	321-242-0525		ļ
WOEHRLE HEALTH &	0000 1111111111111111111111111111111111		_	0.55			l .
FITNESS 3, LLC	6300 N Wickham Rd	Melbourne	FL	32940	321-622-6750		*
		.			050		
Adamson Enterprises, Inc.	6568 Caroline St	Milton	FL	32570	850-623-3348		
Dana Fitana III O	5797 Highland Lake	N4:14 -		00500	050 700 0055	Projected to open in	
Pace Fitness LLC	Drive	Milton	FL	32583	850-736-3010	race, FL	

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Ararat Fitness, LLC	17195 US Hwy 441	Mt. Dora	FL	32757	352-308-8126		
	13040 Livingston						
Fitness by Pete, LLC	Rd., Unit 17-18	Naples	FL	34105	239-261-2610		
						Projected to open in	
John Minogue	14103 Nautica Ct	Naples	FL	34114	631-375-1160	Naples, FL	*
Lucas Woehrle and Myranda	6922 Avalon Circle,					Projected to open in	
Woehrle	Unit 207	Naples	FL	34112	803-487-0453	Indian Harbour	
	5074 Rustic Oaks					Projected to open in	
Tapper Fitness, Inc.	Cir.	Naples	FL	34105	410-409-1557	Estero, FL	
Woehrle Health & Fitness,	9960 Business Crl,						
Inc.	Ste 1	Naples	FL	34112	239-659-2002		
Woehrle Health and Fitness	7550 Mission Hills						
2 LLC	Dr	Naples	FL	34119	239-262-3348		
SH Capital AT-2 LLC	1151 S Sumter Blvd	North Port	FL	34287	941-426-9017		*
	3930 SW. 42nd St.,						
AF OCALA FS INC.	Ste. 103	Ocala	FL	34474	352-237-1848		
	8585 SW Hwy 200,						
AF OCALA SC INC.	Ste 17	Ocala	FL	34481	352-237-8335		
Delany Fitness, LLC	3290 SE. 58th Ave.	Ocala	FL	34480	352-624-7393		
RZ Fitness LLC	9679 W. Colonial Dr	Ocoee	FL	34761	407-664-1121		
	4112 W. Town Ctr.						
Blue Star Investments, LLC	Blvd.	Orlando	FL	32837	407-985-5849		
						Projected to open in	
Clay Harris	9418 Prince Harry Dr	Orlando	FL	32836	407-284-7979	Winter Garden, FL	
	2504 South Alafaya						
Gwendolyn Kousaie	Trail	Orlando	FL	32832	407-237-0825		
	2525 San Tecla St					Projected to open in	
Gwendolyn Kousaie	#109	Orlando	FL	32835	407-721-3752	TBD, FL	
NSY, Inc.	4446 Curry Ford Rd	Orlando	FL	32812	407-482-2888		
	13807 Landstar						
PD Jaamm, LLC	Blvd, Ste 160	Orlando	FL	32824	407-917-3727		
		Ormond					
Bandon Fitness (Texas), Inc.		Beach	FL	32174	386-677-8600		
	1276 S Tamiami						
Springer Ventures, LLC	Trail	Osprey	FL	34229	941-441-9600		
	4185 SW. High						
LLL & Associates, LLC	Meadows Ave.	Palm City	FL	34990	772-223-5515		
	260 Cypress Edge						
Bandon Fitness (Texas), Inc	Dr., Ste. 106	Palm Coast	FL	32164	386-445-4945		
JWMC ENTERPRISES, LLC	679 Alderman Rd	Palm Harbor	FL	34683	727-266-4126		
	4942 Ridgemoor		<u>_</u>				
VMP Fitness, LLC	Blvd	Palm Harbor	FL	34685	727-330-7545		
			<u>_</u>				1.
The Master's Holdings, Inc.	609 10th St E	Palmetto	FL	34221	941-417-7432		*
Daniel Willems, Benjamin	126 Sea Breeze	Panama City				Projected to open in	
Hild and Jennifer Hild	Circle	Beach	FL	32413	850-628-8853	Panama City Beach,	

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Lead-2-Inspire Group, LLC	7613 N SR 7	Parkland	FL	33067	954-346-2002		
AMC 04/7 Fitness Inc	0000 HC 004 N	Damiele	 -	0.4040	044 004 0004		
AMS 24/7 Fitness, Inc.	8332 US 301 N. 3 W. Nine Mile Rd,	Parrish	FL	34219	941-981-3821		
Bandon Fitness (Texas), Inc.	· ·	Pensacola	FL	32534	850-497-6644		
Bandon Fichess (Texas), inc.	6301 N 9th Ave, Ste	rensacota	-	02004	000 407 0044		
New Life Fitness2, LLC	3-5	Pensacola	FL	32504	850-969-1348		
New Life Fitness2, LLC	9075 W Hwy 98	Pensacola	FL	32506	850-435-4300		
Rock'n Robin, LLC	100 S. Alcaniz St.	Pensacola	FL	32502	850-469-1144		
	10010		<u> </u>	0.4750			
Bandon Fitness (Texas), Inc.	1064 Cypress Pkwy	Poinciana	FL	34759	407-847-4144		
RealTalk Entertainment, LLC	1161 S Endoral Hway	Pompano Beach	FL	33062	561-903-0474		*
neatraik Entertainment, LLC	11013 Federat Tiwy	Ponte Vedra	I L	33002	301-903-0474		
Big D Fitness, LLC	880 A1A N, Ste 17B	Beach	FL	32082	904-395-2500		*
2.8 2 1 1	24001 Peachland	2000.1		02002	00.000 =000		
SH Capital AT-LLC	Blvd, Unit 10	Port Charlotte	FL	33954	941-764-7227		*
North Star Fitness Centers,	3761 S Nova Rd, Ste						
Inc.	E	Port Orange	FL	32129	386-243-5640		
Fitness24 of Port Richey LLC		Port Richey	FL	34668	727-835-5550		
	230 SW Port Saint	Port Saint					
Anytime PSL, LLC	Lucie Blvd	Lucie	FL	34984	772-344-6620		
BECKER RD AF LLC	802 SE Becker Rd	Dort Ct Lucio		34984	772-343-0758		
DECKER ND AF LLC	3941 Tamiami Tr,	Port St. Lucie	FL	34904	772-343-0736		
Karo Brothers, Inc.	Unit 3165	Punta Gorda	FL	33950	941-347-8540		
itaro Brothoro, mor	011110200	r unta coraa		00000	011017 0010		
DPGC Fitness, LLC	13184 US Hwy 301 S	Riverview	FL	33579	813-677-4800		
	10875						
JWMC Enterprises, LLC	Bloomingdale Ave	Riverview	FL	33578	813-269-8463		
Genesis Fitness Centers,							
Inc.	41 Chailett Rd	Rotonda West	FL	33947	941-828-0151		
Ancient City Fitness		Saint					
Ventures, Inc.	4010 US Hwy 1 S	Augustine Santa Rosa	FL	32086	904-297-2300	Draigated to apon in	
Bo Kern	183 Bay Circle Drive		FL	32459	940-390-9011	Projected to open in Santa Rosa, FL	*
DO Kem	163 Bay Circle Drive	Santa Rosa	L	32439	940-390-9011	Projected to open in	
Bo Kern	183 Bay Circle Drive		FL	32459	940-390-9011	•	*
			-	02.00	0.000000	2 000, 1 2	
Fairchild Fitness Inc.	4057 Clark Rd	Sarasota	FL	34233	941-926-3300		
Sergei Jazexhiu and Biklen	8309 Lockwood						
Jazexhiu	Ridge Rd	Sarasota	FL	34243	941-358-5551		
	9360 90th Ave, Ste						
Hughes Capital Group LLC	105	Sebastian	FL	32958	772-589-4486		
Fitness Tennessee VI, LLC	1267 Wendy Ct	Spring Hill	FL	34607	352-606-2842	Ducingtade	
Mark Lintal	15150 Eastwood	Caring Lill	 	24604	252 540 0450	Projected to open in	
Mark Liptak	Trail	Spring Hill	FL	34604	352-540-6159	opinig fill, FL	

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
,	60 Silver Forest Dr,	•					· · · · · ·
Holston Holdings Inc.	Ste 101	St. Augustine	FL	32092	904-209-9917		
Goodtime Health & Fitness							
LLC	3380 Canoe Crk. Rd.	St. Cloud	FL	34772	407-891-9111		*
Michael Murphy	4949 34th St S	St. Petersburg	FL	33711	727-864-0333		*
		<u> </u>					
Michael Murphy	6800 Gulfport Blvd S	St. Petersburg	FL	33707	727-345-1213		*
		0					
The Master's Holdings, Inc.	10660 Gandy Blvd N	St. Petersburg	FL	33702	727-954-3492		
<u> </u>		0					
Victor Ravelo	448 W Madison St	Starke	FL	32091	904-964-3488		
	16770 S Hwy 441,		 	1			
Bandon Fitness (Texas), Inc.	· · · · · · · · · · · · · · · · · · ·	Summerfield	FL	34491	352-307-0700		
() ()	3828 Sun City	Sun City					
Blue Star Investments, LLC	Center Blvd.	Center	FL	33573	813-938-3939		*
	10144 W Oakland		<u> </u>	1	1 2 2 2 2 2 2 3 3		
Yousef Musleh	Park Blvd	Sunrise	FL	33351	954-749-8600		
- Cucci i iucicii	6615 Mahan Dr, Ste		 	1			
FIT PALS LLC	310	Tallahassee	FL	32308	850-385-2348		
11117120 220	3219 Apalachee	rattanaooo		02000	000 000 2040		
FIT PALS LLC	Pkwy	Tallahassee	FL	32311	850-671-2225		
THI TALO LLO	1700 North Monroe	rattanassee	-	02011	000 07 1 2220		
NFG Holdings LLC	St, Ste 1	Tallahassee	FL	32303	850-561-1348		
IVI O FIOGINGS ELO	13054 Race Track	Tattanassee	-	02000	000 001 1040		
Bosstinnett Enterprises, LLC		Tampa	FL	33626	813-749-0862		
Fitness24 of North Tampa,	11113 N Dale Mabry	таттра	-	33020	010-740-0002		
LLC	Hwy	Tampa	FL	33618	813-264-1861		
LLO	9602 W Linebaugh	таттра	, L	33010	010-204-1001		
The Master's Holdings, Inc.	Ave	Tampa	FL	33626	813-792-2900		
Williams Wellness Group,	AVC	таттра	-	33020	010-732-2300	Projected to open in	
LLC	10567 Coral Key AvE	Tampa	FL	33647	012 220 6240	Wesley Chapel, FL	
LLG	10307 Corat Rey AVE	Tarpon	ILF.	33047	813-220-0348	Westey Chapet, FL	
Cornett Group Tarpon, LLC	402 S Pinellas Ave	Springs	FL	34689	727-943-0400		
Connect Group Tarpon, LLC	402 3 Fillellas Ave	Temple	ILL.	34009	727-943-0400		
Bandon Fitness (Texas), Inc.	0225 N 56th St	Terrace	FL	33617	813-425-5000		
John Harshman and Theresa		Terrace	I L	33017	813-423-3000		
Harshman	722 Cheney Hwy	Titusville	FL	32780	321-264-0304		
Treasure Coast Health and	755 27th Ave SW,	Titusville	I L	32/60	321-204-0304		
	Ste. 5	Vero Beach	FL	32968	772 562 5000		
Fitness, LLC Wauchula Health and	J.E. J	veio beacii	ILF 	32308	772-562-5090		
	1030 S 6th Ave	Wauchula	<u> </u>	22072	062 767 1555		
Fitness, Inc.	9573 Commercial	Weeki	FL	33873	863-767-1555		
Eitnoss Tonnossos VII C				24640	250 200 2044		*
Fitness Tennessee X LLC	Way (US-19) 27325 Wesley	Wachee	FL	34613	352-293-3844		<u>'</u>
Carlo Eitnass Cantors II.C	1	Wesley	<u> </u> _,	22E 42	012 004 1010		*
Carle Fitness Centers, LLC	Chapel Blvd 1041 Bruce B Downs	Chapel	FL	33543	813-994-1912		
MIDV Entorprises Inc		_		205.44	010 000 0101		
MJPK Enterprises, Inc.	Blvd, (New Tampa)	Chapel West Polm	FL	33544	813-929-3191		
Minn and Demile !!	6901 Okeechobee	West Palm	<u> </u> _,	00444	F04 F00 0000		
Vincent Borriello	Blvd	Beach	FL	33411	561-508-9393		
Dandan Etter - (T) !	0000 5 00 44	VA (: Laterra	<u> </u> _,	0.4707	050 000 00=		
Bandon Fitness (Texas), Inc.	0800 E 2K-44	Wildwood	FL	34785	352-399-2977		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
	10665 Village Lake						
Bandon Fitness (Texas), Inc.	Road, Ste 100	Windermere	FL	34786	407-217-6496		
Edward Simone & Gary	12428 Montalcino					Projected to open in	
Simone	Cir	Windermere	Fl	34786	203-947-5303	Minneola, FL	
FITNESS TENNESSEE XIII,	14131 West						
LLC	Colonial Dr	Winter Garden	FL	34787	407-347-7554		
	710 Cypress						
W H Fitness Corporation	Gardens Blvd.	Winter Haven	FL	33880	863-280-6954		
	958 Orange Avenue,					Projected to open in	
Patrick McGaha	Suite C	Winter Park	FL	32789	407-252-8969	Orlando, FL	
Perks Fitness Holdings, LLC	958 Orange Ave.	Winter Park	FL	32789	321-972-5833		
ROSE FITNESS LLC	463688 SR 200	Yulee	FL	32097	904-225-8400		
Carle Fitness Centers, LLC	7341 Gall Blvd	Zephyrhills	FL	33541	813-395-5963		*
Carle Fitness Centers, LLC	34617 SR-54 W.	Zephyrhills	FL	33541	813-815-9021		
						Projected to open in	
Jonathan Carle	7341 Gall Blvd	Zephyrhills	FL	33541	813-815-9021	San Antonio, FL	
	1727 Mars Hill Rd,						
Faith and Fitness, LLC	Ste 13	Acworth	GA	30101	770-421-6000		
Faith and Fitness, LLC	2483 Cedarcrest Rd	Acworth	GA	30101	770-966-1200		
Genesis Fitness Centers,		.					
Inc.	1221 W 4th St	Adel	GA	31620	229-223-3195		
Bandon Fitness (Texas), Inc.	1020 S Pierce St	Alma	GA	31510	912-632-8223		
DHL, Inc.	5905 Atlanta Hwy	Alpharetta	GA	30004	770-558-4564		
Fitzpatrick Enterprises							
Fitness Inc.	270 Rucker Rd	Alpharetta	GA	30004	770-751-1837		
Fitzpatrick Enterprises	8465 Holcomb Brg						
Fitness Inc.	Rd	Alpharetta	GA	30022	678-585-6609		
	3190 Atlanta Hwy,						
SH Capital GAT-4 LLC	#1	Athens	GA	30606	706-353-6455		
			. .				
SH Partners LLC	4050 Lexington Rd	Athens	GA	30605	706-850-8882		
SH CAPITAL GAT-7 LLC	4920 Roswell Rd NE	Atlanta	GA	30342	404-343-6017		
SH CAPITAL GAT-8 LLC	550 Pharr Rd NE	Atlanta	GA	30305	404-549-3523		
SH Capital CAT 2110	1654 Atlanta Llung	Auburn	GA	20011	770 220 0124		
SH Capital GAT-3 LLC	1654 Atlanta Hwy 1415 Tallahassee	Auburn	GA	30011	770-339-0134		
Jim Slack	Hwy	Bainbridge	GA	39819	229-246-0021		
JIIII JIAUK	i ivvy	pambnuge	UA	22019	223-240-0021		
Bandon Fitness (Texas), Inc.	816 College Dr	Barnesville	GA	30204	678-359-1800		*
Bandon Fitness (Texas), Inc.	214 Central St	Baxley	GA	31513	912-705-3488		
Youmans Fitness, LLC	322 Main St	Blackshear	GA	31516	912-807-1110		
Nobileo LLC	5757 Old Winder Hwy	Braselton	GA	30517	770-967-1296		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
CEB Fitness Enterprises,							
LLC	24 Canal Rd	Brunswick	GA	31525	912-275-8005		
	6776 Hickory Flat						
AFHickory, LLC	Hwy	Canton	GA	30115	770-345-4387		
	3753 Marietta Hwy,						
AFHolly, LLC	#125	Canton	GA	30114	770-720-1831		
AFRiverstone, LLC	110 Bluffs Pkwy	Canton	GA	30114	678-880-1776		
Jeffrey O'Mara	790 Euharlee Rd	Cartersville	GA	30120	470-227-8100		*
Mullares Enterprises GA,							
LLC	10 Slopes Dr.	Cartersville	GA	30120	770-387-0784		
Cat Cama II I I C	1002 US 120	Clavaland		20520	706 965 6461		
Get Some II, LLC	1803 US-129	Cleveland	GA	30528	706-865-6461		
BAK Fitness LLC	7600 Schomburg Rd	Columbus	GA	31909	706-530-5900		
DAK FILITESS LLC	515 Sawnee Corners	Columbus	I GA	31909	700-330-3900		
Bella Fitness 365 LLC	Blvd, Suite 400	Cumming	GA	30040	678-455-7477		
Detta i itiless 303 ELC	biva, saite 400	Outiliting		30040	070-433-7477		
DHL 1, LLC	1735 Buford Hwy	Cumming	GA	30041	770-844-9552		
DITE 1, EEO	1700 Bullota Tiwy	Ourining	1071	00041	770 044 0002		
Harris Enterprises II, LLC	3545 Rowe Lane	Cumming	GA	30041	770-888-9979		
	720 Dacula Rd, Ste	- Garring	†				
SH Capital Gat-6, LLC	3A	Dacula	GA	30019	770-236-8700		
	4760 Flat Shoals						
Extreme Body Fitness, LLC	Pkwy	Decatur	GA	30034	770-674-4185		
	1310 S. Madison						
Bfit AF LLC	Ave.	Douglas	GA	31533	912-331-1501		
	2615 Peachtree						
JHF Enterprises LLC	Industrial Blvd	Duluth	GA	30097	770-232-4949		
	96 Craig St, Stes 101						
Moulton Fitness LLC	102	Ellijay	GA	30540	706-697-3488		
	1199 Settlers Ridge					Projected to open in	
Tokarz Fitness LLC	Rd	Ellijay	GA	30540	321-537-3288	Fort Oglethorpe, GA	
	3110 William Few						
Blue Star Investments, LLC	Pkwy	Evans	GA	30809	706-503-5353		
	4029 Winder Hwy.,	Flowery					
KAS Enterprises of GA, Inc.	Ste. 410-420	Branch	GA	30542	678-450-1120		*
5							
Bandon Fitness (Texas), Inc.		Folkston	GA	31537	912-496-7200		
Dhullia Dur-	1500 Browns Rdg	Coinceduc		20524	770 505 0404		
Phyllis Burns	Rd, Unit M1-B	Gainesville	GA	30501	770-535-0424		-
Hzair Inc	108 China St	Glongville	G _A	20427	010 000 1040		
Uzair, Inc. Ultimate Health & Fitness,	100 Cillia St	Glennville	GA	30427	912-822-1348		
Inc.	107 E Robinson Ave	Grovetown	GA	30813	706-910-1220		
	TO \ F LYONIII2011 AAG	OTOVETOWII	JOA	00010	700-310-1220		
Total Fitness Hampton, LLC	11191 Tara Blvd	Hampton	GA	30228	770-473-6065		
Total Tailous Hampton, LLO	124 E Jarman St, Ste	Παπηρισπ	15,1	50220	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
Edward Blanchard	7	Hazlehurst	GA	31539	912-551-9134		
	,	. IGEORGISC	15,1	01000	312 301 3134		
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					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
SH Capital GAT-2 LLC	6055 Hwy 124 W	Hoschton	GA	30680	706-654-2909		
Ultimate Extreme Fitness,	1101 Old						
LLC	Philadelphia Rd	Jasper	GA	30143	706-253-5555		*
III A Fitness III C	948 Lee St	lofforcon	C 4	30549	706 700 4000		
J&A Fitness LLC	9945 Jones Bridge	Jefferson	GA	30549	706-708-4088		
Thomas Green	Rd	Johns Creek	GA	30022	678-713-8373		
Thomas oreen	nu	John S Greek	0/1	00022	070 710 0070		
Mills Fitness LLC	109 Haddock Rd	Kingsland	GA	31548	912-882-5500		
	81 South Valdosta	J					
Goodtime Lakeland LLC	Rd	Lakeland	GA	31635	229-999-9868		*
Bradley Meyer & Chris	3153 Sugarloaf						
Wesner	Pkwy, #106	Lawrenceville	GA	30045	770-237-9707		
	1555 Hwy 19 S, Unit						
Blue Star Investments, LLC	14	Leesburg	GA	31763	229-435-6300		
	4060 Atlanta Hwy,						
Blue Star Investments, LLC	Ste 1232	Loganville	GA	30052	770-466-8226		
	8016 Cumming						
Team Albrecht LLC	Hwy, Ste 301	Macedonia	GA	30115	770-345-4313		
Absolute Health & Fitness,	341 Furys Ferry Rd,						
Inc.	Ste. 2	Martinez	GA	30907	706-364-2447		
Complete Health & Fitness,	4497-4 Columbia						
Inc.	Rd.	Martinez	GA	30907	706-364-2418		
Genesis Fitness Centers,							
Inc.	803 1st Ave SE	Moultrie	GA	31768	229-668-2348		
	105 E Washington	l					
Bandon Fitness (Texas), Inc.	Ave	Nashville	GA	31639	229-686-1888		
M I I F'' II O	000 5 411 01			04774	000 700 0040		
Maluda Fitness, LLC	202 E 4th St	Ocilla	GA	31774	229-796-9040		
Southeast Fitness Group	3435 Medlock Bdg	Peachtree	_,	20002	470 440 2012		
LLC	Rd	Corners	GA	30092	470-448-3912		
Bandon Fitness (Texas), Inc.	1040 Macon Rd	Perry	GA	31069	478-987-3333		
bandon i itiless (rexas), ilic.	1040 Macon Na	reny	<u></u> ΟΛ	31003	470-307-3333		
Mills Fitness LLC	44 Traders Way	Pooler	GA	31322	912-748-3334		
T HEST TENESS LES	44 Hudolo Way	1 00101	071	01022	012 740 0004		
Elite Body and Fitness LLC	125 W Brazell St	Reidsville	GA	30453	912-557-1910		
A Legge Up, LLC	10200 Ford Ave	Richmond Hill	GA	31324	912-226-6626		
DantWynn Enterprises LLC	501 N Ridge St	Rincon	GA	31326	912-295-5630		
Bandon Fitness (Texas), Inc.	618 South Harris St	Sandersville	GA	31082	478-412-2404		*
	50 Berwick Blvd,						
Mills Fitness LLC	Suite 160,170-180	Savannah	GA	31419	912-495-8485		
Mills Fitness LLC	119 Charlotte Rd	Savannah	GA	31410	912-897-1499		
		St Simons					
Zachary Anderson	16 Boardwalk Plaza	Island	GA	31522	912-434-6446		
Mills Fitness LLC	2800 Osborne Rd	St. Mary's	GA	31558	912-729-2447		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Point Satellite Fitness, LLC	302 Satellite Blvd NE	Suwanee	GA	30024	770-400-0989		
	2734 E. Pinetree						
Goodtime Lakeland LLC	Blvd	Thomasville	GA	31792	229-226-6643		
D T4:4 AF LLO	100 Vinginia Ava C	Tift an		01704	000 007 0400		
B Tfit AF LLC	189 Virginia Ave S	Tifton	GA	31794	229-387-3486		
Elite Body and Fitness LLC	603 E 1st St	Vidalia	GA	30474	912-537-2592		
,							
SH Capital GAT-1 LLC	217 E May St	Winder	GA	30680	770-307-6865		
Band of Brothers Fitness							
Hawaii, LLC	99-084 Kauhale St	Aiea	HI	96701	808-200-1400		
Band of Brothers Fitness							
Group Kakaako, LLC	747 Queen St.	Honolulu	HI	96813	808-744-5300		
Daniela Fita da (Tarra) la	0011104	W- :1	ļ	00704	000 070 0740		*
Bandon Fitness (Texas), Inc. Band of Brothers Fitness		Kailua	HI	96734	808-373-6746	Projected to open in	^
	92-1075 Koio Drive, Villa E	Kanalai	HI	96707	254-423-6719		
Group-Ewa Beach, LLC	VIII.a E	Kapolei	П	96707	254-423-6719		
Bandon Fitness (Texas), Inc.	563 Farrington Hwy	Kapolei	HI	96707	808-600-9719		*
Bethany Ross and Kalani	300 i annigion riwy	Каротег		30707	000 000 37 13	Projected to open in	
Ross	1595A Kuuipo St	Lahaina	HI	96761	808-283-6056		
Pukalani Fitness, LLC	24 Kiopaa St	Pukalani	НІ	96768	808-633-6463		
	54 Maui Lani Pkwy,						
Kurt R. Higa	Shops C, Store No.	Wailuku	HI	96793	808-244-2348		
JLB Fitness, LLC	215 S 6th St, Ste A	Adel	IA	50003	515-993-3333		
047 5 trace 110	4500 NUL 400	Algene		F0F11	545 005 0470		
247 Fitness, LLC	1502 N Hwy 169	Algona	IA	50511	515-395-2472		
Altoona Fitness Center, LLC	5820 W Lincoln	Altoona	IA	50009	515-967-9222		
Ames Two Fitness, LLC	Way, Ste 103	Ames	IA	50014	515-268-0444		
Ames (Wo Fithess, LLO	2505 SW White	Airies	I/A	30014	313 200 0444		
Fette LLC	Birch Dr	Ankeny	IA	50023	515-965-4246		
Kirk Jordison and Kelly					010 000 1110		
Jordison	1300 NW 36th St	Ankeny	IA	50023	515-965-8844		
J & A Fitness, LLC	1520 E 7th St	Atlantic	IA	50022	712-243-8500		
K&KJord, Inc.	1312 S Marshall St	Boone	IA	50036	515-432-9400		
OVA/ALE:	400511 0011	0	. .	F4 404	740 700 770		
OWN Fitness LLC	1205 Hwy. 30 W.	Carroll	IA	51401	712-792-7791		
MDS Fitness, Inc.	3140 16th Ave SW	Cedar Rapids	 ,	52404	319-899-7447		
החוה פחור פחור פחור פחור פחור	2140 10th Ave 244	ocuai napius	IIA	52404	313-033-/44/		
MDS Fitness, Inc.	806 34th St SE	Cedar Rapids	I _{IA}	52403	319-550-0216		
Jenny Wellness, LLC	2441 James St, Ste 2		IA	52241	319-359-8723		
,		Jordania	<u>"'' \ </u>	V2271	320 000 0720		
Richard Helm	1137 N Broadway	Council Bluffs	IA	51503	712-256-9889		
	5260 Northwest						
MDS Fitness Inc.	Blvd, Ste 4	Davenport	IA	52806	563-445-2222		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
	915 Short St, Ste						
Country Mile LLC	185	Decorah	IA	52101	563-382-2323		
Salus, LLC	509 Hwy 39	Denison	IA	51442	712-263-3488		
outus, ELO	000 T Wy 00	Demison		01442	712 200 0400		
A.L. Edge, LLC	5921 SE. 14th St.	Des Moines	IA	50320	515-287-0066		
Downtown Fitness Center,	300 W Martin Luther						
LLC	King Jr. Pkwy	Des Moines	IA	50309	515-288-0151		
TC Fitness Inc	2815 Beaver Ave, Ste 206	Des Moines	IA	50310	515-274-2100		
TS Fitness, Inc.	2255 John F.	Des Moilles	IA	30310	515-274-2100		
Jenny Wellness, LLC	Kennedy Rd.	Dubuque	IA	52002	563-845-7779		
Jack Von Bank	2508 Central Ave	Estherville	IA	51334	712-362-1348		
Investments in Health II C	16 N 29th St	Fort Dodgo		E0E01	515-576-1348		
Investments in Health, LLC	16 N 29th St	Fort Dodge	IA	50501	515-576-1348		
TKO FITNESS LLC	1207 S. Locust St.	Glenwood	IA	51534	712-527-9800		
Kirk Jordison and Joseph	255 SW Brookside						
Nguyen	Dr	Grimes	IA	50111	515-300-9262		
Otira Mila III O	405 14/0+0, 0+- 4	0		50440	044 000 5000		
Country Mile LLC	105 W St S, Ste A	Grinnell	IA	50112	641-236-5200		
North Fayette Fitness, LLC	419 S Hwy 52	Guttenberg	IA	52052	563-252-3100		
	,	J					
Travis Salter	255 Robins Rd	Hiawatha	IA	52233	319-289-8008		
Cham Carretty Fitmans III C	700 110 00	Henday		E0404	F45 507 4700		
Story County Fitness LLC	700 US-69	Huxley	IA	50124	515-597-4766		
BW Fitness, LLC	402 N Jefferson Way	Indianola	IA	50125	515-961-8848		
MDS Fitness, Inc.	613 Eastbury Drive	Iowa City	IA	52245	319-338-2447		
MDC Fitness Inc	450 1 horas 4 \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Janua Oitu		E00.40	240 227 2400		
MDS Fitness, Inc.	458 Hwy 1 W 8805 Chambery	Iowa City	IA	52246	319-337-3100		
K&KJORD, INC.	Blvd	Johnston	IA	50131	515-334-3488		
,							
Riley Fitness, LLC	123 Blvd Rd	Keokuk	IA	52632	319-524-3044		
D. v. I. lavonatana austra la a	010 Daaha Ot	Ka aya dilla		E0400	044 040 0447		
D n L Investments Inc.	213 Roche St 983 Hawkeye Ave	Knoxville	IA	50138	641-842-2447		
Salus, LLC	SW, Bay #8	Le Mars	IA	51031	712-548-4445		
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MDS Fitness, Inc.	501 7th Ave	Marion	IA	52302	319-373-2747		1
Outro Ful : !! O	700 N C 1 1	Mt. Di		F00 11	040 005 005		
Outzen Enterprises LLC	700 N Grand Ave	Mt. Pleasant	IA	52641	319-385-2033		+
724 x 2, LLC	1903 Park Ave	Muscatine	IA	52761	563-263-3488		
,							1
The Iron Smith, LLC	1818 Fawcett Pkwy	Nevada	IA	50201	515-382-2424		
D.E.:	17074 : 4 -			F. C. C. T.	044 705 775		
R Fitness, Inc.	1707 1st Ave E	Newton	IA	50208	641-792-3880		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
	650 Community Dr,						
MDS Fitness, Inc.	Ste A	North Liberty	IA	52317	319-459-1558		
WIN Fitness, Inc.	1101 Chatham Ave	Norwalk	IA	50211	515-953-0004		
Country Mile, LLC	209 Cornerstone Dr	Oskaloosa	IA	52577	641-673-5560		
Country Mile LLC	852 Quincy Ave	Ottumwa	IA	52501	641-684-6606		
			l. <u>.</u>				
AT Pella, Inc.	819 Broadway St	Pella	IA	50219	641-628-3488		
Dava Dingganhang	4490 E University	Disassatiliii	l.,	F0007	F4F 000 0040		
Dave Ringgenberg	Ave	Pleasant Hill	IA	50327	515-266-6040		
AFDC Croup II C	407 W. Bridge Point	Dolly City	 	50226	515-528-1262		
AFPC Group, LLC	Rd., Suites 3-6 4700 Morningside	Polk City	IA	50226	515-528-1262		
Salue II C	Ave.	Sioux City	l. _Λ	51106	712-224-2475		
Salus, LLC	Ave.	Sloux City	IA	21100	/12-224-24/5		
Salus, LLC	504 Grand Ave	Spencer	IA	51301	712-580-3788		
Salus, LLC	504 Granu Ave	Spencer	IA	31301	712-360-3766		
Salus, LLC	1231 Lake Ave.	Storm Lake	IA	50588	712-213-2470		
Jaius, LLO	1231 Lake Ave.	Storm Lake	I/A	30366	712-213-2470		
Country Mile LLC	106 Hwy 30	Toledo	IA	52342	641-484-5515		
Odditity Title EEO	100 HWy 00	Totedo	17 \	02042	041 404 0010		
AFURB GROUP, LLC	8405 Hickman Rd	Urbandale	IA	50322	515-331-3600		
Fitness an Even Better Way,	1150 Flammang Dr.,	Crisariaato	<u> </u>	JUGE	010 001 0000		
LLC	Ste. 100	Waterloo	IA	50702	319-232-4200		
R Fitness, Inc.	790 Alice's Rd	Waukee	IA	50263	515-987-6543		
Eric Plunkett & Rachael		West Des					
Plunkett	1925 Grand Ave	Moines	IA	50265	515-528-1262		
	13435 University	West Des					
Justin Elefson	Ave, Suite 400	Moines	IA	50325	515-440-2348		
Nicholas Rude and Kesley	7450 Bridgewood	West Des					
Rude	Blvd, Ste 225	Moines	IA	50266	515-444-9557		
NEIA Fitness, LLC	313 Hwy 150 N	West Union	IA	52175	563-422-3100		
KC ALLEN FITNESS LLC	1615 S Midway Ave	Ammon	ID	83406	208-523-9675		
Acrux Investments, LLC	1265 Pkwy Dr	Blackfoot	ID	83221	208-782-2348		*
Omada Holdings LLC	6582 S. Federal Way	Boise	ID	83716	208-273-5355		*
Omada Holdings LLC	6573 Overland Rd	Boise	ID	83709	208-273-5590		
	474014 00 0 00	.		00===	000 04: :55:		
RDI Corporation	1746 W. State St.	Boise	ID	83702	208-344-4284		
	2621 S 10th Ave,			00000	000 455 5515		
Omada Holdings LLC	Ste 102	Caldwell	ID	83605	208-459-6818		
0	11100	Coour dt Al		00011	000 000 1011		
Gregory Martin	1116 Sherman Ave	Coeur d'Alene	טון	83814	208-292-4911		
0	070 51/	0		00017	000 000 1055		
Omada Holdings LLC	370 E Kathleen Ave	Coeur d'Alene	טון	83815	208-966-4253		*

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
,						Projected to open in	·
Teri Hoyle	655 Palisade Trail	Driggs	ID	83422	208-360-0038	Victor, ID	
	39 W Little Ave, Ste						
TKJ, LLC	2	Driggs	ID	83422	208-354-9675		
Owyhee Fitness and							
Recreation, LLC	350 S Eagle Rd	Eagle	ID	83616	208-939-5900		*
McGym, LLC	2141 W Broadway St	Idaho Falls	ID	83402	208-542-9675		
MDS FitnessLewiston, LLC	102 Thain Rd	Lewiston	ID	83501	208-743-7100		
Hess Fitness Enterprises Inc	80 E Ustick Rd	Meridian	ID	83646	208-884-3338		
						Projected to open in	
Joeseph Mackenize	4265 E Victory Rd	Meridian	ID	83642	208-809-4997	TBD, ID	*
TK Fit, LLC	436 N Main St	Moscow	ID	83843	208-882-3100		
	2600 American	Mountain		l			
Elmo Fitness LLC	Legion Blvd, Ste 110	Home	ID	83647	208-587-4122		
E''. E	2926 E Greenhurst	.			000 404 0055		
Fit Forward LLC	Rd	Nampa	ID	83686	208-461-6655		
Oma a da Haldin e a HO	OFF Oaldwall Divid	Name a		00000	000 405 4400		
Omada Holdings LLC	355 Caldwell Blvd	Nampa	ID	83686	208-465-4400		
Divor City Apyrtimo II C	900 N. Hwy 41, Suite			02054	200 772 5000		
River City Anytime, LLC North Idaho Fitness	6	Post Falls	ID	83854	208-773-5900		
	14270 N Printing Cir	Dothdrum		02050	200 660 9077	Projected to open in	*
Rathdrum, LLC Anytime Fitness Rexburg,	14379 N Pristine Cir 859 S Yellowstone	Ratiiuiuiii	ID	83858	208-660-8977	Ratifuluiii, ID	
LLC	Hwy, Ste 700	Rexburg	ID	83440	208-656-9675		
Steven Bingham and Neil H.	-	Nexburg	IID	03440	200-030-9073		
Bingham	Ste 110-1	Rigby	ID	83442	208-745-0123		
Diligitatii	010 110 1	THEDY		00442	200 743 0120		
Acrux Investments, LLC	301 Anderson Rd	Shelley	ID	83274	208-357-7490		*
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McGym, LLC	104 N Bridge St	St. Anthony	ID	83445	208-534-9367		
Owyhee Fitness and	11221 W Hercules	,					
Recreation, LLC	Dr, #105	Star	ID	83669	208-286-0943		
Omada Holdings, LLC	562 Blue Lks Blvd N	Twin Falls	ID	83301	208-736-3881		*
Livin' Life Fit, LLC	474 Orchard St	Antioch	IL	60002	847-395-2424		
		Arlington					
Derek Tucker	1245 W Dundee Rd	Heights	IL	60004	224-347-2914		*
3 Sixty, LLC and Travis	1137 N Eola Rd, Ste						
Francis	119	Aurora	IL	60502	630-851-4961		*
Michael Lewandowski,							
Yousef Musleh and Abed	1923 W Galena Blvd	Aurora	IL	60506	331-300-2180		
WAGIL, LLC	1311 Butterfield Rd	Aurora	IL	60502	630-492-1496		
			I		0.55 (Projected to open in	
John Pokol	633 Prairie Ave.	Barrington	IL	60010	630-417-9315	Algonquin, IL	
DADTI ETT EITNEGG ING	000 Dtc 50	David - 44	l.,	00400	000 000 005		
BARTLETT FITNESS INC.	830 Rte 59	Bartlett	IL	60103	630-823-8250		
M & L Growth and Strategy,	305-309	Dolvidor-	l.,	04000	045 040 0000		
LLC	Southtowne Dr	Belvidere	IL	61008	815-912-0022		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Khaleel Musa and Saleh		,					
Musa	1061 S York Rd	Bensenville	IL	60106	630-354-7777		
						Projected to open in	
Leveled Up Ventures LLC	8 Pebblebrook Ct	Bloomington	IL	61705	309-231-2473	Bloomington, IL	*
						Projected to open in	
Leveled Up Ventures LLC	8 Pebblebrook Ct	Bloomington	IL	61705	309-231-2473	Mahomet, IL	*
	1128 W Boughton						
DECK FIT LLC	Rd	Bolingbrook	IL	60440	331-253-5350		
ALJU CORPORATION	504 NW Hwy, #100	Cary	IL	60013	847-462-9535		
Aaron Mullet	109 W John St	Champaign	IL	61820	217-417-7169		
A&R Fitness, LLC	4022 N Rockwell St	Chicago	IL	60618	773-977-1300		
BCBH Ventures, Ltd	9601 S Western Ave	Chicago	IL	60643	773-232-1122		*
Getting Better Chicago, LLC	5417 N Broadway St	Chicago	IL	60640	773-654-3244		
Let's Get Better Fitness, Inc.	1346 W Devon Ave	Chicago	IL	60660	872-888-8525		
Trim Fitness LLC - Anytime			l				
One	2412 W North Ave	Chicago	IL	60647	773-242-9550		
Trim Fitness LLC - Anytime			l				
Two	1647 W Chicago Ave	Chicago	IL	60622	773-696-4141		
0.45			l	22524			
S M Enterprises LLC	7516 S. Cass Ave.	Darien	IL	60561	630-320-2333		
Al Weininger Investments,	4505 Filipure and Arra	Dan Blaiman	 	00010	047 540 5040		
LLC	1525 Ellinwood Ave	Des Plaines	IL	60016	847-512-5213		
Yousef Musleh and Michael	0.40 C Floods week Del	Dan Diniman	 	00010	0.47.050.4000		
Lewandowski	849 S Elmhurst Rd	Des Plaines	IL	60016	847-258-4962		
Pandon Fitness (Toyas) Inc.	1222 N Calona Avo	Dixon	.	61021	015 205 4055		
Bandon Fitness (Texas), Inc.	1323 N Galeria Ave	Downers	IL	61021	815-285-4855		
Bandon Fitness (Texas), Inc.	2261 Manla Ava	Grove	IL	60515	630-963-4404		
Danuon Filliess (Texas), ilic.	2201 Maple Ave	Glove	IL.	00313	030-903-4404		
Livin' Life Fit, LLC	426 N Center St	Durand	IL	61024	779-204-6504		
LIVIII LIIETII, LLO	420 N Center St	Duranu	IL	01024	773-204-0304	Projected to open in	
Joshuah Sowers	640 Cambridge Ave	Elburn	IL	60119	862-213-8495		
Joshadh Jowers	1020 Summit St,	Libum	-	00113	002 210 0400	Libarri, IL	
BCBH Ventures, Ltd.	Suite B	Elgin	IL	60120	224-339-7339		*
Chicago Sports and	2640 Brassie	2.6	-	00120	224 000 7000	Projected to open in	
Entertainment Group Inc.	Avenue	Flossmoor	IL	60422	312-912-4978	Bannockburn, IL	
Chicago Sports and	2640 Brassie	. 1000111001	-	33722	312 312 4370	Projected to open in	
Entertainment Group Inc.	Avenue	Flossmoor	IL	60422	312-912-4978	Highland Park, IL	
The state of the s	21134 S LaGrange						
Frankfort Fitness, LLC	Rd	Frankfort	IL	60423	815-630-0761		
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1858 Fitness LLC	1862 S West Ave	Freeport	IL	61032	815-233-4334		
	-	Germantown					
LB Fitness, Inc.	513 Jubilee Lane	Hills	IL	61548	309-383-4999		
,	-	Glendale					
Mufeed Musleh	103 E. North Ave	Heights	IL	60139	331-806-3904		
					-	-	

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
			l				
Livin' Life Fit, LLC Yousef Musleh and Abed	717 E. Diggins St.	Harvard	IL	60033	815-943-2407		
	10000 C Kodzio Avo	Hazal Crost		60420	700 060 4040		*
Hamdan HOFFMAN ESTATES	18232 S Kedzie Ave	Hazel Crest Hoffman	IL	60429	708-960-4240		^
FITNESS INC.	2571 W Golf Rd	Estates	IL	60169	847-502-2188		
FITNESS INC.	2371 W Gott Nu	Estates	IIL.	00109	047-302-2100		
PHILIPPIANS 4:13 LLC	12513 W 159th St	Homer Glen	IL	60491	708-300-1230		*
	1241 W Morton Ave,						
AF of Jacksonville, Inc.	Ste 1A	Jacksonville	IL	62650	217-479-8000		
Joseph Thometz and Patrick							
Thometz	219 Waukegan Road	Lake Bluff	IL	60044	847-739-2575		*
		Lake in the					
HEALTHYU FITNESS, INC.	9521 Ackman Rd	Hills	IL	60156	224-900-0569		
	28972 W. IL Route						
Lakemoor Fitness, Inc.	120	Lakemoor	IL	60051	815-385-9535		
Lemont Fitness, LLC	1232 State St	Lemont	IL	60439	630-312-0331		*
Ihsan Musleh and Yousef			.	22242			
Musleh	1429 Peterson Rd	Libertyville	IL	60048	847-247-1800		
Mario Taylor and Joshua	716 N. Logon Ct	Lincoln		COCEC	017 700 1155		
Slightom	716 N. Logan St	Lincoln	IL	62656	217-732-1155		
AFLockport, Inc.	420 Summit Dr	Lockport	IL	60441	815-905-1225		
Bandon Fitness (Texas), Inc.	338 E North Ave	Lombard	IL	60148	630-656-9300		
Listantika Fiz. II O	0004450	Managa		00450	045 570 0545		
Livin' Life Fit, LLC	20014 E Grant Hwy	Marengo	IL	60152	815-572-2515		
Mary Van Keulen	1317 Memorial Dr	Mendota	IL	61342	815-539-8257		
Feras Musleh and	1017 Fromonat Br	Tionaota		01042	010 000 0207		
Mohammade Musleh	2019 Ridge Road	Minooka	IL	60447	815-242-3030		*
	2020 111460 11044				010 1 11 0000		
Mufeed Musleh	1317 N Wolf Rd	Mt. Prospect	IL	60056	847-376-8887		
Starck Fitness, LLC	1271 Rickert Dr	Naperville	IL	60540	630-219-4114		
						Projected to open in	
WAGFL	24065 Ascot Court	Naperville	IL	60564	337-501-9177	TBD, FL	*
W/AOII 110	1550 N Route 59,	Ni a sa a sa siti a		00500	004 000 4400		
WAGIL, LLC	Ste 120	Naperville	IL	60563	331-226-1496		
New Lenox Fitness, Inc.	800 W Laraway Rd	New Lenox	IL	60451	815-534-5647		
Michael Wallenberg and	7900 N Milwaukee	I ACAN FCIIOY		00401	010-004-004/		
Marisa Wallenberg	Ave	Niles	IL	60714	847-430-3132		
Jeffrey Lynn and Michelle	1710 Bradford Ln,		-	55, 17	3.7 400 0102		
Lynn	Ste 108 & 109	Normal	IL	61761	309-452-9695		
-							
Connors Fitness, LLC	1147 Oak Street	North Aurora	IL	60542	630-326-6700		
LUKE 1:37 LLC	5570 W 159th St	Oak Forest	IL	60452	708-897-0534		
AF Jano, Inc	11033 W 179th St	Orland Park	IL	60467	708-995-7581		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
						Projected to open in	
Derek Tucker	11636 Waterway Ct	Orland Park	IL	60467	773-301-4869	Riverwoods, IL	*
						Projected to open in	
Derek Tucker	11636 Waterway Ct	Orland Park	IL	60467	773-301-4869	Arlington Heights, IL	*
						Projected to open in	
Derek Tucker	11636 Waterway Ct	Orland Park	IL	60467	773-301-4869	Wilmette, IL	
Joseph Thometz and Patrick						Projected to open in	
Thometz	10500 Capistrano	Orland Park	IL	60467	708-278-2141	Vernon Hills, IL	*
360 Fitness, LLC and Travis							
Francis	2958 US Hwy 34	Oswego	IL	60543	815-676-4852		*
Be Fit Management Corp.	2733 Columbus St	Ottawa	IL	61350	815-434-7070		
Yousef Musleh and Said							
Musleh	819 N Quentin Rd	Palatine	IL	60067	847-485-8840		
Atterson Fitness, LLC	512 E Jasper St	Paris	IL	61944	217-921-3223		
	1320 W Commerce						
LB Fitness, Inc.	Dr, Ste 200	Peoria	IL	61615	309-966-4217		
	1035 Shooting Park						
1035 Fitness, Inc.	Rd	Peru	IL	61354	815-223-7070		*
AF Plainfield, Inc.	23859 W 135th St	Plainfield	IL	60544	815-782-2111		
Can Deux, Inc.	7166 Caton Farm Rd	Plainfield	IL	60586	815-733-5172		
·							
Nickel Training LLC	13514 Julie Drive	Poplar Grove	IL	61065	815-765-9393		
Levi LaMothe	444 S Main St	Princeton	IL	61356	815-915-8378		
KT Quincy, LLC	5321 Oak St	Quincy	IL	62305	217-641-3100		*
,						Projected to open in	
Progressive Ethos, Inc.	2535 N 16th St	Quincy	IL	62305	217-316-1879	Morton , IL	*
,		,				Projected to open in	
Progressive Ethos, Inc.	2535 N 16th St	Quincy	IL	62305	217-316-1879	Washington, IL	*
						Projected to open in	
Progressive Ethos, Inc.	2535 N 16th St	Quincy	IL	62305	217-316-1879	TBD, UT	*
,						·	
Bandon Fitness (Texas), Inc.	330 Eagle Dr	Rochelle	IL	61068	815-561-6071		
, ,,	Ü	Rolling					
WAGIL, LLC	3256 Kirchoff Road	Meadows	IL	60008	847-957-1496		
·							
James Janetopoulos	54 S Weber Rd	Romeoville	IL	60446	815-524-5549		
11.5.5.5				1			
Anytime Fit Roselle, Inc.	219 Main St	Roselle	IL	60172	630-307-0044		
,							
Drew Fitness, Inc.	3425 Drew Ave	Sandwich	IL	60548	630-273-2372		*
,	1851 W Irving Park				1 2 2 2		
Schaumburg Fitness, LLC	Rd	Schaumburg	IL	60193	847-284-5197		*
	-	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		1			
AB Fitness, LLC	1207 Thouvenot Ln.	Shiloh	IL	62269	618-222-2721		
			-				
DMS Fitness LLC	7010 Carpenter Rd	Skokie	IL	60077	224-251-8777		
	. 320 Carpontor na	CRORIO		23077			<u> </u>

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Village Fitness, LLC	911 E 162nd St	South Holland	IL	60473	708-566-9630		
Dan Ishmael	4307 Yucan Dr	Springfield	 IL	62707	217-679-2490		
Danisimaet	2705 N Dirksen	opringileta	IIL.	02/07	217-073-2430		
J & A Fitness Solutions Inc.	Pkwy	Springfield	IL	62702	217-523-1541		
Tim Everett	3041 S Dirksen Pkwy	Springfield	IL	62703	217-670-2420		
450	71-77 E Irving Park	0.	.	00407	000 040 0044		
AF Streamwood, Inc.	Rd	Streamwood	IL	60107	630-246-3344		
Connors Fitness, LLC	35 E Park Ave	Sugar Grove	IL	60554	331-227-4188		
001111010111111000, 220	1628 Georgetown	Cugar Crove		00001	001 227 1100		
KR Fitness, LLC	Rd	Tilton	IL	61833	217-703-1358		
Proverbs 3:5 LLC	17823 80th Ave	Tinley Park	IL	60477	708-263-0689		
AF JANO WESTCHESTER	2061 C Wolf Dd	Westchester	,,	60154	700 402 6140		
INC	3061 S Wolf Rd 1141 E Butterfield	westchester	IL	60154	708-483-6148		
AF WHEATON, INC.	Rd	Wheaton	IL	60189	630-517-8765		
, , ,							
Bandon Fitness (Texas), Inc.	506 N Elida St	Winnebago	IL	61088	815-335-8222		
	68 E Schoolhouse						
Country Mile LLC	Rd	Yorkville	IL	60560	630-553-6678		
JT Fitness, LLC	205 W Harcourt Rd	Angola	IN	46703	260-665-6666		
JI Filliess, LLC	203 W Harcourt Nu	Aligula	IIN	40703	200-003-0000		
Leveret II, LLC	233 N Grandstaff Rd	Auburn	IN	46706	260-925-5177		
	102 Sycamore Ests						
JBS Fitness LLC	Dr	Aurora	IN	47001	812-926-3655		
Williams Fortitude Fitness							
LLC	1124 N SR 267	Avon	IN	46123	317-272-2082		
IRON2IRON Wellness LLC	50 N State Road 135, Ste D	Bargersville	IN	46106	317-422-4766		
INONZINON Wettiless EEO	100, 010 D	Dargersville	1111	40100	017 422 4700		
Bandon Fitness (Texas), Inc.	10 Bedel Blvd	Batesville	IN	47006	812-932-3055		
Bandon Fitness (Texas), Inc.		Bedford	IN	47421	812-275-3055		
Williams Fortitude Fitness	2894 E 3rd St, Ste	DI : 1	 .	47.404	040 004 7070		
LLC Williams Fortitude Fitness	160	Bloomington	IN	47401	812-334-7979		
LLC	4264 N Cypress Ln	Bloomington	IN	47404	812-558-5444		
		2.00			022 000 0111		
JSCC Enterprises LLC	935 Main St	Bluffton	IN	46714	260-353-1321		
Bandon Fitness (Texas), Inc.		Brazil	IN	47834	812-420-1122		
Williams Fortitude Fitness	124 E Northfield Dr,	Brownshire	I _{INI}	16110	217 052 0000		
Williams Fortitude Fitness	Ste A	Brownsburg	IN	46112	317-852-8888		
Bandon Fitness (Texas), Inc.	10302 Prosperity Cir	Cambv	IN	46113	317-856-9285		
	110 W Main St, Ste	,			1 113 1230		
SQFLLC	170	Carmel	IN	46032	317-564-8171		
Muayad Musleh	13350 Lincoln Plaza	Cedar Lake	IN	46303	219-232-6770		*

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Fit Fellows, LLC	1107 Market St	Charlestown	IN	47111	812-256-8463		
	757 Indian Boundary						
Chesterton Fitness, Inc.	Rd, Ste 6	Chesterton	IN	46304	219-765-0382		*
Leveret III, LLC	8475 US-33	Churubusco	IN	46723	260-286-1200		
	462 West Plaza		l				
Leveret IV, LLC	Drive	Columbia City	IN	46725	260-248-4444		
			l				
GITCH FITNESS LLC	1565 N National Rd	Columbus	IN	47201	812-372-3488		
14.0 F':			l., .	47004			
JAC Fitness, Inc.	1720 Western Ave.	Connersville	IN	47331	765-825-6171		
M: 4: 5 1 10	1885 Old Hwy 135		l	47440	040 005 5544		
Migliare Enterprises LLC	NW	Corydon	IN	47112	812-225-5544		
Dandon Fitness (Tex.)	1400 Dawlin at - 4	Oronida 1- '''	 	47000	705 007 5550		*
Bandon Fitness (Texas), Inc.	1430 Darlington Ave	Crawfordsville	IIN	47933	765-307-5552		^
CROWN POINT FITNESS			l				
COACHING INC	10645 Broadway	Crown Point	IN	46307	219-662-2818	D : 1 1: :	
Feras Musleh and			l			Projected to open in	
Mohammade Musleh	584 N Indiana Ave	Crown Point	IN	46306	219-746-1041		*
Feras Musleh and			l			Projected to open in	
Mohammade Musleh	584 N Indiana Ave	Crown Point	IN	46306	219-746-1041	-	*
Feras Musleh and			l			Projected to open in	
Mohammade Musleh	584 N Indiana Ave	Crown Point	IN	46306	219-746-1041	<u> </u>	*
Feras Musleh and						Projected to open in	
Mohammade Musleh	584 N Indiana Ave	Crown Point	IN	46306	219-746-1041	· · · · · · · · · · · · · · · · · · ·	*
Feras Musleh and			l			Projected to open in	
Mohammade Musleh	584 N Indiana Ave	Crown Point	IN	46306	219-746-1041	Palos Park, IL	*
Feras Musleh and			l			Projected to open in	
Mohammade Musleh	584 N Indiana Ave	Crown Point	IN	46306	219-746-1041	, ,	*
Feras Musleh and						Projected to open in	
Mohammade Musleh	584 N Indiana Ave	Crown Point	IN	46306	219-746-1041	TBD, IN	*
	1624 Nuttman		l				
Rhymer Family Fitness, LLC	Avenue	Decatur	IN	46733	260-724-3626		
			l				
Grady Dale Tuck	1334 15th St	DeMotte	IN	46310	219-987-7911		
5 5			l				
Dyer Fitness Inc.	262 81st Ave	Dyer	IN	46311	219-440-7149		
Ta a manusa disa dina	200411450 04-0			47440	040 000 0040		
Teamworks, Inc.	3684 Hwy 150, Ste 6	rioyas Knobs	IN	47119	812-923-2348		
James Casaburo and	GEOD E Chaha Divid	Cort \\\ c:	 	40045	200 040 0400		
Rachele Jordan	6520 E State Blvd	Fort Wayne	IN	46815	260-240-2400		
laahua Cahmitt	5984 W Jefferson	Fort \\\/ 21 // 2		40004	260 420 0000		
Joshua Schmitt	Blvd	Fort Wayne	IN	46804	260-436-8680		
Pandon Eitnaga (Tayas) Jas	2419 E Wabash	Eraplefort	l _{ini}	160.44	765 601 0101		*
Bandon Fitness (Texas), Inc.	SHEEL	Frankfort	IN	46041	765-601-6161		···
Pandon Fitness (Toyers) In-	1160 N Main C+	Erapklin	l _{IN}	464.04	217 700 4077		
Bandon Fitness (Texas), Inc.	TTOO IN IMAILI Of	Franklin	IN	46131	317-736-4377		
Just Mayo Fitness Inc	710 \\\ \\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Cooben	 	40500	E74 500 0444		
Just Move Fitness Inc.	712 W Lincoln Ave	Goshen	IN	46526	574-533-3444		
Dandon Fitness (Tavas) III-	27 Putnam Plaza,	Croopsostis		40405	765 000 0470		
Bandon Fitness (Texas), Inc.	Suite A	Greencastle	IN	46135	765-630-3176		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
la ,			.				
Bandon Fitness (Texas), Inc.	1921 Melody Ln	Greenfield	IN	46140	317-462-1700		
Bandon Fitness (Texas), Inc.	1807 N Lincoln St	Greensburg	IN	47240	812-662-3055		
	997 E County Line	oroonosar ₆		172.10	012 002 0000		
Bandon Fitness (Texas), Inc.	Rd	Greenwood	IN	46143	317-300-1335		
	1642 Olive Branch						
Fit 4 You LLC	Parke Ln	Greenwood	IN	46143	317-893-2226		
Crady Dala Tuck	922 Country Sa Diz	Hebron	IN	46341	219-996-2911		
Grady Dale Tuck	822 Country Sq Plz	періон	IIN	40341	219-996-2911		
DT Zickfit LLC	9632 Cline Ave	Highland	IN	46322	219-924-5505		
	7878 East Ridge						
Muayad Musleh	Road	Hobart	IN	46342	219-945-3099		
l			.				
Leveret V, LLC	317 Hauenstein Rd	Huntington	IN	46750	260-358-0000		
Mazman LLC	7035 E 96th St, Suite M and N	Indianapolis	IN	46250	317-577-4348		
Indzilidii ELG	47 S Pennsylvania	пипапаропъ	IIN	40230	317-377-4346		
PMF LLC	St, 2nd Fl	Indianapolis	IN	46204	317-536-0815		
	,	'					
Thor Fitness, LLC	6935 Lake Plz Dr	Indianapolis	IN	46220	317-570-2106		
Williams Fortitude Fitness	5510 Lafayette Rd,						
LLC	#190	Indianapolis	IN	46254	317-808-5903		*
Pro-Fit Solutions, LLC	1918 Newton St	Jasper	IN	47549	812-482-2209		*
FIO-FIL SOLUTIONS, LLC	1910 Newton 3t	Jaspei	IIN	47549	812-482-2209		
Hoosier Fitness, Inc.	5560 Highway 62	Jeffersonville	IN	47130	812-777-4884		*
HARE ENTERPRISES IN III	2935 S Washington						
LLC	St, Ste 8	Kokomo	IN	46902	765-319-0306		
LA PORTE FITNESS LLC	59 Pine Lake Ave	La Porte	IN	46350	219-213-5918		*
Santerre Fit LLC	2310 N Lebanon St	Lebanon	IN	46052	765-485-2348		
Shamus Hoeppner and	2010 IV LEBUIIOII OL	Lebanon	11.4	4000Z	700 400 2040		
Stacy Hoeppner	14550 Amstutz Rd.	Leo	IN	46765	260-627-4494		
	1920 E Commercial						
Lowell East Fitness Inc	Ave	Lowell	IN	46356	219-696-1277		
lur or			.	40050			
Life Changes Fitness Inc. Schilling/Pike Investments,	1107 N Forest Ave	Marion	IN	46952	765-664-2222		
Inc.	387 Grand Valley Blvd.	Martinsville	IN	46151	765-342-3600		
<u> </u>	Diva.	Piartinsvitte	IIN	40131	703-342-3000		
Mazman LLC	13860 E 96th St	McCordsville	IN	46055	463-270-1070		
	4831 East Lincoln						
Merillville East Fitness, LLC	Highway	Merrillville	IN	46410	219-308-2859		*
l.,			.				
Merrillville Fitness, LLC	8119 Taft St	Merrillville	IN	46410	219-769-7080		
Michigan City Fitness, LLC	4112 Franklin St	Michigan City	IN	46360	219-878-8400		
Thomsan Oity Fithess, LLC	322 N Bittersweet	riicingan City	1111	40000	213-070-0400		
1	Rd	Mishawaka	IN	46544	574-258-5000		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Jachua Canarini	41EO A Cropo Dd	Michovycko		405.45	E74 010 0000		
Joshua Canarini	4150 A Grape Rd	Mishawaka	IN	46545	574-318-3002		
Bandon Fitness (Texas), Inc.	914 N Main St	Monticello	IN	47960	574-240-2143		
Katherine Huxhold and							
Jason Huxhold MUNSTER SOUTH FITNESS	3600 S Chandler Dr	Muncie	IN	47302	765-212-2321		
LLC	821 Main St	Munster	IN	46321	219-315-8828		
Bandon Fitness (Texas), Inc.	1713 S Memorial Dr	New Castle	IN	47362	765-521-3000		
JJ Fitness Inc.	5971 W US-52	New Palestine	IN	46163	317-861-8451		*
AF NEWBURGH, LLC	8887 High Pointe Dr	Newburgh	IN	47630	812-853-5855		
Your Fitness LLC	158 W Logan St	Noblesville	IN	46060	317-316-3888		
1000 5 1 1 1 1 1	40014/14	North	 	40000	000 000 000		
JSCC Enterprises LLC	408 W Main St	Manchester	IN	46962	260-306-0071		
Leveret, LLC	620 E Buckeye St	North Vernon	IN	47265	812-953-3212		
	11915 E Pendleton						
Bandon Fitness (Texas), Inc. ALPHA FACTORY FITNESS	Pike	Oaklandon	IN	46236	317-823-0685		
INC.	907 W Main St	Peru	IN	46970	765-472-7004		
	1070 W Main St, Ste						
Bandon Fitness (Texas), Inc.	125	Plainfield	IN	46168	317-203-5312		
ZickFit Portage, Inc.	5884 US Hwy 6	Portage	IN	46368	219-734-6362		
Bandon Fitness (Texas), Inc.	496 S College Ave	Rensselaer	IN	47978	219-866-3003		
JAC Fitness, Inc. Eli Stevens and Roger	2500 National Rd W	Richmond	IN	47374	765-966-6171	Projected to open in	
Stevens	7686 E 250 North	Rolling Prairie	IN	46371	219-851-2116		
Bandon Fitness (Texas), Inc.	222 S Main St	Rushville	IN	46173	765-938-3055		
Leveret VI, LLC	805 S Main St	Salem	IN	47167	812-883-4747		
Muovo d Muoloh	015111041	Cohoromillo		40075	010 007 0005		
Muayad Musleh Walker Investments and	2151 US 41	Schererville	IN	46375	219-227-8895		
Holdings Inc.	796 White St	Scottsburg	IN	47170	812-752-4625		
	7605 State Rd., Ste.						
Leveret IX, LLC	311	Sellersburg	IN	47172	812-248-2224		
Bandon Fitness (Texas), Inc.	840 E Tipton St	Seymour	IN	47274	812-680-4639		
Bandon Fitness (Texas), Inc.		Shelbyville	IN	46176	317-392-3055		
Bandon Fitness (Texas), Inc.	2222 W Southport Rd	Southport	IN	46217	317-885-8385		
YOUCAN2 Inc.	10845 Maple Ln	St. John	IN	46373	219-365-2511		*

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
A., F., I.O.			.	47007	040.047.0770		
Atterson Fitness, LLC	320 S 3rd St, Ste A-B	Terre Haute	IN	47807	812-917-3776		
Atterson Fitness, LLC	101 S Fruitridge Ave	Terre Haute	IN	47803	812-235-8463		*
,	<u> </u>						
Atterson Fitness, LLC	4425 S 7th St	Terre Haute	IN	47802	812-917-4336		*
HADE ENTERDRISES IN LLC	241 W Jofferson Ct	Tinton	l _{iki}	46072	765 400 0500		
HARE ENTERPRISES IN, LLC	341 W Jenerson St	Tipton	IN	46072	765-408-0588		
DT Zickfit LLC	3020 N Calumet Ave	Valparaiso	IN	46383	219-242-8799		
	1361 Morthland Dr,						
FT Fitness Inc.	Ste A	Valparaiso	IN	46385	219-462-1122		
HARE ENTERPRISES IN II			l				
LLC	1302 N Cass St	Wabash	IN	46992	260-274-1900		
Bandon Fitness (Texas), Inc.	101 Cherry Tree Plz	Washington	IN	47501	812-254-2200		
		<u> </u>					
Daymon & Associates, LLC	3249 SR-32	Westfield	IN	46074	317-867-4567		
	7954 E 108th Ave,		l			Projected to open in	
Muayad Musleh	Ste B	Winfield	IN	46307	219-765-5575	Hickory Hills, IL	*
Muayad Musleh	7954 E 108th Ave, Ste B	Winfield	IN	46307	219-765-5575	Projected to open in	*
muayau musten	7954 E 108th Ave,	vviiiiletu	IIN	40307	219-703-3373	Projected to open in	
Muayad Musleh	Ste B	Winfield	IN	46307	219-765-5575	•	*
	7954 E 108th Ave,					Projected to open in	
Muayad Musleh	Ste B	Winfield	IN	46307	219-765-5575	•	*
	7954 E 108th Ave,					Projected to open in	
Muayad Musleh	Ste B	Winfield	IN	46307	219-765-5575	Schererville, IN	
Muselah Eitasaa laa	705 4 5 4 00th Ave	\		40007	040,000,0400		
Musleh Fitness Inc.	7954 E 108th Ave	Winfield	IN	46307	219-663-6436		
Pro-Fit Solutions, LLC	1570 W Oak St	Zionsville	IN	46077	317-733-4333		
Bandon Fitness (Texas), Inc.	2127 N Summit St	Arkansas City	KS	67005	620-307-6566		
COLITICIDE EITNECC II O	COO C 4 20+h C+	Bonner	VC	00010	040 745 5740		
SOUTHSIDE FITNESS, LLC	620 S 130th St	Springs	KS	66012	913-745-5746		
Bandon Fitness (Texas), Inc.	2203 Central Ave	Dodge City	KS	67801	620-225-3303		
		, , ,					
Great Bend Fitness LLC	3721 10th St.	Great Bend	KS	67530	620-793-8700		
	2720 Elm Creek					Projected to open in	
Fit 4 Life, LLC	Drive	Junction City	KS	66441	910-747-6440	TBD, TN	
	10940 Parallel						
SOUTHSIDE FITNESS, LLC	Pkwy, Ste P	Kansas City	KS	66109	913-400-7156		
K7 Fitness, LLC	712 1st Terrace	Lansing	KS	66043	913-364-4455		
		Ŭ					
Resurrection Fitness LLC	13154 Stateline Rd	Leawood	KS	66209	913-222-8080		
ABG Enterprises, LLC	1473 E 151st St	Olathe	KS	66062	913-971-4060		
ADO LIITEIPIISES, LLG	14/9 E 1919(9)	Otatile	IVO	00002	913-9/1-4U0U		
	1251 W Harold St	Olathe	KS	66061	913-210-0851		1

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Brookridge Fitness LLC	8809 W 95th St	Overland Park	KS	66212	913-871-7461		*
						Projected to open in	
Brookridge Fitness LLC	10128 Wedd Dr	Overland Park	KS	66212	816-357-8646	Kansas City, MO	*
Dad Bods LLC	14820 Metcalf Ave	Overland Park	KS	66223	913-222-8082		
OD 5:t 040 I I O	7000 Makaali A	O	I/O	00004	040 040 0474		
OP Fitness 913 LLC	7620 Metcalf Ave	Overland Park	KS	66204	913-648-9474		
Valhalla Fitness LLC	215 S Maize Rd	Wichita	V.C	67200	316-260-1254		
Bandon Fitness (Texas), Inc.		Ashland	KS KY	67209 41101	606-326-0033		
balluoli Fittless (Texas), ilic.	372 Diedench bivu	ASIIIaiiu	Νĭ	41101	000-320-0033		
Tim and Lisa Nowaskie	131 Pkwy Dr	Bardstown	KY	40004	502-348-2348		
Titil alla Lisa Nowaskie	1311 KWy DI	Darastown	IX I	40004	302-340-2340		
Atkins 5 Fitness, LLC	164 Iron Skillet Ct	Bowling Green	l _{KY}	42104	270-904-8329		
	6400 Crestwood				2.3 00 7 0020		
All About Fitness, LLC	Station	Crestwood	KY	40014	502-912-9348		
,							
Bandon Fitness (Texas), Inc.	1425 Nashville Rd	Franklin	KY	42134	270-925-0149		
JR Fitness, LLC	1920 Declaration Dr	Independence	KY	41051	859-359-5336		
	12613 Taylorsville						
All About Fitness, LLC	Rd	Louisville	KY	40299	502-290-8998		
	5406 Antle Dr, Ste						
J.T. Fitness, LLC	107	Louisville	KY	40229	502-797-2348		
Victory Health and Fitness,							
LLC	9902 Linn Station Rd		KY	40223	502-200-8828		*
	737 N Mount	Mount					
Bandon Fitness (Texas), Inc.	<u> </u>	Washington	KY	40047	502-538-0207		
Anthony Skinner and Laura	2234 Martin Luther	<u>_</u> .					
Skinner	King Jr. Blvd	Paris	KY	40361	859-340-8463		
Dalaant Dadwatt	100 Frankfant Dd	Challe will a	101	40005	F00 C00 4C00		
Robert Padgett Victory Health and Fitness,	192 Frankfort Rd	Shelbyville	KY	40065	502-633-4600	Projected to open in	
LLC	798 Dawkins Lane	Sulphur	KY	40070	502-682-7227	· ·	*
Victory Health and Fitness,	790 Dawkiiis Laile	Sutpriui	IN I	40070	302-002-7227	Projected to open in	
LLC	798 Dawkins Lane	Sulphur	KY	40070	502-682-7227	· ·	*
	700 Bawkino Lane	Catpilai		40070	002 002 7227	Louisvice, Ki	
Ing Properties LLC	543 Taylorsville Rd	Taylorsville	KY	40071	502-808-0100		
0 1/1 11	3015 Veterans						
Max Management, L.L.C.	Memorial Dr	Abbeville	LA	70510	337-385-2812		
Benton Fitness LLC	19115 Florida Blvd	Albany	LA	70711	225-567-2626		
	6501 Coliseum Blvd,						
Bandon Fitness (Texas), Inc.	Stes 100-200	Alexandria	LA	71303	318-769-1844		
	5163 General						
GET FIT ALGIERS, LLC	Degaulle, Suites G,	Algiers	LA	70131	504-394-0086		
T & V Fitness LLC	114 W Chestnut St	Amite	LA	70422	985-747-2202		*
Chris Rumsey and Simon							
Gray	1812 E Madison Ave	Bastrop	LA	71220	318-281-4118		
			<u>.</u> .		00- 1		
Bandon Fitness (Texas), Inc.	11231 Lovett Rd	Baton Rouge	LA	70818	225-456-5156		<u> </u>

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Hamer Fitness LLC	200 Government St	Baton Rouge	LA	70802	225-636-2632		*
Highland Fitness, LLC	8827 Highland Rd	Baton Rouge	LA	70808	225-766-9066		
Highland Fitness, LLC	13711 Coursey Blvd	Baton Rouge	LA	70817	225-246-2092		
riigiitailu ritiless, ELO	7350 Jefferson Hwy,	Daton Rouge		70017	223-240-2092		
Renew Fitness, LLC	Ste 470	Baton Rouge	LA	70806	225-930-9988		
,							
Lonnie Young	8126 LA-23	Belle Chasse	LA	70037	504-571-5040		
Hudson & Associates, LLC	185 Burt Blvd	Benton	LA	71006	318-965-0159		
	0004.01			7444	040 750 0050		
Bandon Fitness (Texas), Inc.	2091 Stockwell Rd	Bossier City	LA	71111	318-752-6650		
Bandon Fitness (Texas), Inc.	5390 Barkedale Blvd	Bossier City	LA	71112	318-746-1886		
bandon i idicəə (rexas), ilic.	3011 Airline Dr, Stes	Dossier Oity	- /~	, 1114	010 /40-1000		
Justin Seaton	B-C	Bossier City	LA	71111	318-562-3472		
	5212 Airline Dr, Ste						
TATUM FITNESS, L.L.C.	Е	Bossier City	LA	71111	318-549-1247		
AF of Scott, LLC	1880 Rees St	Breaux Bridge	LA	70517	337-442-6558		
URSA MAJOR FITNESS LLC	156 Heritage Pkwy	Broussard	LA	70518	337-856-1711		
000 50	1001 NNAVA : 0:			74000	040 005 4445		
G&R Fitness, LLC	1221 NW Main St	Bunkie	LA	71322	318-295-4145		
Fit Investments, LLC	989 Hwy 80 E	Calhoun	LA	71225	318-599-8003		
Tit investments, LLO	115 Derek Plaza Dr,	Cathoun		71223	310-333-0003		
Blue Star Investments, LLC	Ste 105	Carencro	LA	70520	337-565-2626		
Southern Oak Enterprises,							
LLC	219-E S Main St	Church Point	LA	70525	337-684-0045		
	70325 SR 1077, Ste						
350ORIOLE LLC	1D	Covington	LA	70433	985-845-1926		
Reilly Fitness, Inc.	1205 Village Walk	Covington	LA	70433	985-809-0099		
TDMM Holdings, LLC	1506 N Parkerson	Crowlov		70526	337-250-4675		
TBMM Holdings, LLC	Ave	Crowley	LA	70526	337-250-4675		
MJWREN Group LLC	14057 E Main St	Cut Off	LA	70345	985-693-5533		
Stansbury & Company, LLC	407 Depot St	Delhi	LA	71232	318-878-3804		
		Denham					
Health Interests, LLC	25550 Juban Rd	Springs	LA	70726	225-243-5500		
	32350 Hwy 16, Bldg	Denham					
B&D FITNESS LLC	N	Springs	LA	70706	225-667-1077		
AE Dootrobas III C	1955 Ormond Blvd,	Dootrober	. ,	700 47	005 007 4405		
AF Destrehan, LLC	Suite F 2270 Business Park	Destrehan Donaldsonvill	LA	70047	985-307-1425		
Murphy Fitness, LLC	Blvd		LA	70346	225-725-4072		
Prouphly Fiduces, LLC	DIVU	е	<u> </u>	70340	225-725-4072		
Bandon Fitness (Texas), Inc.	1516 Hwy 190. Ste G	Eunice	LA	70535	337-457-7000		
(12.00),	1006 Sterlington			1.55	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
Fitness365, LLC	Hwy	Farmerville	LA	71241	318-368-8083		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Megan Kenley and Lyn		,				Projected to open in	
Kenley	299 Green Bay Rd	Farmerville	LA	71241	318-245-8610	Madison, MS	*
Megan Kenley and Lyn						Projected to open in	
Kenley	299 Green Bay Rd	Farmerville	LA	71241	318-245-8610	Gluckstadt, MS	*
•						,	
Folsom Fitness, LLC	82205 Orange St	Folsom	LA	70437	985-796-1050		
,							
Max Management, L.L.C.	1812 Main St	Franklin	LA	70538	337-907-6600		
<u> </u>							
Bandon Fitness (Texas), Inc.	1719 Washington St	Franklinton	LA	70438	985-322-2099		
ANYTIME FITNESS							
GONZALES LLC	13091 Airline Hwy	Gonzales	LA	70737	225-644-5364		
	,						
Murphy Fitness, LLC	3228 S Burnside Ave	Gonzales	LA	70737	225-647-7750		
Chantel Brignac and							
Nicholas Riley	1732 Deroche Cir	Gramercy	LA	70052	225-869-3484		
,	1729 Lafayette St,	,					
NOLA FIT CLUB 2, INC.	Ste 100	Gretna	LA	70053	504-218-5104		
			1	1			
DUKENHEIMER LLC	7335 Jefferson Hwy	Harahan	LA	70123	504-305-3395		
				1	00.000000		
Bandon Fitness (Texas), Inc.	4800 Hwv. 80	Haughton	LA	71037	318-949-4004		
	1128 Grand Caillou			1 2007	0200101001		
Bandon Fitness (Texas), Inc.		Houma	LA	70363	985-872-0852		
Barraeri i itilese (Texas), ille.	Tiu Tiu	riodina		7 0000	000 072 0002		
TBMM Holdings II, LLC	214 S Thompson St	Iowa	LA	70647	337-582-1386		
TEI II TTIOLUINGO II, EEO	214 6 mompoon ot	Towa		7 00-17	007 002 1000		
Bandon Fitness (Texas), Inc.	1210 Flton Rd	Jennings	LA	70546	337-821-1002		
Rumsey & Fuselier Fitness,	1210 Etton Ha	,go		7 00 10	007 021 1002		
LLC	914 Pershing Hwy	Jonesboro	LA	71251	318-259-7661		
	207 Veterans	7011005010		7 1201	010 200 7001		
Relentless Phit LLC	Memorial Dr	Kaplan	LA	70548	337-643-7021		
THE LEG	T TOTTION OF THE	Kaptan		70040	007 040 7021	Projected to open in	
Lance Welch	75205 Stinson Rd	Kentwood	LA	70444	985-323-9929	'	
Lance Weten	70200 01113011114	Rentwood		70444	000 020 0020	Renewood, Er	
Blue Star Investments, LLC	607 Belle Terre Blvd	La Place	LA	70068	985-359-3482		
blue oldi investinents, ELO	505 West Pont Des	Lartace		7 0000	000 000 0402		
Bandon Fitness (Texas), Inc.		Lafayette	LA	70507	337-706-7390		
Dandon i itiless (Texas), ilie.	Tiodittoffitta	Larayette		70307	007 700 7000		
Blue Star Investments, LLC	4517 Johnston St	Lafayette	LA	70503	337-988-8350		
Hebert-Minor Fitness &	3524 Kaliste Saloom		· · ·	7 0000	007 000-0000		
Health Services, LLC	Rd	Lafayette	LA	70508	337-988-9348		
rioditii ooi vides, LLO	2512 Jean Lafitte	Larayette	L-/\	7 0 0 0 0	007-000-0040		
Lonnie Young	Blvd	Lafitte	LA	70067	504-609-0589		
Joseph Bourque and Trent	4740 Nelson Rd, Ste	Lante		7 0007	304-003-0363		
Mere	110	Lake Charles	LA	70605	337-944-0770		
Spence & Fuselier Fitness,	1 - 10	Lake Gliaites		, 0000	337 34430770		
LLC	1772 S 5th St	Leesville	LA	71446	337-239-3222		
LLO	1//200000	FEESAIIIE	LA	7 1440	007-203-0222		
Hamer Fitness LLC	29526 Frost Rd	Livingston		70754	225 606 1170		
Halliel Fluiess LLC		Livingston	LA	70754	225-686-1178		
Pandon Eitnass (Tayas) Las	12225 US 90, Suite	Luling	,	70070	005 200 1200		
Bandon Fitness (Texas), Inc.	ال	Luling	LA	70070	985-308-1360		<u> </u>

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
			l				
Always Hungry LLC	4624 SR-22	Mandeville	LA	70471	985-845-1511		
Pecster, LLC	1705 Hwy 59	Mandeville	LA	70448	985-674-3100		
G&R Fitness, L.L.C.	812 Tunica Dr E	Marksville	LA	71351	318-240-8010		
GET FIT MARRERO, LLC	1625 Barataria Blvd	Marrero	LA	70072	504-605-1200		*
Lonnie Young	3176 Barataria Blvd, Suite A	Marrero	LA	70072	504-267-0856		
Lonnic Toding	ourte A	Harroro		70072	304 207 0030		
Bandon Fitness (Texas), Inc.	12713 Water Way Dr	Maurepas	LA	70449	225-675-8000		
Max Management, L.LC.	8905 Maurice Ave.	Maurice	LA	70555	337-898-3653		
Olife and Maria anima	3201 E Judge Perez		,	70075	504.004.0500		
Clifton Melerine	Dr, Stes 107, 108, 5200 Veterans Hwy,	Meraux	LA	70075	504-281-2568		1
Bandon Fitness (Texas), Inc.		Metairie	LA	70006	504-218-4814		
Dundon Fichess (Texas), me.	1121, 1123, 1125	rictanic		7 0000	004 210 4014		
BillyFitness LLC	Homer Rd	Minden	LA	71055	318-299-3800		
Fit Investments, LLC	7836 Desiard St	Monroe	LA	71203	318-998-3583		
F:+ l	0000 01: D-1		,	74004	040 000 4005		
Fit Investments, LLC	2309 Oliver Rd 1201 Hwy 90 E, Ste	Monroe	LA	71201	318-322-4005		
Franchise Fitness, LLC	102	Morgan City	LA	70380	985-221-6021		
1141101110011111000, 220	1340 Elm St., Ste.	riorgan only		7 0000	300 221 3021		
Franchise Fitness, LLC	100	Morgan City	LA	70380	985-384-7426		
	277 Hwy. 171 N.,						
Eric Guillot	Ste. 5, 6 and 7	Moss Bluff	LA	70611	337-855-2777		
-	507 Jefferson		l				
Three Monkeys Fitness, LLC Anthony H. Fortier-Bensen,	Terrace Blvd	New Iberia	LA	70560	337-256-8609		<u> </u>
LLC	4600 Freret St	New Orleans	LA	70115	504-899-2111		
	125 Allen Toussaint	New Orleans		70110	004 000 2111		
Blue Star Investments, LLC	Blvd	New Orleans	LA	70124	504-286-7667		
Bywater Fitness, LLC	3817 Chartres St	New Orleans	LA	70117	504-309-0011		*
OFT FIT OFNITULY II O	04.44.0-404	Name Oaks are a	,	70400	504.000.0004		
GET FIT GENTILLY, LLC	2141 Caton St	New Orleans	LA	70122	504-309-9304		+
GET FIT NOLA, LLC	1811 Rousseau St	New Orleans	LA	70130	504-524-8006		
02.1111102.1, 220	5941 Bullard Ave,	Non Ortourio		7 0 2 0 0	3013213333		
Johnnie Adolph	Ste. 1-3	New Orleans	LA	70128	504-244-0088		
NOLA Fit Club, Inc.	4900 Canal St	New Orleans	LA	70119	504-373-5659		
.	1536 S Union St, Ste		l		00- 0		
Red Lucy LLC	В	Opelousas	LA	70570	337-678-1314		+
Fuselier Fitness, LLC	64724 SR-41	Pearl River	LA	70452	985-250-9416		
i asonoi i inicos, LLO	5-7/ 2-7 OIL	- Carcinivei	L/1	7 0402	333 230-3410		
Bandon Fitness (Texas), Inc.	2000 HWW 165 Sto A	Pineville	LA	71360	318-640-5380		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Bandon Fitness (Texas), Inc.		Plaquemine	LA	70764	337-371-1997		*
	115 Berryland						
FITNESS QUEST INC.	Shopping Center	Ponchatoula	LA	70454	985-386-3444		*
Thornhill Brothers Fitness,							
LLC	702 N. Lobdell Hwy.	Port Allen	LA	70767	225-636-2044		
F	00500 0 0 1 0 1		,	70700	005 744 4000		
Dutchtown Fitness, LLC	36533 C Braud Rd	Prairieville	LA	70769	225-744-4966		
Prairieville Fitness, LLC	17900 Airline Hwy	Prairieville	LA	70769	225-744-3002		
Frameville Filliess, LLC	17900 Antine Hwy	Franteville	LA	70709	225-744-3002		
Bandon Fitness (Texas), Inc.	⊿882 I Δ-1	Raceland	LA	70394	985-242-2504		
Dundon Fichess (Texas), me.	4002 EX 1	nacciana	L/ \	7 0004	000 242 2004		
Rayne Fitness, LLC	1401 The Blvd	Rayne	LA	70578	337-393-2450		
.,		., .					
Stansbury & Company, LLC	103 Jasper St	Rayville	LA	71269	318-728-8616		
Engert & Fuselier							
Investments, LLC	44200 LA-445	Robert	LA	70455	985-662-3732		
Hummel Fitness, LLC	1223 Goodwin Rd	Ruston	LA	71270	318-255-1200		
AF of Scott, LLC	101 Park West Dr	Scott	LA	70583	337-706-8221		
			l			Projected to open in	
Matthew Richard	205 Vincent Dr	Scott	LA	70583	337-781-4094	Sunset, LA	
Dandan Fitnasa (Tayas) Jua	0045 Manafield Dd	Character and		74440	240 000 5000		
Bandon Fitness (Texas), Inc.	9315 Mansfield Rd	Shreveport	LA	71118	318-688-5900		
Fuselier Fitness, LLC	5795 N Market St	Shreveport	LA	71107	318-965-7700		
r daeder ridleas, LLC	3793 N Market St	Silieveport	LA	/110/	310-903-7700		
KLM Fitness, LLC	1931 Southern Loop	Shreveport	LA	71106	318-703-3990		
KP Investments & Properties							
LLC and Jeromy Harris	Barksdale Hwy	Shreveport	LA	71105	318-670-8478		
•	6259 Westport Ave,	·					
New Life Fitness2, LLC	Ste 100	Shreveport	LA	71129	318-603-1348		
	855 Pierremont Rd,						
PCRFITNESS, LLC	Ste 142	Shreveport	LA	71106	318-606-5159		
Shreveport Family Fitness,							
LLC	9250 Ellerbe Rd	Shreveport	LA	71106	318-865-5115		
Brian Walker and Charles		.	l				
Walker Jr	544 Robert Blvd	Slidell	LA	70458	985-288-5748		
Megan Kenley and Lyn	5357 Live Oak	Ct. Francisciile		70775	005 505 0400		
Kenley	Center Drive 745 Hwy 30, Bldg. 2	St. Francisville	LA	70775	225-535-8100		
Fitfam2, LLC	Suites A-F	St. Gabriel	LA	70776	225-319-7700		
Craig Prosper and David	ounes A-1	or Ganilet	L/1	70776	22-319-7700		
Theriot	2230 N Main Hwy	St. Martinville	LA	70582	337-394-3488		
Michael Mantilla and			- 	1.3332	221 22 1 3 1 3 3		
Priscilla Mantilla	151 Almedia Rd	St. Rose	LA	70087	504-336-4434		
	8950 Hwy. 165 N.,						
Aimee Hayward	Ste. A	Sterlington	LA	71280	318-387-7233		
	4974 Hwy 3276, Ste						
Genesis Fitness, LLC	Α	Stonewall	LA	71078	318-775-5474		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
	333 N Cities Service						
T&R Fitness5345 LLC	Hwy	Sulphur	LA	70663	337-625-6840		
Anytime Fit of Thibodaux,							
LLC	127 Laura Dr.	Thibodaux	LA	70301	985-447-7770		
Bandon Fitness (Texas), Inc.	Q21 E Lacalla St	Ville Platte	LA	70586	337-363-1468		
Dandon i liness (Texas), inc.	JZI L Lasatte St	ville i tatte	LA	70300	337-303-1400		
Bandon Fitness (Texas), Inc.	28799 Walker S Rd	Walker	LA	70785	225-664-4700		
Fit Investments, LLC	5600 Cypress St.	West Monroe	LA	71291	318-396-9129		
Fit Investments, LLC	2419 N 7th St	West Monroe	LA	71291	318-396-6966		
111111111111111111111111111111111111111	1700 Chemin	West Hames		7 1201	010 000 0000		
Blue Star Investments, LLC	Metairie Pkwy, Suite	Youngsville	LA	70592	337-857-5060		
Bandon Fitness (Texas), Inc.	2220 Church St.	Zachary	LA	70791	225-654-5577		
Denali Parnters, Inc.	100 Powder Mill Rd	Acton	MA	01720	978-461-2800		
Anderson Huang	309 Pond St	Ashland	MA	01721	508-881-4900		
	227 B Washington						
ING Fitness, Inc.	St, Rte 1	Attleboro	MA	02703	508-316-3885		
T & J Corporation	619 Southbridge St.	Auburn	MA	01501	508-407-8440		
1 a 7 corporation	35 Turkey Hill Rd Rt	Nabam	"	01001	000 407 0440		
Pals Fitness, LLC	21, Suite 101	Belchertown	MA	01007	413-323-7150		
West Elm Ventures, LLC	25 Washington St	Canton	MA	02021	781-302-6955		*
Brian Cassidy	100 N Main St	Carver	MA	02330	508-465-0468		
,							
AF CLINTON LLC	300A High St.	Clinton	MA	01510	978-612-0022		
LUDI LU O	5 5 6 1 5 5			00740	774 000 0700		*
HRJ, LLC	5-D State Rd	Dartmouth	MA	02740	774-300-3700		^
STRLLC	20 Andrews Pkwy	Devens	MA	01434	978-772-0722		
	,	East					
JJEC Fitness, LLC	225 Bedford Street	Bridgewater	MA	02333	508-456-4046		
UEO Eitraga III O	OF Machineston Ct	Fastan		00050	500 010 5044		
JJEC Fitness, LLC	25 Washington St	Easton	MA	02356	508-219-5941		
Rock Haven Ventures LLC	19 Temple St	Framingham	MA	01702	508-405-1300		
HRJ2, LLC	1 Chace Rd	Freetown	MA	02717	774-855-5200		*
RHV AF Grafton LLC	100 Worcester St.	Grafton	МА	01536	508-839-0084		
Movement for Life Fitness	TOO WOICESTEI St.	Giailuii	MA	01530	506-839-0084		
LLC	536 Main St	Groton	MA	01450	978-448-6720		
	-						
Stephen Scott Bothfeld	1070 Iyannough Rd	Hyannis	MA	02601	508-778-5525		
Jaka Balant	107.0	Win at 1		0000.	704 505 04::		
Jake Pylant VFIT LLC	187 Summer St 771 Boston Post Rd	Kingston Marlborough	MA MA	02364 01752	781-585-0444 508-658-9090		
VI II LLO	111 DOSTOIL LOST RO	เาลเเมบเบนซูแ	IHA	01/32			

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
U50 5': 11 0			.				
JJEC Fitness, LLC	681 Falmouth Rd	Mashpee	MA	02649	508-477-7872		
Denali Partners, Inc.	52 Nason St	Maynard	MA	01754	978-938-4855		
		-					
Medway Fitness, Inc.	106 Main St	Medway	MA	02053	508-533-3100		
Mark Sinclair Fitness, Inc.	462 Main St.	Melrose	MA	02176	339-293-4076		
Trank Girlotan Frances, inci	10211411161	1100000		02170	000 200 1070		
P.A.L.S. Fitness, LLC	100 Glendale Road	Northampton	MA	01073	(413) 885-3510		
Anderson Huene	10010 D Chara Way	N l a while le a via comile		01500	500 054 0057		
Anderson Huang	10010-P Shops Way	Northborough	MA	01532	508-654-0057		
Rock Haven Ventures, LLC	111 Lenox St	Norwood	MA	02062	781-667-3191		
JJEC Fitness, LLC	166 Church St	Pembroke	MA	02359	781-924-1209		
Rock Haven Ventures LLC	13 Taunton St, Ste 3	Plainville	MA	02762	508-316-0191		
HOCK HAVEH VEHICATES LEG	138 Industrial Park	ranivitte	T IA	02702	300 310 0131		
Brian Cassidy	Rd	Plymouth	MA	02360	508-747-7677		
Matthew Gulino and			.	00474			
Christopher Charron	475 Hancock St	Quincy	MA	02171	617-472-2447	Projected to open in	
West Elm Ventures, LLC	158 West Elm Ave	Quincy	MA	02170	617-481-7056	-	*
		- Camer				Projected to open in	
KJ23 Fitness LLC	35 Starr Ln	Rehoboth	MA	02769	401-261-6214	·	
Alex Monahan and Gregory			.			Projected to open in	
Monahan	50 Quincy Street	Sharon	MA	02067	508-641-7957	New Paltz, NY	
Jeffrey Swanson	15 College Hwy	Southampton	MA	01073	413-264-1760		
	, , , , , , , , , , , , , , , , , , , ,	, , , , , , , , , , , , , , , , , , ,					
Rock Haven Ventures, LLC	479 E Main St	Southbridge	MA	01550	774-402-8300		
O - m - Pi H F - O T -	64 Worcester-	0		04500	500 700 4044		
Gary Riello and Ed O'Toole	Providence Turnpike 315 Middlesex Rd,	Sutton	MA	01509	508-762-1241		
George Basbanes	Units 6 & 7	Tyngsboro	MA	01879	978-649-6537		
		, ,					
Chris Charron	158 N Main St	Uxbridge	MA	01569	508-278-2424		
P.A.L.S. Fitness, LLC	415 E Main St	Westfield	MA	01085	413-579-5364		
P.A.L.S. Filliess, LLG	413 E Maiii St	vvesineiu	IMA	01065	413-379-3364		
Fastwitch Fitness Club LLC	386 Shrewsbury St	Worcester	MA	01604	508-796-5941		
	1166 Ramblewood					Projected to open in	
Naptown Elite Fitness, LLC	Dr	Annapolis	MD	21409	443-794-1522	Annapolis, MD	
Ballenger Creek Fitness LLC	5850 Ballenger Crk	Ballenger Creek	MD	21703	301-732-4500		
Datteriger Creek Fittless LLC	5 Bel Air S Pwy, Ste	OLCCK	טויון	21/03	301-732-4300		
Troutman Enterprise LLC	1401	Bel Air	MD	21015	410-569-0009		
Troutman Fitness LLC	1206 Agora Dr.	Bel Air	MD	21014	410-838-8253		
AE Clinton Inc	0120 Discostaviov Dd	Clinton	MD	20725	201 060 4500		
AF Clinton Inc.	9130 Piscataway Rd	Cunton	MD	20735	301-868-4560		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
	6935 Oakland Mills						
Roy Cox and Nadine Turner	Rd	Columbia	MD	21045	667-200-0333		*
	9123 Old Annapolid					Projected to open in	
Roy Cox and Nadine Turner	Rd. #311	Columbia	MD	21045	667-300-9719	Columbia, MD	*
Double R Fitness, LLC	9815 Main St	Damascus	MD	20872	301-253-2400		
JBRFITNESS, LLC and Steve							
Zumbrun	2315 Belair Rd	Fallston	MD	21047	443-299-6440		
						Projected to open in	
MUT, LLC	6613 Corbel Way	Frederick	MD	21703	301-606-9232	TBD, MD	*
	6077 Spring Rdg.						
NXS Fitness, LLC	Pkwy.	Frederick	MD	21701	301-378-2906		
Shawnee Inc.	2405 Whittier Dr	Frederick	MD	21702	301-668-2348		
	11850 W Market						
Anthony Zirrolli	Place	Fulton	MD	20759	443-583-0055		
	18319 Leaman Farm						
Mayer Fitness LLC	Rd.	Germantown	MD	20874	301-515-4040		
	19405 Emerald						
Fitness Forge LLC	Square, Suite 1500	Hagerstown	MD	21742	301-302-0580		
<u> </u>		, and the second				Projected to open in	
George Vakalopoulos	6635 Isle of Skye Dr	Highland	MD	20777	240-278-8405	Pineville, NC	*
Rewards Health & Fitness,							
LLC and Jasdeep Warren	4265 Howard Ave	Kensington	MD	20895	240-242-3053		
Krish and Meeraa Fitness,						Projected to open in	
LLC	8544 Scholars Lane	Laurel	MD	20723	240-462-4352	TBD, NC	
						,	
Nursery Fitness, LLC	810 Nursery Rd	Linthicum	MD	21090	410-609-0106		
Chesapeake Fitness Group	672 Old Mill Road, ,	Millersville	MD	21108	410-800-7924		
Poolesville Fitness & Health,							
LLC	19942 Fisher Ave	Poolesville	MD	20837	240-489-3214		
Stratford Fitness LLC	14630 York Rd	Sparks	MD	21152	443-595-8051		
NXS Fitness, LLC	520 E Baltimore St	Taneytown	MD	21787	240-397-9580		
,		,					
George Puvel	130 Frederick Rd	Thurmont	MD	21788	301-271-0077		
U	55 W Aylesbury Rd,						
Stratford Fitness LLC	Ste A	Timonium	MD	21093	410-308-2348		
	410 Meadow Creek						
MUT, LLC	Dr	Westminster	MD	21158	443-241-9131		*
- ,							
AF Northgate LLC	91 Auburn St	Portland	ME	04103	207-878-2008		
		South			1 1 2 3 3		
AF SoPo LLC	180 Waterman Dr	Portland	ME	04106	207-699-0044		
Andrija Lipovac and Jennifer							
Lipovac	River Dr	Algonac	MI	48001	810-512-4224		
•		<u> </u>		1			
Ann Arbor AF, LLC	2744 Jackson Rd	Ann Arbor	MI	48103	734-222-0955		
, ===	3393 Plymouth Rd,		<u> </u>		<u> </u>		
M & J Health Club, LLC	Ste D	Ann Arbor	MI	48105	734-418-3338		
			 	1 2 2 3 3	131 120 0000		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
PAUL VANCE FITNESS LLC	3144 12 Mile Rd	Berkley	MI	48072	248-629-7745		
AVACCOME EACTORY I LO	101 Brookside Ln,	Drighton	l _M	40110	010 007 0000		
AWESOME FACTORY LLC Michael Vischer, Deborah K.	Ste G	Brighton	MI	48116	810-227-3300		
Vischer and John Aaron	8	Brooklyn	MI	49230	517-499-3138		
Visciter und John Maron		Brownstown	"	40200	017 400 0100		
J & S FITNESS, LLC	23796 W Rd	Township	MI	48183	734-675-2447		
Kimberly Lee and James Lee	2101 Plett Rd	Cadillac	MI	49601	231-846-2027		
AF CANTON LLC	8501 N Lilley Rd	Canton	MI	48187	734-254-9191		
AF Obelese III O	1000 C Main Ct	Ohalasa	.	40440	704 400 0000		
AF Chelsea LLC	1030 S Main St	Chelsea	MI	48118	734-433-3333		
Chesterfield AF LLC	27653 23 Mile Rd	Chesterfield	MI	48051	586-949-0100		
Offication City At LEO	27000 20 Title Na	Onesterneta	1 11	40001	300 343 0100		1
Matthew Shango	7113 Dixie Hwy	Clarkston	MI	48346	248-922-7632		*
	,						
MDS Fitness Inc.	9685 Dixie Hwy	Clarkston	MI	48348	248-625-3002		
		Clinton					
Clinton Township AF LLC	15222 Canal Rd	Township	MI	48038	586-948-9910		
	355 S Willowbrook						
Britt's Fitness, LLC	Rd	Coldwater	MI	49036	517-317-1035		
Kan Kaniaazka	COO NI Ctoto Dd	Davison	l _{MI}	40.400	010 050 1001		
Ken Konieczka JED FITNESS ENTERPRISE,	622 N State Rd	Davison Dearborn	MI	48423	810-653-1981		
LLC	26334 Ford Rd	Heights	MI	48127	313-444-1175		
Country Mile, LLC	7050 Dexter Ann	Dexter	MI	48130	734-808-4348		
				10.000			
MDS Fitness-Durand, LLC	8753 Monroe Rd	Durand	МІ	48429	989-932-6069		
	16820 Chandler Rd,						
NP Fitness, LLC	Ste 109	East Lansing	MI	48823	517-333-8383		
401-U L.L.C.	322 N Lincoln Rd,	Escanaba	MI	49829	906-233-0000		
	22078 Farmington						
KGT HOLDINGS, LLC	Rd	Farmington	MI	48336	248-479-6500		
MKTRAINING LLC	37592 W 12 Mile Rd	Farmington Hills	MI	48331	248-553-1912		
MKTRAINING LLC	37592 W 12 Mile Ru	піцѕ	I ^V II	46331	248-553-1912		
JoJo Industries, LLC	1145 N Leroy St	Fenton	MI	48430	810-215-1089		
7070	22861 Woodward		1		010 110 1000		
Ferlito Fitness Ferndale LLC	Ave	Ferndale	MI	48220	248-291-6645		
Ronald Brink and David							
Michalak	24619 Gibraltar Rd	Flat Rock	MI	48134	734-782-3482		
			1				
Fraser AF LLC	31887 Utica Rd.	Fraser	MI	48026	586-285-1404		ļ
1.0.115;4	4004141411 61	F	.	40.440	004.004.775		
J & H Fitness, LLC	1224 W Main St	Fremont	MI	49412	231-924-7701		
Genesee Fitness, LLC	7441 N Genesee Rd	Genesee	MI	48437	810-640-7923		
MDS FITNESSGRAND	1 IN GEHESEE NO	Jenesee	1.11	40437	010-040-7323		
BLANC #1, LLC	10293 S Saginaw Rd	Grand Blanc	MI	48439	810-694-6003		
		S.a.ia Blanc	1	1.5-00	<u> </u>		!

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
MDS FITNESSGRAND							·
BLANC #2, LLC	2241 E Hill Rd	Grand Blanc	MI	48439	810-694-7800		
	48 E Stephenson						
A & A Anytime, Inc.	Ave	Gwinn	MI	49841	906-346-2525		*
Gratitude Fitness, LLC	1001 M-28 E	Harvey	MI	49855	906-249-9800		
	2119 Haslett Rd, Ste						
MDS Fitness Inc.	C-D	Haslett	MI	48840	517-977-1444		
Brett Boyd and Tyson	210 West Carleton						
Carpenter	Rd, Ste A	Hillsdale	MI	49242	517-439-2407		
	977 Butternut Dr,		l				
DSM Fitness, LLC	Ste 16	Holland	MI	49424	616-796-8700		
On contract Miles III O	980 Highland Rd,	11		40040	547.540.4550		
Country Mile, LLC	Suites G-J, Howell,	Howell	MI	48843	517-540-1552		
Country Mile II C	1010 Old HC 00	Hawall	MI	40040	010 000 0000		
Country Mile, LLC	1812 Old US 23	Howell	MI	48843	810-632-0022		
Kenneth Konieczka	1047 Van Duka Dd	Imlay City	MI	48444	810-721-1988		
Keimetti Komeczka	1847 Van Dyke Rd 1078 S Stephenson	Imlay City	1411	46444	810-721-1988		
401-U L.L.C.	Ave	Iron Mountain	мі	49801	906-774-0000		
401-0 L.L.G.	Ave	non Mountain	1111	43001	300-774-0000		
A & A Anytime, Inc.	130 N Pansy St	Ishpeming	MI	49849	906-485-4502		*
raring anio, mo.	100 KT diloy ot	ionponnig		10010	000 400 4002		
AF Jackson West LLC	916-966 N West Ave	Jackson	MI	49202	517-743-4004		
-				1000	027 7 10 100 1		
Amanda Rainsberger	4010 Page Ave	Jackson	MI	49254	517-748-9351		
Nick & Angela Schmidt	6980 Stadium Dr	Kalamazoo	MI	49009	269-365-9855		
	3603, 3607 & 3611						
LakeSenac, LLC	South Baldwin Rd	Lake Orion	MI	48359	248-499-9425		
	7300 Secor Rd., Ste.						
Bedford Fitness LLC	4B	Lambertville	MI	48144	734-568-6000		
	700 S. Main St, Ste						
Kenneth Konieczka	120 C	Lapeer	MI	48446	810-660-8500		
Stephen W. Powell and Gail							
Lynn Powell	37189 Six Mile Rd.	Livonia	MI	48152	734-744-5395		
Vincent Rotondo and	15986 Middlebelt						
Patrick Strausbaugh	Rd	Livonia	MI	48154	734-469-4757		
SJ MACOMB II, INC.	16336 26 Mile Rd	Macomb	MI	48042	586-232-4905		
	48812-48816						
SJ Macomb, Inc.	Romeo Plank	Macomb	MI	48044	586-690-8125		
	32340 N Campbell	Madison	l				
D and J Fitness Inc	Rd	Heights	MI	48071	248-588-1020		
404 111 1 0	1175 W Washington	Mora++-	 	40055	000 000 0000		
401-U L.L.C.	St	Marquette	MI	49855	906-226-6000		
Chaymula Inc	2270 Cratiat Acc	Montovilla	l _{MI}	400.40	010 007 5074		
Shaymvle, Inc.	3270 Gratiot Ave	Marysville	MI	48040	810-937-5974		
Meek Enterprises, Inc.	56098 S Main St	Mattawan	MI	49071	269-944-9199		
песк спісірпаса, шс.	20030 3 Maill St	Mattawan Michigan	1111	430/1	203-344-3139	Projected to open in	
AF Spring Arbor LLC	P.O. Box 777	Center	MI	49254	517-902-7198		
A OPINIS AIDOI LLO	Ji .O. DOX ///	Julius	I	1-0204	017-302-7130	i iaionall, i'ii	<u> </u>

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Vincent Rotondo and	1267 N Telegraph						·
Patrick Strausbaugh	Rd	Monroe	МІ	48162	734-384-3376		
Debbie Henderson, Marvin	51400 County Line	New					
Henderson and Jessica	Rd	Baltimore	МІ	48047	586-716-3449		
	47980 Grand River						
DSM2 Fitness LLC	Ave	Novi	МІ	48374	248-348-8080		
WWAL Fitness, Inc	400 River St	Ontonagon	МІ	49953	906-884-4348		
,		Ü					
Ortonville Fitness, LLC	250 N Ortonville Rd	Ortonville	МІ	48462	248-627-4800		
Clinton J. Scollard and	2170 Anderson Rd,						
Aimee D. Perrin-Scollard	Ste 120	Petoskey	МІ	49770	231-348-2500		
		,					
David Dusseau	9500 Chilson Cir	Pinckney	МІ	48169	810-231-9550		
Kyle Westberg and Brent			1				
Westberg	149 N Perry St	Pontiac	МІ	48342	248-332-2833		
			 				
ASH FITNESS, LLC	283 W Centre Ave	Portage	MI	49024	269-270-3165		
7.0			 	100=1			
Country Mile, LLC	67200 Gratiot Ave	Richmond	MI	48062	586-430-1526		
Jerred Welt, Kerry Welt and	07200 014101710	Tuominona	 	40002	000 400 1020	Projected to open in	
Michael Welt	1823 W Willis Rd	Saline	MI	48176	734-780-5852	•	*
Thomast wett	4422 I-75 Business	Sault Ste.	 	40170	704 700 0002	74111741501,111	
401-U L.L.C.	Spur	Marie	MI	49783	906-253-0000		
Vincent Rotondo and	Ориг	Shelby	 	43700	300 233 0000		
Patrick Strausbaugh	2079 25 Mile Rd	Charter	MI	48316	248-963-2947		*
James Cox, Suzanne Cox,	207525 Pille Hu	Charter	1	40010	240-303-2347		
Sheryl Cox and Paul Cox	20758 Pontiac Tr	South Lyon	MI	48178	248-573-7730		
Suzanne Cox, Paul Cox and	207301 0111111111111111111111111111111111	South Lyon	1111	40170	240-373-7730		
Sheryl Cox	57066 10 Mile Rd	South Lyon	MI	48178	248-486-9600		
Landon Brink and David	15345 Dix-Toledo	South Lyon	1111	40170	240-400-3000		
Michalak	Rd	Southgate	MI	48195	734-250-7531		
MICHAIAK	nu	St. Clair	11411	46195	734-250-7551		
DD Mind Body Health LLC	24040 Harper Ave	Shores	MI	48080	586-777-1200		
DD Miliu Bouy Health LLC	24040 Harper Ave	St. Clair	11411	40000	300-777-1200		
St Clair Shores AF LLC	30110 Harper Ave		MI	48082	586-415-9662		
St Ctall Shores Ar LLC	30110 Harper Ave	Shores	11411	40002	360-413-9002		
Mook Enterprises Inc	EC42 Claveland Ava	Ctovopovillo	MI	40107	260 420 1222		
Meek Enterprises, Inc. Michael Vischer, Deborah K.	5643 Cleveland Ave	Stevensville	MI	49127	269-429-1222		
•		Tooumsoh	MI	40296	517 201 4000		
Vischer, John Aaron Summy	Chicago Blvd	Tecumseh	MI	49286	517-301-4908		
VDU Eitnoop II C	720 Munaan Ava	Traverse City	_M	40600	221 041 7400		
KBH Fitness, LLC Ryan Hitsman and Brandon	728 Munson Ave	Traverse City	MI	49686	231-941-7400		
	2120 W C Dlv4	Troy	M.	40000	249 275 2242		
Pringle ALL OUT FITNESS HOLISTIC	2129 W S Blvd	Troy	MI	48098	248-275-8316		
	GOG NI Donting Tal	Wallad Laks	MI	40000	249 000 0550		
LLC	686 N Pontiac Trl	Walled Lake	MI	48390	248-926-0558		
Matthau Oli	5645 Thirteen Mile) A / a ww = :-	.	40000	F00 540 4005		.
Matthew Shango	Rd	Warren	MI	48092	586-510-4985		*
0 110 5111	050001/ 5 : 5 :		.	4005-	F00 000		
Commit 2 Fit Inc.	65929 Van Dyke Rd	Washington	MI	48095	586-336-7700		
	3399 Elizabeth Lake		.	4-5-			
Sean Yono and Karim Yono	Rd	Waterford	MI	48328	248-499-8949		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Bad Bird, Inc.	6845 Highland Rd	White Lake	MI	48383	248-636-2260		
Doystor AELLO	1000 Whittoker Dd	Vnailanti	MI	40107	724 240 6262		
Dexter AF LLC	1900 Whittaker Rd	Ypsilanti	MI	48197	734-340-6262		
Shawn Bromeland	2508 Bridge Ave	Albert Lea	MN	56007	507-377-8451		
	6415 Labeaux Ave						
SolRiver LLC	NE, Ste A-180	Albertville	MN	55301	763-276-7476		
Elite Fitness of Alexandria,							
Inc.	301 30th Ave W	Alexandria	MN	56308	320-763-8989		
Cory Podany, Jill Podany	3450 Bunker Lake						
and Jason McDunn	Blvd NW	Andover	MN	55304	763-421-1005		
21/90 Fitness Inc.	5922 167th Ave NW	Anaka	MNI	55303	763-753-9270		
21/90 Fitness inc.	6520 150th St W,	Anoka	MN	55303	763-753-9270		
VT Gibbs Investments, LLC	Ste 100	Apple Valley	MN	55124	952-432-0100		
VI GIDDS IIIVESTITIETITS, LLC	Ste 100	Apple valley	PHN	33124	952-452-0100		
JAX FITNESS LLC	3673 Lexington Ave	Arden Hills	MN	55126	651-490-3348		
<i>3,</i> 0, 1 111, 1200 EE0	oo o Loxington / ivo	, a don i into		00120	001 100 00 10		
Bandon Fitness (Texas), Inc.	602 Front St N	Barnesville	MN	56514	701-660-0954		
	14091 Baxter Dr, Ste						
Fitness Fundamentals LLC	101	Baxter	MN	56425	218-454-2000		
FRANSGATO FITNESS LLC	14030 Bank St, Ste 4	Becker	MN	55308	763-262-2333		
Blue Star Investments, LLC	2526 Hannah Ave	Bemidji	MN	56601	218-444-5529		
Bandon Fitness (Texas), Inc.		Big Lake	MN	55309	763-263-1300		
D D	10731 University		 .				
Bodacious in Blaine, LLC	Ave NE	Blaine	MN	55434	763-401-6500		
DEACT ACLL C	SECO Lyndolo Ayo C	Plaamington	MNI	55420	052 001 6102		
BEAST AF LLC	8599 Lyndale Ave S	Bloomington	MN	55420	952-881-6102		
Eden Recreation LLC	5107 W 98th St	Bloomington	MN	55437	952-303-3864		
<u> </u>	0107 11 00111 01	Diodrimigion		00407	002 000 0004		
J & J Fitness, LLC	302 5th Ave NE	Brainerd	MN	56401	218-828-0909		
·							
SolRiver LLC	4646 85th Ave N	Brooklyn Park	MN	55443	763-762-6932		
	610 Crossroads						
Salus, LLC	Campus Dr., Ste 101	Buffalo	MN	55313	763-682-9999		
	12700 Nicollet Ave,						
David Schulze	121A	Burnsville	MN	55337	952-222-9119		
	827 High Pointe Dr						
Blue Star Investments, LLC	NE	Byron	MN	55920	507-315-1207		
SFV LLC, John Haase and	140 Mailia 01 0	O a marka at the	 	F5000	700 550 00 15		
Pamela Haase	113 Main St S	Cambridge	MN	55008	763-552-2348		
AE Champlin II C	11460 Marketplace	Champlin	MNI	55316	762 422 0220		
AF Champlin LLC Karo Investments, LLC	Dr 2980 N Chestnut St	Champlin Chaska	MN MN	55316	763-422-9236 952-361-4300		+
Natu investincills, LLC	2300 N CHESHIUL SL	OliaSKd	ILIIN	00010	332-301-4300		
		Chisago City	MN	55013	651-257-1901		
CC AF LLC	111183 Lake Blvd	しいけんなんいいいい	11,117		[()()) = / () / = 1 / () / ()		
CC AF LLC	11183 Lake Blvd	Chisago City	PHN	33013	031-237-1901		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
	2421 Coon Rapids						
Scott Clark	Blvd NW	Coon Rapids	MN	55433	763-421-7771		
	7750 Harkness Ave						
njoy Health, LLC	S	Cottage Grove	MN	55016	651-769-1311		
CDG, LLC	2221 Sahlstrom Dr	Crookston	MN	56716	218-281-1123		
	5580 W Broadway						
Jason White	Ave	Crystal	MN	55428	763-531-9200		
Christopher Rumsey and	1647 US Hwy 10		l				
John Simon Gray	West	Detroit Lakes	MN	56501	218-844-5656		
Bandon Fitnago (Tayas) Inc	1710 Contor Avo	Dilworth	MNI	ECEDO	210 227 0010		
Bandon Fitness (Texas), Inc.	1710 Center Ave	Dilworth	MN	56529	218-227-0010		
Blue Star Investments, LLC	1502 E Superior St	Duluth	MN	55812	218-724-6653		
blue star investments, LEG	1302 L Superior St	Dututii	I'IIN	33012	210-724-0033		
Blue Star Investments, LLC	215 N. Central Ave.	Duluth	MN	55807	218-624-1311		
	1981 Silver Bell Rd,		<u> </u>				
Emphatically in Eagan, LLC	Ste 1800	Eagan	MN	55122	651-686-4667		
Happy, Healthy & Hopeful							
LLC	1012 Diffley Rd	Eagan	MN	55123	651-688-0324		
		East Grand					
Kory Knoff	1010 Central Ave NE	Forks	MN	56721	218-773-2882		
						Projected to open in	
Daryl Horak	12346 Oxbow Dr.	Eden Prairie	MN	55347	952-303-3864	Chanhassen, MN	
	10165 Hennepin						
Kyle Wheeler	Town Rd	Eden Prairie	MN	55344	952-417-6802		
Sellin' Cheeks, LLC	14711 Martin Dr	Eden Prairie	MN	55344	952-562-8702		
Jonathan Mastel and	0400 0011	E 1:		400	040 000 0004	Projected to open in	*
Timothy Mastel	6120 Ridgeway Rd	Edina	MN	55436	612-802-9391	Bozeman, MT	^
Pyramid Fitness Group, LLC	18850 Dodge St	Elk River	MN	55330	763-633-4999		
Happy, Healthy & Hopeful	Northwest	Elko-New	IMIN	33330	703-033-4999		
LLC	321 Main St, Ste 104		MN	55054	952-461-5554		
	02111011101,010104	Tarket	1111	00004	302 401 0004		
KDK, LLC	340 State Hwy 7	Excelsior	MN	55331	952-401-0101		
,							
Bandon Fitness (Texas), Inc.	1620 17th St NW	Faribault	MN	55021	507-331-3434		
Njoy Health Farmington,	20700 Chippendale						
LLC	Ave. W.	Farmington	MN	55024	651-419-9050		
A&A Fitness LLC	1432 S Lake St	Forest Lake	MN	55025	651-982-4583		
	903 S. Hilligoss						
Mona Nelson	Blvd. E.	Fosston	MN	56542	218-435-1566		
	540.44		.				
Fitco, Inc.	518 Main Ave	Gaylord	MN	55334	507-237-3700		
Pluo Ctor Invoctor ant - 110	110 Calf Carrier - Dil	Crond Dawid	MAN	EE744	210 000 7774		
Blue Star Investments, LLC	110 Golf Course Rd 1460 133rd Ln NE,	Grand Rapids	MN	55744	218-999-7774		
AF Ham Lake LLC	Unit B	Ham Lake	MN	55304	763-413-9348		
AL HAIH LAKE LLO	Office	I Iaiii Lake	I I I I I	55504	700-410-8048		
Bandon Fitness (Texas), Inc.	10981 4th St NF	Hanover	MN	55341	763-498-0087		
Danaon Filinoss (Toxas), IIIC.	TOOOT THE OUNE	. 10110 01	1	100041	, 55 455 6667		<u>I</u>

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Tony Nicholson and	1355 S Frontage Rd,	•					
LaRoyce Nicholson	Ste 340	Hastings	MN	55033	651-438-8818		
-	4865 Miller Trunk						
Blue Star Investments, LLC	Hwy	Hermantown	MN	55811	218-722-5930		
Blue Star Investments, LLC	3923 1st Ave.	Hibbing	MN	55746	218-263-8200		
	14643 Mercantile						
RJM Management Inc.	Dr, Ste 100	Hugo	MN	55038	651-429-2188		
Hutchinson Health &							
Fitness LLC	525 S Grade Rd SW	Hutchinson	MN	55350	320-587-6900		
SFV LLC, John Haase and	120 Heritage Blvd						
Pamela Haase	NE	Isanti	MN	55040	763-444-6344		
Ryan Brandts and Amanda							1
Brandts	508 2nd St	Jackson	MN	56143	507-849-7348		
AF Jordan, LLC	115 S. Broadway	Jordan	MN	55352	952-492-3232		
	,						1
TKO Strength, LLC	110 Main St W	Kasson	MN	55944	507-634-8100		
MDS Fitness-La Crescent,							1
LLC	136 Walnut St S	La Crescent	MN	55947	507-895-4910		
Lake City, Inc.	1205 N 7th St	Lake City	MN	55041	651-345-4401		
, , , ,		,					
Njoy Health Lakeville, Inc.	17811 Kenwood Trl	Lakeville	MN	55044	952-985-8888		
. , , , , , , , , , , , , , , , , , , ,			1				
J&T Fitness Investments LLC	552-554 Lilac St	Lino Lakes	MN	55014	651-784-7033		
Jan Tianedo invesamento EEO	OOZ OO4 ERAO OT	EITIO EGROO	1	00014	001 704 7000		†
Bandon Fitness (Texas), Inc.	2226 F Frontage Rd	l itchfield	MN	55355	320-593-0001		
Barraon Francis (Toxas), me.	ZZZO E FTOTILUGO HU	Ertormota	1 \	00000	020 000 0001		+
Feet in the Fire, LLC	2680 Rice St	Little Canada	MN	55117	651-321-1996		
r cot in the r ine, LLO	205 16th St NE, Ste	Ertite Gariada	1	00117	001 021 1000		
Chris Danielson	В	Little Falls	MN	56345	320-616-4700		
Offits Daffictsoff	2073 Wayzata Blvd	Little Falls		30043	020 010 4700		
AF Long Lake LLC	W, Ste 300	Long Lake	MN	55356	952-404-7201		
711 LONG LUICE LLO	VV, Gtc 000	Long Lake	1	00000	302 404 7201		
Minnesota Fitness LLC	3 W Main St	Madelia	MN	56062	507-642-2400		
1 11111000 1210	1400 Madison Ave,	ridaotta	1	00002	007 042 2400		†
NKJ Fitness, LLC	Ste 710 & 720	Mankato	MN	56001	507-388-7002		
Trevor Linton, Beth Linton,	6450 Wedgewood	Hankato		30001	307 300 7002		
Jesse Matter and Cheryl	Rd N	Maple Grove	MN	55311	763-898-3956		
Jesse Flatter and Oneryt	TIG IV	rapic Grove	1	00011	700 000 0000		
Clifford Gray	2515 White Bear Ave	Manlewood	MN	55109	651-571-5570		
Curiora Oray	2313 Willie Deal Ave	Piaptewood	ITTIN	33103	031-371-3370		
Bandon Fitness (Texas), Inc.	201 E Collogo Dr	Marshall	MN	56258	507-929-3101		
bandon i idiess (Texas), ilic.	5145 County Rd	Maishall	PHIN	30236	307-929-3101		
Salus, LLC	101, Ste 1010	Medina	MN	55340	763-478-8881		
outus, LLO	101, 316 1010	Mendota	1.114	00040	/00-4/0-0001		+
CV Hoolth MU Inc	756 North Plaza Dr		MNI	55100	651 607 0444		
CV Health MH, Inc.	700 NUTUI PLAZA DI	Heights	MN	55120	651-687-0444		+
Dandon Fitness (Tavas) III-	470E Liouatha A	Minnoonelie	MNI	EE 400	610 444 7404		
Bandon Fitness (Texas), Inc.		Minneapolis	MN	55406	612-444-7464		+
DDI A Inc	111 Washington Ave	Minners	l _{MN} .	EE 404	010 000 0055		
DBL-A, Inc.	N, Ste 100	Minneapolis	MN	55401	612-339-6655		1

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
&,	5309-25 Lyndale	J.1.,					
Liberation of Lyndale, LLC	Ave S	Minneapolis	MN	55419	612-823-3120		
· · · · · · · · · · · · · · · · · · ·							
M&A Fitness, LLC	2910 Lyndale Ave S	Minneapolis	MN	55408	612-345-7753		
Northeastern Holdings, LLC	2217 Central Ave NE	Minneapolis	MN	55418	612-230-1330		
	2718 University Ave						
Prospect Holdings, LLC	SE	Minneapolis	MN	55414	612-455-4100		
Watson Health and Fitness,	2104 W. Broadway						
Inc.	Ave.	Minneapolis	MN	55411	612-521-4050		
	11104 Cedar Lake						
Salus LLC	Rd	Minnetonka	MN	55305	952-545-1000		
SemperStrong Fitness, LLC	4081 Cedar St	Monticello	MN	55362	763-295-9000		
							.
Bandon Fitness (Texas), Inc.	935 37th Ave S	Moorhead	MN	56560	218-227-5440		*
Robert Haase, Stephanie		l.,	l	55051-			
Haase, John Haase &	901 Forest Ave E	Mora	MN	1617	320-679-6970		
Lake Minnetonka Fitness,	2238 Commerce						
LLC	Blvd, Ste 11	Mound	MN	55364	952-491-5200		
Ryon Savasta and Tracy	2541 W County Rd		l				
Savasta	10	Mounds View	MN	55112	763-786-2244		
	3540 Winnetka Ave	l	l				
Salus, LLC	N	New Hope	MN	55427	763-208-9489		
	221 Chalupsky Ave.						
Tracy & Ryon Savasta	SE.	New Prague	MN	56071	952-758-9165		
T/(0.1/.	540.4 . 0.0	l	.				
TKO Wellness, LLC	512 1st St S	New Ulm	MN	56073	507-354-0700		
Varan Dualthausa	04400 Cmilay Dd N	Nicour	l _{MN1}	EC 460	010 001 1111		
Karen Buckhouse SFV LLC, John Haase and	24400 Smiley Rd N	Nisswa	MN	56468	218-961-1111		
,	00070 4 4th Ave	Na while Dua is a le	LANI		054 074 0500		
Pamela Haase	38873 14th Ave	North Branch	MN	55056	651-674-0580		
Bandon Fitness (Texas), Inc.	619 Division St S	Northfield	MN	55057	507-650-0010		
Danuon Filless (Texas), Ilic.	010 DIVISION 202	Northneta	IMIN	33037	307-630-0010		
njoy Health, LLC	7077 10th St N	Oakdale	MN	55128	651-702-6500		
iljoy Healtii, LLO	7077 101113111	Cardate	ITTIN	33120	031-702-0300		
Alpine Fitness, LLC	8829 Jefferson Hwy	Osseo	MN	55369	763-493-6900		
Atpine i itiless, LLO	0020 Jenerson Tiwy	03300			700 400 0000		
TNT Fitness Corporation	1010 Hoffman Dr.	Owatonna	MN	55060	507-451-0144		
THE PROPERTY OF THE PROPERTY O	10101101111101111011	- Cwatomia	1		007 101 0111		
K & J Fitness of PR LLC	200 Gilbert Ave.	Park Rapids	MN	56470	218-237-3737		
SFV LLC, John Haase and		· aap.as	1				
Pamela Haase	925 Main St S	Pine City	MN	55063	320-629-8987		
			 		== 3 5= 3 5537		
Minnesota Fitness, LLC	507 8th Ave SE	Pipestone	MN	56164	507-562-4500		
Trevor Linton, Beth Linton,	4190 Vinewood Ln	1		1	11 212 133		
Jesse Matter and Cheryl	N, Ste 136	Plymouth	MN	55442	763-432-2099		
	,	,	 	 	12 132 2330		
Lew.I.Is Enterprises, Inc.	304 N 19th Ave	Princeton	MN	55371	763-389-1661		
			 	1	1 2 2 2 3 2 3 2 3 2 3 2 3 2 3 2 3 2 3 2		
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O'Day Enterprises, LLC 1	Address	City	State	7in	Manakan		
				Zip	Number	Status	Development
	1405 0 1 01	D DAG .			054 040 0000		
ColDiver LLC	1105 Bench St	Red Wing	MN	55066	651-212-8396		
SolRiver LLC 6	6401 Richfield Pkwy	Richfield	MN	55423	612-243-3481		
	1629 N Broadway	THOMPORE		00 120	012 2 10 0 101		
Rochester Fitness, LLC A	Ave	Rochester	MN	55906	507-322-6225		*
	1181 31st Ave NW	Rochester	MN	55901	507-226-8081		*
	73 Grandeville Rd	Daabaataa		F 5 0 0 0	000 770 0000	Projected to open in	*
	SW, #1021 14142 Northdale	Rochester	MN	55902	608-778-6320	Rochester, MN	^
Pyramid Fitness Group, LLC B		Rogers	MN	55374	763-428-1799		
Njoy Health Rosemount,	Jiva .	Hogers	FIIN	33374	703-420-1733		
· ·	2678 149th St W	Rosemount	MN	55068	651-322-4433		
1	1139 Larpenteur Ave						
njoy Health, LLC V	N	Roseville	MN	55113	651-489-3600		
SFV LLC, John Haase and							
Pamela Haase 4	118 Main St	Sandstone	MN	55072	320-245-3191		
Dandan Fitness (Tayon) Jnn G	200 10th Ave N	Comball	I ANI	F0077	200 774 4000		
Bandon Fitness (Texas), Inc. 8	309 10th Ave N	Sartell	MN	56377	320-774-1820		
Bandon Fitness (Texas), Inc 2	225 2nd Ave N	Sauk Rapids	MN	56379	320-230-8484		
Burna off Francis (Texas), mo	20 2110 / 10 11	очиктиртио		00070	020 200 0404		
AF Savage LLC 1	14233 O'Connell Ct.	Savage	MN	55378	952-226-2004		
~	1206 Shakopee						
K.W. Fitness II, LLC T	Town Sq.	Shakopee	MN	55379	952-233-8155		
	5922 Lexington Ave						
Lexington Investments LLC N	N	Shoreview	MN	55126	651-846-9248		
Callaga Braun	100 Main Ct E Cta D	Classo Five	 	F000F	507 704 0404		
Colleen Braun 1	128 Main St E, Ste B	Sleepy Eye	MN	56085	507-794-2424		
M & M Fitness, LLC 2	2701 39th Ave NE	St. Anthony	MN	55421	612-260-2300		
	23212 St. Francis	our and only		00 122	012 200 2000		
Bandon Fitness (Texas), Inc. B	Blvd, Suite 900	St. Francis	MN	55070	763-753-3399		
Minnesota Fitness LLC 5	512 1st Ave. S.	St. James	MN	56081	507-375-3755		
			l				
AF St. Paul, LLC 2	226 Spring St	St. Paul	MN	55102	651-292-1707		
Grand Fitness, LLC 1	1059 Grand Ave.	St. Paul	MN	55106	651-340-2811		
Orana Fitness, ELO	1033 Grand Ave.	Jt. i dut	I'IIN	33100	031-340-2011		
Jet Investments LLC 1	1700 Suburban Ave	St. Paul	MN	55106	651-772-0600		
						Projected to open in	
STP Holdings, LLC 5	533 Summit Ave	St. Paul	MN	55102	612-455-4100	St. Paul, MN	*
Chad Guentzel 1	1903 N 3rd St	St. Peter	MN	56082	507-934-4604		
AE Dummin a Time LL C	1000 0:14	Character 111		FF070	F07 F00 1005		
0 0 .	1600 2nd Ave NW 1270 W Frontage	Stewartville	MN	55976	507-533-1923		
	· ·	Stillwater	MN	55082	651-439-5544		
ryjoy ricattii otittivater, LLO	ia, valley nug mail	Thief River	1 11 N	00002	001-400-0044		
CCM Enterprise LLC 1	1845 Hwy 59 S	Falls	MN	56701	218-681-1305		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
,	5482 Mountain Iron	,					
Blue Star Investments, LLC	Dr.	Virginia	MN	55792	218-749-8000		
Quentin Luff and Sherri							
Schouweiler-Luff	611 Broadway Ave	Wabasha	MN	55981	651-565-4181		
Adina Bergstrom and Travis							
Sohlman	724 Vista Blvd	Waconia	MN	55387	952-230-1155		
Gladiator Fitness							
Incorporated	1143 2nd St S	Waite Park	MN	56387	320-230-8383		
Wellness for Life, LLC	115 4th St SW	Waseca	MN	56093	507-201-5087		
	1201 S Robert St,						
njoy Health, LLC	Ste 2	West St. Paul	MN	55118	651-457-0300		
		White Bear					
Neslan, LLC	4600 Centerville Rd	Lake	MN	55127	651-330-0367		
		White Bear					
NKJ Fitness, LLC	2689 County Rd E	Lake	MN	55110	651-426-8054		
			.				
Bandon Fitness (Texas), Inc.	1605 S 1st St	Willmar	MN	56201	320-441-2300		
MD0 E'r	075.5	\A.C.		55007	507.005.0000		
MDS Fitness Inc.	975 Frontenac Dr	Winona	MN	55987	507-205-2880		
Minnesoto Fitneso III O	1151 Ryans Rd., Ste.	NA/a whila i wa asha wa	l,,,,	F0407	F07 00F 7440		
Minnesota Fitness, LLC	112	Worthington	MN	56187	507-295-7110		
Dandan Fitness (Tayos) Inc	12530 Fremont Ave,	7i na na a rna a n	MANI	EE200	702.050.0400		
Bandon Fitness (Texas), Inc.		Zimmerman	MN	55398	763-856-0400		
Ryan Wattenbarger and	772 SW East US Hwy			0.4045	040 044 0044		
Jennifer Rachel	40	Blue Springs	МО	64015	816-841-8841		
Oamas Daire and Datha Daire	603 E Platte Clay	0		0.4.400	040 000 0000		
Sonya Price and Pathe Price	-	Cameron	МО	64429	816-632-6200		
Miles Finaless	62 Four Season	Ob a at a wei a lal	 	00017	04.4.405.0000		
Mike Fischer	Shopping Ctr	Chesterfield	МО	63017	314-485-8986		
IZ Duamanti III O	348 W Business Hwy	Obillia a tha	 	0.4004	000 040 0000		
JZ Property, LLC	36 1729 West	Chillicothe	МО	64601	660-240-0690		
AF Missouri, LLC		Columbia	MO	65203	573-483-0070		
AF MISSUUII, LLC	Broadway	Columbia	MO	03203	373-463-0070		
MLC Fitness, LLC	343 Watson Plz	Crestwood	МО	63126	314-394-1010		
TILOT IIIIC33, LLO	545 Watson 1 tz	Crestwood	110	03120	314-334-1010		
Maggie Heidbrink	602 N Franklin St	Cuba	МО	65453	573-812-2348		
114881011014811111	002 IVI Turikuri Gt	Gusu		00400	070 012 2040		
Megan Brown	2 Embry Dr	Desloge	МО	63628	573-516-0482		
Engert & Fuselier	959 N Jesse James	Excelsior		-	070 020 0 102		
Investments, LLC	Rd	Springs	мо	64024	816-630-6200		
,							
Megan Brown, LLC	759 Market St Ctr	Farmington	МО	63640	573-664-1445		
,	501 Huck Finn						
Clinton Lee Fuselier Jr	Shopping Center	Hannibal	МО	63401	573-719-3299		*
	1,7 0 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2				1 323		
HudSim, LLC	1911 N 291 Hwy	Harrisonville	мо	64701	816-884-3165		
, -	,						
5411 Fitness, LLC	15904 E 23rd St S	Independence	мо	64055	816-325-3747		*
Van Weelden Insurance		,					
	2451 N High St	Jackson	МО	63755	573-204-0445		
Van Weelden Insurance Agency, Inc.	2451 N High St	Jackson	МО	63755	573-204-0445		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
	3220 W Edgewood						
Omada Holdings LLC	Dr	Jefferson City	МО	65109	573-659-4763		
DOK Hoolth II C	7000 NW 83rd St	Kanaga Citu	MO	04150	010 740 0400		
B&K Health, LLC	105 S Jefferson, B7-	Kansas City	МО	64152	816-746-6400		
Larker Fitness, LLC	8	Kearney	МО	64060	816-903-1300		
Engert & Fuselier		,					
Investments, LLC	2002 N Baltimore St	Kirksville	МО	63501	660-956-0574		
A 0 1 5 to 2 2 2 1 1 0	4000 W 51 0+	Labanan		05500	447.004.0505		
A&J Fitness LLC	1300 W Elm St 3504-3508 SW	Lebanon	МО	65536	417-991-2525		
Limitless Gains Corp.	Market St	Lee's Summit	МО	64082	816-600-0139		
	, ramor or		1	1	010 000 0100		
3 FOR FITNESS LLC	888 Haines Dr	Liberty	МО	64068	816-781-0017		
MI T	000 N.M.: 01	 		0574.4	447.704.0000		
ML Training, LLC	833 N Main St	Nixa	МО	65714	417-724-8990		
Megan Brown, LLC	9654 Olive Blvd	Olivette	МО	63132	314-986-9585		1
Bradbury Fitness, LLC	965 Hwy 42	Osage Beach	МО	65065	573-693-9339		
	15279 Brink Meyers						
Chad Schimke	Rd	Parkville	МО	64152	816-710-2800		
Cayloighe on Main LLC	347 Main St	Diatto City	МО	64079	816-858-7007		
Cayleighs on Main LLC	2001 N 7 Hwy, Stes	Platte City	MO	04079	810-636-7007		
HudSim, LLC	FGHI	Pleasant Hill	МО	64080	816-540-2012		
HudSim, LLC	913 W Foxwood Dr	Raymore	МО	64083	816-331-5040		
Fuselier Fitness, LLC	581 E Elm St	Republic	МО	65738	417-732-5999		
ruseller ritiless, LLC	JOI E EUII JU	nepublic	MO	03736	417-732-3999		
Weir Fitness, LLC	210 S Thornton St	Richmond	МО	64085	816-776-5656		
A-Z Power LLC	201 S Bishop Ave	Rolla	МО	65401	573-426-5299		
Omada Holdings LLC	110 W 3rd St	Sedalia	МО	65301	660-281-8772		
Offiada Flotdings ELC	110 W 3IU 3t	Seualia	MO	03301	000-281-8772		
PaSo Ventures, Inc.	1010 S. US Hwy. 169	Smithville	МО	64089	816-532-5032		
Gold Standard Fitness, LLC	2767 W Republic Rd	Springfield	МО	65807	417-887-2348		
Gold Standard Fitness, LLC	319N E Battlefield St	Springfield	МО	65807	417-719-4292		
Oota Standard Fitness, LLC	335 N. Commercial	Springileta	140	03007	417-713-4292		
Edwin Van Weelden	Ave.	St. Clair	МО	63077	636-322-1055		
	1209 N. Belt Hwy,			64506-			
365FITNESS LLC	Ste F	St. Joseph	МО	2411	816-232-1315		
IS-1-4 F2 U.O.	400055 // ////	0. 1		00455	044.000.000		
Jjakyl Fitness, LLC	4329F Butler Hill Rd	St. Louis	МО	63128	314-696-6952		-
Titan Fitness, LLC	7517 Mexico Rd	St. Peters	МО	63376	636-387-7777		
	1 2 2 7 7 7 7 M G T M	5.0.0		23070	223 007 7777		
MBM Fitness, LLC	250 S Service Rd E	Sullivan	МО	63080	573-468-2348		
FIT AF Enterprises, LLC	110 Union Plz Dr	Union	МО	63084	636-584-0563		1

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
D 0 C Fitness Lifestyle LLC	2022 Phoonix Ctr Dr	Machington	l _{MO}	62000	214 200 4250		
B & S Fitness Lifestyle, LLC	2022 Phoenix Ctr Dr	vvasnington	МО	63090	314-306-4359		
Bandon Fitness (Texas), Inc.	1104 Historic Rte 66	Waynesville	МО	65583	573-774-4195		
Bandon Fitness (Texas), Inc. Health and Fitness Missouri	1651 Gibson St	West Plains	МО	65775	417-255-2555		
LLC	2450 Taylor Rd	Wildwood	МО	63040	636-273-1515		
	60383 Cotton Gin	· · · · · · · · · · · · · · · · · · ·		000.0	000 270 1010		
Kenny Stubblefield	Port Rd	Amory	MS	38821	662-257-6330		
	614 Blue Meadow						
JM Fitness, LLC	Rd	Bay St. Louis	MS	39520	228-466-2511		
SH Capital MS-5 LLC	2155 SR-18	Brandon	MS	39042	601-706-4605		
SH Capital MS-3 LLC	2133 3N-10	Dialluoli	1419	39042	601-706-4603		
TFE BYRAM MS LLC	5750 I-55 S	Byram	MS	39272	601-371-8499		
	303 S Van Buren						
SH CAPITAL MS-2 LLC	Street	Carthage	MS	39051	601-741-8079		
	207 N Davis Ave, Ste						
Delta Fit, LLC	G	Cleveland	MS	38732	662-843-8443		
SH CAPITAL MS-3 LLC	2799 Hwy 49 S, Suite E	Florence	MS	39073	601-398-4036		
OH OAI HAL HO O LLO	oute E	riorenee	1110	03070	001 000 4000		
SH Capital MS-4 LLC	5651 MS-25	Flowood	MS	39232	601-992-3488		
	104 Mueller Brass						
Fountain Enterprises, LLC	Rd.	Fulton	MS	38843	662-862-7737		
	1301 Sunset Dr, Ste						
Omada Holdings LLC	F	Grenada	MS	38901	662-294-8882		
SH CAPITAL MS-6 LLC	4924 I-55 N, Ste 107	lackson	MS	39211	601-321-9465		
011 0/11 11/12 110 0 220	40241 00 14, 010 107	Juckson	110	00211	001 021 0400		
Bandon Fitness (Texas), Inc.	1573 US 49 S.	Magee	MS	39111	601-849-4757		
WEC Enterprises, LLC	417 Apache Dr	McComb	MS	39648	601-249-0356		
Pro Fit, Inc.	220 Starlyn Ave.	New Albany	MS	38652	662-534-4009		
FIO FIL, IIIC.	220 Startym Ave.	INEW ALDAITY	1113	36032	002-334-4009		
SH Capital MS-1 LLC	2132 Jackson Ave W	Oxford	MS	38655	662-259-2296		
SH CAPITAL MS-7 LLC	628 S Pearson Rd	Pearl	MS	39208	601-664-0330		
							1.
ATF Franchise, LLC	1605 Hwy. 11	Picayune	MS	39466	601-749-3443		*
Omada Holdings LLC	2421 W Main St	Tupelo	MS	38801	662-844-1235		
omada Hotalligo LLO	Z-7ZI W I IUIII UL	Tapolo	1.10	00001	002 044-1200		
Fountain Enterprises, LLC	45 Airport Rd	West Point	MS	39773	662-492-5877		
B & W Fitness, LLC	969 Hall St	Wiggins	MS	39577	601-928-1776		
AE Dillings #4 LLO	1726 Chilah Da	Dillings	MT	E0100	406 074 7400		
AF Billings #4, LLC	1736 Shiloh Rd	Billings	MT	59106	406-371-7120		
MDS Fitness, Inc.	1509 Main St	Billings	MT	59105	406-839-9060		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
MDS Fitness, Inc.	2724 Montana Ave	Billings	MT	59101	406-294-0170		
MDO Etternes les	005 0445 0534	Dilling of	MT	50400	400 000 0075		
MDS Fitness, Inc.	605 24th St W	Billings	MT	59102	406-839-2075		
Michael Schmaltz and Marc	520 West Main St	Laurel	MT	59044	406-633-4096		
MDS Fitness, Inc.	117 E Main St	Sidney	MT	59270	406-433-2248		
Rocky Mountain Health &	39 Stevensville						
Fitness, Inc.	Cutoff Rd.	Stevensville	MT	59870	406-777-3345		
	1863 Hendersonville						
Baleo Fitness, Inc.	Rd	Asheville	NC	28803	828-277-7117		
Thomas Johnson	805 Patton Ave	Asheville	NC	28806	828-505-3715		
Parana Fitness, LLC	2819 Midway Rd SE	Bolivia	NC	28422	910-253-8956		
					0.00 0.00 0.00		
Boone AF, LLC	368 Hwy 105 Ext	Boone	NC	28607	828-386-1100		
James Musselwhite and	1617 Glidewell Dr,						
Owen Harris	Ste 101	Burlington	NC	27215	336-329-9111		
	1207 Kildaire Farm						
Eric Jones	Rd	Cary	NC	27511	919-276-4646		
	1636 Sardis Rd N,		l				
Baleo Fitness, Inc.	Suite 160	Charlotte	NC	28270	980-800-2347		
Dalaa Fitmaaa Ina	10211 Prosperity	Ob a vi a tha	l _N O	00000	000 040 7550		
Baleo Fitness, Inc.	Park Dr 10844 Providence	Charlotte	NC	28269	980-219-7552		
Foundation Ventures LLC	Rd, Ste 200	Charlotte	NC	28277	704-321-2463		
Natalie Stringer, Terrance	14321 Roe Buck	Chartotte	INC	20277	704-021-2400	Projected to open in	
Stringer, and George Fox	Meadow Lane	Charlotte	NC	28278	706-580-5850		*
Playerun, LLC and Carly	rioddow Zanio	Gilartotto	1	20270	700 000 0000	onarrotto, mo	
Mathison	3609 South Blvd	Charlotte	NC	28209	704-777-1971		
Queen of Kings, LLC and	1610 Oakhurst						
George Fox	Commons Dr	Charlotte	NC	28205	704-969-9121		*
Queen of Kings, LLC and	14321 Roe Buck					Projected to open in	
George Fox	Meadow Lane	Charlotte	NC	28278	706-580-5850	· ·	*
Queen of Kings, LLC and	14321 Roe Buck					Projected to open in	
George Fox	Meadow Lane	Charlotte	NC	28278	706-580-5850	Charlotte, NC	*
Dandar Fitzara (Tarra) Inc	50 Nava - Diva - Diana	01	NO	07507	040 040 0005		
Bandon Fitness (Texas), Inc.	50 Neuse River Pkwy	Clayton	NC	27527	919-243-2895		
Kagen Vergnetti and	108 Ealdo Didgo	Clayton	NC	27527	010 622 6041	Projected to open in	*
KayLynn Carrizoza	108 Faldo Ridge	Clayton	INC	2/52/	919-623-6941	nateigii, NC	
ATF @ Denver, NC, Inc.	165 Cross Center Rd	Denver	NC	28037	704-966-5858		
	II III Somethin		1		131355 5550		
Baleo Fitness, Inc.	121 Sherron Rd	Durham	NC	27703	919-908-8680		
Naze Fitness Authority, LLC	1517 Glenn School	Durham	NC	27704	919-251-5152		*
Band of Brothers Fitness	951 Strickland						
Group Strickland Bridge,	Bridge Rd	Fayetteville	NC	28304	910-425-2542		
Fitness Tennessee XI, LLC	4251 Ramsey St	Fayetteville	NC	28311	910-745-9081		
VAKO Properties LLC	5605 W Friendly Ave	Greenshoro	NC	27410	336-542-0539		
AVIVO I TOBELITES FFO	5005 W Friendly AVE	OLECHONOLO	INC	2/410	000-042-0009		<u> </u>

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
		J				Projected to open in	
Tarun K Vashishtha	9182 Hydrangea Dr	Harrisburg	NC	28075	704-649-3381	Indian Trail, NC	
				1			
Camosh LLC	4230 Legion Rd	Hope Mills	NC	28348	910-425-2590		
	9856 Gilead Rd, Ste						
ATF Health & Fitness, Inc.	101	Huntersville	NC	28078	704-948-8988		
Baleo Fitness, Inc.	6270 Bayfield Pkwy	Kannapolis	NC	28027	704-273-1616		
Baleo Fitness, Inc.	112 Wilkesboro Blvd	Lenoir	NC	28645	828-446-1712		*
Eliza Doolittle Enterprises,						Projected to open in	
LLC	7037 Kidwelly Ln	Matthews	NC	28104	980-422-6176	Rock Hill, SC	*
Symmetry Health and							
Fitness, Inc.	15040 Idlewild Rd	Matthews	NC	28104	704-989-1354		
South Charlotte Sports, LLC	8124 Blair Rd	Mint Hill	NC	28227	980-226-5155		
	837 E Roosevelt						
Mitan Corporation	Blvd	Monroe	NC	28112	704-766-8400		
AF Mooresville - Brawley	858 A Brawley						
LLC	School Rd	Mooresville	NC	28117	704-235-4959		*
	311 Stumpy Creek					Projected to open in	
AF Troutman, LLC	Rd	Mooresville	NC	28117	336-250-5443	Troutman, NC	
Carolina Medical and	311 Stumpy Creek					Projected to open in	
Laboratory Management,	Rd	Mooresville	NC	28117	336-250-5443	Mooresville, NC	*
Crystal Coast Sports							
Network, LLC	4913 Bridges St.	Morehead City	NC	28557	252-648-8808		
Fitness 360 LLC	2103 Grace Park Dr	Morrisville	NC	27560	919-377-0357		
Jon Martin Gambill, Jerry							
Bryan Davis II, James Gwyn	844 N Main St	Mount Airy	NC	27030	336-719-6588		
		North					
Baleo Fitness, Inc.	1108 D St	Wilkesboro	NC	28659	336-973-4348		
Baleo Fitness, Inc.	110 Ivey Lane	Pinehurst	NC	28374	910-365-9882		
Corpus Enterprises, LLC	4500 Falls of Neuse						
and Joseph Corpus	Rd	Raleigh	NC	27609	919-533-5722		
Vergnetti Fitness Raleigh	4112 Pleasant						
LLC	Valley Rd, Ste 100	Raleigh	NC	27612	984-777-8881		*
				l		Projected to open in	
Marc Camosci	122 Prides Crossing	Rolesville	NC	27571	860-638-8588	Rolesville, NC	
			l <u>.</u>				
AF Salisbury LLC	319 Faith Rd	Salisbury	NC	28146	704-603-3299		*
			l <u>.</u>				
Bandon Fitness (Texas), Inc.	2563 Hawkins Ave	Sanford	NC	27330	919-776-0211		
Doloo Citacoo III-	100 D	Southern	N _O	00007	040 005 0000		
Baleo Fitness, Inc.	128 Brucewood Rd	Pines	NC	28387	910-365-9888		
SYMMETRY HEALTH AND	E 400 Datta D 1	Challings	l _N	00404	704.050.4000		
FITNESS INC.	5409 Potters Rd	Stallings	NC	28104	704-256-1690		
Camaah	3309 Rogers Rd, Ste	Moles 5	l _N	07507	040 405 0544		
Camosh LLC	205	Wake Forest	NC	27587	919-435-8544	Drain ata dita an andi	
Michael Steele and Rachel	1021 Wood Poppy	Moles 5	l _N	07507	004.044.044	Projected to open in	
Hall	St.	Wake Forest	NC	27587	984-244-3444	<u> </u>	^
Countly Ole - III - Et . Co	4412 Hoffmeister	Mart -	,,	00470	704 004 006	Projected to open in	
South Charlotte Sports, LLC	Durine	Waxhaw	NC	28173	704-661-3320	vvaxnaw, NC	

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
	5941 Weddington	Wesley					
South Charlotte Sports, LLC	Rd, Suite 107	Chapel	NC	28104	704-821-0885		
	5060 New Centre						
Newlife Fitness 5, Inc.	Dr, Ste 70	Wilmington	NC	28403	910-933-0101		*
Newlife Fitness 5, Inc.	3715 Patriot Way	Wilmington	NC	28412	910-769-3654		*
OCHOSI ENTERPRISES LLC	1130 US-1 N	Youngsville	NC	27596	919-554-4562		
Bandon Fitness (Texas), Inc.	141 hay Ayo	Bismarck	ND	58504	701-258-6532		
Dandon Fittless (Texas), Ilic.	4600 N 19th St, Ste	DISTITUTE	IND	36304	701-236-0332		
MDS Fitness, Inc.	501	Bismarck	ND	58503	701-751-0448		
110011111000, 1110.	001	District		00000	701 701 0440		
Bandon Fitness (Texas), Inc.	205 6th St NE	Devils Lake	ND	58301	701-662-3411		
()/							
MDS Fitness, Inc.	620 19th St W	Dickinson	ND	58601	701-483-9747		
	2614 N Broadway,						
Bandon Fitness (Texas), Inc.	Ste B	Fargo	ND	58102	701-239-1781		
	5050 Timber Pkwy S,						
Bandon Fitness (Texas), Inc.	Suite 116	Fargo	ND	58104	701-566-8507		*
Bandon Fitness (Texas), Inc.	1801 45th St S	Fargo	ND	58103	701-277-5040		
Divis Charles a stress and a LLC	0750 00md Ava C	Overed Feete	l _{ND}	E0001	704 700 0000		
Blue Star Investments, LLC	3750 32nd Ave S 2400 8th Ave SW,	Grand Forks	ND	58201	701-738-0036		
Blue Star Investments, LLC	Unit T10	Jamestown	ND	58401	701-252-4142		
blue Star investments, LLC	Office 110	Jamestown	IND	30401	701-232-4142		
Bandon Fitness (Texas), Inc.	408 1st St NW. Ste B	Mandan	ND	58554	701-663-8209		
			1				
Bandon Fitness (Texas), Inc.	305 20th Ave. SW.	Minot	ND	58701	701-852-3333		
Bandon Fitness (Texas), Inc.	1100 N Broadway	Minot	ND	58703	701-838-3333		
Sherry McGlaughlin	801 Elm St	Tioga	ND	58852	701-664-3456		
			l				
MDS Fitness Inc.	1651 Wheatland Rd	Wahpeton	ND	58072	701-591-0192		*
MDC Fitness Inc	100 4th Ave CE	Wattard City	ND.	E00E4	704 040 4017		
MDS Fitness, Inc.	102 4th Ave SE 1542 16th St W, Unit	Watford City	ND	58854	701-842-4317		
MDS Fitness, Inc.	204	Williston	ND	58801	701-774-1935		
110011111000, 1110.	204	Vittiston	IND	00001	701 774 1000		
Strongarm Fitness, LLC	2317 N 6th St, #10	Beatrice	NE	68310	402-228-2277		
,	15605 Bennington						
Pokorny Ventures, Inc.	Rd	Bennington	NE	68007	402-504-6531		
Nichron, LLC	1844 Washington St	Blair	NE	68008	402-533-8200		
	333 E 23rd St, Ste		1				
Blue Star Investments, LLC	100	Columbus	NE	68601	402-564-3488		
			l				
AF NE 1, INC.	20231 Manderson St	Elkhorn	NE	68022	402-939-7444		
Paulson Eitness II C	2415 E 23rd Ave S,	Eromont	NE	60005	402-727-7919		
Paulsen Fitness, LLC	Ste 400	Fremont	NE	68025	402-727-7919		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
,	3721 W 13th St, Ste						
Blue Star Investments, LLC	В	Grand Island	NE	68803	308-382-4700		
	11863 S 216th St,						
Sportschool Gretna LLC	Ste 1	Gretna	NE	68028	402-916-9111		
GAB Fitness, Inc.	1211 East South St	Hastings	NE	68901	402-462-5225		
Kimberly Stevenson and	6710 Woodland						
Teresa Keslar	Blvd	Hickman	NE	68372	402-792-8792		
Blue Star Investments, LLC	810 E 56th St, Ste 2	Kearney	NE	68847	308-233-5500		
MELSON FITNESS, LLC	210 Frontier St	Lexington	NE	68850	308-324-3481		
		l	l				
Blue Star Investments, LLC	7301 S 27th St	Lincoln	NE	68512	402-742-7777		*
	4131 Pioneer			00500	400 400 7777		*
Blue Star Investments, LLC	Woods Dr	Lincoln	NE	68506	402-488-7777		*
Divo Star Investments II C	4900 N 26th St	Lincoln	NE	C0E01	402 420 7777		*
Blue Star Investments, LLC Jesica Anderson and Brad	4900 N 26th St	Lincoln	INE	68521	402-438-7777	Projected to open in	
Anderson	17400 N 84th St	Lincoln	NE	68517	612-619-1273	l '	
Allucison	17400 N 04th 3t	Lincour	INL	00317	012-019-12/3	IDD, NL	
SBLF-NE Ltd	204 Norris St	McCook	NE	69001	308-777-2099		*
ODEI IVE Eta	204 (1011)3 00	ricook	INL	03001	300 777 2033		
Mullares Enterprises, LLC	1556 S 11th St	Nebraska City	NF	68410	402-713-5126		
Tractaroo Enterprises, EES	2118 Market Ln, Ste	rtobraoka City		00 120	102 7 10 0120		
Sibert Fitness, LLC	2	Norfolk	NE	68701	402-371-6600		
SBLF-NE Ltd	310 E 5th St	North Platte	NE	69101	308-221-6677		*
Janette Hobbs	307 E Douglas St	O' Neill	NE	68763	402-336-2285		
NPBL Fitness, LLC	235 N. Oakland Ave	Oakland	NE	68045	402-685-4011		
Christopher Huisken, Lori							
Huisken and Toni Jones	1121 S 180th St	Omaha	NE	68130	402-934-5488		
	13321 California St,					Projected to open in	
Ronald Carson	Dodge Plaza, First	Omaha	NE	68154	402-880-0367	Tekamah, NE	
Sportschool Downtown							
Omaha LLC	1027 Jones St	Omaha	NE	68102	402-991-2333		
Sportschool NW Omaha	45505 D		.				
LLC	15505 Ruggles St	Omaha	NE	68116	402-505-4466		
Wallace Health & Fitness,	11226 0 00+6 0+	Donillian	 	600.40	400 504 0555		
Inc.	11336 S 96th St	Papillion	NE	68046	402-504-9555		
815 Fitness, LLC	614 Main St	Pender	NE	68047	402-385-6246		
J & A Fitness II, LLC	2380 W 8th Ave,	Plattsmouth	NE NE	68048	402-385-6246		
A A I IUIGSS II, LLO	2000 W Out AVE,	r tattomouth	IIVL	00046	402-230-4331		
Glenn Ennen and Kim Ennen	690 W 16th St	Schuyler	NE	68661	402-352-0300		
SBLF-NE Ltd	1700 Broadway	Scottsbluff	NE	69361	308-633-1000		
James Reynolds and Denise		South Sioux					
Reynolds	2601 Cornhusker Dr	City	NE	68776	402-241-8943		
Stu Kolosick and Kara							
Baumert	104 N Main St	West Point	NE	68788	402-372-9910		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
,	262 1st NH						
Rebecca Capo	Turnpike, Ste. 1	Northwood	NH	03261	603-942-6027		
·	66 Benning St., Ste.						
JSK Fitness, LLC	2	West Lebanon	NH	03784	603-298-6770		
DO IT RIGHT NJ FITNESS							
INC.	597 Shiloh Pike	Bridgeton	NJ	08302	856-391-5900		
ITL Fitness, LLC	18 Broadway St	Browns Mills	NJ	08015	609-893-1261		
GFF Fitness, Inc.	695 Anderson Ave	Cliffside Park	NJ	07010	201-917-7277		*
Ferlima Fitness LLC	549 Inman Ave	Colonia	NJ	07067	732-882-1111		
						Projected to open in	
GFF Fitness, Inc.	706 Alexander Way	Edgewater	NJ	07020	845-642-5944	TBD, NJ	*
						Projected to open in	
Steven Kasser	6109 City Pl	Edgewater	NJ	07020	845-721-4362	Park Ridge, NJ	
A.M. Cleaning Solutions,	430 Market St, Units						
Inc.	6-8	Elmwood Park	NJ	07407	201-565-3469		
Matthew Pokrywka and							
Stacey Pokrywka	45 Mitchell Avenue	Franklin	NJ	07416	973-827-8900		
Michael Collazo and Laila							
Collazo	45 S New York Rd	Galloway	NJ	08205	609-241-1650		
	1125 Maxwell Ln,					Projected to open in	
Mellen Fitness, LLC	Apt 433	Hoboken	NJ	07030	862-324-5793	Harrison, NJ	
Dr. John Nosti and Jennifer		Lanoka					
Nosti	344 N Main St	Harbor	NJ	08734	609-994-0696		
Michael Collazo and Laila							
Collazo	6016 Main St	Mays Landing	NJ	08330	609-625-1999		
SGH Fitness LLC	200 Tuckerton Rd	Medford	NJ	08055	609-388-4143		
Ferlima Fitness LLC	312 Bloomfield Ave	Montclair	NJ	07042	973-866-0246		
Butterfly Ventures, LLC	1004 Tabor Rd	Morris Plains	NJ	07950	973-998-6300		
JW Fitness Limited Liability							
Company	2809 Rte 88	Point Pleasant	NJ	08742	732-714-0010		
						Projected to open in	
Healthypeak Holdings LLC	1411 Pebble Place	Sayreville	NJ	08859	973-204-3809	Jersey City, NJ	
	1350 Galloping Hill						
Tyrone Sherrod	Rd	Union	NJ	07083	908-624-7070		
DO IT RIGHT NJ FITNESS	301 S Main Rd, Unit						
INC.	D5	Vineland	NJ	08360	856-839-0065		
DO IT RIGHT NJ FITNESS							
INC.	1041 Glassboro Rd	Williamstown	NJ	08094	856-885-4662		
Douglas Graham and							
Deborah Graham	1300 Hamilton Rd	Alamogordo	NM	88310	575-439-8100		
	3301 Menaul Blvd						
All Viable Assets, LLC	NE, Ste 14-15	Albuquerque	NM	87107	505-296-0000		
Exercise Strength, LLC	5809 Juan Tabo NE	Albuquerque	NM	87111	505-934-0524		
Justin Montoya, Isaac	3824 Shenandoah		.			Projected to open in	
Montoya and Devan Dehoff	PL NE	Albuquerque	NM	87111	505-426-4234	TBD, NM	*

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
	2115 Vista Oeste						
Make It Happen, LLC	NW, Ste A	Albuquerque	NM	87120	505-839-0008		
	9550 Sage Rd SW,						
Myriad, Inc.	Ste A105	Albuquerque	NM	87121	505-821-9850		
	3824 Shenandoah					Projected to open in	
Team Guys, LLC	PL NE	Albuquerque	NM	87111	505-426-4234	Gallup, NM	
TRB Enterprises LLC	4212 Coal Ave SE	Albuquerque	NM	87108	505-375-2020		
						Projected to open in	
TRB Enterprises LLC	PO Box 52126	Albuquerque	NM	87181	505-220-1525	Albuquerque, NM	
	5708 McMahon Blvd						
VisionFit, LLC	NW	Albuquerque	NM	87114	505-898-9022		
Team Guys 5, LLC	105 W Aztec Blvd	Aztec	NM	87410	505-334-9595		
Martin Lebrun and Fernando							
Ibarra	400-2 Cascades Ave	Carlsbad	NM	88220	575-689-1156		
Dandan Etc. (T. 111)	000 0:11	F '		07-5-	F05 503 1345		
Bandon Fitness (Texas), Inc.	603 Silkey Way	Espanola	NM	87532	505-587-1500		
Toom Cure 4 11 C	21E0 F Main Ot A40	Formington	NIMA	07400	EOE 400 7000		
Team Guys 4, LLC Martin Lebrun and Fernando		Farmington	NM	87402	505-436-7600		
	St	Hobbs	NM	88240	575-616-7600		
Ibarra	115 Roadrunner	поррг	INIT	00240	373-616-7600		
Aspenbay, LLC	Way, Ste 4	Las Cruces	NM	88011	575-521-1001		
Aspenbay, LLC	vvay, Ste 4	Las Cluces	INIT	88011	373-321-1001		
Bandon Fitness (Texas), Inc.	1650 7th St	Las Vegas	NM	87701	505-587-7870		
bundon i itiless (rexas), inc.	1000 7 111 01	Luo Veguo	1	07701	000 007 7070		
Nicholas Muller	195 East Rd	Los Alamos	NM	87544	505-551-0551		
There are a ration	100 Luotitu	2007.1011100	1	0,011	000 001 0001		
T-Fit, LLC	2510 Main St	Los Lunas	NM	87031	505-375-2400		
Highlander New Mexico	4405 Jager Dr. NE,		1	107.002	000 070 2100		
Investments, LLC	Ste. B1	Rio Rancho	NM	87144	505-867-3111		
Team Guys, LLC	1300 S Main St	Roswell	NM	88203	575-363-0663		
			1				
OSO LLC	2927 Sudderth Dr	Ruidoso	NM	88345	575-502-5438		
Bandon Fitness (Texas), Inc.	720 St. Michael's Dr.	Santa Fe	NM	87505	505-424-0500		
Capital City Fitness Group,	4641 Airport Rd, Ste						
LLC	9	Santa Fe	NM	87507	505-424-9770		
Nicholas Muller and Mayah						Projected to open in	
McGowan	1793 Calle Arbolitos	Santa Fe	NM	87506	505-795-2674	Taos, NM	*
Mike Blasquez	2629 N Carson St	Carson City	NV	89706	775-222-0022		
Mike Blasquez and Michelle							
Blasquez	4530 S Carson St	Carson City	NV	89701	775-885-7771		
	1500 Great Basin						
Reed Inc.	Blvd	Ely	NV	89301	775-289-8855		ļ
	1201 Penny Ln, Ste		.	00.15			
Fernley ATF, LLC	120-130	Fernley	NV	89408	775-575-9300		
O and a mill ATE 11 C	1352 Hwy 395, Unit	0	.	00446	775 700 5465		
Gardnerville ATF, LLC	#101-104	Gardnerville	NV	89410	775-783-5130		
ATE ONE 110	1510 W Horizon Rdg		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	00040	700 000 1071		
ATF ONE, LLC	Pkwy	Henderson	NV	89012	702-202-1371		
Herban Infusion, LLC	2920 Bicentennial	Henderson	NV	89044	702-747-9194		<u> </u>

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
International Gym Brands,	855 Seven Hills,						
Inc.	Stes 120-150	Henderson	NV	89052	702-586-1500		
	6125 S Fort Apache						
Anytime Vegas LLC	Rd, Ste 212	Las Vegas	NV	89148	702-434-0240		
	6520 E. Lake Mead						
Bandon Fitness (Texas), Inc.	Blvd., Ste.107	Las Vegas	NV	89156	702-438-2407		
	5635 E. Charleston						
Bandon Fitness (Texas), Inc.	Blvd	Las Vegas	NV	89142	702-207-6483		
	7537 S Rainbow						
BHR HOLDINGS COMPANY	Blvd, Ste 109	Las Vegas	NV	89139	702-459-2424		
Health and Fitness USA,	500 E Windmill Ln,						
LLC	Ste 150	Las Vegas	NV	89123	702-800-6779		
SPCH Investments LLC and							
William Hargraves,	6070 W Craig Rd	Las Vegas	NV	89130	702-820-0770		*
	8332 Sedona Sunset					Projected to open in	
TIP INVESTMENTS, LLC	Drive	Las Vegas	NV	89128	702-449-9556	Las Vegas, NV	
	8490 West Desert						
TRIPOWER HOLDINGS, LLC	Inn Rd	Las Vegas	NV	89117	702-820-0660		*
	9040 Spearhead					Projected to open in	
ALL4GOOD Inc.	Way	Reno	NV	89506	530-570-7446	Red Bluff, CA	*
	9040 Spearhead					Projected to open in	
ALL4GOOD Inc.	Way	Reno	NV	89506	530-570-7446	Paradise, CA	*
	50 W Liberty St, Ste						
Bandon Fitness (Texas), Inc.	105	Reno	NV	89501	775-473-4040		
Bandon Fitness (Texas), Inc.	1130 N Hills Blvd	Reno	NV	89506	775-677-2233		
Bandon Fitness (Texas), Inc.	202 Silver Lake Rd	Reno	NV	89508	775-677-2900		
	4784 Caughlin						
Functional Fitness, LLC	Pkwy., Ste. 401	Reno	NV	89519	775-622-8034		
	18603 Wedge Pkwy,						
Functional Fitness, LLC	Stes D-E	Reno	NV	89511	775-852-7007		
	5255 Longley Ln,						
Pointer Holdings, LLC	Stes 120, 125, 130	Reno	NV	89502	775-848-4892		
	6370 Mae Anne Ave,						
Spanish Springs ATF, LLC	Stes 4-5	Reno	NV	89523	775-746-8400		
	2494 Wingfield Hills	Spanish					
Fitinvest, LLC	Rd, Ste 120	Springs	NV	89436	775-626-2500		
	3170 Vista Blvd, Ste						
Bandon Fitness (Texas), Inc.	106	Sparks	NV	89436	775-358-1144		
CrossBones LLC	727 USA Parkway	Sparks	NV	89434	775-414-5200		
.,							
Yerington ATF, LLC	243 N Main St	Yerington	NV	89447	775-463-3848		
Karen Reaney and Brian			<u></u>				
Moore	212 Elks Point Rd	Zephyr Cove	NV	89448	775-580-7266		
	700 N.B. 15 15 1	B 16 1	 	10555	04 (045 555-		
Antonio & Antonio LLC	720 N Bedford Rd	Bedford Hills	NY	10507	914-648-0055		
B	404711 5 15	D:	 	10000	007.017.055		
Daniel McAuliffe Ltd.	1247 Upper Front St	 	NY	13905	607-217-4020		
MBH Canandaigua, LLC	4402 Rte 5-20	Canandaigua	NY	14424	585-396-9777		
Destruction V 1 1 1 1 C	00 0	0	L NY	40540	0.45 007 7045		
Rock Haven Ventures LLC	29 Quaker Rd	Cornwall	NY	12518	845-237-7016]

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Antonio & Antonio LLC	1 E Main St	Elmsford	NY	10523	914-719-5466		
Lenhart Fitness, LLC	175 Broad St	Glens Falls	NY	12801	518-636-5111		
Leimart i tile33, LLO	173 Bload St	Otens i atts	INI	12001	310-030-3111		
Beast Factory LLC	99-101 Clowes Ave	Goshen	NY	10924	845-378-9888		
Tyris Gyms, LLC and Austin							
Dority	1169 NY-29	Greenwich	NY	12834	802-379-5725		
James Lenhart	3736 Burgoyne Ave.	Hudson Falls	NY	12839	518-636-5410		
Antonio DiFroscia and	24 MaQuaan Stroot	Katanah	NIV	10500	014 574 7001	Projected to open in Yorktown Heights,	
Antonio P. DiFroscia	24 McQueen Street	Katonah	NY	10536	914-5/4-/881	Yorktown Heights,	
Fadi Abdallah	7165 Buckley Rd	Liverpool	NY	13088	315-715-3311		*
Fit For All, Inc.	515 Sampson Dr	Macedon	NY	14502	315-986-4380		
	218 S Highland						
Desa Fitness of NY LLC	Avenue	Ossining	NY	10562	914-487-8033		
			,				
Antonio & Antonio LLC	60 Washington Ave	Pleasantville	NY	10570	914-606-1368	Drainatad ta anan in	
JEMF Buffalo Industrial LLC	2130 Route 94	Salisbury Mills	NIV	12577	347-385-7893	Projected to open in	*
JEMF Bullato illuustilat ELC	2130 Noute 94	Satisbury Mitts	INT	12377	347-363-7693	Projected to open in	
JEMF Buffalo Industrial LLC	2130 Route 94	Salisbury Mills	NY	12577	347-385-7893	•	*
JEI II Ballato Illadottiat EEG	2100 110410 0 1	Saratoga		12077	017 000 7000	Troots ary, Tr	
Arc Springs, LLC	60 West Ave	Springs	NY	12866	518-415-5551		*
Matthew Bialuk and		Saratoga				Projected to open in	
Jonathan Gable	4 Tiffany Place	Springs	NY	12866	609-709-5074	Manahawkin, NJ	*
Matthew Bialuk and		Saratoga				Projected to open in	
Jonathan Gable	4 Tiffany Place	Springs	NY	12866	609-709-5074	TBD, NY	*
Michael Gennusa and Todd	325 Rte 100, Store			40500			
Douglas	LL1	Somers	NY	10589	914-301-5969		
Rock Haven Ventures LLC	78 Oak St	Walden	NY	12586	845-713-5133		
HOCK HAVEH VEHICIES LEO	70 Oak ot	Watach	INI	12300	043 713 3133	Projected to open in	
Shawn Jamieson	183 Ulster Ave, Apt 1	Walden	NY	12586	845-597-8370	•	*
						,	
Rock Haven Ventures LLC	62 Galloway Rd	Warwick	NY	10990	845-544-7727		
Modfit Corp.	212 W Main St	Amelia	ОН	45102	513-947-2345		
Fielding Premium Fitness	7500 0-1-0-1-4-0-1	A see le couet	011	44004	440.004.4004		
Inc.	7590 Oak Point Rd	Amherst	ОН	44001	440-984-4961		
Avon Fitness LLC	35516 Detroit Rd	Avon	ОН	44011	440-934-1961		
7.001111111033 EEO	6254 Wilmington	AVOII	011	77011	440 004 1001		
Fitness Nation, LLC	Pike	Bellbrook	ОН	45459	937-709-9113		
·	210 W Columbus						
L&S Fitness for Life Corp.	Ave, Suite 1	Bellefontaine	ОН	43311	937-595-0303		
	102 Commerce Park						
The Bellevue Hospital	Drive	Bellevue	ОН	44811	419-484-5426		
Bandon Fitness (Texas), Inc.	1038 N Main St	Bowling Green	ОН	43402	419-315-8510		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Fielding Health & Fitness,							
LLC	3714 Center Rd	Brunswick	ОН	44212	330-220-4446		
Dandan Fitness (Tayos) Inc.	1100 C Main Ct	Drucon		42500	410 510 1010		
Bandon Fitness (Texas), Inc.	1120 S Main St	Bryan	ОН	43506	419-513-1012		
Bandon Fitness (Texas), Inc.	199 S Stetzer Rd	Bucyrus	ОН	44820	419-689-5298		
David McIntyre	61600 Southgate Rd	Cambridge	ОН	43725	740-421-9593		*
						Projected to open in	
J2 Fulton AF, LLC	1208 Greenacre Dr	Cambridge	ОН	43725	740-973-1558	Canton, OH	*
						Projected to open in	
Jane Neal	1208 Greenacre Dr	Cambridge	ОН	43725	740-973-1558	Massillon, OH	*
Bandon Fitness (Texas), Inc.	6442 S Raccoon	Canfield	ОН	44406	330-360-3517		*
bandon Fitness (Texas), inc.	Noau	Carmetu	011	44400	330-300-3317		
Bandon Fitness (Texas), Inc.	228 E Market St	Celina	ОН	45822	567-876-1399		
, ,,							
Chesterland Fitness LLC	8009 Mayfield Rd	Chesterland	ОН	44026	440-729-0480		
Chillicothe 24/7 Fitness,							
LLC	1560 N Brg St	Chillicothe	ОН	45601	740-779-0999		*
Dandan Fitness (Tarres) line	00505 00504 110 00	0:		40440	740 007 5047		
Bandon Fitness (Texas), Inc.	23585-23591 US 23	Circleville	ОН	43113	740-207-5217		
Victorious Fitness G2 Inc.	11517 Clifton Blvd	Cleveland	ОН	44102	216-221-1712		
Victorious i itiless oz ilie.	11017 Cuiton Biva	Otevetana	1011	144102	210 221 1712		
Victorious Fitness Inc.	3318 Warren Rd	Cleveland	ОН	44111	216-941-1100		
	9950 Johnnycake	Concord					
Bandon Fitness (Texas), Inc.	Rdg Rd, Unit B	Township	ОН	44077	440-350-6247		
			l				
Bandon Fitness (Texas), Inc.	23635 Airport Rd	Coshocton	ОН	43812	740-575-1050		
Love 4 G LLC	9141 N Dixie Dr	Dayton	ОН	45414	937-890-9300		
LOVE 4 O LLO	1710 Columbus	Dayton	011	40414	337-030-3300		
Razor AF Corporation	Pike, Ste 218	Delaware	ОН	43015	740-602-0905		
·	5239 Avery Oak					Projected to open in	
Hoosier Fitness, Inc.	Drive	Dublin	ОН	43016	614-557-0652	Clarksville, IN	*
Jeffrey O'Mara	1220 N Barron St	Eaton	ОН	45320	937-456-0135		*
CNS Fitness LLC	625 Chestnut Cmns Dr	Elyria	ОН	44035	440-366-1140		
CN3 FILLESS LLC	Ы	Сіўпа	011	44033	440-300-1140		
Bandon Fitness (Texas), Inc.	1987 Tiffin Ave	Findlay	ОН	45839	419-425-4269		
(10,000), 110.		,	1	1	12 123 .233		
Bandon Fitness (Texas), Inc.	1800 E State St	Fremont	ОН	43420	419-208-0820		
Bandon Fitness (Texas), Inc.		Grove City	ОН	43123	614-957-0750		
Dandan Fitzer (T.)	10501 New Haven	l low-t-		45000	F40 007 0402		
Bandon Fitness (Texas), Inc.	K0	Harrison	ОН	45030	513-367-2400		
Bandon Fitness (Texas), Inc.	534 F Main St	Jackson	ОН	45640	740-971-1128		
Tanadiri idioso (roxas), ilic.	554 ET IUIT OF	2401.0011			, 40 0/1 1120		
Bandon Fitness (Texas), Inc.	125 W Ohio St	Kenton	ОН	43326	567-876-1344		
Fitness Nation, LLC	1525 Genntown Dr	Lebanon	ОН	45036	513-228-7771		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Ohio Buckeye AF, LLC	8601 Columbus	Lewis Center	ОН	43035	740-201-1055		
A + B Fitness For Life LLC	2119 Elida Rd	Lima	ОН	45805	419-221-0030		
Bandon Fitness (Texas), Inc.	-	London	ОН	43140	740-463-9572		
	515 Loveland						
Modfit Corp.	Madeira Rd.	Loveland	ОН	45140	513-583-6683		
	5765 S State Route						
Modfit Corp.	48	Maineville	ОН	45039	513-480-0050		
	7247 Wooster Pike,						
PGDT, LLC	Units 7247, 7249 &	Mariemont	ОН	45227	513-340-7269		
D 450 :	45570 110 00 5		011	40040	007 707 0404		
Razor AF Corporation	15570 US 36 E	Marysville	ОН	43040	937-707-3494	Duning stand to a many in	
Daire Fielding	5941 Upland Ridge	NA - alina -		44050	000 040 7000	Projected to open in	*
Paige Fielding	Dr.	Medina	ОН	44256	330-242-7238	Brimfield Township,	^
CKC Fitness, LLC	269 N Main St	Monroe	ОН	45050	513-402-7133		
ONO I IUICSS, LLO	3537 Columbia	Mount	011	45050	513-402-/133		
Tripple JB Inc.	Pkwy	Lookout	ОН	45226	513-871-2424		
пірріе зі інс.	rkwy	LOOKOUL	011	43220	313-671-2424		
Bandon Fitness (Texas), Inc.	1/17 Coshocton Ave	Mount Vernon	ОН	43050	740-602-0864		*
Dandon Fittless (Texas), Ilic.	1417 Coshocion Ave	Mount vernon	011	43030	740-002-0804		
Bandon Fitness (Texas), Inc.	1/12 Scott St	Napoleon	ОН	43545	419-573-8550		
bandon i idiess (Texas), ilic.	1412 3000 30	Мароцеон	011	43343	419-373-8330		
NEW BOSTON FITNESS, LLC	A6A5 Gallia St	New Boston	ОН	45662	740-876-9160		*
NEW BOSTON FITNESS, LLC	4043 Gallia St	New	011	43002	740-670-9100		
Lance Sizemore	1048 Old US 52	Richmond	ОН	45157	513-843-5550		*
Lance Sizemore	1040 Ota 03 32	Memmond	011	43137	313-043-3330		
Newbury Fitness LLC	11110 Kinsman Rd	Newbury	ОН	44065	216-688-5877		
Newbury Fittiess ELO	2676 Easton St NE,	Newbury	011	144000	210 000 3077		
KSA FITNESS, LLC	Ste L	North Canton	ОН	44721	330-915-3105		
KOATTITIEOO, EEO	35147 Center Rdg	North	011	77721	000 010 0100		
Ridgeville Fitness LLC	Rd	Ridgeville	ОН	44039	440-326-1010		
THU GOVING THUISOS LLO	265 Benedict Ave,	Thageville	011	1-1000	440 020 1010		
ANJ, LLC	Ste 100	Norwalk	ОН	44857	419-663-8663		
7 , ===				1	.120 000 0000		
Bandon Fitness (Texas), Inc.	301 W High St	Orrville	ОН	44667	937-450-1170		*
() ()	G -						
Bandon Fitness (Texas), Inc.	820 N Locust St	Ottawa	ОН	45875	419-796-8583		*
, , ,	5276 College Corner						
Jeff O'Mara	Pike	Oxford	ОН	45056	513-524-3212		
	1571 Covington Ave,			1			
AOE Fitness LLC	3B	Piqua	ОН	45356	937-606-2494		
James Fain and Brittany						Projected to open in	
Fain	3199 Chablis Ln	Poland	ОН	44514	330-353-6673	TBD, OH	*
Bandon Fitness (Texas), Inc.	1624 E Perry St	Port Clinton	ОН	43452	419-967-2255		*
KINDNESS STARTS WITH ME		Sagamore					
LLC	419 W. Aurora Rd.	Hills	ОН	44067	330-467-1416		
TNT Fitness Brands, LLC	2016 Michigan St	Sidney	ОН	45365	937-710-4326		
KINDNESS STARTS WITH ME							
LLC	28500 Miles Rd.	Solon	ОН	44139	440-248-8463		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Fitness Nation 110	700 N M - i - Ot	Out with a selection		45000	007.740.0077		
Fitness Nation, LLC	728 N Main St	Springboro	ОН	45066	937-748-9977		
CKC Fitness, LLC	151 Tuttle Rd	Springfield	ОН	45505	937-717-0103		
Marengo AF LLC	50843 Valley Plz. Dr.	St. Clairsville	ОН	43950	740-699-2900		
TFIT, LLC	1624 Norton Rd	Stow	ОН	44236	330-655-1331		
Fielding Fitness Enterprises							
LLC	978 W Main St	Tipp City	ОН	45371	937-524-8072		
Quinn Management	3105 Kenwood Blvd	Toledo	ОН	43606	919-518-4894	Projected to open in	*
Quilli Mallagement	3103 Kellwood Blvd	Totedo	OH	43000	919-316-4694	Toledo, OTT	
CKC Fitness LLC	825 W State St	Trenton	ОН	45067	513-428-0724		
Fielding Fitness Enterprises							
LLC	1450 W Main St	Troy University	ОН	45373	937-339-3030		
UHeights Fitness LLC	2151 S Taylor Rd	Heights	ОН	44118	216-862-3186		
Bandon Fitness (Texas), Inc.		Urbana	ОН	43078	937-516-7922		
Bandon Fitness (Texas), Inc.	303 Towne Center	Van Wert	ОН	45891	419-513-1029		*
Danach Filmoso (Texas), mo.	Diva .	van word	011	40001	410 010 1020		
Sugar Creek Corporation	4721 Liberty Ave	Vermilion	ОН	44089	440-963-7170		
Bandon Fitnasa (Tayaa) Ina	20E Defiance St	Monokonoto		45895	EG7 076 120 <i>4</i>		*
Bandon Fitness (Texas), Inc.	205 Deliance St	Wapakoneta Washington	ОН	45895	567-876-1384		
Bandon Fitness (Texas), Inc.	240 Washington Sq	Court House	ОН	43160	740-606-9257		*
Quinn Management, LLC	1067 Pray Blvd	Waterville	ОН	43566	419-877-7602		*
Bandon Fitness (Texas), Inc.	830 N Shoop Ave	Wauseon	ОН	43567	567-806-0201		*
, ,	·						
Bandon Fitness (Texas), Inc.	680 N State St	Westerville	ОН	43082	614-371-1644		*
Bandon Fitness (Texas), Inc.	940 N High St	Worthington	ОН	43085	614-597-1244		*
Travis and Marisa	0 10 11111811 01	Trorumgion		10000	0110071211		
Mackenzie	1513 N Rockford Rd	Ardmore	ОК	73401	580-223-5252		*
Bandon Fitness (Texas), Inc.	7140 NIM 22rd St	Bethany	ОК	73008	405-470-4440		
bandon Fitness (Texas), inc.	7140 NW 2310 3t	Бешапу	OK	73006	403-470-4440		
AD ASTRA, LLC	1211 W Grand Ave	Chickasha	ОК	73018	405-224-5100		
Fuselier Fitness, LLC	2013 Jaycee Ln	Clinton	OK	73601	580-547-4038		
Arrowhead Fitness OK, LLC	3601 W Main Street	Durant	ОК	74701	580-745-9522		
	58 E 15th St, Ste 58-						
Show Some Love LLC	60	Edmond	OK	73013	405-938-1818		
ABP Investments, LLC	1627A Hwy 66	El Reno	ОК	73036	405-422-1190		
,, myoodilloitto, LLO	3324 W Owen K			, 3000	700 722 1100		
Diel Wellness LLC	Garriot Rd	Enid	ОК	73703	580-237-2100		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Engert & Fuselier	1726 S Division St,	,					
Investments, LLC	Ste D - E	Guthrie	ок	73044	405-293-9200		*
Bandon Fitness (Texas), Inc.	1402-B Main St	Guymon	ок	73942	580-468-7777		
Brent Johnson and Melissa							
Johnson	303 E Main St	Henryetta	ОК	74437	918-956-0888		
Hard Will Fitness, LLC	800 N Hinkley St	Holdenville	OK	74848	405-592-4144		
C & J Fitness Enterprises	1800 E Jackson St	Hugo	OK	74743	580-326-3480		
Lawton Family Fitness LLC	5338 NW Cache Rd	Lawton	OK	73505	580-275-2009		
Rumsey & Fuselier Fitness,	2304 E Gore Blvd,						
LLC	Ste 1	Lawton	OK	73507	580-699-8484		
Spence & Fuselier Fitness,		l.,					
LLC	811 SW 19th St	Moore	OK	73160	405-759-2551		
AD ACTRALLO	216 N Mustang Mall		01/	70004	405 050 0477		
AD ASTRA LLC	Ter	Mustang	ОК	73064	405-256-6177		
ADD Over III O	0000 CW 10 4th Ct	Oklahoma	OK	70450	405 04 4 0000		
ABP Group, LLC	2209 SW 104th St	City	OK	73159	405-814-6222		
EJJ Fitness LLC	5901 S Sooner Rd	Oklahoma	ОК	73135	405-601-4177		
EJJ FILITESS LLC	519 NW 23rd St, Ste	City Oklahoma	UK	/3135	405-601-4177		
Garrett Fierro	106	City	ОК	73103	405-605-6200		
Garrett Flerro	100	Oklahoma	OK	73103	403-003-0200		
Kamino, LLC	8003 NW 122nd St	City	ОК	73142	405-730-6620		
Karrino, ELO	2820 NW 122nd ot	Oklahoma	OK	70142	403 700 0020		
Q FIT LLC	Street	City	ОК	73120	405-608-0221		*
Ç 223	0001	,		7	.00 000 0222		
JG Fitness LLC	12918 E 86th St N	Owasso	ОК	74055	918-376-4999		
Bandon Fitness (Texas), Inc.	2205 N Broadway St	Poteau	ок	74953	918-721-0766		*
,							
777 FITNESS LLC	29 N Mill St	Pryor	ОК	74361	918-824-4799		
	3802 S 113th West						
Shaun Fisher	Ave	Sand Springs	ОК	74063	918-245-2348		
Ladies Fitness, Inc.	216 S Main St	Sapulpa	ОК	74066	918-512-6700		
SHAWNEE FAMILY FITNESS	1601 N Kickapoo						
LLC	Ave, Ste 100	Shawnee	OK	74804	405-273-2673		
Bandon Fitness (Texas), Inc.	2122 Oklahoma Ave	Woodward	OK	73801	580-290-5141		*
Alleia III O	0700 5 10 5: 15=	A U	0.5	0705:	F./4 004 5555		
Allfit, LLC	2760 Pacific Blvd SE	Albany	OR	97321	541-981-8552		
CI C Enterprises 110	1EOE Cialdinan Blood	Aobland	OD	07500	E44 700 0400		
SLS Enterprises, LLC	1505 Siskiyou Blvd	Ashland	OR	97520	541-708-0136		
Douglas Fitness Jr.	212 Ook St	Control Daint	OB	07500	E44 005 5000		*
Douglas Fitness, Inc.	312 Oak St 600 E Columbia	Central Point	OR	97502	541-665-5200		···
Triple Fitness		Clatekania	OR	97016	503-728-2777		*
Triple J Fitness	River Hwy	Clatskanie	υn	2/010	303-726-2777		
KDL FITNESS, LLC	955 NW Kings Blvd	Corvallis	OR	97330	541-758-9100		
NDETHINLOO, LLO	OOO INVI KIIIGO DIVU	Joi vattis	JO11	07000	0-1-700-9100		<u> </u>

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
J3R, LLC	1600 E Main St	Cottage Grove		97424	541-649-1830		
Trifit, LLC	740 Main St	Dallas	OR	97338	503-623-1131		
120 110	65 Division Ave,	Fugana	OD	07404	E 41 COO 0777		
J3R, LLC Powerhouse Gym & Fitness	Suite F	Eugene	OR	97404	541-689-0777		
Center, Inc.	897 NE 25th Ave	Hillsboro	OR	97124	503-596-2951		
Ochter, me.	007 NE ZOUTAVE	THUSBOID	OIT	J7 124	300 330 2331		
Critical Mass, LLC	1399 Monmouth St	Independence	OR	97351	503-837-0949		
FamFit4Life, LLC	1831 Avalon St.	Klamath Falls	OR	97603	541-891-4084		
	2212 Island Ave, Ste	l. <u>.</u> .					
Nathan Fortlage	400	La Grande	OR	97850	541-663-0300		
AF1 Management, LLC	1171 McVey Ave	Lake Oswego	OR	97034	503-636-1664		
711 Tranagement, ELO	117 11 levey / we	Luke Oswego	OIT	07004	000 000 1004		
TRIFIT EAST LLC	16487 Bluewood Pl	LaPine	OR	97739	541-536-9779		
JN Fitness, Inc. and Nancy							
Pance	671 Main St	Lebanon	OR	97355	541-451-2111		
Iron Scheid, Inc.	3564 Lone Pine Rd	Medford	OR	97504	541-973-2700		*
The Commone Anytime 110	150 N Dowtlott Ct	Modford	OD	07501	E41 770 1440		*
The Commons Anytime, LLC Powerhouse Gym & Fitness	1112 N Springbrook	Medford	OR	97501	541-779-1446		î
Center, Inc.	Rd	Newberg	OR	97132	503-538-3303		
Ochter, me.	Nu	Newberg	OIT	07102	300 300 3003		
KDL Fitness LLC	1313 Main St.	Philomath	OR	97370	541-929-9400		
	8502B SW						
_Fit. Brand LLC	Terwilliger Blvd	Portland	OR	97219	503-382-8833		
	915 SW Rimrock						
Hatley Investments, LLC	Way, Suite 101	Redmond	OR	97756	541-504-2868		
5 50							
Dove Fitness, Inc.	118 Brown St, Ste C	Silverton	OR	97381	503-873-7033		
Jerry Evans and Jason Evans	2197 Olympic St	Springfield	OR	97477	541-741-6774		
Jerry Evans and Jason Evans	1538-1540	Springheta	OIN	37477	341-741-0774		
Triple J Fitness	Columbia Blvd	St. Helens	OR	97051	503-397-0027		*
'							
Stayfit, LLC	935 N 1st Ave	Stayton	OR	97383	503-769-5500		
M&N Fitness, LLC	332 Dakota St.	Sutherlin	OR	97479	541-459-4348		
Oview Fitness II C	0004005054	Tuesakalala		07000	F00 070 000 t		
Orion Fitness LLC Ausmax Fitness, LLC and	26940 SE Stark St 2247 Country Club	Troutdale	OR	97060	503-676-6604		
Olga Singleterry	Rd	Woodburn	OR	97071	503-982-3645		
O GO OMBIGION Y	nu .	VVOOUDUIII	<u> </u>	5/0/1	303-302-3043		
TKF Fitness LLC	2288 Brodhead Rd	Aliquippa	PA	15001	724-302-3001		*
BB Fit 2 LLC	156 Finley Rd	Belle Vernon	PA	15012	724-929-2100		
LD Fitness, LLC	850 Golden Dr	Blandon	PA	19510	610-944-5400		
Double A Fitness Ventures,	623 Conchester	Da atteri	 	10001	040.040.4===		
LLC	Highway	Boothwyn	PA	19061	610-243-1777		1

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Bandon Fitness (Texas), Inc.	1001 E Main St	Bradford	PA	16701	814-366-4049		*
Christopher B Thomas and	135 Towne Square						
Jason E Thomas	Way	Brentwood	PA	15227	412-892-9064		
	1421 US-209, Ste	Brodheadsvill					
Silent Owl, LLC	126	е	PA	18322	610-951-4225		
	224 North Logan		<u>.</u>				
Bandon Fitness (Texas), Inc.		Burnham	PA	17009	717-543-3250		
McCool Enterprises, Inc.	1312 Pittsburgh St	Cheswick	PA	15024	724-826-5466		
Bandan Fitnasa (Tayas) Ing	1000 Daioy St	Clearfield	PA	16830	814-761-0775		*
Bandon Fitness (Texas), Inc.	2859 SR 309, 65	Clearnelu	PA	10030	614-761-0775		
Walter Sherwood	Country Club	Dallas	PA	18612	570-675-1222		*
Watter Sherwood	Country Club	Dattas	\ \	10012	370-073-1222	Projected to open in	
Walter Sherwood	21 S Waterford Road	Dalton	PA	18414	570-780-8471	l '	
		2 0.000		1	0.0.00002		
B Fit B You, LLC	603 E Market St	Danville	PA	17821	570-271-0100		
	881 Hills Plaza			1			
Bandon Fitness (Texas), Inc.	Drive, Suite 570	Ebensburg	PA	15931	814-615-5550		*
AF Emmaus, LLC	1031 Chestnut St	Emmaus	PA	18049	610-421-8805		
	2921 W 26th St, Ste						
Christopher Gouldthorpe	В	Erie	PA	16506	814-315-1280		*
						Projected to open in	
Christopher Gouldthorpe	1215 Oakmont Ave	Erie	PA	16505	814-450-7332	Edinboro, PA	*
A I lood on to a great and	OOA Navida a way Diguni	Ctt a va	D.	17010	717 610 0166		*
4 Under Incorporated	204 Newberry Pkwy 229 N Pottstown	Etters	PA	17319	717-610-3166		^
KMG Fitness, LLC	Pike	Exton	PA	19341	484-879-6106		
Kino i ililess, LLO	FIRE	LXton	ΓΛ	13341	404-079-0100	Projected to open in	
McCool Enterprises, Inc.	174 Srader Grove Rd	Freeport	PA	16229	724-212-1876	l '	
	5055 William Flynn	Посрен		1	72 : 222 207 0		
Titus Murray	Hwy	Gibsonia	PA	15044	724-443-3020		
•	1050 E Philadelphia						
F&M Fitness, LLC	Ave	Gilbertsville	PA	19525	484-415-7101		
GMT Fitness Enterprises,	1718 William Flynn						
LLC	Hwy	Glenshaw	PA	15116	412-486-4536		
ZJACS, LLC	4 Pine Grove Vlg Dr	Grove City	PA	16127	724-450-0724		
=	500 Hawk Rdg Dr,	l	<u>.</u>				
LiveToLift LLC	Ste 2	Hamburg	PA	19526	484-660-3790		
Bandon Fitness (Texas),	7495 Huntingdon	l loughing of a se	D.	10050	04.4.500.4000		*
INc.	Plaza 8969 N Lincoln Hwy,	Huntingdon	PA	16652	814-506-1320		
EWT Enterprises, Inc.	Ste A-2	Irwin	PA	15642	724-382-5157		
Evvi Enterprises, IIIC.	3 Franklin Village	11 VVIII	11.7	10042	724-002-0107		
McCool Enterprises, Inc.	Mall	Kittanning	PA	16201	724-954-3322		
	1551 S Valley Forge		 	-0201	50 - 6022		
KMG Fitness, LLC	Rd	Lansdale	PA	19446	267-263-2956		
,					17 = 17	Projected to open in	
Douglas Brown	500 Lloyd Avenue	Latrobe	PA	15650	412-817-5868	Henderson, NV	*
DTB Holdings II, Inc.	221 Colony Lane	Latrobe	PA	15650	724-539-3675		<u> </u>

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
McCool Enterprises, Inc.	453 Hyde Park Plz	Leechburg	PA	15656	724-236-0216		
-	- 470 D B		<u>.</u>	40500			
Troy Longenecker	5479 Pottsville Pike	Leesport	PA	19533	484-671-3598		
Witt & Cogulla Inc	720 Adams Shoppes RT 228	Mars	DΛ	16046	704 552 5051		
Witt & Segulla Inc.	3961 Washington	Mais	PA	16046	724-553-5851		
AJB Fitness, Inc.	Rd	McMurray	PA	15317	724-942-0024		
7.55 1 101000, 1110.	Tid.	Mechanicsbur		10017	724 042 0024	Projected to open in	
Arira LLC	42 Edris Ln	g	PA	17050	717-516-0462	Harrisburg, PA	
	5050 William Penn	Ü				<u> </u>	
Witt & Segulla, Inc.	Hwy	Monroeville	PA	15146	724-387-1001		
TKF Fitness LLC	603 Aberdeen Ct	Moon	PA	15108	412-224-0262	Projected to open in	*
ZJACS, LLC	3443 Wilmington Rd	New Castle	PA	16105	724-654-2470		
	1000 Sandy Street,						
Bell Fitness, LLC	Rear Entrance	Norristown	PA	19401	610-239-9500		
L2 FITNESS, LLC	111 Allegheny Ave	Oakmont	PA	15139	412-423-8282		
B 1 E' (T) 1	1640 Fairmount Ave,	B	_	10100	007.540.0554		
Bandon Fitness (Texas), Inc.	Suite 3	Philadelphia	PA	19130	267-519-2554		*
Bell Fitness, LLC	7709 Crittenden St	Philadelphia	PA	19118	610-492-2211		
Dell Filliess, LLC	1570 Egypt Rd, Ste	Filitauetpilia	PA	19110	010-492-2211		
Benjamin Bell	130	Phoenixville	PA	19460	484-831-5668		
Benjamin Bott	2350 Noblestown	THOOTIIXVILLO	' ' '	10400	404 001 0000		
BB Fit, LLC	Rd, #6B	Pittsburgh	PA	15205	412-928-3200		*
·	5470 Campbells	J					
DTB Holdings II, Inc.	Run Rd	Pittsburgh	PA	15205	412-747-0101		
Lifecycle Advantage, Inc	34 South 4th Street	Pittsburgh	PA	15219	412-277-2700		
	251 Mt. Nebo Pointe						
Lifecycle Advantage, Inc.	Dr	Pittsburgh	PA	15237	412-635-2407		*
TNT Enterprises, LLC	921 Freeport Rd	Pittsburgh	PA	15238	412-408-3240		
File Ferritoria II O	534 Pottsville Park	Dattavilla	 	17001	F70 000 0000		
Ella-Fourteen, LLC	Plz, Ste 2	Pottsville	PA	17901	570-622-0300		
Bandon Fitness (Texas), Inc.	203 Hampton Ave	Punxsutawney	ΡΔ	15767	814-427-8036		
Dandon Fitness (Texas), inc.	200 Hampton Ave	T drix3dtdwiicy	Ι Λ	13707	014 427 0000		
Axcess Fitness, LLC	3117 Cape Horn Rd	Red Lion	PA	17356	717-246-2420		*
Neil Willauer	234 W Ridge Pike	Royersford	PA	19468	610-831-5250		
Anderson Fitness & Training		Schuylkill					
LLC	215	Haven	PA	17972	570-593-8177		
						Projected to open in	
Hawleywood Fit LLC	1068 Alta Vista Way	Seven Valleys	PA	17360	717-819-2784	Mount Joy, PA	*
	664 Shrewsbury						
Stratford Fitness LLC	Commons Ave	Shrewsbury	PA	17361	717-235-7144		
	865 Million Dollar		<u> </u>	455==			l .
Bandon Fitness (Texas), Inc.	-	St. Marys	PA	15857	814-512-4119		*
Fitatata II O	2351 Commercial	Chota Call	 	10001	044.000.0001		
Fitstate, LLC	Blvd	State College	PA	16801	814-826-2631		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
KMG Fitness, LLC	3227 Lincoln Hwy E	Thorndale	PA	19372	484-288-8078		
Walter Sherwood	182 Ennis Lane	Towanda	PA	18848	570-445-4675		*
	130 W Main St, Ste						
Fitness of Coventry, LLC	100B	Trappe	PA	19426	484-752-4449		
			. .	40057			1.
Walter Sherwood	809 Hunter Hwy 575 Morgantown St.,	Tunkhannock	PA	18657	570-445-4135		*
Vato Fitness Uniontown LLC	-	Uniontown	PA	15401	724-434-2899		
Titus Murray	5021 Adair Avenue	Valencia	PA	16059	724-903-0348		
Villana area Dermakka illa III O	700 51	\ (;)	D.4	40005	040 500 0400		
Villanova Dumbbells LLC	789 E Lancaster Ave	Villanova	PA	19085	610-520-3488		
Bandon Fitness (Texas), Inc.	74 Market St	Warren	PA	16365	814-406-5710		*
, , , , , , , , , , , , , , , , , , , ,							
BB Fit, LLC	46 Old Mill Blvd	Washington	PA	15301	724-222-3100		*
AVT Fitness III C	EE Cugar Dun Dd	Mounochura	D.	15070	704 000 7000		
AKT Fitness, LLC	55 Sugar Run Rd 1502 W Chester	Waynesburg	PA	15370	724-802-7980		
C & S Fitness, LLC	Pike	West Chester	PA	19382	610-692-6400		
	1100 W Wyomissing						
Exemplar Corp	Blvd	West Lawn	PA	19609	484-987-2624		
D 0 A Took II O	0705 Dawn Lhan	\\/avfand		15000	704 750 0400		
R & A Tech, LLC	9795 Perry Hwy	Wexford	PA	15090	724-759-2400		
Witt & Segulla, Inc.	1985 Lincoln Way	White Oak	PA	15131	412-896-9106		
-	801 Male Rd, Ste						
Lake's Legacy, Inc.	823B	Wind Gap	PA	18091	610-881-4147		
Maltar Chamus ad	101010100000000000000000000000000000000	NA (compaign of		10044	570 000 0000		*
Walter Sherwood Fitness Associates of York,	1018 Wyoming Ave.	Wyoming	PA	18644	570-338-2839		^
LLC	930 S Richland Ave	York	PA	17403	717-850-9889		*
	180-188 County Rd,						
Zanzi Corp	Ste B	Barrington	RI	02806	401-477-9331		
Alexandra Ros, Lance Vachon,and Jordan Miller	576 Metacom Ave	Bristol	RI	02809	401 404 1505		*
vacion, and Jordan Miller	576 Metacom Ave	DIISTOL	KI	02809	401-424-1525		, , , , , , , , , , , , , , , , , , ,
TGG Fitness, Inc.	1452 Broncos Hwy	Burrillville	RI	02830	401-371-2877		
The Marshall Group, LLC	1577 Atwood Ave	Johnston	RI	02919	401-383-8889		
Mally Mag LLC	200 F Main Dd	Middletous	 	00040	404 640 4050		
Molly Mae, LLC	288 E Main Rd	Middletown	RI	02842	401-619-4250		
Rock Haven Ventures, LLC	91 Pt Judith Rd	Narragansett	RI	02882	401-284-0313		
•	199 Connell	-					
Newport Fitness, LLC	Highway	Newport	RI	02840	401-846-1713		
DIW//ingotown II C	1051 Ten Ded Dd	North	<u></u>	00050	404 000 0004		
RHV Kingstown, LLC	1051 Ten Rod Rd	Kingstown	RI	02852	401-386-9001		
MACC Fitness, LLC	577 Greenwich Ave	Warwick	RI	02886	401-737-4949		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Carolina Fitness Clubs, Inc.			SC	29016	803-786-2988		
	3621 Boiling Springs	Boiling					
Phoenix Fitness, LLC	Rd.	Springs	SC	29316	864-599-6868		
0	1237 Chapin Rd,						
Chapin Fitness, LLC	Suite C	Chapin	SC	29036	803-941-7397		
Eliza Doolittle Enterprises,	134 South Main	Clayer		20710	002 020 0007		*
LLC	Street	Clover	SC	29710	803-630-8807		^
Baleo Fitness, Inc.	2808 Devine St	Columbia	SC	29205	803-546-8578		
					000 010 0070		
Micean, LLC	2726 N Lake Dr	Columbia	sc	29212	803-407-8866		
·	2153 E Main St, Ste.						
Baleo Fitness, Inc.	A-1	Duncan	sc	29334	864-336-2565		
Goss Fitness LLC	1011 S Pendleton St	Easley	SC	29642	864-307-9924		
Jeremy Buettner and Jordan						Projected to open in	
Ouellette	6191 Cloverdale Dr.	Fort Mill	SC	29708	980-269-5604	Huntersville, NC	*
S & J Fitness, LLC	1474 Hwy 160 E	Fort Mill	SC	29715	803-548-5887		
SYMMETRY HEALTH AND	855 Gold Hill Rd, Ste						
FITNESS INC.	103	Fort Mill	SC	29708	803-802-9091		
Davidson Fitzanson #0.11.0	007 N Fun 04	0		00440	040 507 0005		
Peyton Fitness #3, LLC	907 N Fraser St	Georgetown	SC	29440	843-527-0005		
Double Tap Ready, LLC	431 St. James Ave	Goose Creek	SC	29445	843-793-3646		
Doubto rup rioday, 220	101 011 7411100 7110	CCCCC C.CCK		20110	0.10.700.00.10		
Goss Fitness, LLC	100 E Washington St	Greenville	sc	29601	864-242-9222		
,	955 W. Wade						
Casey's Gym Inc.	Hampton Blvd., #1A	Greer	sc	29650	864-879-7972		
DP Fitness SC #1 Inc.	5090 Ridgeline Ln	Indian Land	sc	29707	803-548-9911		
Jason Gast and Alexandria	24 Marsh Island					Projected to open in	
Gast	Lane	Isle of Palms	SC	20451	515-238-8469	Summerville, SC	*
TLB Group, LLC	3293 Maybank Hwy	Johns Island	SC	29455	843-559-1000		
Todd Williams and Erica							
Andres	125 Evergreen Rd	Lake Wylie	SC	29710	803-831-1234		
David J. Pohorence	1133 SC 9 Bypass W	Lancaster	SC	29720	803-313-2447		
Lester Fitness Club - Red	1787 S Lake Dr, Stes	. حدد مارد ما		00070	000 500 4450		
Bank, LLC	E,F, G	Lexington	SC	29073	803-520-4452		
Jonathan Rogers and Daniel		Longo	l _{sC}	20500	040 744 0040		
Rogers	107 Bingo Boulevard	Lungs	SC	29568	843-741-0012		
Peyton Fitness #4, LLC	5 W Rigby St	Manning	SC	29102	803-435-6999		*
r σyton rianoso π -1 , LLO	2033 Santa Maria	i iuiiiiiilig		20102	303 403-0399	Projected to open in	
Conduit LLC	Street	Myrtle Beach	SC	29579	513-301-6292	Murrells Inlet, SC	
	3471 Belle Terre	. IJI KO DOGOTI	 	23070	313 301 0202		
PJ3 Inc	Blvd, Unit A3-A6	Myrtle Beach	SC	29579	843-282-7900		
-	.,	, == 30.0.1	1	,	3 2 2 2 7 2 3 0		
	3856 S Kings Hwy	Myrtle Beach	sc	29577	843-238-3488		I

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Newberry Fitness, LLC	1224 Wilson Rd	Newberry	SC	29108	803-276-0211		
		North Myrtle				Projected to open in	
Patrick James Flynn	1461 Harrelson Ave	Beach	SC	29582	843-458-2643	Myrtle Beach, SC	
	113 Willbrook Blvd,	Pawleys					
Peyton Fitness #6 LLC	Unit A	Island	SC	29585	843-314-0260		
Baleo Fitness, Inc.	163 Hadden Hts Rd	Spartanburg	SC	29301	864-699-9332		
	1045 Fernwood						
Tiger Country Fitness LLP	Glendale Rd	Spartanburg	SC	29307	864-699-9950		
						Projected to open in	
Peyton Fitness #5 LLC	1241 Robert Dinkins	Sumter	SC	29150	803-236-7628	Andrews, SC	*
D., t 5't 11.0	4404 Due e el Ot	0		00450	000 400 0000		
Peyton Fitness, LLC	1121 Broad St	Sumter	SC	29150	803-469-0999		
Baleo Fitness, Inc.	28 S Main St	Travelers Rest	80	29690	864-610-0986		
Jonathan Rogers and Daniel	20 3 Maiii 31	Havelers nest	30	29090	804-010-0980		
Rogers	916 E Liberty St	York	SC	29745	803-684-0181		
Nogers	510 E Liberty St	TOTK	00	23743	000 004 0101		
Bandon Fitness (Texas), Inc.	321 S Main Street	Aberdeen	SD	57401	605-262-5010		
			-				
DKJ Fitness, LLC	908 E Redwood Blvd	Brandon	SD	57005	605-582-4104		
,							
Bandon Fitness (Texas), Inc.	720 22nd Ave S	Brookings	SD	57006	605-692-2200		
VD Fit, LLC	111 N Main St	Canton	SD	57013	605-836-9530		
DKJ Fitness, LLC	2350 Dakota Ave S	Huron	SD	57350	605-554-1555		
H&H Fitness Group, LLC	105 South Egan Ave	Madison	SD	57042	605-427-0856		
EKH Enterprises, LLC	1620 S Burr St	Mitchell	SD	57301	605-292-0833		
	740 E Sioux Ave, Ste						
MDS Fitness, Inc.	114	Pierre	SD	57501	605-224-4011		
	772 Mountain View						
Bandon Fitness (Texas), Inc.		Rapid City	SD	57702	605-791-1775		
Jennifer Burns and Troy	1624 E St. Patrick	D	0.5		005 704 0040		
Burns	St, Ste. 106	Rapid City	SD	57703	605-791-3242		
HJB Properties L.L.C.	519 1/2 N Main St	Redfield	SD	57469	605-302-0130		
nib Properties L.L.C.	2320 S. Marion Rd,	Redifeta	SU	37469	005-302-0130		
Blue Star Investments, LLC	Ste. 100	Sioux Falls	SD	57106	605-275-5556		
blue star investments, ELG	Ste. 100	Siouxi atts	30	37100	003-273-3330		
Blue Star Investments, LLC	4720 E 41st St	Sioux Falls	SD	57110	605-274-7000		*
blue olar investments, ELO	4720 E 4130 00	Oloux Futto	05	07110	000 274 7000		
Blue Star Investments, LLC	1407 N Marion Rd	Sioux Falls	SD	57107	605-271-4175		*
	6010 S Minnesota						
Blue Star Investments, LLC	Ave	Sioux Falls	SD	57108	605-271-7801		
	5027 S Bur Oak					Projected to open in	
Blue Star Investments, LLC	Place	Sioux Falls	SD	57108	337-305-0949	•	*
•	5027 S Bur Oak					Projected to open in	
Blue Star Investments, LLC	Place	Sioux Falls	SD	57108	337-305-0949		
	5027 S Bur Oak					Projected to open in	
Blue Star Investments, LLC	Place	Sioux Falls	SD	57108	337-305-0949	Lincoln, NE	*

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
2060t Entity	5027 S Bur Oak	Oity	Julia	,	Trainisci .	Projected to open in	Development
Blue Star Investments, LLC	Place	Sioux Falls	SD	57108	337-305-0949	•	*
	. 1000	O. O G.A. T. G. C. G.		107.200	007 000 00 10		
Bandon Fitness (Texas), Inc.	2735 1st Ave	Spearfish	SD	57783	605-559-1234		
		- P		1			
Salus, LLC	838 E. Cherry St.	Vermillion	SD	57069	605-624-9250		
53330, 223				1			
ENG FITNESS LLC	501 1st Ave NE	Watertown	SD	57201	605-878-2112		
Salus, LLC	2509 Fox Run Pkwy	Yankton	SD	57078	605-260-0360		
·	,						
Adam Ray Mayfield	116 E Jackson St	Bolivar	TN	38008	731-518-9110		
Fitness Tennessee II, LLC	201 Dover Rd.	Clarksville	TN	37042	931-647-0067		
	1820 Tiny Town Rd.,						
Fitness Tennessee IV, LLC	Ste C	Clarksville	TN	37042	931-919-4990		
	2690 Madison St,						
Fitness Tennessee VIII LLC	Ste 160	Clarksville	TN	37043	931-820-1051		
						Projected to open in	
Madison Fitness, LLC	998 Willow Cir	Clarksville	TN	37043	480-577-3446	Madison, TN	*
						Projected to open in	
Madison Fitness, LLC	998 Willow Cir	Clarksville	TN	37043	480-577-3446	Clarksville, TN	*
Performance Trinity Life,							
LLC	20 25th St NW	Cleveland	TN	37311	423-464-4434		*
	1115 N Charles G						
Clinton Fitness LLC	Seivers Blvd	Clinton	TN	37716	865-463-4455		*
	5945 Elementary						
ChattAF LLC	Way, Ste 119	Collegedale	TN	37363	423-910-2229		*
HC Fitness, LLC	2490 Parr Ave	Dyersburg	TN	38024	731-285-6616		
KP Fitness LLC	7048 City Ctr Way	Fairview	TN	37062	615-799-0200		
Bandon Fitness (Texas), Inc	4115 Mallory Ln	Franklin	TN	37067	615-791-9666		
Bandon Fitness (Texas), Inc.	400 Downs Blvd	Franklin	TN	37064	615-721-2949		
The Galvanization of							
Gallatin, LLC	1545 Nashville Pike	Gallatin	TN	37066	615-461-7429		
- " -" 110	5583 Bobby Hicks		 		400 007 0004		
Fuselier Fitness, LLC	Rd, Ste 105	Gray	TN	37615	423-207-0081		
IDAO Fitma I	1005 0 0 01	I I a mui	TN:	077.40	005 500 7400		_
JBAC Fitness, Inc.	1225 S. Roane St.	Harriman	TN	37748	865-590-7429		*
	133 University Pkwy,	l	 	00005	704 000 4400		
LaCour, Inc.	Ste 103	Jackson	TN	38305	731-300-4400		
Bandon Fitness (Texas), Inc.	4210 Main St	Jasper	TN	37347	423-939-1300		
LALICHUM LLC	111	Vingan	TN 1	07000	400 000 5400		
LAUGHLIN, LLC	111 Jack White Dr	Kingsport	TN	37660	423-398-5103		
Trinity Fitness LLO	7808 Montvue	Vnovadlia	TNI	27040	005 040 3333		*
Trinity Fitness, LLC	Center Way	Knoxville	TN	37919	865-342-7777	Drojootod to open in	"
Trinity Fitness, LLC	419 Laurel Ridge	Knowillo	TNI	27022	865-773-9328	Projected to open in	*
minity Fittiess, LLC	Lane 10926 Spring Bluff	Knoxville	TN	37922	000-773-9328	riaryville, IIV	
Trinity Valloy LLC	1	Knowillo	TNI	27022	965 200 6205		
Trinity Valley LLC	Way	Knoxville	TN	37932	865-299-6385		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
FitnessTN, LLC and Estella		Knoxville					
Nelson	12572 Kingston Pike		TN	37934	865-671-1112		
	200 Maddox-	(' ' ' ' ' ' ' ' ' '					
Fitness Tennessee VII LLC	Simpson Pkwy	Lebanon	TN	37090	615-547-4736		
	712 N Ellington		<u> </u>	0.000	020 0 17 17 00		
Bandon Fitness (Texas), Inc.		Lewisburg	TN	37091	931-492-9556		
bandon i tinedo (Texad), mo:	i kwy	Lowing		0,001	001 402 0000		<u> </u>
DREAMFIT INC	591 W Church St	Lexington	TN	38351	731-249-5854		
	0021101101101101	g.		-	702 2 10 000 1		
JBAC Fitness, Inc.	1987 Hwy 72	Loudon	TN	37774	865-657-5132		
· · · · · · · · · · · · · · · · · · ·	,						
JBAC Fitness, Inc.	3614 Hwy 411	Madisonville	TN	37354	423-545-8501		
,	,						
LaCour, Inc.	13081 S. 1st St.	Milan	TN	38358	731-613-2600		
·	645 South Mt. Juliet						
Fitness Tennessee IX, LLC	Rd	Mt. Juliet	TN	37122	615-754-0157		
, ,	2395 New Salem						
TRAINER HOLDINGS LLC	Hwy, Suite A	Murfreesboro	TN	37128	615-893-9464		
	5513 Edmondson						
Apex Global Ventures, LLC	Pike	Nashville	TN	37211	615-410-2520		
<u> </u>	-						
Fitness Tennessee V, LLC	2310 Lebanon Pike	Nashville	TN	37214	6158869788		
Jeffrey Harper and Maria						Projected to open in	
Bedolla	212 Payson Ct	Nashville	TN	37211	205-919-1992	Hendersonville, TN	*
	2701 Gallatin Pike					, , , , , , , , , , , , , , , , , , , ,	
Nate Cave, LLC	Rd.	Nashville	TN	37216	615-649-8677		
	1989 Winfield Dunn		····	07.2.5	020 010 0077		
Kris Raper	Pkwy, Ste 2-4	Sevierville	TN	37876	865-365-1500		
	1932 Almaville Rd,						
Fitness Tennessee, LLC	Ste 135	Smyrna	TN	37167	615-534-2449		
Fitness Tennessee III, LLC	3525 Kedron Rd	Spring Hill	TN	37174	931-489-0003		
,		-1 0					
Jeffrey O'Mara	787 New Hwy 68	Sweetwater	TN	37874	423-271-6118		
	4102 Buffalo Gap						
Duncan Family Fitness, LLC		Abilene	TX	79605	325-232-8694		*
, , , , , , , , , , , , , , , , , , ,	,						
Duncan Family Fitness, LLC	1117 E N 10th St	Abilene	TX	79601	325-437-2299		*
Metal Health LLC	3130 Hwy 35 S	Alvin	TX	77511	281-585-3600		
	,						
Bandon Fitness (Texas), Inc.	3600 S Osage St	Amarillo	TX	79118	806-372-2000		
	5747 W Amarillo		<u> </u>				
Bandon Fitness (Texas), Inc.		Amarillo	TX	79106	806-513-2200		
,	4514 First United		<u> </u>	1.3200	113 113 1130		1
Cancoo LLC	Bank Pkwy, Ste 200	Amarillo	TX	79119	806-367-9842		
Denton Banister and	111,7, 310 200		<u> </u>	1	113 221 33 12		1
Benjamin Padgett	5610 Georgia St	Amarillo	TX	79110	806-410-1140		
, 0	<u> </u>			1			1
Fish Gill Fitness LLC	18500 W I-40, Ste 2	Amarillo	TX	79124	806-542-3500		
Sanketkumar Desai and	804-904 S Central						
	Ехру	Anna	TX	75409	972-924-3100		
vrunda Desai		1					1
Vrunda Desai							

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Bandon Fitness (Texas), Inc.		Arlington	TX	76013	817-795-1626		
	4101 W. Green Oaks	A 15 -41	T)/	70040	047.070.5040		
Hung Dang	Blvd., Suite 329 7708 Buccaneer	Arlington	TX	76016	817-672-5040	Projected to open in	
Hung Dang	Circle	Arlington	l _{TV}	76016	817-881-1511	, ,	
Hung Dang	18321 West Lake	Arlington	TX	76016	817-881-1311	Artiligion, 1X	
Straight Outta Breath, Inc.	Houston Parkway,	Atascocita	TX	77346	346-616-0597		
otraigne outtu Broatil, moi	nousien ranknay,	, ita o o o o ita	1	7,010	0.10.020.0007		
D R Profit Ventures, LLC	201 S Palestine	Athens	TX	75751	903-264-2007		
Bandon Fitness (Texas), Inc.		Atlanta	TX	75551	903-796-5438		
	26735 US State Hwy						
Hills AF LLC and Julie Hill	380 E, Ste 116	Aubrey	TX	76227	972-346-9955		
Cummings Family Holdings,						Projected to open in	
LLC	Cove	Austin	TX	78738	512-774-7775	Spicewood, TX	
0.0445	7300 FM 2222, Ste						
G & M Fitness, Inc.	208	Austin	TX	78730	512-372-4000		
Jacob Medina and Brett	3407 Guadalupe St,	A	TV	70705	F40 F00 0404		
Hansen	Ste A 8516 Anderson Mill	Austin	TX	78705	512-538-0404		
L&L Maq Holdings, LLC	Rd	Austin	TX	78729	512-258-9900		
Sargent Fitness Operations,	2525 W Anderson	Austili	1/	76723	312-230-9900		
LLC	Ln, Bldg 3 Ste 100	Austin	TX	78757	512-371-9211		
	Lii, Blug 0 ole 100	Austin		70707	012 07 1 0211		<u> </u>
SOUTH AUSTIN AF, LLC	11720 FM 1826	Austin	TX	78737	512-288-0990		
, , , , , , , , , , , , , , , , , , , ,	6911 N FM-620, Ste		1				
West Austin Training LLC	B-100	Austin	TX	78732	512-992-2524		
2J Fitness, LLC	252 Park Pl	Azle	TX	76020	817-406-4776		*
Bradley Dower, Brian Doyle,	3540 State Highway						
Cameron Lopez, and	16 S	Bandera	TX	78003	830-460-3522		
	122 Hasler Shores						
Bandon Fitness (Texas), Inc.	Dr	Bastrop	TX	78602	512-321-1005		
TyLaFitness, LLC	4310 7th St	Bay City	TX	77414	979-244-2348		*
D Fit Ametica a LLO	1000 F.Havieten	Daguilla	TV	70400	204 200 200		
B Fit Anytime LLC	1320 E Houston	Beeville	TX	78102	361-362-2000		<u> </u>
Big Spring Anytime, LLC	2602 S Gregg St	Big Spring	TX	79720	432-264-7222		
Dig Opinio Anytime, ELO	2002 0 01066 01	Dig Optilig		73720	402 204 7222		
Boerne Fitness LLC	1018 River Rd	Boerne	TX	78006	830-428-1598		
		· · · -	1		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
Fair Oaks Fitness, LLC	9091 Fair Oaks Pkwy	Boerne	TX	78015	210-687-1200		
,	1						
Thomasina Hill	1909 N Hwy 121	Bonham	TX	75418	903-486-6979		
Bandon Fitness (Texas), Inc.	1315 W. Wilson St.	Borger	TX	79007	806-275-9019		
Brent Johnson and Melissa							
Johnson	1510 Hwy 59 N	Bowie	TX	76230	940-240-2477		
Courageous Investments,	000011 000	D		77000	070 004 00 :-]_
LLC and Tatyana Carr	2660 Hwy 36 S	Brenham	TX	77833	979-661-8348		*

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
SETX Fitness II, LLC	1145 Texas Ave	Bridge City	TX	77611	409-735-2222		
	5430 FM 359 S Rd,						
Tiran Lopez	#500	Brookshire	TX	77423	281-533-4127		
	2451 Pablo Kisel						
Raul Bencomo	Blvd	Brownsville	TX	78526	956-431-0808		*
0	1404 01		T./	70004	005 040 4000		
Gatesville Anytime, LLC	1101 Clements	Brownwood	TX	76801	325-646-1909		
Bandon Fitness (Texas), Inc.	1671 Main St. Ste H	Buda	TX	78610	512-295-3488		
Tammy Giglio and Shane	1071 Main St, Ste 11	buda	1/	70010	312-293-3466		
Giglio	151 Hwy 69 N	Bullard	TX	75757	903-894-8178		
Forty-Six Fitness LLC	18670 Hwy 46 Pkwy,		TX	78163	830-438-8971		
				1			
P2P Investments, LLC	860 E Renfro St	Burleson	TX	76028	817-426-4624		
	400 E Hwy 243, Ste						
D R Profit Ventures, LLC	25	Canton	TX	75103	903-567-1113		
Bandon Fitness (Texas), Inc.	909 23rd St	Canyon	TX	79015	806-656-0222		
Bandon Fitness (Texas), Inc.	1175 FM-2673, Ste 8	Canyon Lake	TX	78133	830-964-4424		
24-7 Family Fitness, LLC							
and Brent Johnson	3709 Old Denton Rd	Carrollton	TX	75007	866-220-1139		
	2741 East Belt Line						
Slam Dunk Beltline LLC	Rd	Carrollton	TX	75006	972-947-8998		
Avalon Investments, LLC	623 Panola St	Corthogo	TV	75622	903-283-1710		
Avaton investments, LLC	023 Pallula St	Carthage	TX	75633	903-283-1710		
JD Fitness, LLC	8055 W Ave	Castle Hills	TX	78213	210-366-9001		*
7D 1 1111033, EEO	0000 W / WC	Odstie i iitis		70210	210 000 0001	Projected to open in	
Douglas Bland	150 Double Gate Rd	Castroville	TX	78009	830-745-5565	Castroville, TX	
2J Fitness, LLC	116 W Belt Line Rd	Cedar Hill	TX	75104	972-637-7300		
Get Fit LLC	2301 S Lakeline Blvd	Cedar Park	TX	78613	737-212-0528		
	12101 W. Parmer						
RamFam Fitness LLC	Ln.	Cedar Park	TX	78613	512-436-9645		
Tom Robertson	636 Hwy 31 E, Ste A	Chandler	TX	75758	903-849-3700		ļ
Dandan ES (T. 11)	1570 S Washington	Olava I		7700-	000 000 000		
Bandon Fitness (Texas), Inc.	AVE	College	TX	77327	832-966-0366		
MIMPENCROUPLIC	4421 SH6	College Station	Tv	77045	070 600 0400		
MJWREN GROUP LLC	404 University Drive	College	TX	77845	979-690-8463		
PBG College Station LLC	East	Station	TX	77840	979-977-1515		*
. 23 33.000 3.000011 223	8300 Precinct Line	Station	'	7,7540	0,00,71010		1
Chad and Tamra Bullard	Rd, Ste 118	Colleyville	TX	76034	817-581-2600		
2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	2212 Live Oak St,	,		1	1 111 110		
Hulett Investments, LLC	Ste B	Commerce	TX	75428	903-886-8811		
•			1	1			
DesAutels Holdings, LLC	850 S Loop 336	Conroe	TX	77304	936-900-7079		<u> </u>
		Copperas					
Get Fit LLC	3010 E Hwy 190	Cove	TX	76522	254-577-5192		<u> </u>

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Persilver Fitness Centers,							
LLC	200 N 15th St, Ste 1	Corsicana	TX	75110	903-874-2800		
Brian Walker, Michael							
Nesmith and Gregory Pelt	1023 E Loop 304	Crockett	TX	75835	936-243-4500		
Bandon Fitness (Texas), Inc.	15110 FM 2100	Crosby	TX	77532	281-915-9850		
CROWLEY FITNESS LLC	412 FM-1187	Crowley	TX	76036	817-297-4113		
	15210 Spg. Cypress						
Jon Hawley	Rd, Ste F	Cypress	TX	77429	281-213-2830		
OLIANDO OKLIENTIL II O	10750 Barker		T)/	77.400	004 000 4505		*
SHAMROCK HEALTH, LLC	Cypress Rd	Cypress	TX	77433	281-892-1525		*
Dandan Fitness (Tayos) Inc	750 N Saint Paul St,	Dallas	TV	75201	050 500 2110	Projected to open in	*
Bandon Fitness (Texas), Inc.		Dallas	TX	75201	858-568-3110		^
Pandon Eitnoss (Toyas) Inc	750 N Saint Paul St,	Dallas	TX	75201	858-568-3110	Projected to open in	*
Bandon Fitness (Texas), Inc.	Ste 250 #59843	Dallas	11/	75201	838-308-3110	nereioru, ix	
Otero Fitness LLC	18216 Preston Rd	Dallas	TX	75252	972-867-2635		
Otero i itiless LLC	611 N Bishop Ave,	Dallas	1/	73232	372-007-2033		
Renee Reed and Jacqui Bliss	•	Dallas	TX	75208	214-948-6161		
nence need and Jacqui Buss	1401 US-287, Ste	Dattas	1/	73200	214-540-0101		
Bandon Fitness (Texas), Inc.	· ·	Decatur	TX	76234	940-626-2296		
Bandon Filmoso (Toxas), mo.	3515 W FM 120, Ste	Booatai	IX.	70204	040 020 2200		
JT & SH Enterprises, LLC	126	Denison	TX	75020	903-464-2235		
, , , , , , , , , , , , , , , , , , ,	5050 S Teasley Ln,		1	1.00_0	000 10 1 ==00		
MX2 Fitness, LLC	Ste 104	Denton	TX	76210	940-514-1121		
Dripping Springs Fitness,		Dripping					
LLC	400 Highway 290 W		TX	78620	512-858-7171		
Bandon Fitness (Texas), Inc.	817 E 1st St	Dumas	TX	79029	806-717-2220		
Raul Bencomo	3832 S McColl	Edinburg	TX	78539	956-800-4949		
	3041 N. Zaragoza						
A.R. Benco, LLC	Rd.	El Paso	TX	79938	915-855-0900		
ATF George Dieter LLC	1900 Amy Sue Dr	El Paso	TX	79936	915-500-9940		
	1861 Joe Battle Blvd,						
Kern AF Solutions, LLC	Ste 9	El Paso	TX	79936	915-600-2818		*
	7456 Cimarron						
Kern AF Solutions, LLC	Market, Ste A	El Paso	TX	79911	915-247-3800		*
Kern AF Solutions, LLC	101 Vlg Ct	El Paso	TX	79922	915-257-4900		*
Kern AF Solutions, LLC	10641 Kenworthy St	El Paso	TX	79924	915-236-1912		*
Kern AF Solutions, LLC	9120 Viscount Blvd	El Paso	TX	79925	915-257-5973		*
Manna AE Calentiana III C	E04 N 7 5 !	EL Da	T./	7000-	000 575 0470		*
Kern AF Solutions, LLC	501 N Zaragoza Rd	El Paso	TX	79907	800-575-3478		^
Vorn AE Colutions 110	2000 NI Maas	El Doss	TV	70040	015 057 5000		
Kern AF Solutions, LLC	3800 N Mesa	El Paso	TX	79912	915-257-5990		
Kern AF Solutions, LLC	10910 Montana	El Paso	TX	79936	915-257-4070		
Normal Solutions, LLC	ויייייייייייייייייייייייייייייייייייייי	LLFaSU	11/	13330	910-207-4070		<u> </u>

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
						Projected to open in	
Kern AF Solutions, LLC	1025 Texas Ave.	El Paso	TX	79901	915-249-7843	Las Cruces, NM	
						Projected to open in	
Kern AF Solutions, LLC	1025 Texas Ave.	El Paso	TX	79901	915-249-7843	Horizon City, TX	*
						Projected to open in	
Raul Bencomo	12625 Tierra Pera	El Paso	TX	79938	915-256-2167	El Paso, TX	*
	910 W 11th St, Ste						
Dues Paid LLC	200	Elgin	TX	78621	512-285-2226		
W	00051	_	T)/	75.440	000 470 4077		
Kristopher Chitty Randall Fitness Centers (a	909 E Lennon Dr	Emory	TX	75440	903-473-1277		
General Partnership)	200 W Ennis Ave	Ennis	TX	75119	972-875-8400		*
K&B Schoby Holdings	13150 Senlac Dr,	Farmers	17	75119	972-675-6400		
Company	Ste 150	Branch	TX	75234	972-884-4664		
Company	010 100	Branch	17	70204	372 004 4004		
Avalon Investments, LLC	20071 Hwy 155 S	Flint	TX	75762	903-833-4394		
Bandon Fitness (Texas), Inc	17968 FM 2493	Flint	TX	75762	903-954-2451		
bandon i idiess (rexas), ilie	173001112430	runc	1/	73702	300 334 2431		
Outcome Enterprises, LLC	534 10th St.	Floresville	TX	78114	830-393-0200		
·							
Bandon Fitness (Texas), Inc.	1012 Hwy 80	Forney	TX	75126	972-552-1038		
Yoder Fitness, LLC	1714 8th Ave	Fort Worth	TX	76110	817-207-0900		
	1420 E Main St, Ste	Fredericksbur	- ->,				
The Athlete Incorporated	800	g	TX	78624	830-992-3713		
D 4 C Fitness Centers Inc	810 S Friendswood Dr	Friendswood	TV	77546	281-648-3100		
R 4 C Fitness Centers, Inc.	9600 Gaylord Pkwy,	rnenuswood	17	77346	201-040-3100	Projected to open in	
Aspera, LLC	#2220	Frisco	TX	75035	903-738-2276	•	
7.000.01, 220		111000	17.	7 0 0 0 0	000 700 2270	Projected to open in	
Mohan Dyapa	11463 Ashley Lane	Frisco	TX	75035	201-532-8758	•	
7 1	8745 Gary Burns Dr,					,	
Quality Fitness, LLC	Ste 110	Frisco	TX	75034	214-872-2272		
LD Hibbard Jr. and Julie	905 E Hwy 82, Ste						
Hibbard	105	Gainesville	TX	76240	940-665-6500		*
Galveston Anytime, LLC	5938 Broadway St	Galveston	TX	77551	409-443-5544		*
	7602 N Jupiter Rd,						
Find Joy LLC	Ste 109	Garland	TX	75044	469-409-0900		*
Quality Fitness, LLC	2380 Firewheel Pky	Garland	TX	75040	972-495-6565		
Engert & Fuselier		3	 	1.3040	2.2 .00 0000		
Investments, LLC	1409 E Main St	Gatesville	TX	76528	254-203-9178		
,							
Georgetown Anytime, LLC	105 Wildwood Dr.	Georgetown	TX	78633	512-863-9990		
						Projected to open in	
Lonnie Larson	100 Venus Lane	Georgetown	TX	78633	512-750-7837	Pflugerville, TX	*
						Projected to open in	
Nathan Bunker	125 Auburn Cv	Georgetown	TX	78628	903-520-1557	Liberty Hill, TX	
	2400 E Austin St, Ste		L				
Bandon Fitness (Texas), Inc.	168	Giddings	TX	78942	979-542-1641		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
GILMER FAMILY FITNESS,							
LLC	1924 US-271 N	Gilmer	TX	75644	903-680-2595		
Mark Collins	603 W Upshur	Gladewater	TX	75647	903-844-0408		
Bandon Fitness (Texas), Inc.	1104 Hwy 16 S	Graham	TX	76450	940-549-3800		
JLS Ent. PA	4305 US 377	Granbury	TX	76049	817-579-6450		
	2360 W Camp						
Buckmaster Fitness LLC	Wisdom, Ste 190	Grand Prairie	TX	75052	469-340-4367		
Ol Fitmana III O	2350 Hall Johnson	Over a suite e	TV	70054	047 440 0000		
2J Fitness, LLC	Rd, Ste 155	Grapevine	TX	76051	817-442-0228		
B&E Fitness LLC	4800 Joe Ramsey Blvd E	Greenville	TX	75401	903-455-5500		
DAE FILITESS LLC	DIVU E	Gun Barrel	1^	75401	903-455-5500	Projected to open in	
David Dillard	333 Windjammer Rd		TX	75156	817-692-5950		
David Dillard	555 Willajammer Na	Gun Barrel	17	73130	017-032-3330	100, 17	
Gunbarrel Fitness, LLC	1016 W Main St	City	TX	75156	903-887-2001		*
Canbarrott Ithoos, EEC	1010 W Ham 6t	Oity	17.	70100	000 007 2001		
Deters Investments LLC	702 W Main St, Ste C	Hallsville	TX	75650	903-668-3100		
	5000 Western						
Fuselier Fitness, LLC	Center Blvd	Haltom City	TX	76137	817-428-8400		
	560 E Central Texas	Harker					
Get Fit LLC	Expy, Ste. 103-107	Heights	TX	76548	254-589-6039		
	181 Avondale Haslet						
Bandon Fitness (Texas), Inc.	Rd	Haslet	TX	76052	682-382-3003		*
Bandon Fitness (Texas), Inc.	203 Laurence Dr	Heath	TX	75032	972-202-6594		*
	103 St. Paul St, Ste						
Bandon Fitness (Texas), Inc.	200	Henderson	TX	75652	903-392-2065		
Engert & Fuselier							
Investments, LLC	704 N Hewitt Dr	Hewitt	TX	76643	254-300-5238		
	303 Coke St., Ste.	l					
Hillsboro Fitness, LLC	100	Hillsboro	TX	76645	254-582-2929		
Tananas Futasasiana IIO	0500 10th Ct	l la mala	TV	70004	000 400 5500		*
Tonmar Enterprises, LLC	2509 19th St	Hondo	TX	78861	830-423-5500		^
Kern AF Solutions, LLC	13034 Eastlake Blvd	Harizan City	TX	79928	915-257-5959		*
Rem Ar Solutions, LLC	13034 Eastlake bivu	110112011 City	17	79926	913-237-3939		
Matthew Soileau	1102 Yale St	Houston	TX	77008	713-869-3222		
Trattilew Conteau	1102 1416 01	riouston		77000	710 000 0222		
Oakwood Fitness, LLC	2416 Bay Area Blvd	Houston	TX	77058	281-990-0850		
	200 S Oakridge Dr,						
Bandon Fitness (Texas), Inc.	•	Hudson Oaks	TX	76087	817-594-3432		
, ,,							
Bandon Fitness (Texas), Inc.	11511 FM-1960	Huffman	TX	77336	281-324-3900		
	2414 Sam Houston						
Bandon Fitness (Texas), Inc.	Ave	Huntsville	TX	77340	936-337-7400		
	3401 W Airport Frwy,						
DDW Integration, LLC	Ste 216	Irving	TX	75062	972-232-7755		
	6941 Riverside Dr,						
PBG Irving LLC	Ste 120	Irving	TX	75039	972-957-3666		*

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Bandon Fitness (Texas), Inc.	319 E Tena St	Jacksonville	TX	75766	903-339-3120		
V .F 7 F7 110	0051		T)/	70507	540 740 0770		
Young Family Fitness, LLC	305 Limestone Ter	Jarrell	TX	76537	512-746-6776		+
Joshua Fitness, LLC	617 N Broadway St	Joshua	TX	76058	817-426-8116		
JB&B Stewart Holdings, LLC	017 N Bloadway St	Joshua	11/	70030	017-420-0110		1
and Mary Stewart	217 Hwy 156 N	Justin	TX	76247	940-648-1099		*
,	,						1
Espinal Fitness, LLC	20045 Katy Fwy	Katy	TX	77450	832-802-7999		
	1251 Pin Oak Rd,						
SARTIR INVEST LLC	Ste 113	Katy	TX	77494	832-437-1513		
Bandon Fitness (Texas), Inc.		Kaufman	TX	75142	972-932-2219		
AEV Eito III O	9500 Ray White Rd,			70044	047 744 0700		
AFK Fitness, LLC	Ste 125	Keller	TX	76244	817-741-2700		
Chad and Tamra Bullard	761 Keller Pkwy	Keller	TX	76248	817-718-7676		
Chad and Tarma Dullard	131 Business Park	Ketter	11/	70240	817-710-7070		
Lil Guy Enterprises, llc	Dr	Kenedy	TX	78119	830-583-3500		
				7.0220			
Kerrville AF, LLC	849 Junction Hwy	Kerrville	TX	78028	830-315-2200		
	2802 W Stan						
Waller Entertainment, LLC	Schlueter Loop, Ste	Killeen	TX	76549	254-213-3422		
LD Hibbard, Jr. and Julie							
Hibbard	802 E. McCart St.	Krum	TX	76249	940-482-2900		
	21195 Hwy 35, Ste						
Bandon Fitness (Texas), Inc.		Kyle	TX	78640	512-268-2247		ļ
0	1414 W Fairmont		T./	77574	004 000 0040		
Outcome Enterprises, LLC Jonathan Hunter Spence	Parkway	La Porte	TX	77571	281-930-9949		
and Jesse Fuselier	20900 FM 1431	Lago Vista	TX	78645	512-980-0510		
and Jesse i usedei	1450 W Pleasant	Lago Vista	11/	78043	312-960-0310		
Shedrick Cole	Run Rd, #222	Lancaster	TX	75146	972-218-8600		
	7160 Justin Rd, Ste			7 0 2 10	072 220 0000		
2J Fitness, LLC	100	Lantana	TX	76226	940-584-0961		*
·							
Matthew Barto	7718 McPherson Rd	Laredo	TX	78045	956-608-3141		
	13857 US Hwy 87						
Bandon Fitness (Texas), Inc.	*	LaVernia	TX	78121	830-779-2801		
	4420 W Main St, Ste						
Austin Cam Fit LLC	В	League City	TX	77573	281-338-4968		
Monroe Family Enterprises	1000 514 040 5: 5		T.,		400 705 15		
Inc.	1062 FM 646, Ste C	League City	TX	77539	409-795-1347		
League City Eitness Inc	3202 Marina Bay Dr	League City- Kemah	TX	77565	281-535-5700		
League City Fitness, Inc.	2800 S Bagdad Rd,	NEIIIdII	11/	77303	201-000-0/00		
Fitness Group, LLC	Ste H	Leander	TX	78641	512-260-9797		
Rumsey & Fuselier Fitness,	1490 Valley Rdg	20011001	177	, 5541	312 200 0707		
LLC	Blvd	Lewisville	TX	75077	469-510-8896		
			1				
Bandon Fitness (Texas), Inc.	2351 N Main St	Liberty	TX	77575	936-336-5700		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
	14365 W State Hwy						
Bandon Fitness (Texas), Inc.	29	Liberty Hill	TX	78642	512-778-6844		
Bandon Fitness (Texas), Inc.	618 N. Main St.	Lindale	TX	75771	903-882-0202		
						Projected to open in	
Brent Johnson	812 Brendan Dr	Little Elm	TX	75068	469-733-4033	-	
		l <u>-</u> .				Projected to open in	
Brent Johnson	812 Brendan Dr	Little Elm	TX	75068	469-733-4033	Alvarado, IX	
Quality Fitness II C	2701 Little Elm	Little Elm	TV	75000	400 200 0201		
Quality Fitness, LLC	Pkwy, Ste 150 1710 S Colorado St,	Little Elm	TX	75068	469-200-0291		
Bandon Fitness (Texas), Inc.	1	Lockhart	TX	78644	512-668-5107		
Mike Bailey and Amber	710 Estes Dr, Ste	LOCKHAIT	11/	70044	312-008-3107		
Bailey	100	Longview	TX	75602	903-236-0045		
Mike Bailey and Amber	100	2011811011	17.	70002	000 200 00 10		
Bailey	100 Kate St	Longview	TX	75604	903-291-9500		
		Ü				Projected to open in	
Impacto Duro, LLC	6020 89th St	Lubbock	TX	79424	806-470-7057	Wolfforth, TX	
						Projected to open in	
Jeff Braselton	6113 87th Street	Lubbock	TX	79424	713-823-7999	Lubbock, TX	
Jeff Braselton and Charles							
Amato	10208 Frankford Ave	Lubbock	TX	79424	806-784-2205		
	2950 S John Redditt						
Empresas Noyola, LLC	Dr., Ste. 108	Lufkin	TX	75904	936-634-9600		
	139 N LHS Dr, Ste						
Bandon Fitness (Texas), Inc.		Lumberton	TX	77657	409-755-1000		
Danielan Fitarana (Taura) Ina	18355 FM-1488, Ste	Margaretia	T.V.	77054	040 700 0404		
Bandon Fitness (Texas), Inc.	300	Magnolia	TX	77354	346-703-2181		
Talley and Talley LLC	9533 FM 1488	Magnolia	TX	77354	832-343-3123		
Talley and Talley LLC	1407 Mormon Mill	Мадпопа	1/	77334	632-343-3123		
Marble Falls Anytime, LLC	Rd	Marble Falls	TX	78654	830-798-2424		
MARSHALL FAMILY	1806 E End Blvd N,	Tidible Falls	17.	70004	000 700 2424		
FITNESS, LLC and Brent	Ste 1000	Marshall	TX	75670	903-702-1002		
C & G Fitness Enterprises,	2014 W University						
LLC	Dr, Ste 390	McKinney	TX	75071	469-952-3488		
	1860 S						
Dog Gum LLC	Independence Pkwy	McKinney	TX	75072	972-924-0424		*
	908 Sutherland					Projected to open in	
Dog Gum LLC	Drive	McKinney	TX	75071	469-556-2341		*
	908 Sutherland					Projected to open in	
Dog Gum LLC	Drive	McKinney	TX	75071	469-556-2341	Dallas, TX	*
MITT FIT I I O	0.400 TV 404 "105	 	T) (044.046.5555		
MITT FIT LLC	8480 TX-121, #102	McKinney	TX	75070	214-310-3868		<u> </u>
Supply/alo Eithogo II C	1200 E Davis St, Ste 130	Mosquite	TV	75140	072 202 5050		*
Sunnyvale Fitness, LLC Brent Johnson and Melissa	130	Mesquite	TX	75149	972-203-5858		
Johnson	1005 E Milam St.	Mexia	TX	76667	254-433-8999		
Johnson	TOUGE PHICALITY SE.	ιτολία	1/	/000/	204-400-0999	Projected to open in	
MRWLANDMAN, LLC	2208 Neely Ave	Midland	TX	79705	903-767-1402		
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PHINVEANDPIAN, LEG	2410 FM 663, Ste						

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
,	140 Garrett Morris						· ·
Bandon Fitness (Texas), Inc.	Pkwy	Mineral Wells	TX	76067	940-328-0400		
	1626 East Griffin						
Raul Bencomo	Parkway	Mission	TX	78572	956-600-8944		
Bandon Fitness (Texas), Inc.	20873 Eva St, Ste A	Montgomery	TX	77356	936-449-8100		
	910 Pine Market	9 ,					
Carter Jackson Corp.	Ave, Ste 100	Montgomery	TX	77316	936-657-5151		
						Projected to open in	
Carter Jackson Corp.	155 Jacks Corner Dr	Montgomery	TX	77316	346-814-8991	The Woodlands, TX	
						Projected to open in	
Carter Jackson Corp.	155 Jacks Corner Dr	Montgomery	TX	77316	346-814-8991	Conroe, TX	
·						Projected to open in	
Carter Jackson Corp.	155 Jacks Corner Dr	Montgomery	TX	77316	346-814-8991	Conroe, TX	
		Mount					
MP FAMILY FITNESS LLC	668 S Jefferson Ave	Pleasant	TX	75455	903-577-8877		
Avalon Investments, LLC	3801 North St	Nacogdoches	TX	75965	936-205-9165		
		, and the second					
Bandon Fitness (Texas), Inc.	980 James Bowie Dr	New Boston	TX	75570	903-628-0035		
	2351 Loop 337, Ste						
Forty-Six Fitness LLC	c	New Braunfels	TX	78130	830-625-5402		
Clint Gillispie	1501 E 8th St	Odessa	TX	79761	432-272-0071		*
Next Level Fitness Group							
LLC	2190 S. Loop 256	Palestine	TX	75801	903-480-6474		*
	·						
Bandon Fitness (Texas), Inc.	211 W. 30th Ave.	Pampa	TX	79065	806-665-3333		
Brad Hill	3380 NE Loop 286	Paris	TX	75460	903-784-8824		
	12573 W Broadway						
Bandon Fitness (Texas), Inc.	St	Pearland	TX	77584	832-736-3654		
Jody Graham Investments,	8703 Broadway St.,						
LLC	Ste. 101	Pearland	TX	77584	832-736-9150		
Tonmar Enterprises, LLC	804 N Oak St	Pearsall	TX	78061	830-267-3131		*
·							
Bandon Fitness (Texas), Inc.	220 South Main St	Perryton	TX	79070	806-648-1171		
LD Hibbard, Jr. and Julie	770 S Hwy 377,						
Hibbard	Suite 205	Pilot Point	TX	76258	940-686-0659		
Rebecca Moses	1601 Kermit St.	Plainview	TX	79072	806-296-7777		
	6921 Independence						
Mrs. 305 Enterprises LLC	Pkwy	Plano	TX	75023	972-943-9348		
	1240 West Oaklawn						
Prater Fitness LLC	Rd, Ste 103 & 104	Pleasanton	TX	78064	830-268-8444		
	300 Tiney Browning						
TyLaFitness, LLC	Blvd, Ste F	Port Lavaca	TX	77979	361-482-0631		*
	1170 N Preston Rd,						
Bandon Fitness (Texas), Inc.	Ste 290	Prosper	TX	75078	972-347-9661		
	132 E Ovilla Rd, Ste						

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Freedom Fitness Group,							
LLC	819 W Arapaho Rd	Richardson	TX	75080	972-427-4001		
	904 Audelia Rd, Ste						
LTAF1, LLC	400	Richardson	TX	75081	972-808-6768		*
	15014 Lakefair Dr,						
E-Vista Partners, LLC	Ste A	Richmond	TX	77406	281-762-1974		
·	7850 W Grand Pkwy						
Madry Barton, LLC	S	Richmond	TX	77406	281-207-9890		*
DFH RK, LLC, Danielle Koller	1212 N. Hwy. 377,						
and Nicole Welborn	Ste. 115	Roanoke	TX	76262	682-237-7878		
	2318 Greencrest						
Rains Gains, LLC	Blvd	Rockwall	TX	75087	972-722-4441		
,	1636 Minonite Rd,						
G2P, LLC	Suite 600	Rosenberg	TX	77469	832-612-2828		
	2650 Gattis School						
CP Fitness, LLC	Rd	Round Rock	TX	78664	512-919-4104		
Lonnie Larson and Steven							
Hudson	5290 N AW Grimes	Round Rock	TX	78665	512-686-1911		
	1029 N Saginaw						
Bandon Fitness (Texas), Inc.		Saginaw	TX	76179	682-224-3166		
() ()							
Bartlett Family Fitness, LLC	701 Williams Rd	Salado	TX	76571	254-947-1063		
Herkert Fitness Group							
(Midland), LLC	4471 Sunset Blvd	San Angelo	TX	76901	325-617-7818		
(,,, ===			1				
Alamo Ranch Fitness, LLC	14249 Potranco Rd	San Antonio	TX	78253	210-564-9003		
	24165 Interstate		1	1			
Bandon Fitness (Texas), Inc.		San Antonio	TX	78257	210-698-5111		
	8202 N Loop 1604		1,7,	1.020.			
Bandon Fitness (Texas), Inc.		San Antonio	TX	78249	210-877-5305		
	, 010 110 110		1	1			
Bandon Fitness (Texas), Inc.	6820 Alamo Pkwy	San Antonio	TX	78253	210-688-0024		
	3030 Thousand		1	1 2 2 3			
Extreme Fitness, LLC	Oaks, Ste 110	San Antonio	TX	78247	210-444-9336		
Extromo Fittiooo, EEG	Cano, cto 110	Garry arterno	17.	7 02 17	220 111 0000		
Huebner Fitness, LLC	16535 Huebner Rd	San Antonio	TX	78248	210-571-9656		
	13470 Remuda		1	1		Projected to open in	
JK Ybarra Family, LLC	Ranch Dr.	San Antonio	TX	78254	210-381-0292	San Antonio, TX	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	9023 Huebner Rd,		1	1			
Le Jeune Fitness LLC	Ste 100	San Antonio	TX	78240	210-596-4033		
20 304110 1 1411000 220	0.00 200	Garry arterno	17.	7 02 10	210 000 1000		
Le Jeune Fitness LLC	8126 Tezel Rd	San Antonio	TX	78250	210-960-1320		
Ed Journal Filliona EEO	012010201110	Garry artorno	17.	70200	210 000 1020	Projected to open in	
NuGo Investments, LLC	922 Amberstone	San Antonio	TX	78258	956-286-8009	San Antonio, TX	
Trado invocamento, ELO	20079 Stone Oak	Garry artorno	17.	70200	000 200 0000	Garrantonio, 17	
Primeshop Inc.	Pkwy, Ste 2106	San Antonio	TX	78258	210-403-2900		
ер шог	21303 Plaza de		1	. 3200		Projected to open in	
Sandra Gonzalez	Cadiz	San Antonio	TX	78257	210-867-9166	•	*
Janua Jonealor	21303 Plaza de	34.17 11101110	1.7	, 5207	210 007 0100	Projected to open in	
Sandra Gonzalez	Cadiz	San Antonio	TX	78257	210-867-9166		*
Outland Outleaner	21303 Plaza de	Jan Antonio	11/	70207	210-007-9100	Projected to open in	
Sandra Gonzalez	Cadiz	San Antonio	TX	78257	210-867-9166		*
Gariara Gorizatez	Jauiz	Jan Antonio	117	1/020/	710-007-3100	ו, עו, אוי,	<u> </u>

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
,	14124 Culebra Rd,	ĺ					
Strattco Unlimited, LLC	Ste 110	San Antonio	TX	78254	210-625-3828		
	4200 McCullough						
TyLaFitness, LLC	Ave	San Antonio	TX	78212	210-829-8400		
	5138 UTSA Blvd, Ste						
TyLaFitness. LLC	109	San Antonio	TX	78249	210-966-8466		
Veronica Durnen and Leo	26108 Overlook						
Durnen	Pkwy, Ste 1110	San Antonio	TX	78260	830-714-4540		
	1917 Dutton Dr, Ste.						
Bandon Fitness (Texas), Inc.		San Marcos	TX	78666	512-396-2247		
	551 N Stemmons						
JONESIN, LLC	Fwy	Sanger	TX	76266	940-458-2020		
D E': (T)	4000 514 470 4		T./		400 005 4000		
Bandon Fitness (Texas), Inc.		Santa Fe	TX	77517	409-925-1000		
Dandan Fitness (Tayos) Inc	3820 FM 3009, Ste	Cala auto	l _{TV}	70454	040 500 4544		
Bandon Fitness (Texas), Inc.	140	Schertz	TX	78154	210-566-4511	Projected to open in	
P Eit Anutimo II C	902 West Ave	Schulophurg	TX	78956	512-779-5682		*
B Fit Anytime LLC	902 West Ave	Schulenburg	11/	76936	312-779-3662	Projected to open in	
P Eit Anutimo II C	902 West Ave	Schulophurg	TX	78956	512-779-5682		*
B Fit Anytime LLC	902 West Ave	Schulenburg	11/	76936	512-779-5662	Deliville, 1A	
B Fit Anytime, LLC	501 N Main St	Schulenburg	TX	78956	979-505-5055		
DTICATIVATIO, LLO	301 W Halli St	ochatchburg		70000	373 303 3033		
Bandon Fitness (Texas), Inc.	380 N Hwy 175	Seagoville	TX	75159	972-567-8090		
Bandon i inicos (Toxas), mo.	1425 N Hwy 123	ocagoviiic		70100	072 007 0000		
Forty-Six Fitness LLC	Вур	Seguin	TX	78155	830-379-2241		
1 0119 0111 1111000 220	4511 College Ave,	0084111	 	70100	000 070 2211		
Nettles Fitness, LLC	Ste 150	Snyder	TX	79549	325-515-0440		
	20631 Kuykendahl	- ,					
Durbin Industries, LLC	Rd, Ste 150	Spring	TX	77379	832-843-6437		
·	,						
JP Enterprise Vision LLC	2040 Louetta Rd	Spring	TX	77388	281-288-8322		
Mariles Offshore							
Incorporated	1523 Rayford Rd.	Spring	TX	77386	281-292-3344		*
Mariles Offshore							
Incorporated	5645 Treaschwig Rd	Spring	TX	77373	281-784-2440		*
	2115 W.						
Stephenville Fitness, LLC	Washington St.	Stephenville	TX	76401	254-434-2514		*
Stockdale Fitness, LLC	404 W Main St	Stockdale	TX	78160	830-996-1006		
	17034 University						
Becky G Fitness, LLC	Blvd	Sugar Land	TX	77479	346-304-2560		
Sulphur Springs Fitness,		Sulphur					
LLC	1185 S. Broadway	Springs	TX	75482	903-885-3434		
	1000-C E. Broadway			70===	005 005 555]_
Anytime Sweetwater, LLC	St	Sweetwater	TX	79556	325-236-6366		*
Acuen Deux - :!	100 110 111 1 5	Toule ::		7057,	F40 000 440 4		
Aaron Bernard	106-116 W Lake Dr	Taylor	TX	76574	512-309-4194		
Chrilen II C	E410 \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Tomple	Tv	76500	254 700 2424		
ChriJen, LLC	5418 W Adams Ave	Temple	TX	76502	254-780-3131		
Randon Eitnass (Tayas) Inc	101 Sam Walton	Torroll	Tv	75100	070 560 4050		
Bandon Fitness (Texas), Inc.	vvay	Terrell	TX	75160	972-563-4050		<u> </u>

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Workout Texarkana LLC	3415 Richmond Rd	Texarkana	TX	75503	903-794-5348		
ARROWHEAD FITNESS DFW			L.				
LLC	5701 E TX-121	The Colony	TX	75056	469-795-7676		
Brent Johnson and Melissa	0000000000	.	T\/	75000	000 000 4050		
Johnson	866 S Robb St	Trinity	TX	75862	936-260-4656		
Bandon Fitness (Texas), Inc.	1827 Troup Hww	Tyler	TX	75701	903-509-1121		
bandon i idiess (iexas), ilie.	6435 Old	Tyter	17	73701	300 303 1121		
Bandon Fitness (Texas), Inc.		Tyler	TX	75703	903-617-6590		
	385 Henry Hynds						
Cage Sawyers	Ехру	Van Alstyne	TX	75495	903-627-4300		
Brent Johnson and Melissa							
Johnson	4117 Hillcrest Plaza	Vernon	TX	76384	940-489-2001		
	3801 Houston Hwy,						
PBG Victoria LLC	Ste 300	Victoria	TX	77901	361-703-5018		
SETX Fitness, LLC	1067 N Main St	Vidor	TX	77662	409-769-7767		
	4700 Bosque Blvd,						
Kristen Littlefield	Unit G	Waco	TX	76710	254-655-7100		
D	1000 Malua aa Duisa)A/	T./	70740	004 404 4047	Projected to open in	
Roycroft Ranch, LLC	1000 Melrose Drive	Waco	TX	76710	361-484-1247	vvaco, ix	
Bandon Fitness (Texas), Inc.	600 N. Kings Hwy,	Waka Villaga	TX	75501	903-832-5438		
Danuon Filliess (Texas), ilic.	1011 N Hwy 77, Ste	Wake Village	IX	75501	903-832-5438		
Lakeside Fitness, LLC	103	Waxahachie	TX	75165	972-923-2171		*
Lukeside i itiless, LLO	100	vaxariacine	1/A	73103	372 323 2171		
Bandon Fitness (Texas), Inc.	1108 S Main St	Weatherford	TX	76086	817-596-3600		
	2407 N Richmond						
Bandon Fitness (Texas), Inc.	Rd	Wharton	TX	77488	979-282-9000		
WHITE OAK FAMILY FITNESS							
LIMITED LIABILITY	202 W US Hwy 80	White Oak	TX	75693	903-297-4740		
Bandon Fitness (Texas), Inc.	601 Hwy 110 N	Whitehouse	TX	75791	903-871-3218		
Bandon Fitness (Texas), Inc.	· · · · · · · · · · · · · · · · · · ·	Whitney	TX	76692	254-694-2020		
D F:	12501 Canyon Falls	NA (*11:	T\/	77040	000 704 5007		*
Bandon Fitness (Texas), Inc	Blvd 14306 RR-12, Stes	Willis	TX	77318	936-701-5097		^
Bandon Fitness (Texas), Inc.	· ·	Wimberley	TX	78676	512-847-8887		
Brent Johnson and Melissa	1121 S Magnolia ,	viiiibertey	IA	78070	312-047-0007		
Johnson	Ste 200	Woodville	TX	75979	409-402-5222		
Engert & Fuselier Fitness,	230 200		<u> </u>	1.30,0	.00 102 0222		
LLC	101 S Ballard St	Wylie	TX	75098	972-461-1600		
		,			170		
B Fit Anytime, LLC	710 Yoakum St	Yoakum	TX	77995	361-298-5400		
JUSTINTIME, LLC	533 W 750 S	Bountiful	UT	84010	385-414-2768		
	1803 W 1800 N, Ste						
Caliber Fit, LLC	E4	Clinton	UT	84015	801-775-0222		
Terri E							
McQuiston/Grantsville	225 E. Main St	Grantsville	UT	84029	435-884-5565		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
	11117 North Alpine						
CSL Fitness, LLC	Hwy	Highland	UT	84003	801-230-9119		
			l				
Omada Holdings LLC	390 W State St	Hurricane	UT	84737	435-429-1855		
Caliber Fitness, LLC	1330 E Hwy 193, Ste C2	Layton	UT	84040	801-771-5100		
Vicente Martinez and	02	Layton	01	04040	001-771-3100	Projected to open in	
Stephanie Martinez	848 N 440 W	Logan	UT	84321	435-265-0251	'	
<u> </u>	785 E Fort Union	ŭ				,	
Bandon Fitness (Texas), Inc.	Blvd	Midvale	UT	84047	801-559-7373		*
CB3, LLC	742 Highway 198	Payson	UT	84651	801-400-6549		
	2722 West 12600	B		0.4005	004 070 0000		
Justintime, LLC	South	Riverton	UT	84065	801-878-3388		
Ultimate Potential, LLC	2332 E 2100 S	Salt Lake City	UT	84106	801-891-8388		
Ottimate i otentiat, LLO	328 E Crossroads	Saratoga	01	04100	001-031-0300		
Justintime, LLC	Blvd	Springs	UT	84045	801-768-8900		
,							
Live Strong Investments LLC	665 E 400 S	Springville	UT	84663	801-491-9977		
Pender Athletic Brands, Inc.		St. George	UT	84790	435-900-3090		
	500 E. Village Blvd.,	Stansbury					
Stansbury Fitness, LLC	Ste. 103	Park	UT	84074	435-882-7478		
Douglas S. McQuiston	227 N Main St	Tooele	UT	84074	435-882-1811		
Douglas 3. McQuiston	2003 W Hwy 40, Ste	Toolete	01	04074	433-662-1611		
Beast Mode Fitness, Inc.	K10	Vernal	UT	84078	435-789-9955		
,							
Chad Peck	111 N Geneva Rd	Vineyard	UT	84057	385-203-2348		*
Kris Hartz, LLC	220 Cook St	Abingdon	VA	24210	276-525-1278		
	7009 Manchester						
Alexandria The Great, LLC	Blvd, Ste E	Alexandria	VA	22310	703-822-9950		
Leveret VII, LLC	6090 Rose Hill Dr	Alexandria	VA	22310	703-774-3057		
Leveret vii, LLC	1919 N Lynn St, STE	Alexanuna	VA	22310	703-774-3037		
Fitnation, LLC	103	Arlington	VA	22209	571-339-1919		
,							
Gupta Fitness Inc.	113 Junction Drive	Ashland	VA	23005	804-412-4999		
	6394 Village Center						
Vato Fitness Bealeton LLC	Dr.	Bealeton	VA	22712	540-340-4898		
	10.4 10: 0:	,	. , ,	000::	F40 000 5555		
Sayvor, LLC	19 1st St, Ste 201 1480 S Main St, Ste	Berryville	VA	22611	540-300-6928		
Anytime VA, LLC	1480 S Main St, Ste	Blacksburg	VA	24060	540-951-1340		*
ranyumic va, LLO	100	ษเดอหวมนาธ	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	24000	040-001-1040		
Protti-Lawrence Fitness LLC	537 Commerce Dr	Bluefield	VA	24605	276-322-7781		
Engert & Fuselier							
Investments, LLC	3177 Linden Dr	Bristol	VA	24202	276-644-1180		
	10350 Bristow Ctr						
Bazzari, LLC	Dr	Bristow	VA	20136	571-261-9661		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Critical Skills Consulting,	13609 Carrollton	,		•			
LLC	Blvd, Suites 8,9-10	Carrollton	VA	23314	757-745-7060		
	1051 Claypool Hill						
PK Fitness, Inc.	Mall Rd	Cedar Bluff	VA	24609	276-598-4708		
	14511 Lee Jackson						
Immersion Incorporated	Memorial Hwy	Chantilly	VA	20151	703-376-8550		
Threeboys Fitness, LLC	1434 Rolkin Ct	Charlottesville	VA	22911	434-971-5566		*
Bandon Fitness (Texas), Inc.	1501 Cedar Rd	Chesapeake	VA	23322	757-410-5522		
	237 Carmichael						
Blue Heron Fitness, Inc.	Way	Chesapeake	VA	23322	757-651-4146		
	509 Trade Wind					Projected to open in	
Matthew Sonet	Place, Apt 203	Chesapeake	VA	23323	919-986-2136	Moyock, NC	*
	12324 Bermuda						
Shashi Enterprises LLC	Crossroad Ln.	Chester	VA	23831	804-768-6000		
Fast Eddie's Fitness IV, LLC	767 Nalles Mill Rd	Culpeper	VA	22701	540-317-1142		
Tadik Corporation	5255 Waterway Dr	Dumfries	VA	22025	703-590-9900		
JAMfit, LLC	9529 Braddock Rd	Fairfax	VA	22032	703-570-8998		
			l				
Anytime VA, LLC	7339 Lee Hwy	Fairlawn	VA	24141	540-633-3004		*
			l.,,	20054			
Franklin Fitness, LLC	1347 Armory Dr.	Franklin	VA	23851	757-304-6444		*
	07001	Fredericksbur	.,,	00.400	540.047.0745		
Fast Eddie's Too LLC	27 S Gateway Dr	g	VA	22406	540-217-6745		
William Lewis Foxx Jr.	710 Amelia St	Fredericksbur	VA	22401	540-680-5955		
F4 F-1-1:-1- F:4 III 11 0	70 Riverton	Format David	.,,	00000	540,000,440,4		
Fast Eddie's Fitness III, LLC	Commons Dr.	Front Royal	VA	22630	540-636-4434		
Bandon Fitness (Texas), Inc.	16 Towne Center	Hammton	\/A	22000	757 004 0000		
Rumsey & Fuselier Fitness,	7084 Hayes	Hampton	VA	23666	757-224-6999		
LLC	· ·	Нама	\/^	23072	804-684-1430		
LLC	Shopping Ct 2623 New Concorde	Hayes	VA	23072	004-004-1430	Projected to open in	
Groove Hospitality LLC	Ct	Herndon	VA	20171	703-901-2611		
Groove riospitatity LLC	Ot .	riemuon	IVA	20171	703-901-2011	riemaon, va	
Fast Eddie's Fitness, LLC	16453 Merchants Ln	King George	VA	22485	540-709-7950		
1 dot Eddie 3 i tiliess, EEO	10400 Fictionality En	King Ocorge	VA	22400	340 703 7330		
Lovettsville Fitness LLC	18 Town Square	Lovettsville	VA	20180	540-668-5224		
LOVERISVINE FICHESS LLO	10 Town Oquare	Lovettovitte	V/\	20100	040 000 0224		
Sodhi Inc.	81 Callohill Dr	Lovingston	VA	22949	434-263-5559		
		20111.801011			.0.200000		
MadFox, LLC	46 Madison Plz Dr	Madison	VA	22727	434-616-6671		
, -		Manassas		<u> </u>	. , ,		
Leveret VIII, LLC	8224 Spruce St	Park	VA	20111	703-621-1443		
Callan Drive Investments	118 Atkins Farm						
LLC	Lane	Marion	VA	24354	276-378-7676		
		Mechanicsvill					
AF Mechanicsville Inc.	8319 Bell Creek Rd	е	VA	23116	804-730-4548		*
Eric Gleason and Samantha	2406B E. Little Crk.						
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					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Robert Stumpf and Evan		,					· ·
Stumpf	780 W. 20th St.	Norfolk	VA	23517	757-965-2348		
•	12379 B James						
John Crowder	Madison Hwy	Orange	VA	22960	540-672-1252		
	68 Heritage Dr., Unit			1			
Gupta Enterprises Inc.	2	Palmyra	VA	22963	434-591-1105		
The Premonition of		,					
Purcellville, LLC	609 E Main St	Purcellville	VA	20132	540-441-3930		
Critical Skills Consulting							
LLC	11740 W Broad St	Richmond	VA	23233	804-418-3753		
Dave & Myra, LLC	7101 Forest Hill Ave	Richmond	VA	23225	804-404-3604		
AFG, LLC	5924 Seminole Trl,	Ruckersville	VA	22923	434-985-3523		
,	,			1			
Anytime Salem, LLC	35 Spartan Dr	Salem	VA	24153	540-375-2900		*
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William Lewis Foxx Jr.	7501 Graham St	Spotsylvania	VA	22553	540-805-5164		
Trittiani Estrici Ostasii	7001 014114111 01	opotoytvama			0.10 000 010 1		
Jawad Malakzada	6400 Brandon Ave	Springfield	VA	22150	703-936-7070		
Jamaa i latanzada	815 Wonder Road,	opringinota	• • • • • • • • • • • • • • • • • • •	12230	700 000 7070		
Aaryan Fitness LLC	Suite 120	Stafford	VA	22554	703-891-1972		
7 taryan i italogo EEO	ourio 120	Otariora	V/,	22004	700 001 1072		
Bandon Fitness (Texas), Inc.	25 Tech Pkwy	Stafford	VA	22556	540-877-6933		
Danaon i inicoo (Toxao), inc.	20 Bobby's Way, Ste	Otariora	, , , , , , , , , , , , , , , , , , ,	22000	040 077 0000		
John Adamson	103	Staunton	VA	24401	540-221-2900		
John Addinson	100 Founders Wy,	otaunton	VA	24401	340 221 2300		
Fast Eddie's Fitness V, LLC	Suite 6, 7, 8	Strasburg	VA	22657	540-242-3288		
Critical Skills Consulting,	Carte 0, 7, 0	otrasburg	V/\	22007	040 242 0200		
LLC	2999 Corporate Ln	Suffolk	VA	23434	757-809-3116		
LLO	5300 Kemps River	Sunotk	V \	20404	737-003-3110		
1265 Fitness, LLC	Dr.	Virginia Beach	\/Δ	23464	757-233-0240		
Eric Gleason and Samantha		Viigiilia Deacii	I V A	23404	737-233-0240		
Gleason	4324 Holland Rd.	Virginia Beach	\/Δ	23452	757-498-3274		
Oleason	2090 Princess Anne	Viigiilia Deacii	I VA	23432	737-490-3274		
Fitfam LLC	Rd, Suite 100	Virginia Beach	\/^	23456	757-689-4712		
Fittalli LLO	3352 Princess Anne	Viigiilia beacii	IVA	23430	737-009-4712		
Fitness F. Inc	Rd, Suite 905	Virginia Beach	,,	23456	757-301-7800		
Fitness 5, Inc.	1079 Independence	Viigiilia beacii	VA	23436	757-301-7600		
Fitness 5, Inc.	Blvd.	Virginia Beach	\/^	23455	757-963-7998		
ritiless 5, ilic.	1274 N Great Neck	Viigiilia beacii	VA	23433	757-965-7996		
Impressive Eitness II C		Virginia Dagah	\/^	23454	757 227 0447		
Impressive Fitness, LLC	Rd.	Virginia Beach	VA	∠3454	757-227-9447		+
JL Fitness LLC	OSO Lockin Dd	Virginia Basah	\/^	22454	757 060 0000		
DE LIMICOS FFO	968 Laskin Rd.	Virginia Beach	VA	23451	757-962-0802		+
Vata Eitnasa Warrantan II. O	251 West Loc Liver	Marrantan	\ _{\/} ^	20100	E40 350 5050		
Vato Fitness Warrenton LLC	ļ -	Warrenton	VA	20186	540-359-5658		
Critical Skills Consulting,	5251 John Tyler	William ab	_{/,}	22405	757 000 4005		
LLC	Hwy, Ste 31	Williamsburg	VA	23185	757-903-4265		+
O a adh was N	11403 Windsor Blvd,	NAC:I	l.,,	00.40-	757.070.075		
Goodlynn Ventures, LLC	Ste D-E	Windsor	VA	23487	757-870-2737		
Intelligence and Systems	16705 River Rdg		l				
Solutions Inc.	Blvd	Woodbridge	VA	22191	703-441-1800		
	12751 Marblestone			1			
Second Sigma LLC	Dr	Woodbridge	VA	22192	703-680-6340		*

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Sayvor, LLC	1025 S Main St	Woodstock	VA	22664	540-409-5791		
Protti-Lawrence Fitness,							
LLC	1155 N 4th St	Wytheville	VA	24382	276-335-2122		
	5304 George						
Joseph Krause	Washington	Yorktown	VA	23692	757-369-4844		
		Zion	l				
John Crowder	75 Freedom Dr	Crossroads	VA	22942	540-832-0434		
ALVAD O	100 5 101	.		05004	000 004 0404		
AKAD Capital, Inc.	120 Depot St	Bennington	VT	05201	802-681-0161		
Tinanan Fatawawiasa IIO	217 Woodstock Ave,	D. stland		05704	000 055 0050		
Tinman Enterprises, LLC	Ste F	Rutland	VT	05701	802-855-8253		
STS Investments, Inc.	2616 Simpson Ave	Aberdeen	WA	98520	360-637-9111		
515 lilvestifients, file.	2010 Simpson Ave	Aberdeen	VVA	98520	360-637-9111		
Zach Fullwiler	104 S Olympic Ave	Arlington	WA	98223	360-322-6643		
Dynamic Fitness Solutions,	2219 Rimland Dr,	Artington	VVA	30223	300-322-0043		
LLC	Ste 103	Rollingham	WA	98226	360-986-5600		
Dynamic Fitness Solutions,	Ste 103	Bellingham	VVA	90220	300-960-3000		
LLC	115 W Kallagg Dd	Pollingham	WA	98226	360-306-5858		*
LLC	115 W Kellogg Rd 3125 Old Fairhaven	Bellingham	VVA	90220	360-306-3636		
ROQ Fitness, LLC		Pollingham	WA	98225	360-788-5900		
ROQ Filliess, LLC	Pkwy, Ste 101	Bellingham	VVA	98225	360-788-5900		
Mike Andes Enterprises LLC	8115 Rirch Ray Sa St	Rlaine	WA	98230	360-393-3330		
Mike Alides Eliterprises LLC	6113 birch bay 34 3t	Diame	VVA	90230	300-393-3330		
JWMII Corp.	135 Jefferson Ave	Buckley	WA	98321	360-829-5156		
JWI III Corp.	515 Harrison Ave.,	Ducktey	VVA	30321	300-023-3130		
Jason Wilson	Ste. B	Centralia	WA	98531	360-736-1900		
Jason Witson	ote. b	Centratia	VVA	30331	300-730-1300		
SMS Fit, Inc.	3 W Crawford St	Deer Park	WA	99006	509-276-5880		
0110110, 1110.	21819 Marine View	Boorrank	1	00000	000 270 0000		
The Tyler Corporation LLC	Dr S	Des Moines	WA	98198	206-460-1212		
The Tyter Corporation ELC	2620 Williamson Pl	Destrionies	1	30130	200 400 1212		
Building Better Bodies, LLC	NW	Dupont	WA	98327	253-267-5425		
Baltania Better Boares, ELO	1444	East	1	00027	200 207 0420		
Isaiah Wily and Sarah Wily	515 Grant Rd	Wenatchee	WA	98802	509-888-1559		
loaidii Vitty and Garan Vitty	22824 100th Ave	VVCHGCOTICC	1	00002	000 000 1000		
46 Belly LLC	West	Edmonds	WA	98020	425-670-2373		
TO DON'Y ELO	West	Lamonas	1000	00020	420 070 2070		
Bodyworks, Inc.	2305 W Dolarway Rd	Fllensburg	WA	98926	509-925-5445		
Dodyworks, mo.	2000 W Botal Way Na	Literiobarg	1077	00020	000 020 0440		
Elma Fitness, LLC	3 Shouweiler Rd	Elma	WA	98541	360-861-8340		
Land Fancos, LES	o onouwerter nu	Ettita	1000	00041	000 001 0040		
KASH, Inc.	514 Basin St NW	Ephrata	WA	98823	509-754-1066		
Melinda Lewis and Corey	1614 SW Dash Point	_pata	1	55020	200 / 0-4 1000		
Lewis	Rd	Federal Way	WA	98023	206-212-6176		
Leslie Hoefer and Michael		. Sasiat ivay	1	55020	200 212 0170		
Hoefer	5905 Portal Way	Ferndale	WA	98248	360-393-3779		
	5275 Olympic Dr	. 5		552-70	230 300 3773		
North Range Ventures, LLC	NW	Gig Harbor	WA	98335	253-509-2747		
TOTAL HANGO VOILUIOS, ELO		212 1101201	11/1	00000	200 000 2747		
Jaime De La Torre	121 Sunnyside Ave	Granger	WA	98932	509-383-6111		*
Janno Do La Tollo	TET Guilly Sluc AVE	21411501	**/1	100002	1 000 000 0111		ı

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
,	2909 S Quillan St,						· ·
GSD Balanced Fitness, Inc.	Ste 164	Kennewick	WA	99337	509-870-3730		*
·	13210 SE 240th St,						
Fitness Kent, LLC	Ste A-1	Kent	WA	98042	253-487-1604		
,			1				
AF Three, LLC	6533 132nd Ave NE	Kirkland	WA	98033	425-968-2341		
711 111100, 220	4200 6th Ave SE,	Tillitaria			120 000 20 11		
J. LINDBERG COMPANY	Suite 101	Lacey	WA	98503	360-456-5100		
7. LINDBLING GGT II 7 II VI	25 95th Dr NE, Ste	Lacey			000 100 0100		
Bandon Fitness (Texas), Inc.	·	Lake Stevens	WA	98258	425-334-1200		
<u> </u>	8520 Steilacoom	Lake Otovolie		00200	120 00 1 1200		
Melinda Lewis	Blvd SW	Lakewood	WA	98498	253-589-5277		
Tietinda Lewis	Diva Ovv	Lakewood		30430	200 000 0277		
B-Fit, LLC	23505 E Appleway	Liberty Lake	WA	99019	509-891-6800		
Leslie Hoefer and Michael	20000 L Appleway	Liberty Luke	1	100010	000 001 0000		
Hoefer	6918 Hannegan Rd	Lynden	WA	98264	360-306-8668		
Leslie Hoefer and Michael	0010 Hallilegali Nu	Lynden	VVA	30204	300-300-0000		
Hoefer	111 North 17th St	Lynden	WA	98264	360-543-8200		
поетег	111 NOI III 17 III 31	Lynden	IVVA	96204	300-343-6200		
Fit Family Lynnyyaad LLC	411 4 100th Ct CW/	Lympyyood		00000	405 400 0007		*
Fit Family Lynnwood, LLC	4114 198th St SW	Lynnwood	WA	98036	425-409-9067		^
LO L Fitmono LLO	1500 100md Ct C5	Mill Overale			405 005 0110		
J & L Fitness LLC	1523 132nd St SE	Mill Creek	WA	98208	425-225-6116		
	900 Meridian Ave E,	.		00054	050 547 0404		
Building Better Bodies, LLC	Ste 30	Milton	WA	98354	253-517-8431		
			l				
DDK Fitness LLC	619 N Stratford Rd	Moses Lake	WA	98837	509-764-0933		
	304 West Seattle		l				
Jaime De La Torre	Ave	Moxee	WA	98936	509-902-8212		*
Dynamic Fitness Solutions,							
LLC and Home Run Fitness,	205 W Stewart Rd	Mt Vernon	WA	98273	360-873-8377		*
	401 Washington						
AJAJ, LLC	Ave. N.	Orting	WA	98360	360-893-2443		
	740 E Main St, PO						
Lion Fitness LLC	Box 506	Othello	WA	99344	509-488-3484		
	112 Del Guzzi Dr,						
ABC Boddy, LLC	Ste. 5	Port Angeles	WA	98362	360-457-3200		
	690 SE Bishop Blvd,						
MDS FitnessPullman, LLC	Ste A	Pullman	WA	99163	509-332-3100		
Building Better Bodies, LLC	17615 85th Ave Ct E	Puyallup	WA	98375	253-210-8005		
	14312 Meridian Ave						
Evans Family Fitness LLC	E	Puyallup	WA	98373	253-268-3352		
Jeff Guentzel and Ramona	918 13th Ave SW,						
Guentzel	Ste G	Quincy	WA	98848	509-797-2100		
Northwest Wellness &	23435 NE Novelty						
Fitness, LLC	Hill Rd, Ste. F 503	Redmond	WA	98053	425-898-1199		
46 Belly LLC	64 Rainier Ave S	Renton	WA	98057	253-487-2044		
, -			 	1 200,			
MLM Fitness, LLC	4326 S Settler Drive	Ridgefield	WA	98642	360-557-2021		
	7020 0 Oction Drive	. II a bollota	'''	55542	550 557 2021		
AF Two, LLC	4524 Klahanie Dr SE	Sammamish	WA	98029	425-395-7248		
Daniel Has and Dylan Has	3944 S Morgan St	Seattle	WA	98118		Projected to open in	*
Daillet Has allu Dyldii Fids	144 O MUISAII OL	Jeanne	IVVA	laorig	410-990-2/34	r rojecteu to open ili	<u> </u>

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Darren Gillespie and Sean							
Erhardt	110 W Galer St	Seattle	WA	98119	206-535-7573		
	837 N. 34th St., Ste.						
Fitness Pro, LLC	220	Seattle	WA	98103	206-545-4348		
	1700 E Madison,						
Saldana Group, LLC	Suite B	Seattle	WA	98122	206-328-4455		
	2222 California Ave.						
Saldana Group, LLC	SW.	Seattle	WA	98116	206-306-6676		
						Projected to open in	
Saldana Group, LLC	4726 26th Ave SW	Seattle	WA	98106	206-240-3961	TBD, WA	
Dynamic Fitness Solutions,		Sedro-					
LLC and Home Run Fitness,	922 3rd St	Woolley	WA	98284	360-986-5888		
Bradshaw Development,							
Inc.	201 S 1st St	Selah	WA	98942	509-698-3500		
	10131 Old Olympic						
PH Fitness LLC	Hwy.	Sequim	WA	98382	360-683-4110		
	2121 Olympic Hwy						
J. LINDBERG COMPANY	N, Ste. 103-106	Shelton	WA	98584	360-462-2600		
	2603 Bickford Ave,						
Bandon Fitness (Texas), Inc.		Snohomish	WA	98290	425-374-3756		
THE TYLER COMPANY SNO	7713 Center Blvd						
LLC	SE, #120	Snoqualmie	WA	98065	425-396-1312		
	22307 Mountain						
Building Better Bodies, LLC	Hwy E	Spanaway	WA	98387	253-875-7976		
	8901 E Trent Ave,						
Jon Hawley	Ste 107	Spokane	WA	99212	509-315-5023		
Jon Hawley	10511 W Aero Rd	Spokane	WA	99224	509-624-2929		
Kentra Corp.	1804 W Francis Ave	Spokane	WA	99205	509-624-4444		
	7104 265th St NW,						
Fenex Fitness Facilities, LLC		Stanwood	WA	98292	360-939-9593		
Bradshaw Development,	1710 East Gregory						
Inc.	Ave	Sunnyside	WA	98044	509-837-7575		
Jeff Harrison	2623 N Pearl St	Tacoma	WA	98407	253-327-1515		
Fit City NW, LLC	425 S Elm St, Ste 3	Toppenish	WA	98948	509-314-6677		
	5743 Little Rock Rd						
IJEM, LLC	SW, Ste 115	Tumwater	WA	98512	360-352-2600		
Bradshaw Development,							
Inc.	2529 Main St	Union Gap	WA	98903	509-469-4990		
Brian Doan and Lynnette						Projected to open in	
Doan	13715 NW 56th Ave	Vancouver	WA	98685	503-929-7275	Vancouver, WA	*
John Pax and Tracy Pax	710 Esther St	Vancouver	WA	98660	360-635-5350		
Fit City NW, LLC	220 W 1st St	Wapato	WA	98951	509-584-0202		
						Projected to open in	
Jaime De La Torre	220 W 1st	Wapato	WA	98951	509-961-6610	Zillah, WA	
Clidro Concepts, LLC	1700 Main St	Washougal	WA	98671	360-210-7765		*

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
	950 N Wenatchee						
Wily Fitness, LLC	Ave	Wenatchee	WA	98801	509-888-7200		
Bradshaw Development,	5611 Summitview						
Inc.	Ave	Yakima	WA	98908	509-965-0900		
Delmer Heitzman and Terri	2300 River Rd. Unit					Projected to open in	
Heitzman	#18	Yakima	WA	98902	509-305-0617	Grandview, WA	*
	5304 Blackstone					Projected to open in	
Michael Schmidt	Court	Yakima	WA	98901	509-599-3981	Pasco, WA	
	10041/4	l., .	 .				
Building Better Bodies, LLC	1304 Yelm Ave E	Yelm	WA	98597	360-400-3880		
Dobort and Appley Vanior	E01 Cuparior Ct	Antigo	,,,	E 4 4 0 0	715 250 4444		
Robert and Ashley Vanier	501 Superior St	Antigo	WI	54409	715-350-4444		
Bandon Fitness (Texas), Inc.	W 3171 Springfield	Appleton	WI	54915	920-882-2272		
Dandon Filliess (Texas), inc.	1401 N Casaloma	Appleton	VVI	34913	920-662-2272		
Bandon Fitness (Texas), Inc.		Appleton	WI	54913	920-730-1000		
Danaon Filiness (Texas), inc.		пристоп		04010	020 700 1000		
Big Baldwin Fitness, LLP	725 Energy Street	Baldwin	WI	54002	715-688-9413		
2.8 2 4.44	7 20 20.8) 0001			1	7 20 000 0 120		
AF Baraboo, LLC	434 WI-136	Baraboo	WI	53913	608-356-3633		
,							
Two 10's Iron Dens, LLC	1626 N Spring St	Beaver Dam	WI	53916	920-219-9606		
	2240 Prairie Ave,						
Arrowd1 LLC	Northgate Plz Units	Beloit	WI	53511	608-363-9999		
ACE Fitness, LLC	2205 N Calhoun Rd	Brookfield	WI	53005	262-993-9111		
K Smith Fitness Cedarburg,	W63 N143						
Inc.	Washington Ave	Cedarburg	WI	53012	262-375-9300		
AF Columbus, LLC	201 Industrial Dr	Columbus	WI	53925	920-626-5005		
	203 W Cottage		l				
AF Cottage Grove, LLC	Grove Rd	Cottage Grove	WI	53527	608-839-1111		
IM Fitness II O	FOZO C De alcard Ave	Overal a lavor	\	L-0440	44.4.400.4004		
JM Fitness LLC	5879 S Packard Ave	Cudahy	WI	53110	414-483-1921		
AF Deforest 2, LLC	615 S Main St	De Forest	WI	53532	608-846-6868		
Al Delolest 2, LLC	013 3 Maiii 3t	Delolest	VVI	33332	000-840-0808		
First Down Fitness LLC	811 Main Ave	De Pere	WI	54115	920-338-8500		
THOC DOWN THINGS ELO	OII Ham 7.VO	D01 010		04110	020 000 0000		
Livin' Life Fit, LLC	1420 E Geneva	Delavan	WI	53115	262-728-2407		
,							
AF Dodgeville, LLC	401 N Iowa St	Dodgeville	WI	53533	608-930-2691		
Haag Enterprises LLC	2625 Birch St	Eau Claire	WI	54703	715-831-6200		
Haag Enterprises LLC	2532 Golf Rd	Eau Claire	WI	54701	715-831-8600		
MDS Fitness Inc.	329 Water St	Eau Claire	WI	54703	715-831-6400		
AF Edgerton 2, LLC	121 W Fulton St	Edgerton	WI	53534	608-884-0107		
	821 Brown School		.		000.000		
AF Evansville, LLC	Rd	Evansville	WI	53536	608-882-5644		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
AF Fitchburg 2, LLC	2980 Cahill Main	Fitchburg	WI	53711	608-298-9898		
	6250 Nesbitt Rd, Ste		l				
AF Fitchburg, LLC	600	Fitchburg	WI	53719	608-270-9500		
ACE Fitness LLC	209 N Macy St, Ste.	Fond du Loo	,,,	E 400E	020 021 4000		
ACE FILITESS LLC	В	Fond du Lac	WI	54935	920-921-4800		
AF Fort Atkinson, LLC	308 Washington St	Fort Atkinson	WI	53538	920-563-3070		
MDS Fitness, Inc.	2818 W Rawson Ave	Franklin	WI	53132	414-304-5254		
	W175-N11162						
K Smith Germantown, LLC	Stonewood Dr	Germantown	WI	53022	262-502-1800		
Integrity Fitness, LLC and							
Chad Moeller Fitness LLC	450 N Military Ave	Green Bay	WI	54303	920-569-6351		
K Smith Fitness Hartford,	4540 5 0 0	l la milia mal		50007	000 070 7000		*
Inc.	1542 E Sumner St	Hartford	WI	53027	262-673-7300		^
MDS FitnessHartland	520 Hartbrook Dr	Hartland	WI	53029	262-369-9300		
11D0 I IIIIC35I Iai ttaliu	320 Hartbrook Di	Tiarttanu	VVI	33023	202-303-3300		1
Shane Johnson	309 Barstow St	Horicon	WI	53032	920-485-0552		
	1701 Ward Ave, Ste						
Bandon Fitness (Texas), Inc.	·	Hudson	WI	54016	715-386-5020		
,	2600 Humes Rd, Ste						
AF Milton Ave, LLC	190	Janesville	WI	53545	608-756-0007		
AF Jefferson, LLC	850 E Reinel St	Jefferson	WI	53549	920-674-6616		*
First Down Fitness LLC	310 E Ann St	Kaukauna	WI	54130	920-759-9901		*
Ava a a a linua atina anta 11.0	C14 FC+b C+ O+4 FI	V a a a a b a		E04.40	000 040 0455		
Arecco Investments LLC	611 56th St, 3rd Fl	Kenosha	WI	53140	262-612-3155		
MDS Fitness Inc.	2304 18th St	Kenosha	WI	53144	262-925-1875		
MDS Fitness-La Crosse DT,	2004 10(110)	Kenosna		30144	202 323 1073		
LLC	112-114 5th Ave S	La Crosse	WI	54601	608-519-5990		
	3514 Mormon						
MDS Fitness-La Crosse, LLC	Coulee Rd	LaCrosse	WI	54601	608-796-9119		
	116-118 E Geneva						
AF Lake Geneva, LLC	Sq	Lake Geneva	WI	53147	262-248-2422		
	395 W Tyranena						
AF Lake Mills, LLC	Park Rd	Lake Mills	WI	53551	920-648-2121		*
	0045.44						1.
AF Atwood Ave, LLC	2045 Atwood Ave	Madison	WI	53704	608-286-1050		*
AE Downtown LLO	301 East Campus	Madias	,,,	E0745	600 007 0747		
AF Downtown, LLC	Mall, Suite 203 6420 Cottage Grove	Madison	WI	53715	608-237-2717		+
AF East Madison, LLC	Rd	Madison	WI	53718	608-221-1222		
n Lastinauisuii, LLC	515 S Midvale Blvd,	i iauisuii	VVI	00/10	000-221-1222		1
AF Midvale Blvd, LLC	Ste 5	Madison	WI	53711	608-231-4447		*
I havato biva, LLO	1193 N Sherman			55/11	330 201 4447		†
AF North Madison, LLC	Ave	Madison	WI	53704	608-245-1616		
, -			1				†
James Moyer	112 N Central Ave	Marshfield	WI	54449	715-898-1122		
AF Mauston, LLC	414 E State St	Mauston	WI	53948	608-847-2224		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
AF McFarland, LLC	5802 Hwy 51	McFarland	WI	53558	608-838-8111		
MDS FitnessMenomonee	N56 W14108 Silver	Menomonee					
Falls, LLC	Spg Dr	Falls	WI	53051	262-781-3220		
Tracy and Ryon Savasta	1700 Stout St	Menomonie	WI	54751	715-309-4441		
	1380 W. Mequon						
MDS Fitness, Inc.	Rd.	Mequon	WI	53092	262-302-3220		
AF Marrill 110	0440 5 Maio 04	NA	\	E 4 4 E O	745 700 0040		
AF Merrill, LLC	3410 E Main St	Merrill	WI	54452	715-722-0046		
AF Middleton, LLC	1011 N Gammon Rd	Middleton	WI	53562	608-836-3131		
Integrity Fitness SB LLC and	1011 N Gallillion Ku	Middleton	VVI	33362	008-830-3131		
Chad Moeller Fitness LLC	679 S Janesville St	Milton	WI	53563	608-580-0109		
Onda i locaci i lancis EEO	6015 W Forest	riittori		33303	000 300 0103		
Bandon Fitness (Texas), Inc.		Milwaukee	WI	53220	414-259-9999		
Danaon Fichess (Toxas), me.	Tiome / Wo	1 intwadkee	•	00220	414 200 0000		
Fitness Partners, LLC	2170 Farwell Ave	Milwaukee	WI	53202	414-319-1111		
				10000			
Fitness Partners, LLC	1555 N Water St	Milwaukee	WI	53202	414-210-2598		
	6817 W Brown Deer						
KRS Fitness, LLC	Rd	Milwaukee	WI	53223	414-365-9100		
·							
KC Fitness LLC	162 S Eau Claire St	Mondovi	WI	54755	715-926-6466		
	6000 Monona Dr,					Projected to open in	
AF Elkhorn, LLC	Suite 204	Monona	WI	53716	608-358-2612	Elkhorn, WI	
AF Monona, LLC	6000 Monona Dr	Monona	WI	53716	608-222-9699		
	6000 Monona Dr,					Projected to open in	
Omega Midwest, LLC	Suite 204	Monona	WI	53716	608-358-2612	Lodi, WI	*
	6000 Monona Dr,					Projected to open in	
Omega Midwest, LLC	Suite 204	Monona	WI	53716	608-358-2612	Cross Plains, WI	
	6000 Monona Dr,					Projected to open in	
The Master's Holdings, Inc.	Suite 204	Monona	WI	53716	608-358-2612	King City, CA	
	301 6th Ave W, Ste						
AF Monroe 2, LLC	107	Monroe	WI	53566	608-325-2222		
AF Mount Horeb, LLC	1209 Springdale St	Mount Horeb	WI	53572	608-437-7373		*
14D0 5":		.	ļ.,,,				
MDS Fitness Inc.	937 Greenridge Ct	Mukwonago	WI	53149	262-378-3169		
MD0 Fitures Muslimes III O	7750 D	Maralas	\	50450	44 4 0 40 04 50		
MDS Fitness-Muskego, LLC	7759 Racine Ave	Muskego	WI	53150	414-240-8150		
Dandan Fitness (Taylos) Inc.	000 Fay Dt DI-	Nasasa	\	F 40FC	000 705 0500		
Bandon Fitness (Texas), Inc.	OOU FOX PEPIZ	Neenah	WI	54956	920-725-0500		
NXT Level Fitness, LLC	1111 N Shawano St	New London	WI	54961	920-982-9922		
INAT LEVEL FILITESS, LLC	TITIN SHAWAHO ST	New London New	V V I	54901	320-302-3322		
BFTSM, LLC	144 W 3rd St, Ste B	Richmond	WI	54017	715-246-4500		
ויוסויו, LLU	1288 Summit Ave,	monnond	V V I	J4U1/	/ 10-240-4000		
AF Oconomowoc, LLC	Ste 114	Oconomowoc	\\\/\	53066	262-567-1101		
A. Oconomowoc, LLC	1220 Crossing		VVI	55000	202-307-1101		
MDS Fitness-Onalaska, LLC		Onalaska	WI	54650	608-783-1120		
i ibo i itiless-Oliataska, LLC	I Icauows DI, Ste	Ollataska	1 4 4 1	04000	000-700-1120		<u> </u>

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
,	845 Market St, Unit	•					
MDS Fitness, Inc.	2	Oregon	WI	53575	608-835-7200		
						Projected to open in	
MDS Fitness, Inc.	845 Market St	Oregon	WI	53575	608-345-8487	Fergus Falls, MN	*
FourF, LLC	312 N Koeller St	Oshkosh	WI	54902	920-424-5000		
AF Platteville, LLC	555 Ellen St	Platteville	WI	53818	608-348-8811		
Moyer Enterprises Plover,							
LLC	1836 Plover Rd	Plover	WI	54467	715-544-4050		
T & A Fitness, LLC	542 Walton Dr	Plymouth	WI	53073	920-892-8282		
1450 E':	155 Sweetwater	Port	ļ.,,,				
MDS Fitness, Inc.	Blvd	Washington	WI	53074	262-536-4524		
AE Dowto == 11.0	2000 New Pier - P. I	Dowtows	\ _{\\\'}	E0001	000 745 0050		
AF Portage, LLC	2800 New Pinery Rd		WI	53901	608-745-0250		
MDS Fitness-Prairie du	40 Divorcido Carraga	Prairie du	,,,	E0004	600 200 4552		
Chien, LLC	40 Riverside Square	Chien	WI	53821	608-326-1550		
AE Coult City II C	1400 Drairia Ct	Prairie Du Sac	14/1	53578	600 642 0777		
AF Sauk City, LLC	1400 Prairie St	(Sauk City)	WI	53578	608-643-0777		
AF Reedsburg, LLC	101 W Main St	Reedsburg	WI	53959	608-524-2444		
Moyer Enterprises	101 W Main St	Needsburg	VVI	33333	000-324-2444		
Consolidated Inc.	1301 Lincoln Street	Rhinelander	WI	54501	715-350-6964		
Consolidated IIIC.	100 Richland	Richland	VVI	34301	713-330-0904		
AF Richland Center, LLC	Square	Center	WI	53581	608-383-1707		*
Ai filentana Genter, LLG	1069 W Fond Du Lac			54971-			
MDS Fitness - Ripon, LLC	St	Ripon	WI	9260	920-748-7880		
TIDOTICIOSO TRIPOTI, ELO		ТПРОП	VV1	0200	020 740 7000		
AF River Falls LLC	114 Spring St.	River Falls	WI	54022	715-425-0225		
7.1. T.1. T. G. T. G. M. G. Z. G.				1	7 20 120 0220		
ACE FITNESS LLC	627 Woodland Plz	Seymour	WI	54165	920-785-1530		
T & A Fitness, LLC	2701 S. Business Dr	Sheboygan	WI	53081	920-457-1700		
Milwaukee Kinetix Corp.	4009 N Oakland	Shorewood	WI	53211	414-332-1111		
	24556 State Hwy						
Emily Nehring	35/70	Siren	WI	54872	715-349-2582		
Spartan Fitness, LLC &	2101 West						
Tammy Stickney	Wisconsin Street	Sparta	WI	54656	608-269-2055		
	200 N Division St,						
Moyer Enterprises, LLC	Ste E	Stevens Point	WI	54481	715-544-4008		
	2300 US Hwy 51,						
MDS Fitness, Inc.	Ste. A	Stoughton	WI	53589	608-873-7799		
	1300 Egg Harbor Rd,						
Chad Moeller Fitness LLC	Suite 120B	Sturgeon Bay	WI	54235	920-301-7241		
AF Sun Prairie, LLC	2071 McCoy Rd	Sun Prairie	WI	53590	608-834-1222		
Blue Star Investments, LLC	823 Belknap St	Superior	WI	54880	715-392-6003		ļ
WDD 5''	N64 W24350 Main		.				
KDR Fitness, LLC	St	Sussex	WI	53089	262-246-8000		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
,	1018 Superior Ave.	,					· ·
Puppe Incorporated	S.	Tomah	WI	54660	608-372-7000		*
	411 Prairie Heights						
MDS Fitness, Inc.	Dr	Verona	WI	53593	608-497-1266		*
Eric Stickney and Tammy							
Stickney	1218 N Main St	Viroqua	WI	54665	608-638-3481		
-							
MDS Fitness Wales, LLC	300 E Summit Ave	Wales	WI	53183	262-201-4240		
	541 Kenosha St.,						
Livin' Life Fit LLC	Unit C	Walworth	WI	53184	262-275-2424		*
AF Watertown, LLC	804-806 W St	Watertown	WI	53094	920-390-2893		
MDS Fitness-Waukesha,	901 Meadowbrook						
LLC	Rd., Ste. 1	Waukesha	WI	53188	262-446-4141		
	2144 E Moreland						
Wey2Fit, LLC	Blvd	Waukesha	WI	53186	262-446-6797		
AF Waunakee, LLC	604 E Main St	Waunakee	WI	53597	608-849-8998		
Moyer Enterprises Waupaca							
AF, LLC	970 Furman Dr	Waupaca	WI	54981	715-942-8300		
MDS Fitness, Inc.	912 W Main	Waupun	WI	53963	920-324-4912		
AF Wausau, LLC	409 Forest St	Wausau	WI	54403	715-298-9500		
Fitness Partners III, LLC	8907 W North Ave	Wauwatosa	WI	53226	414-258-5658		
Bandon Fitness (Texas), Inc.	2229 S 108th St	West Allis	WI	53227	414-800-5040		
K Smith Fitness West Bend,							
LLC	790 W Paradise Dr	West Bend	WI	53095	262-338-1441		*
MDS Fitness-West Salem,							
LLC	1500 W City Hwy 16	West Salem	WI	54669	608-451-2744		
Moyer Enterprises	1711 Schofield						
Consolidated Inc.	Ave., Ste. A	Weston	WI	54476	715-298-4348		
Livin' Life Fit, LLC	1139 W. Main St	Whitewater	WI	53190	262-472-0888		
		Wisconsin					
AF Lake Delton, LLC	69 Commerce St	Dells	WI	53965	608-253-1333		
Moyer Enterprises		Wisconsin					
Waupaca, LLC	2521 8th St	Rapids	WI	54494	715-424-2000		
			<u> </u>				
Bridgeport Fitness, LLC	1198 W Main St	Bridgeport	WV	26330	304-933-3192		
			<u> </u>				
Kesling, Inc.	90 Skyline Plaza Dr	Buckhannon	WV	26201	304-473-1126		
Vato Fitness Charles Town	136 Patrick Henry						
LLC	Way	Charles Town	WV	25414	304-433-5959		*
	5707 MacCorkle Ave						
Bandon Fitness (Texas), Inc.	SE, Ste 80	Charleston	WV	25304	304-925-8500		
Kesling, Inc.	46 Plantation Way	Elkins	WV	26241	681-298-5017		*
Jeremy Elswick	303 Crossing Mall	Elkview	WV	25071	304-965-8888		

					Telephone		Area
Legal Entity	Address	City	State	Zip	Number	Status	Development
Huntington Hospitalist						Projected to open in	
Group, Inc.	3006 Staunton Rd	Huntington	WV	25702	718-213-2964	TBD, WV	
Daniel Miller	7 Liberty Plz	Hurricane	WV	25526	304-757-2407		
Mountaineer Fitness, Inc.	475 Oakland St	Morgantown	WV	26505	304-745-2001		*
Durand AF, LLC	1410 Lafayette Ave	Moundsville	WV	26041	304-810-0454		
Antioch AF LLC	265 N State Rt 2	New Martinsville	WV	26155	304-455-8900		
	404 Kanawha					Projected to open in	
David McIntyre	Avenue	Nitro	WV	25143	681-945-7912	·	*
	404 Kanawha					Projected to open in	
David McIntyre	Avenue	Nitro	WV	25143	681-945-7912	Upper Arlington, OH	*
Daniel Miller	345 Mall Rd	Oak Hill	WV	25901	304-469-5204		*
Protti-Lawrence Fitness LLC	1284 Stafford Dr	Princeton	WV	24740	681-282-5514		
Daniel Miller	100 Fitness Dr	Ripley	WV	25271	304-372-8381		*
Daniel Miller	1445 MacCorkle Ave	St. Albans	WV	25177	304-727-4500		
Kesling, Inc.	235 Merchant Walk	Summersville	WV	26651	681-355-0214		*
Tim Restle	534 Yellowstone Ave	Cody	WY	82414	307-578-8550		
AMORETTI, LLC	943 Amoretti St	Lander	WY	82520	307-332-2811		
Tim Restle	230 N Clark St	Powell	WY	82435	307-271-7300		
Blue Star Investments V, LLC	2240 Coffeen Ave	Sheridan	WY	82801	307-655-5746		*

EXHIBIT C-2

LIST OF FRANCHISEES WHO LEFT THE SYSTEM DURING THE YEAR ENDED DECEMBER 31, 2023

Name	City	State	Phone	Transfer	Area Development
Lets Make It Happen, LLC	Mobile	AL	251-581-3541		Agreement
DEV Fitness, Inc.		AL	334-451-0439		
	Montgomery	AL	251-421-0832		
Eardley Health, LLC	Semmes				
Michael Northcutt	Anchorage	AK	907-252-3610	*	
Pump Fitness, LLC	Apache Junction	AZ	480-232-6242	•	
Hana Khorchid, Sherief Afifi and	Avondale	AZ	480-494-6530		
Foza Khorchid	O di	A 7	000 540 5050		
CLS Investment Properties LLC	Goodyear	AZ	602-510-5252	+	
FIT Enterprises, LLC	Mesa	AZ	714-310-8944	*	
Branden Bunker and Brian McColgan	Phoenix	AZ	801-361-8979		
William Nicholls and Barbara Nicholls	Phoenix	AZ	602-909-4832	*	
Brad Richardson and Brent Richardson	Queen Creek	AZ	480-226-7777		
Wilfer Henderson	Magnolia	AR	501-960-1988		
Omada Holdings LLC	Marion	AR	417-274-3787	*	
Omada Holdings LLC Omada Holdings, LLC	Marion	AR	417-274-3787	*	
		AR			
Lance Daigle	Maumelle		985-714-1688	*	
Aaron Miller	Apple Valley	CA	760-267-2229		
Humble Fitness Beaumont Inc.	Cathedral City	CA	760-534-9722		
Karmen Nenahlo	Danville	CA	507-382-1299		
MKC Fitness	Dublin	CA	408-203-1432	*	
Fazz LLC	Fairfield	CA	707-299-0136	*	
Camarillo ATF Inc.	Folsom	CA	775-220-0964	*	
David James	Glendale	CA	909-922-4192		
David LaGree	Morgan Hill	CA	850-324-9000	*	
RealTalk Entertainment, LLC	Morgan Hill	CA	408-583-7220		*
RealTalk Entertainment, LLC	Morgan Hill	CA	408-583-7220		*
RealTalk Entertainment, LLC	Morgan Hill	CA	408-583-7220		*
RealTalk Fitness of Royal Palm Beach, LLC	Morgan Hill	CA	408-583-7220		
JR Fit Enterprise, LLC	Murrieta	CA	951-400-7348	*	
Grant Witham	Novato	CA	707-490-4682	*	
NorCal Whole Health, Inc.	Petaluma	CA	707-480-6978	*	
Earn It Fitness, LLC	Redondo Beach	CA	310-292-4514		
VM FitBoys LLC	San Diego	CA	917-860-9372		
Represent Marketing, Inc.	San Jose	CA	650-619-2545	*	
Kelly Barton	Littleton	CO	720-339-3022		
Erick Prohs	Loveland	CO	970-214-7816		
Erick Prohs	Loveland	CO	970-214-7816		*
Erick Prohs	Loveland	CO	970-214-7816		*
Erick Prohs	Loveland	CO	970-214-7816		*
John Levi Loukonen	Loveland	CO	970-391-9298		
		CO	720-288-2991		
Greg Plavidal Brady Fitness, LLC	Lyons Severance	CO			
Herb Wieland and Elizabeth	Old Saybrook	CT	715-642-0048	*	
Wieland	·		860-575-9835		
Second Bloom, LLC	Lewes	DE	856-340-9252		
CNFJ Fitness LLC	Brandon	FL	813-500-0710	*	
Logic Fitness, LLC	Clearwater	FL	727-200-0114		
T & F Health Services Inc.	Dade City	FL	863-512-0992		
Goodtime Health & Fitness LLC	Deland	FL	321-301-5520	*	
Goodtime Health & Fitness LLC	Deland	FL	321-301-5520	*	
Goodtime Madison LLC	Deland	FL	321-301-5520		

Name	City	State	Phone	Transfer	Area Development Agreement
LK Group Holding Company	Fort Pierce	FL	561-994-5850	*	7 ig. come
Fitness Coaching, LLC	Gainesville	FL	330-671-0756	*	
Scott Garvin	Indian Rocks Beach	FL	574-265-1188		
BEAST AF LLC	Lake Worth	FL	612-889-4551	*	
C Harrison Health and Fitness, LLC	Lake Worth	FL	612-889-4551	*	
Genesis Fitness Centers, Inc.	Lakewood Ranch	FL	815-973-4791	*	
Genesis Fitness Centers, Inc.	Lakewood Ranch	FL	815-973-4791	*	
Genesis Fitness Centers, Inc.	Lakewood Ranch	FL	815-973-4791	*	
Jason Krick	Lakewood Ranch	FL	815-973-4791		
Lions Den Fitness, LLC	Land O Lakes	FL	813-948-4867		
Stormbreaker Fitness LLC	Ocala	FL	352-624-7393	*	
Florida Fitness 49th Street, LLC	Oldsmar	FL	727-432-3245		
Florida Fitness 7, LLC	Oldsmar	FL	727-432-3245	*	
GKJRWPFL Inc.	Orlando	FL	407-721-3752		
Tyler Pohjolainen	Orlando	FL	813-385-1322		
Tyler Pohjolainen	Orlando	FL	813-385-1322		*
Westlake Fitness, LLC	Orlando	FL	813-361-8354		
Fitness Professional 1, LLC	Palm Harbor	FL	440-822-7415		
JCR Endeavors, LLC	Port St. Lucie	FL	903-720-0707	*	
JCR Endeavors, LLC	Port St. Lucie	FL	903-720-0707	*	
GetFit Bayshore Gardens, LLC	Saint Petersburg	FL	224-250-0320	*	
GetFit Ventures LLC	Saint Petersburg	FL	224-250-0320	*	
GetFit Ventures, LLC	Saint Petersburg	FL	224-250-0320		
GetFit Westgate, LLC	Saint Petersburg	FL	224-250-0320	*	
W H Fitness Corporation	Sebring	FL	863-202-7500	*	
James Slack	Tallahassee	FL	850-544-1073	*	
NFG Holdings LLC	Tallahassee	FL	850-727-1290	*	
116 Fitness, LLC	Tampa	FL	813-733-1818	*	
Fitness24 of Florida, Inc.	Tampa	FL	813-404-0823	*	
Fitness24 of Florida, Inc.	Tampa	FL	813-404-0823	*	
Fitness24 of Florida, Inc.	Tampa	FL	813-404-0823	*	
Tin2 Fitness Inc.	Winter Garden	FL	407-587-9500	*	
PLH Mngmt Inc.	Acworth	GA	713-410-1677		
Eason Cable Enterprises LLC	Dublin	GA	478-697-6872	*	
Eason Cable Enterprises LLC	Dublin	GA	478-697-6872	*	
Evans Wellness, LLC	Evans	GA	270-303-6574	*	
The Osuwah Legacy KR LLC	Fort Benning	GA	404-750-6764		
R&R ShapeUp LLC	Mcdonough	GA	727-388-9015		
Julian Segar and Judson Zachary	Riverdale	GA	678-409-3858		
Savannah Fitness Group, Inc.	Savannah	GA	912-695-0691	*	
Savannah Fitness Group, Inc.	Savannah	GA	912-695-0691	*	
Savannah Fitness Group, Inc.	Savannah	GA	912-695-0691	*	
Mills Fitness LLC	Waverly	GA	850-341-7063	*	
Mills Fitness LLC	Waverly	GA	850-341-7063	*	
Bethany Ross and Kalani Ross	Lahaina	HI	808-283-6056		
Bradshaw Development, Inc	Coeur D'Alene	ID	509-833-4406		
Angela Carpenter and Brian Foisy	Moscow	ID	208-669-1626		
Angela Carpenter and Brian Foisy	Moscow	ID	208-669-1626		*
BLLENZ Fit LLC	Moscow	ID	208-310-3242	*	
Elmo Fitness LLC	Mountain Home	ID	208-590-3932	*	
Elmo Fitness LLC	Mountain Home	ID	208-590-3932	*	
DJB Fitness LLC	Bolingbrook	IL	630-988-1396	*	
James Janetopoulos	Brookfield	IL	708-829-8003		
Johnson Fitness Solutions, LLC	Carterville	IL	618-925-2065		
Modfit Corp.	Chicago	IL	513-739-1135	*	
Modfit Corp.	Chicago	IL	513-739-1135	*	
Modfit Corp.	Chicago	IL	513-739-1135		
Livin' Life Fit LLC	Harvard	IL	815-236-4742	*	
Balvinder Singh	Kildeer	IL	630-209-2791		
Chicago Fitness FP1, LLC	Lemont	IL	312-533-7105		
Latissimus, LLC	Naperville	IL	337-501-9177		
WAGFL, LLC	Naperville	IL	985-518-0510	*	
J3 Fitness Inc.	Oregon	IL	815-721-5154	*	

Name	City	State	Phone	Transfer	Area Development Agreement
Joseph Thometz and Patrick Thometz	Orland Park	IL	708-278-2141		
Richard J. Lewandowski and Michael J. Lewandowski	Palos Heights	IL	773-852-5733		
MNO FITNESS, LLC	Yorkville	IL	630-862-9753	*	
Jeff Lauer	Auburn	IN	260-602-9394	*	
Pumping Iron II, LLC	Auburn	IN	260-602-9394		
MAC Fitness, Inc.	Batesville	IN	812-584-5186	*	
Iron Gym, Inc.	Churubusco	IN	260-494-4835	*	
Iron Gym, Inc.	Churubusco	IN	260-494-4835	*	
				*	
Iron Gym, Inc.	Churubusco	IN	260-494-4835		
Feras Musleh and Mohammade Musleh	Crown Point	IN	219-746-1041		
Yousef Musleh	Crown Point	IN	219-671-6353		
Ashraf Abuaita	Dyer	IN	219-290-9999	*	
Joshua Canarini	Dyer	IN	219-808-7518		
Crackerjack Fitness, LLC	Greenwood	IN	317-601-5134	*	
Walker Investments and Holdings Inc.	Scottsburg	IN	812-820-9091	*	
David and Cathy Hildebrand	Seymour	IN	812-620-4546	*	
Muayad Musleh	Winfield	IN	219-765-5575		
Pro-Fit Solutions, LLC	Zionsville	IN	317-414-7418	*	
Jeff R. Claman and Don C. Romig II,	Boone	IA	515-290-7840	*	
Brenda L. Romig, on behalf of Decedent Don C. Romig		IA .	313-290-7040		
Eric Smith Enterprises Inc.	Burlington	IA	256-899-8918	*	
Chris Evers	Cedar Rapids	IA	563-542-1816	*	
Chris Evers	Cedar Rapids	IA	563-542-1816	*	
Kare4Fitness, LLC	Davenport	IA	563-559-0028	*	
Dubuque ATF, LLC	Iowa City	IA	319-400-2357	*	
Tony Burrier	Iowa City	IA	319-400-2357	*	
North Fayette Fitness, LLC	Prairie du Chien	IA	563-422-7085	*	
Ahlstrom Fitness Consulting, LLC	Waukon	IA	563-380-0218	*	
KEG Enterprises, LLC	Great Bend	KS	620-792-3011	*	
Jerry M. Hill Jr.	Kansas City	KS	785-813-3150		
Highland Fitness, LLC	Baton Rouge	LA	225-315-6175	*	
J BLACKARD FITNESS, LLC	Delhi	LA	318-307-2310		
T & N Fitness Gentilly LLC	Denham Springs	LA	504-446-8155	*	
TWB FITNESS ALGIERS LLC	Denham Springs	LA	504-446-8155	*	
TWB FITNESS GRETNA LLC	Denham Springs	LA	504-446-8155	*	
TWB Fitness Marrero LLC	Denham Springs	LA	504-446-8155	*	
4K FITNESS LLC	Lutcher	LA	225-201-5324	*	
Twenty Four Seven Fitness, LLC	Mandeville	LA	985-264-8461	*	
Gulf Coast Health Partners, Inc.	New Orleans	LA	504-312-2330	*	
EVOLUTION GYM LLC	Shreveport	LA	31-821-6015	*	
Joseph Wisenbaler	SHREVEPORT	LA	318-402-5793	*	
Bobby D. Hines II	Youngsville	LA	337-501-9177	*	
Latissimus, LLC	Youngsville	LA	337-501-9177	*	
Salty AF, Inc.	Youngsville	LA	337-501-9177	*	
Stallion Holdings, LLC				*	
WAGFL, LLC	Youngsville Youngsville	LA LA	337-384-7921 337-501-9177	*	
MUT, LLC			301-606-9232		
	Frederick Frederick	MD MD			
Shawnee, Inc			240-246-3112 301-760-6167		
Tyrone Mayer Prabhakaran A. Raja	Germantown	MD MD			
	Perry Hall	MA	410-296-4966		
EMM Group Inc.	Acton		978-914-3558	*	
Eric Rouff	Boston	MA	248-763-3980		
John Cherubini	Clinton	MA	978-337-7758		
B4 Fitness & Wellness Partners, LLC	Feeding Hills	MA	413-364-6781		
CMCM Enterprises, LLC	Grafton	MA	508-981-5601	*	
Lance Vachon, Alexandra Ros and	S. Attleboro	MA	401-996-1133		
Jordan Miller					

Name	City	State	Phone	Transfer	Area Development Agreement
Barricklow Fitness, LLC	Brooklyn	MI	517-902-7906	*	
MI Chelsea Fit LLC	Chelsea	MI	734-649-3980	*	
Health Clubs Inc.	Clinton Township	MI	248-200-8173		
Blue Roc Studios, LLC	Commerce Twp	MI	734-845-0195	*	
Sherer Fitness, LLC	Dexter	MI	734-754-9076	*	
NLYTND, Inc.	Gladwin	MI	248-417-3694	*	
Durand Fitness, LLC	Lapeer	MI	810-394-1467	*	
MONTE CRISTO INVESTMENTS LLC	Linden	MI	810-447-6133	*	
MONTE CRISTO INVESTMENTS LLC	Linden	MI	810-447-6133	*	
A & A Anytime, Inc.	Marquette	MI	906-346-5615		
AF Haslett, LLC	Mason	MI	517-202-2137	*	
Salvatore Maceri III	Shelby Twp	MI	586-405-0493	*	*
Salvatore Maceri III	Shelby Twp	MI	586-405-0493	*	*
Salvatore Maceri III	Shelby Twp	MI	586-405-0493	*	*
Salvatore Maceri III	Shelby Twp	MI	586-405-0493	*	*
Salvatore Maceri III	Shelby Twp	MI	586-405-0493	*	*
Salvatore Maceri III	Shelby Twp	MI	586-405-0493	*	*
Salvatore Maceri III	Shelby Twp	MI	586-405-0493	*	*
Salvatore Maceri III	Shelby Twp	MI	586-405-0493	*	*
Salvatore Maceri III	Shelby Twp	MI	586-405-0493	*	*
Salvatore Maceri III	Shelby Twp	MI	586-405-0493	*	*
Salvatore Maceri III	Shelby Twp	MI	586-405-0493	*	*
Salvatore Maceri III	Shelby Twp	MI	586-405-0493	*	*
Salvatore Maceri III	Shelby Twp	MI	586-405-0493	*	*
Salvatore Maceri III	Shelby Twp	MI	586-405-0493	*	*
Salvatore Maceri III	Shelby Twp	MI	586-405-0493	*	*
Salvatore Maceri III	Shelby Twp	MI	586-405-0493	*	*
Salvatore Maceri III	Shelby Twp	MI	586-405-0493	*	*
Salvatore Maceri III	Shelby Twp	MI	586-405-0493	*	*
Salvatore Maceri III	Shelby Twp	MI	586-405-0493	*	*
Salvatore Maceri III	Shelby Twp	MI	586-405-0493	*	*
SJ Cape Coral, Inc.	Shelby Twp	MI	586-405-0493	*	
SJ Fraser, Inc.	Shelby Twp	MI	586-405-0493	*	
SJ Holdings, Inc.	Shelby Twp	MI	586-405-0493	*	
SJ Macomb, Inc.	Shelby Twp	MI	586-405-0493	*	
SJ St. Clair Shores, Inc.	Shelby Twp	MI	586-405-0493	*	
ST Clinton Township, Inc.	Shelby Twp	MI	586-405-0493	*	
Debbie and Marvin Henderson	South Lyon	MI	586-202-6852	*	
FIF, Inc.	South Lyon	MI	586-202-6852	*	
FIF, Inc.	South Lyon	MI	586-202-6852	*	
Team LaFond Fitness, LLC	St. Joseph	MI	269-271-5810		
CAPITOL FITNESS, INC.	Sterling Heights	MI	586-222-5009		
May Fitness, LLC	Wixom	MI	248-894-3794	*	
SV Holdings, LLC	Apple Valley	MN	612-455-4100	*	
George Kroll	Brooklyn Park	MN	952-917-7059		
WNW Enterprises, Ltd.	Champlin	MN	763-645-6337	*	
Performance Trinity Life, LLC	Eden Prairie	MN	952-322-0637		
Scott Karo and Christine Dittrich	Excelsior	MN	612-963-7200		
Stillwater Anytime Investment, Inc.	Forest Lake	MN	651-982-4583	*	
Jewell Fitness, LLC	Ham Lake	MN	612-201-1232	*	
Master Fitness, Inc.	Minneapolis	MN	651-792-6704	*	
PLH & Associates - AF Edina, LLC	Minneapolis	MN	608-206-7596		
JMH Group, LLC	Pipestone	MN	605-880-6808	*	
JMH Group, LLC	Pipestone	MN	605-880-6808	*	
Versatile Fitness, Inc.	Rollingstone	MN	507-458-7332	*	
TKO Fitness, LLC	St. James	MN	507-456-7332	*	
TKO Fitness, LLC	St. James	MN	507-375-8682	*	
Ames One Fitness, LLC	St. Michael	MN	612-201-9547		
Plattsmouth Fitness, LLC	St. Michael	MN	612-201-9547	*	
Anytimeps, LLC	Columbus	MS	662-524-0118		
TFE RICHLAND MS LLC	Ridgeland	MS			
THE KIUDLAND WIS LLU	Riugeiallu	IVIO	228-697-3150		

Name	City	State	Phone	Transfer	Area Development Agreement
AF Missouri, LLC	Columbia	МО	573-449-7332		J
SH3 Health Consulting, LLC	Fenton	MO	314-856-8824		
Wildwood Fitness Group, LLC	Grover	MO	314-276-9616	*	
Mack Fitness, LLC	Kansas City	MO	816-868-1279	*	
Austen Pitkanen and Graham Smith	O'Fallon	MO	314-709-9851		
Austen Pitkanen and Graham Smith	O'Fallon	MO	314-709-9851		*
Bradbury Fitness, LLC	Osage Beach	Мо	314-616-4919	*	
Edwin Van Weelden, Samantha Van Weelden, Andrew Matulek and Lyn Havin	Union	MO	573-450-0332	*	
Prairie View Fitness, LLC	Edgar	NE	402-224-1423	*	
Pro Body Fit, LLC	Elkhorn	NE	402-224-1423	*	
815 Fitness, LLC	Fremont	NE	402-720-1130	*	
JATA Corp.	Gretna	NE	402-490-6720	*	
Southside Fitness LLC	Kearney	NE	308-224-4539	*	
Southside Fitness, LLC	Kearney	NE	308-224-4539	*	
Markus Grubham	Omaha	NE	402-214-5211		
Amy Paolinelli	Henderson	NV	562-331-6241		
AF Summerlin LLC	Las Vegas	NV	510-415-4412	*	
Code 22 Fitness, LLC	Las Vegas	NV	240-876-6082	*	
TIP INVESTMENTS, LLC	Las Vegas	NV	702-449-9556		
Vital Physio LLC	Las Vegas	NV	702-622-5082	*	
All4good, Inc.	Reno	NV	530-570-7446	*	
Fall Forward Fitness & Wellness Center, LLC	Chester	NH	603-560-7799		
CMS FITNESS, L.L.C.	Mullica Hill	NJ	856-237-3368	*	
HOPEWELL FITNESS, L.L.C.	Mullica Hill	NJ	856-237-3368	*	
WILLIAMSTOWN FITNESS, L.L.C.	Mullica Hill	NJ	856-237-3368	*	
Operation Fit Corp	Toms River	NJ	732-600-4377		
Houston Ward	Albuquerque	NM	843-826-9555		
Team Guys 3, LLC	Albuquerque	NM	505-426-4234		
Team Guys, LLC	Albuquerque	NM	505-426-4234	*	
Team Guys, LLC	Albuquerque	NM	505-426-4234	*	
Team Guys, LLC	Albuquerque	NM	505-426-4234	*	
Scott Daley and Brooke Daley	Hudson Falls	NY	518-747-0439	*	
Scott Daley and Brooke Daley	Hudson Falls	NY NC	518-747-0439	*	
Fitness 11, LLC and Nicole Tammelin	Blowing Rock Charlotte	NC NC	704-366-5776 704-849-7968	*	
AF of Lancaster, LLC		NC	541-786-5451	*	
ConklinFit LLC ConklinFit LLC	Charlotte Charlotte	NC NC	541-786-5451	*	
SpartyOn, LLC	Charlotte	NC	248-231-2286	*	
Pointe Fitness Group LLC	Charlotte	NC	704-241-5757		
Method Training and Fitness, LLC and Stephanie Stoisits	Cornelius	NC	804-920-3868		
Nikolai Maximov	Hendersonville	NC	828-707-8020	*	
Team AFG LLC	Julian	NC	336-382-5713	*	
Fitness 360 LLC	Morrisville	NC	984-833-8378	*	
Jonathan Rogers and Daniel Rogers	Ocean Isle Beach	NC	219-921-3880	*	
MedBrill Investments, LLC	Raleigh	NC	919-610-7857	*	
Team Ski Fitness LLC	Southern Pines	NC	910-709-9422	*	
Team Ski Fitness LLC	Southern Pines	NC	910-709-9422	*	
Grinnell Family Fitness LLC	Waxhaw	NC	608-217-2846	*	
Grinnell Family Fitness LLC	Waxhaw	NC	608-217-2846	*	
Heiden Fitness, LLC	Fargo	ND	701-215-4554		
Dakota Fitness, LLC	Golden Valley	ND	701-870-0213	*	
Hoosier Fitness, Inc.	Dublin	OH	614-557-0652		
Erick Donges and Tara Donges	Hamilton	OH	513-259-1485	*	
Jostco, LLC	Masury	OH	814-853-2358		
C&T Fitness, LLC	Troy	OH	937-672-0686	*	
C&T Fitness, LLC	Troy	OH	937-672-0686	*	
Phase 2 Holdings Company, LLC	Edmond	OK	405-205-1147	*	
EJJ Fitness LLC	Moore	OK	405-246-8233	•	

DOUBLE WFITNESS, LLC	Name	City	State	Phone	Transfer	Area Development Agreement
Brad Cohen	DOUBLE W FITNESS, LLC	Oktaha	OK	520-249-4961	*	
Brad Cohen		Cottage Grove	OR	541-521-9231		
Deverhouse Gym & Fitness Center, Inc. Lake Oswego	Brad Cohen	Cottage Grove	OR	541-521-9231		*
Inc. Dewarhouse Gym & Fitness Center, Lake Oswego OR 707-484-4896	Brad Cohen	Cottage Grove	OR			*
Downshouse Gym & Fitness Center, Inc. Lake Oswego OR 707-484-4896	1 -	Lake Oswego	OR	707-484-4896		
Dowerhouse Gym & Fitness Center Lake Oswego	Powerhouse Gym & Fitness Center,	Lake Oswego	OR	707-484-4896		
Inc.		Lake Oswego	OR	707-484-4896		
Inc.	Inc.					
Boise Fitness LLC	Inc.		UR	707-484-4896		
Fitness Partners Holdings PA OZ,		Sutherlin	OR	541-430-3788	*	
Fitness Partners Holdings PA OZ, Irwin	Boise Fitness LLC	Sutherlin	OR	541-430-3788	*	
LC		Gibsonia	PA	412-651-2110		
Fitness Partners Holdings PA OZ, Irwin		Irwin	PA	412-848-3295	*	
LLC	Fitness Partners Holdings PA OZ,	Irwin	PA	412-848-3295	*	
LLC		Irwin	PA	412-848-3295	*	
LLC	Fitness Partners Holdings PA OZ,	Irwin	PA	412-848-3295	*	
LLC	LLC	Irwin	PA	412-848-3295	*	
LLC	LLC	Irwin	PA	412-848-3295	*	
Fitness Partners Holdings PA, LLC		Irwin	PA	412-848-3295		
Fitness Partners Holdings PA, LLC Irwin PA 412-848-3295 * Fitness Partners Holdings PA, LLC Irwin PA 412-848-3295 * Benjamin Bell Lafayette Hill PA 412-817-5868 * Vells Fitness, LLC Lebanon PA 412-817-5868 * Vell9 Fitness, LLC Lebanon PA 610-597-3934 * Vell9 Fitness, LLC Lebanon PA 610-597-3934 * Vell9 Fitness, LLC Lebanon PA 610-597-3934 * Sean and Lori Sites New Park PA 443-655-4295 * Sean Sites and Lori Sites New Park PA 443-655-4295 * Sites Fitness of Delaware, LLC New Park PA 443-655-4295 * Sites Fitness of Delaware, LLC New Park PA 443-655-4295 * Sites Fitness, LLC New Park PA 443-655-4295 * Sites Fitness, LLC New Park PA 443-655-4295 * Soll Phillips Fitnes		Irwin	PA	412-848-3295		
Fitness Partners Holdings PA, LLC Inwin PA		Irwin		412-848-3295	*	
Benjamin Bell		Irwin		412-848-3295	*	
Douglas Brown					*	
Vell9 Fitness, LLC Lebanon PA 610-597-3934 Vell9 Fitness, LLC Lebanon PA 610-597-3934 Sean and Lori Sites New Park PA 443-655-4295 * Sean Sites and Lori Sites New Park PA 443-655-4295 * Sites Fitness of Delaware, LLC New Park PA 443-655-4295 * Sites Fitness of PA, LLC New Park PA 443-655-4295 * Sites Fitness of PA, LLC New Park PA 443-655-4295 * Sites Fitness of PA, LLC New Park PA 443-655-4295 * Sites Fitness of PA, LLC New Park PA 443-655-4295 * Sites Fitness of PA, LLC New Park PA 443-655-4295 * Sites Fitness of PA, LLC New Park PA 443-655-4295 * Sites Fitness of PA, LLC New Park PA 443-655-4295 * SDJ Philly Fitness, LLC Beaufort SC 267-225-6015 * Anaries Park PA						
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Jeffrey Harper and Maria Bedolla Nashville TN 205-919-1992 Jeffrey Harper and Maria Bedolla Nashville TN 205-919-1992 Shubash Singh and Jelene Singh Nolensville TN 615-496-8471 Fish Gill Fitness LLC Amarillo TX 806-683-1120 * Fish Gill Fitness LLC Amarillo TX 806-683-1120 Roger Maffia and Robyne Maffia Argyle TX 214-632-3232						
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Shubash Singh and Jelene SinghNolensvilleTN615-496-8471Fish Gill Fitness LLCAmarilloTX806-683-1120Fish Gill Fitness LLCAmarilloTX806-683-1120Roger Maffia and Robyne MaffiaArgyleTX214-632-3232						
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Roger Maffia and Robyne Maffia Argyle TX 214-632-3232						
					*	

Name	City	State	Phone	Transfer	Area Development Agreement
Clinton Lee Fuselier Jr	Austin	TX	832-570-5637		*
Clinton Lee Fuselier Jr	Austin	TX	832-570-5637		*
Clinton Lee Fuselier Jr	Austin	TX	832-570-5637		*
Clinton Lee Fuselier Jr	Austin	TX	832-570-5637		*
Clinton Lee Fuselier Jr	Austin	TX	832-570-5637		*
Clinton Lee Fuselier Jr	Austin	TX	832-570-5637		*
Clinton Lee Fuselier Jr	Austin	TX	832-570-5637		*
Clinton Lee Fuselier Jr	Austin	TX	832-570-5637		*
Flotrell LLC	Austin	TX	512-667-4018		
TD Fitness, LLC	Bastrop	TX	512-650-3854	*	
Bee Fit 4 Life, LLC	Beeville	TX	361-362-1700	*	
TX4Rest, LLC	Boerne	TX	210-861-9219	*	
Kristen Stewart and David Stewart	buda	TX	512-299-5489		
Toan Tran and Mark Lee	Carrollton	TX	972-365-7029		
Toan Tran and Mark Lee	Carrollton	TX	972-365-7029		
Parker Built Gyms LLC	Conroe	TX	713-725-6315		
Parker Built Gyms LLC	Conroe	TX	713-725-6315		
Bandon Fitness (Texas), Inc.	Dallas	TX	858-568-3110	*	
Bandon Fitness (Texas), Inc.	Dallas	TX	858-568-3110	*	
Bandon Fitness (Texas), Inc.	Dallas	TX	858-568-3110	*	
Lisa Ayala and Armando Ayala Jr	Forney	TX	469-367-2207		
Vimal Bhakta and Vimal Patel	Fort Stockton	TX	432-940-8425		
LA Fuente Lifestyle, LLC	Georgetown	TX	512-903-2806	*	
BR Endeavors, Inc.	Gladewater	TX	903-315-8383		
Tonmar Enterprises, LLC	Hondo	TX	214-536-1797		
LifeNreach Inc.	Irving	TX	469-964-5201		
Christopher Rumsey and John	Josephine	TX	903-353-8171	*	
Simon Gray					
OTSS Fitness, LLC	Kaufman	TX	972-932-2219	*	
Dale DeLatte	Keller	TX	504-606-0306	*	
DFH LV, LLC and Danielle Koller	Keller	TX	603-289-7842	*	
and Nicole Welborn, individually	– .				
365 Family Fitness, LLC and Brent	Little Elm	TX	469-733-4033		
Johnson CANON FAMILY FITNESS LLC and	Little Clee	TV	400 700 4000	*	
Brent Johnson	Little Elm	TX	469-733-4033		
AFFS, LLC	Marshall	TX	903-926-3049	*	
Dog Gum LLC	McKinney	TX	469-556-2341		
Steve Arron Investments LLC	Plano	TX	972-839-0943	*	
Steve Arron Investments LLC	Plano	TX	972-839-0943		
Chennault Investments, LLC	Rockwall	TX	903-356-1013	*	
OCHOSI ENTERPRISES LLC	San Antonio	TX	210-867-9166	*	
Zackmeister Enterprises, Inc.	San Antonio	TX	210-428-3031	*	
RPCC Fit, LLC	Spring Branch	TX	979-241-1948	*	
RPCC Fit, LLC	Spring Branch	TX	979-241-1948	*	
Madry Barton, LLC	Sugar Land	TX	713-714-7136		
Engert & Fuselier Investments, LLC	The Woodlands	TX	936-777-0080		
Hallsville, TX-3/1/2023	The Woodlands	TX	936-777-0080	*	
Phillip Johns	Victoria	TX	361-935-2137	*	
Traykon Johnston	Mapleton	UT	801-707-2187	*	
Matthew Wilkinson	Shaftsbury	VT	802-855-1920	*	
Profectus Investments, LLC	Arlington	VA	801-369-2655		
Profectus Investments, LLC	Arlington	VA	801-369-2655		
Profectus Investments, LLC	Arlington	VA	801-369-2655		
Christopher Pike	Broadlands	VA	908-334-7991		
Allied Fitness, LLC	Centreville	VA	239-565-7253	*	
BR Fitness, LLC	Centreville	VA	239-565-7253	*	
Cville Fitness, LLC and Richard	Charlottesville	VA	434-665-1968		
Kevin Pleasants					
William Bouweiri	Lovettsville	VA	703-407-4525		
Goodlynn Ventures, LLC	Smithfield	VA	757-870-3331	*	
MA FIT LLC	Suffolk	VA	757-927-0879	*	
MC Fitness LLC	Suffolk	VA	757-927-0879	*	

Name	City	State	Phone	Transfer	Area Development Agreement
Tadik Corporation	Woodbridge	VA	505-366-4592	*	
Fit Family Lynnwood, LLC	Brier	WA	206-245-4601		
Fit Family Lynnwood, LLC	Brier	WA	206-245-4601		
Asa Hansen	Edgewood	WA	253-370-6758		
DDK Fitness LLC	Electic City	WA	509-633-1664	*	
Rocky Mountain Health & Fitness, Inc.	Ellensburg	WA	509-607-0250	*	
EB Industries, Inc.	Elma	WA	360-339-3733	*	
Firas Kaddah	Kent	WA	253-347-7869	*	
Gregory Martin	Spokane	WA	443-902-1818		
J&L Fitness LLC	Woodinville	WA	206-465-3630	*	
David McIntyre	Nitro	WV	681-945-7912		
Daniel Miller	St. Albans	WV	304-550-3037		
SBoyea Enterprises, LLC	Abrams	WI	920-785-1530	*	
Lawrence Lupton	Brookfield	WI	262-409-5885	*	
First Down Fitness LLC	De Pere	WI	608-598-9652	*	
First Down Fitness LLC	De Pere	WI	608-598-9652	*	
CJMA Inc.	Franksville	WI	224-629-2541	*	
Helium Enterprises, LLC	Holmen	WI	608-792-5003	*	
Marbles & Helium, LLC	Holmen	WI	608-792-5003	*	
Rick and Diane Eickmeier	Holmen	WI	608-792-5003	*	
NXT Level Fitness, LLC	Hortonville	WI	920-810-2883		
AF Eau Claire, LLC	Hudson	WI	608-213-8700	*	
Kilnea Enterprises, LLC	Kroenwetter	WI	715-212-4610	*	
McKinney & Sons LLC	Luck	WI	715-554-4159	*	
McKinney & Sons LLC	Luck	WI	715-554-4159	*	
Thunderfitness LLC	Milwaukee	WI	414-736-6866	*	
MLB Fitness, LLC	Mineral Point	WI	608-574-5838	*	
North Fayette Fitness, LLC	Prairie du Chien	WI	563-422-7085	*	
North Fayette Fitness, LLC	Prairie du Chien	WI	563-422-7085	*	
North Fayette Fitness, LLC	Prairie du Chien	WI	563-422-7085	*	
Kristopher Ganske	Sun Prairie	WI	608-358-9351	*	
Eric Stickney	Tomah	WI	608-343-8580	*	
Acorn Kinetix LLC	Wauwatosa	WI	715-577-2504	*	

Franchisees in the above chart may also be listed as a current owner in Exhibit C-1 if they own another Anytime Fitness club.

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

EXHIBIT D

FINANCIAL STATEMENTS AND GUARANTEE

SEB FRANCHISING GUARANTOR LLC

AUDITED FINANCIAL STATEMENTS FOR THE YEARS ENDED DECEMBER 31, 2023 AND 2022

GUARANTEE OF FRANCHISOR OBLIGATIONS

UNAUDITED BALANCE SHEETS AND INCOME STATEMENTS FOR THE PERIOD ENDED FEBRUARY 29, 2024

THESE FINANCIAL STATEMENTS ARE PREPARED WITHOUT AN AUDIT. PROSPECTIVE FRANCHISES OR SELLERS OF FRANCHISES SHOULD BE ADVISED THAT NO CERTIFIED PUBLIC ACCOUNTANT HAS AUDITED THESE FIGURES OR EXPRESSED AN OPINION WITH REGARD TO THE CONTENT OR FORM.

SEB FRANCHISING GUARANTOR, LLC

FINANCIAL STATEMENTS

December 31, 2023 and 2022

SEB FRANCHISING GUARANTOR LLC

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INDEPENDENT AUDITOR'S REPORT

To the Member SEB Franchising Guarantor LLC Woodbury, Minnesota

Opinion

We have audited the accompanying financial statements of SEB Franchising Guarantor LLC, which comprise the balance sheets as of December 31, 2023 and 2022, and the related statements of loss, member's equity, and cash flows for the years then ended, and the related notes to the financial statements.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of SEB Franchising Guarantor LLC as of December 31, 2023 and 2022, and the results of its operations and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

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

Responsibilities of Management for the Financial Statements

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

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

Auditor's Responsibilities for the Audit of the Financial Statements

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

In performing an audit in accordance with generally accepted auditing standards, we:

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

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

Redpath and Company, LLC

St. Paul, Minnesota

March 27, 2024

FINANCIAL STATEMENTS

SEB FRANCHISING GUARANTOR LLC

BALANCE SHEETS

December 31, 2023 and 2022

Statement 1

	2023	2022
Assets		
Current assets:		
Cash and cash equivalents	\$5,000,000	\$5,000,021
Total assets	\$5,000,000	\$5,000,021
Liabilities and Member's Equity		
Member's equity	\$5,000,000	\$5,000,021
Total liabilities and member's equity	\$5,000,000	\$5,000,021

SEB FRANCHISING GUARANTOR LLC

STATEMENTS OF LOSS

For The Years Ended December 31, 2023 and 2022

Statement 2

	2023	2022
General and administrative expenses	\$597	\$1,035
Other income: Interest income	146	249
Net loss	(\$451)	(\$786)

For The Years Ended December 31, 2023 and 2022

	Member's Equity
Balance at December 31, 2021	\$5,000,021
Contributions	786
Net loss	(786)
Balance at December 31, 2022	5,000,021
Contributions	430
Net loss	(451)
Balance at December 31, 2023	\$5,000,000

For The Years Ended December 31, 2023 and 2022

	2023	2022
Cash flows used in operating activities: Net loss	(\$451)	(\$786)
Cash flows provided by financing activities: Contributions	430	786
Decrease in cash and cash equivalents	(21)	-
Cash and cash equivalents - beginning of year	5,000,021	5,000,021
Cash and cash equivalents - end of year	\$5,000,000	\$5,000,021

SEB FRANCHISING GUARANTOR LLC

NOTES TO THE FINANCIAL STATEMENTS

December 31, 2023 and 2022

Note 1 NATURE OF BUSINESS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

NATURE OF BUSINESS

SEB Franchising Guarantor LLC (the Company) is a special purpose Delaware limited liability company and a direct, wholly-owned subsidiary of SEB Funding LLC, which is a direct, wholly-owned subsidiary of SEB SPV Guarantor LLC, which is a direct, wholly-owned subsidiary of Anytime Fitness, LLC, which is a direct, wholly-owned subsidiary of Self Esteem Brands, LLC which is a direct, wholly-owned subsidiary of Anytime Worldwide, LLC.

The Company guarantees the obligations of the franchising subsidiaries. The franchising subsidiaries include Anytime Fitness Franchisor LLC, Basecamp Fitness Franchisor LLC, The Bar Method Franchisor LLC and Waxing the City Franchisor LLC.

The activities of the Company are limited to:

- guaranteeing certain obligations of the franchising subsidiaries,
- holding the rights and obligations under certain accounts and other assets, including but not limited to any franchise capital accounts and
- entering into other transactions to which it is a party and undertaking any other activities related thereto.

CASH AND CASH EQUIVALENTS

The Company maintains its cash in financial institutions which, at times, may exceed federally insured limits. The Company has not experienced any losses in such accounts and believes it is not exposed to any significant cash credit risk. The Company considers all highly liquid investments available for current use with an initial maturity of three months or less to be cash and cash equivalents.

INCOME TAXES

The Company is treated as a single member limited liability company (LLC) that is treated as a disregarded entity for tax purposes. As such, the Company's income, losses, and credits are included in the income tax returns of Anytime Worldwide, LLC.

The Company has evaluated its tax positions and related income tax under the Financial Accounting Standards Board's (FASB) authoritative guidance *Accounting for Income Taxes*. Management believes that since the Company is taxed as an LLC, there is not a significant impact on the Company as a result of implementing this standard. Therefore, no provision or liability for federal or state income taxes has been included in these financial statements. A provision has been made, however, for state minimum fees and other state taxes which are applicable to all entities. Because the Company is an LLC, liability to the member is limited.

The Company is not currently under examination by any taxing jurisdiction. In the event of any future penalties or interest, the Company has elected to record interest and penalties as income tax expense on the Company's statements of loss.

SEB FRANCHISING GUARANTOR LLC

NOTES TO THE FINANCIAL STATEMENTS

December 31, 2023 and 2022

FAIR VALUE MEASUREMENTS

The Company follows the provisions of FASB's authoritative guidance regarding *Fair Value Measurements*. This guidance defines fair value as the price that would be received to sell an asset or paid to transfer a liability (i.e., the "exit price") in an orderly transaction between market participants at the measurement date and establishes a fair value hierarchy categorized into three levels based on the inputs used.

Generally, the three levels are as follows:

- Level 1 Quoted prices in active markets for identical assets.
- Level 2 Significant other observable inputs.
- Level 3 Significant unobservable inputs.

The Company does not have any significant fair value measurements on a recurring or non-recurring basis for the years ended December 31, 2023 and 2022.

The carrying amount of cash approximates fair value because of the short maturity of these instruments.

SUBSEQUENT EVENTS

Subsequent events have been evaluated by management for recognition or disclosure through March 27, 2024, which is the date the financial statements were available to be issued.

Note 2 GUARANTEES

The Company established franchise capital accounts in which the Company maintains funds necessary to either provide a guarantee for franchising subsidiaries or to support any franchisor liquidity or net worth requirement, including in respect of eligibility for any exemptions applicable to franchisors or licensors of franchises under the applicable franchise laws. The Company may accept receipt of unrestricted funds credited to such franchise capital account by Anytime Fitness, LLC, deposit to the franchise capital account the proceeds of capital contributions made to such account, and disburse funds from the franchise capital account to fund any loan or advance made in accordance with the base indenture.

Note 3 CONTINGENCIES

The Company is subject to various claims, legal proceedings and investigations covering a wide range of matters that may arise in the ordinary course of business. Management believes the resolutions of claims and pending litigation will not have a material effect, individually or in the aggregate, on the financial statements of the Company.

GUARANTEE OF PERFORMANCE

For value received, SEB FRANCHISING GUARANTOR LLC, a Delaware limited liability company (the "Guarantor"), located at 111 Weir Drive, Woodbury, Minnesota 55125, absolutely and unconditionally guarantees to assume the duties and obligations of ANYTIME FITNESS FRANCHISOR LLC, located at 111 Weir Drive, Woodbury, Minnesota 55125 (the "Franchisor"), under its franchise registration in each state where the franchise is registered, and under its Franchise Agreement and Area Development Agreement identified in its 2024 Franchise Disclosure Document, as it may be amended, and as that Franchise Agreement and Area Development Agreement may be entered into with franchisees and amended, modified or extended from time to time. This guarantee continues until all such obligations of the Franchisor under its franchise registrations and the Franchise Agreement and Area Development Agreement are satisfied or until the liability of Franchisor to its franchisees under the Franchise Agreement and Area Development Agreement has been completely discharged, whichever first occurs. The Guarantor is not discharged from liability if a claim by a franchisee against the Franchisor remains outstanding. Notice of acceptance is waived. The Guarantor does not waive receipt of notice of default on the part of the Franchisor. This guarantee is binding on the Guarantor and its successors and assigns.

The Guarantor signs this guarantee at Woodbury, Minnesota, on the ist day of April, 2024.

GUARANTOR:

SEB FRANCHISING GUARANTOR LLC

James Goniea

Its: Secretary

SEB FRANCHISING GUARANTOR LLC FINANCIAL STATEMENT (UNAUDITED) FEBRUARY 29, 2024

SEB FRANCHISING GUARANTOR LLC BALANCE SHEET February 29, 2024

Assets	2024	
Current assets: Cash and cash equivalents	_\$	5,000,000
Total assets	\$	5,000,000
Liabilities and Member's Equity		
Member's equity: Member's equity	_\$	5,000,000
Total liabilities and member's equity	\$	5,000,000

SEB FRANCHISING GUARANTOR LLC STATEMENT OF LOSS For the Period Ending February 29, 2024

	TD 024
General and administrative expenses	\$ 184
Other income: Interest income	
Net loss	\$ (184)

ANYTIME FITNESS, LLC

AUDITED FINANCIAL STATEMENTS FOR THE YEARS ENDED DECEMBER 31, 2023, 2022 AND 2021

UNAUDITED BALANCE SHEETS AND INCOME STATEMENTS FOR THE PERIOD ENDED FEBRUARY 29, 2024

THESE FINANCIAL STATEMENTS ARE PREPARED WITHOUT AN AUDIT. PROSPECTIVE FRANCHISES OR SELLERS OF FRANCHISES SHOULD BE ADVISED THAT NO CERTIFIED PUBLIC ACCOUNTANT HAS AUDITED THESE FIGURES OR EXPRESSED AN OPINION WITH REGARD TO THE CONTENT OR FORM.

CONSOLIDATED FINANCIAL STATEMENTS

December 31, 2023, 2022, and 2021

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INDEPENDENT AUDITOR'S REPORT

To the Member Anytime Fitness, LLC and Subsidiaries Woodbury, Minnesota

Opinion

We have audited the accompanying consolidated financial statements of Anytime Fitness, LLC and Subsidiaries, which comprise the consolidated balance sheets as of December 31, 2023, 2022, and 2021, and the related consolidated statements of comprehensive income, member's equity (deficit), and cash flows for the years then ended, and the related notes to the consolidated financial statements.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Anytime Fitness, LLC and Subsidiaries as of December 31, 2023, 2022, and 2021, and the results of their operations and their cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

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

Responsibilities of Management for the Consolidated Financial Statements

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

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

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

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

In performing an audit in accordance with generally accepted auditing standards, we:

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

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

REDPATH AND COMPANY, LLC

Redpath and Company, LLC

St. Paul, Minnesota

March 27, 2024

CONSOLIDATED FINANCIAL STATEMENTS

CONSOLIDATED BALANCE SHEETS

December 31, 2023, 2022, and 2021

Statement 1 Page 1 of 2

	2023	2022	2021
Assets			
Current assets:			
Cash and cash equivalents	\$6,351,814	\$10,183,683	\$10,464,059
Restricted cash	6,767,004	6,450,267	5,934,932
Accounts receivable, net of allowance for doubtful accounts	9,517,581	8,119,589	9,119,178
Vendor rebates receivable	5,422,614	4,478,839	3,752,517
Due from related parties	162,954	496,285	435,288
Inventory	4,682,754	4,130,738	3,454,951
Prepaid expenses	5,639,228	7,431,394	5,001,563
Other current assets	121,830	218,030	285,978
Deferred compensation, current portion	353,264	418,796	462,841
Total current assets	39,019,043	41,927,621	38,911,307
Property and equipment, net	3,476,723	3,004,748	2,025,457
Other assets:			
Operating lease right-of-use assets	3,780,666	3,016,596	-
Intangible assets, net of accumulated amortization	2,152,989	2,612,858	3,134,169
Software development and license costs, net of accumulated amortization	17,337,639	13,610,238	7,394,733
Goodwill	141,521	141,521	141,521
Other assets	175,285	271,255	436,814
Deferred compensation, net of current portion	1,150,253	1,386,564	1,418,778
Total other assets	24,738,353	21,039,032	12,526,015
Total assets	\$67,234,119	\$65,971,401	\$53,462,779

CONSOLIDATED BALANCE SHEETS

December 31, 2023, 2022, and 2021

Statement 1 Page 2 of 2

	2023	2022	2021
Liabilities and Member's Equity (Deficit)			
Current liabilities:			
Current maturities of long-term debt	\$3,637,500	\$3,637,500	\$3,637,500
Current maturities of operating lease liabilities	989,158	689,695	-
Accounts payable	6,007,786	2,491,919	1,937,942
Accrued expenses and other current liabilities	2,398,782	1,913,794	3,543,273
Due to related parties	138,720	391,263	248,797
Deferred revenue, current portion	10,016,870	10,148,482	9,375,055
Deferred rent	-	-	358,426
Total current liabilities	23,188,816	19,272,653	19,100,993
Long-term liabilities:			
Long-term debt, net of current maturities and financing costs	475,110,947	473,370,876	472,843,306
Operating lease liabilities, net of current maturities	3,222,287	2,815,588	-
Deferred revenue, net of current portion	34,321,079	33,185,942	31,414,642
Total long-term liabilities	512,654,313	509,372,406	504,257,948
Total liabilities	535,843,129	528,645,059	523,358,941
Member's Equity (Deficit):			
Member's equity (deficit)	(468,644,561)	(462,713,004)	(469,949,633)
Accumulated other comprehensive income	35,551	39,346	53,471
Total member's equity (deficit)	(468,609,010)	(462,673,658)	(469,896,162)
Total liabilities and member's equity (deficit)	\$67,234,119	\$65,971,401	\$53,462,779

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

For The Years Ended December 31, 2023, 2022, and 2021

Revenues:	· · · · · ·	2021	
Revenues:	386,986 \$58,		
	\$86,986 \$58,		
Franchise royalties \$61,3		,105,429 \$34,51	14,266
Franchise fees 14,3	390,430 11,	,096,453 10,05	58,339
Sales 41,8	356,941 42,	,586,018 8,74	12,983
Advertising fund revenue $17,6$	507,133 17,	,530,699 16,92	25,734
Vendor rebates 47,8	325,151 42,	,114,964 49,65	52,846
Other revenues 1,C)15,732	699,248 72	27,618
Total revenues 184,0	082,373 172,	,132,811 120,62	21,786
Cost of goods sold 18,8	335,100 18,	,553,576 3,16	65,526
Gross profit 165,2	247,273 153,	,579,235 117,45	56,260
General and administrative expenses 64,4	116,414 48,	,492,302 39,94	14,483
Advertising fund expense 18,9	948,022 16,	,681,618 16,78	38,246
Total general, administrative, and advertising fund expense 83,3	864,436 65,	,173,920 56,73	32,729
Income from operations 81,8	882,837 88,	,405,315 60,72	23,531
Other income (expense):			
Interest expense (26,1	(26, 628)	,207,361) (2,69	90,840)
Other income	192,899	10,505	2,369
*	907,447) (1,	,499,289) (1,04	48,560)
Gain (loss) on sale or closure of fitness center operations		(4,238)	3,329
Total other income (expense), net (27,5)	(27,	,700,383) (3,73	33,702)
Net income 54,3	807,661 60,	,704,932 56,98	89,829
Other comprehensive income:			
Foreign currency translation adjustments	(3,795)	(14,125)	5,638
Comprehensive income \$54,3	803,866 \$60,	,690,807 \$56,99)5,467

CONSOLIDATED STATEMENTS OF MEMBER'S EQUITY (DEFICIT)

For The Years Ended December 31, 2023, 2022, and 2021

	Member's Equity (Deficit)	Accumulated Other Comprehensive Income (Loss)	Total Member's Equity (Deficit)
Balance at December 31, 2020	\$17,562,188	\$47,833	\$17,610,021
Non-cash contribution from member	4,339,960	-	4,339,960
Distributions	(548,841,610)	-	(548,841,610)
Net income	56,989,829	-	56,989,829
Foreign currency translation adjustments		5,638	5,638
Balance at December 31, 2021	(469,949,633)	53,471	(469,896,162)
Contributions	786	-	786
Distributions	(53,469,089)	-	(53,469,089)
Net income	60,704,932	-	60,704,932
Foreign currency translation adjustments		(14,125)	(14,125)
Balance at December 31, 2022	(462,713,004)	39,346	(462,673,658)
Contributions	1,028,700	-	1,028,700
Distributions	(61,267,918)	-	(61,267,918)
Net income	54,307,661	-	54,307,661
Foreign currency translation adjustments		(3,795)	(3,795)
Balance at December 31, 2023	(\$468,644,561)	\$35,551	(\$468,609,010)

For The Years Ended December 31, 2023, 2022, and 2021

	2023	2022	2021
Cash flows from operating activities:			
Net income	\$54,307,661	\$60,704,932	\$56,989,829
Adjustments to reconcile net income to net cash flows	Ψ34,307,001	ψου, / υ 1, / 32	\$30,707,027
from operating activities:			
Depreciation and amortization	6,124,772	2,704,778	2,118,846
Amortization of debt issuance costs, included in interest expense	1,740,071	1,740,070	181,158
Loss on sale of property and equipment	111,777	2,202	´-
Loss (gain) on sale or closure of fitness center operations	=	4,238	(3,329)
Deferred rent	-	-	(162,193)
Operating right-of-use assets and operating lease liabilities, net	(57,908)	130,261	-
Changes in assets and liabilities:			
Restricted cash	(316,737)	(515,335)	(978,243)
Accounts receivable, net	(1,397,992)	999,589	(1,685,322)
Vendor rebates receivable	(943,775)	(726,322)	(407,501)
Due from related parties	333,331	(60,997)	(8,596,399)
Inventory	(552,016)	(675,787)	(10,137)
Prepaid expenses and other assets	1,984,336	(2,196,324)	(2,723,857)
Deferred compensation	301,843	76,259	122,281
Accounts payable and other accrued expenses	4,000,855	(1,075,502)	2,716,858
Due to related parties	(252,543)	142,466	(111,509)
Deferred revenue	1,003,525	2,544,727	(855,917)
Net cash flows provided by operating activities	66,387,200	63,799,255	46,594,565
Cash flows from investing activities:			
Purchases of property and equipment	(1,407,037)	(1,897,622)	(1,183,087)
Proceeds from sale of property and equipment	- · ·	12,500	-
Purchases of software development and license costs	(8,653,533)	(7,471,749)	(3,467,122)
Purchases of trademarks	(29,373)	(27,832)	(7,272)
Net cash flows used in investing activities	(10,089,943)	(9,384,703)	(4,657,481)
Cash flows from financing activities:			
Principal payments on long-term debt	-	(1,212,500)	-
Cash contributions	-	786	-
Distributions paid to member	(60,125,331)	(53,469,089)	(51,605,836)
Net cash flows used in financing activities	(60,125,331)	(54,680,803)	(51,605,836)
Effect of exchange rate on cash flows, net	(3,795)	(14,125)	5,638
Net decrease in cash and cash equivalents	(3,831,869)	(280,376)	(9,663,114)
Cash and cash equivalents - beginning of year	10,183,683	10,464,059	20,127,173
Cash and cash equivalents - end of year	\$6,351,814	\$10,183,683	\$10,464,059
Cash and Cash equivalents - end of year	\$0,551,614	\$10,165,065	\$10,404,037
Supplemental disclosures of cash flow information:			
Cash paid for interest	\$24,419,221	\$24,487,987	\$4,469,636
Cash paid for amounts included in the measurement of operating lease liabilities	\$1,110,043	\$907,896	\$ -
Supplemental schedule of noncash investing and financing activities:			
Right-of-use assets acquired under operating leases	\$1,568,796	\$974,860	\$ -
Distributions applied to notes receivable - related party	\$ -	\$ -	\$6,000,000
Distributions applied to due from related parties	\$ -	\$ -	\$14,936,126
Distributions of software development to member	\$1,142,587	\$ -	\$ -
Contribution of net assets from member	\$ -	\$ -	\$4,339,960
Contributions of intangible assets	\$2,012	\$ -	\$ -
Contributions of software development and license costs	\$1,026,688	\$ -	\$ -
Long-term debt proceeds distributed to member	\$ -	\$ -	\$476,299,648
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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS December 31, 2023, 2022, and 2021

Note 1 NATURE OF BUSINESS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

NATURE OF BUSINESS

Anytime Fitness, LLC (Anytime Fitness) was originally formed as a corporation in February 2002. On December 11, 2009, Anytime Fitness elected to change the legal form of its business to a limited liability company (LLC). Anytime Fitness is a direct, wholly owned subsidiary of Self Esteem Brands, LLC (SEB). SEB is a wholly owned subsidiary of Anytime Worldwide, LLC (AWW).

On November 24, 2021 SEB completed a securitization transaction (See Note 8). As a result of this transaction, Anytime Fitness contributed certain assets and liabilities to newly created wholly-owned subsidiaries.

Prior to November 24, 2021, Anytime Fitness franchised the right to open, operate, and manage fitness centers. Anytime Fitness also had master franchise agreements with entities that allowed the master franchisees to operate as an Anytime Fitness. In connection with the securitization transaction, these business operations were transferred to Anytime Fitness Franchisor LLC.

Anytime Fitness operates corporate-owned 24 hour fitness centers. These fitness centers are subject to the same fee structure as other franchisees.

Anytime Fitness has a master franchise agreement with a related party which allows the master to franchise and operate Anytime Fitness centers in Spain and Andorra. Anytime Fitness collects various recurring and nonrecurring fees from this master franchisee, which were not transferred to Anytime Fitness Franchisor.

SUBSIDIARY OPERATIONS

SEB SPV Guarantor LLC (SEB SPV) is a direct, wholly-owned subsidiary of Anytime Fitness. SEB SPV and its subsidiaries were formed during 2021 in connection with the SEB securitization transaction. SEB SPV is the holding company of and guarantees the obligations of SEB Funding LLC (SEB Funding or Issuer).

SEB Funding is a direct, wholly-owned subsidiary of SEB SPV. SEB Funding is the sole member of SEB Franchising Guarantor LLC, Healthy Contributions SPV LLC, PV Distribution LLC, SEB Distribution SPV LLC, and SEB Systems LLC. SEB Funding is the Issuer of the Series 2021-1 Notes (see Note 8).

SEB Systems LLC (SEB Systems) comprises the operations of its direct, wholly-owned subsidiaries (collectively, the "franchising entities"): Anytime Fitness Franchisor LLC, Waxing the City Franchisor LLC, Basecamp Fitness Franchisor LLC, and The Bar Method Franchisor LLC. The franchising entities are the franchisors of fitness centers, fitness studios, and waxing studios in the United States and foreign countries.

Anytime Fitness Franchisor LLC (Anytime Fitness Franchisor) franchises the right to open, operate, and manage fitness centers in the United States, Qatar, Colombia, and Cayman Islands. Franchisees pay Anytime Fitness Franchisor an initial franchise fee to acquire the franchise. Anytime Fitness Franchisor has various initial and ongoing obligations to franchisees, including training. During the term of the franchise agreement, franchisees pay royalties in amounts that vary according to the franchise agreement.

Anytime Fitness Franchisor also has master franchise agreements with entities that allow the master franchisees to franchise and operate Anytime Fitness centers in Australia, New Zealand, Mexico, Belgium, The Netherlands, Luxembourg, Japan, United Kingdom (including the Island of Guernsey, the Island of Jersey, and the Isle of Man), Ireland, Italy, India, Hong Kong, Singapore, Malaysia, the Philippines, Taiwan, Thailand, Indonesia, Macau, Morocco, South Korea, South Africa, Vietnam, Germany, Austria, France, and Canada.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

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Anytime Fitness Franchisor collects an initial master franchise fee and various recurring and nonrecurring fees from the master franchisee.

Waxing the City Franchisor LLC (Waxing the City Franchisor) franchises the right to open, operate, and manage a business that offers a studio experience focused on facial and body waxing and the sale of related products or services in the United States. Franchisees pay Waxing the City Franchisor an initial franchise fee to acquire the franchise. During the term of the franchise agreement, franchisees pay royalties in amounts that vary according to the franchise agreement.

Basecamp Fitness Franchisor LLC (Basecamp Fitness Franchisor) franchises the right to open, operate, and manage fitness studios in the United States. Franchisees pay Basecamp Fitness Franchisor an initial franchise fee to acquire the franchise. During the term of the franchise agreement, franchisees pay royalties in amounts that vary according to the franchise agreement.

Basecamp Fitness Franchisor operates internationally as Sumhiit Fitness. Basecamp Fitness Franchisor has a master franchise agreement with an entity that allows the master franchisee to franchise and operate Sumhiit Fitness studios in Singapore. Basecamp Fitness Franchisor collects an initial master franchise fee and various recurring and nonrecurring fees from the master franchisee. Basecamp Fitness Franchisor has also licensed the right to an entity to operate a single Sumhiit Fitness studio in Australia and currently does not collect any fees from the license.

The Bar Method Franchisor LLC (Bar Method Franchisor) franchises the right to open, operate, and manage fitness studios in the United States and Canada. Franchisees pay Bar Method Franchisor an initial franchise fee to acquire the franchise. During the term of the franchise agreement, franchisees pay royalties in amounts that vary according to the franchise agreement.

Waxing the City Worldwide, LLC, Basecamp Fitness, LLC, and The Bar Method Franchising, LLC, affiliates of the Company, operate corporate-owned studios that are subject to the same fee structures as other franchisees.

SEB Franchising Guarantor LLC guarantees the obligations of the franchising entities.

PV Distribution LLC (PV Distribution) provides managed technology services, including surveillance and security system setup and access control systems for Self Esteem Brands franchise businesses and commercial customers.

SEB Distribution SPV LLC (SEB Distribution) procures, holds, and distributes inventory and supplies to Self Esteem Brands franchise businesses.

Healthy Contributions SPV LLC (Healthy Contributions) is a billing processing company that assists in the transfer, processing, and distribution of funds and data for various fitness incentive programs.

Anytime Fitness Enterprises, LLC, a subsidiary of Anytime Fitness, is lessee of certain lease agreements for Anytime Fitness corporate-owned fitness centers.

Anytime Fitness China Holding (Hong Kong), Ltd., a subsidiary of Anytime Fitness, is a foreign holding company set up to hold assets and operations in China.

Anytime Fitness (Shanghai) Co., Ltd., a subsidiary of Anytime Fitness China Holding (Hong Kong), Ltd., is set up to develop Anytime Fitness centers in China.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

December 31, 2023, 2022, and 2021

BASIS OF PRESENTATION

The consolidated financial statements include the accounts of Anytime Fitness, LLC and its subsidiaries (collectively, the Company) and are prepared in accordance with accounting principles generally accepted in the United States of America. All significant intercompany balances and transactions are eliminated in consolidation.

USE OF ESTIMATES

The preparation of the consolidated financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. The Company regularly assesses these estimates and, while actual results could differ, management believes that the estimates are reasonable.

CASH AND CASH EQUIVALENTS

The Company maintains its cash in financial institutions which, at times, may exceed federally insured limits. The Company has not experienced any losses in such accounts and believes it is not exposed to any significant cash credit risk. The Company considers all highly liquid investments available for current use with an initial maturity of three months or less to be cash and cash equivalents.

RESTRICTED CASH

Restricted cash consists of franchisee contributions held in a general advertising and marketing fund. The use of the cash is restricted to advertising and marketing expenditures, as defined.

ACCOUNTS RECEIVABLE

Accounts receivable develop in the normal course of business. It is the policy of management to review the outstanding accounts receivable at year end for any expected losses, as well as bad debt expenses in the past, and establish an allowance for doubtful accounts for uncollectible amounts, if necessary. Bad debts are charged to expense when expected to be uncollectible. The allowance for doubtful accounts was \$165,000, \$260,000, and \$320,000 for the years ended December 31, 2023, 2022, and 2021, respectively. Accounts receivable are considered past due if any portion of the receivable balance is outstanding past the due date established by the Company.

INVENTORY VALUATION

Inventories are stated at the lower of cost or net realizable value. Cost is determined using the first-in, first out method.

PROPERTY AND EQUIPMENT AND DEPRECIATION METHODS

Property and equipment are recorded at cost. Expenditures for major additions and improvements are capitalized and minor replacements, maintenance, and repairs are charged to expense as incurred. When property and equipment are retired or otherwise disposed of, the cost and accumulated depreciation are removed from the accounts and any resulting gain or loss is included in the results of operations for the respective period. Depreciation is provided over the estimated useful lives of the related assets using the straight-line method for financial statement purposes. The estimated useful lives for fitness equipment and furniture are 5 to 7 years.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

December 31, 2023, 2022, and 2021

Depreciation of leasehold improvements is computed using the straight-line method over the shorter of the remaining lease term or the estimated useful lives of the improvements.

IMPAIRMENT OF LONG-LIVED ASSETS, GOODWILL, AND INTANGIBLE ASSETS

Goodwill is the excess of the purchase price over the fair value of identifiable net assets acquired in business combinations accounted for under the acquisition method. The Company does not amortize goodwill but tests it for impairment annually.

The Company paid and capitalized fees for the development of international trademarks. These trademarks are amortized on the straight-line method over fifteen years. Trademarks acquired in a business combination are determined to have indefinite lives, therefore the Company does not amortize, but tests them annually for impairment. Franchise rights are amortized on a straight-line method over 5 years. Non-compete agreements are amortized on a straight-line method over 3 years.

The Company incurs costs related to internally developed software. Generally accepted accounting principles authorize software to be capitalized once technical feasibility has been established. Technical feasibility is established when the developer completes all the planning, designing, coding, and testing activities necessary to determine that the product can be produced according to its design specifications. These costs are amortized on the straight-line method over three years.

The Company accounts for cloud computing arrangements (arrangements that include software as a service, platform as a service, infrastructure as a service, and other similar hosting arrangements) that contain a software license element as software costs. As such, these costs are amortized as internally developed software on the straight-line method over three years.

The Company reviews long-lived assets and certain identifiable intangibles for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. Recoverability of assets to be held and used is measured by a comparison of the carrying amount of an asset to future forecasted net undiscounted cash flows expected to be generated by the asset. If such assets are considered to be impaired, the impairment to be recognized is measured by the amount by which the carrying amount of the assets exceeds the discounted cash flows or appraised values, depending upon the nature of the assets. No such impairment charges were recognized for the years ended December 31, 2023, 2022, and 2021.

DEFERRED RENT

Prior to January 1, 2022, the Company recognized rent expense on a straight-line basis. There were often differences between the amounts paid to the landlord of the operating lease and straight-line rent expense, creating deferred rent. Periodic rent increases, a period of reduced or free rent, or an upfront allowance from the lessor for tenant improvements were common situations that created deferred rent. The total minimum payments under an operating lease were calculated and then divided equally over the life of the lease to determine a straight-line rent expense. The Company recognized free rent lease incentives and tenant improvement credits straight-line over the life of the lease.

INCOME TAXES

The Company is treated as a single member limited liability company (LLC) that is treated as a disregarded entity for tax purposes. As such, the Company's income, losses, and credits are included in the income tax returns of Anytime Worldwide, LLC.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

December 31, 2023, 2022, and 2021

The Company has evaluated its tax positions and related income tax under the Financial Accounting Standards Board's (FASB) authoritative guidance *Accounting for Income Taxes*. Management believes that since the Company is taxed as an LLC, there is not a significant impact on the Company as a result of implementing this standard. Therefore, no provision or liability for federal or state income taxes has been included in these financial statements. A provision has been made, however, for state minimum fees and other state taxes which are applicable to all entities. Because the Company is an LLC, liability to the member is limited.

The Company is not currently under examination by any taxing jurisdiction. In the event of any future penalties or interest, the Company has elected to record interest and penalties as income tax expense on the Company's consolidated statements of comprehensive income.

REVENUE FROM CONTRACTS WITH FRANCHISEES AND MEMBERS

Revenue Recognition Significant Accounting Policies under ASC 606

The Company's revenues are comprised of franchise royalties, advertising fund contributions, initial franchise fees, area development fees, master franchise fees, transfer and renewal fees, corporate-owned fitness center sales, vendor rebates, managed technology services, product and equipment sales, and other revenues.

Franchise revenue

Franchise revenues consist primarily of franchise royalties, franchise fees, advertising fund contributions, and consumer fitness, health, and wellness applications. Franchise fees consist of initial franchise fees, area development agreement ("ADA") fees, master franchise fees, and transfer and renewal fees.

The Company's primary performance obligation under the franchise agreement is granting certain rights to use the Company's intellectual property over the term of each agreement. The Company has certain pre-opening services, including training and construction management, that are provided as part of the franchise agreement. These pre-opening activities are considered distinct from the franchise license and are therefore recognized upon opening of the franchise. The Company has elected the FASB's practical expedient related to pre-opening activities and does not analyze each separate activity as its own distinct performance obligation. The franchise fees remaining after any pre-opening performance obligations have been satisfied are recognized on a straight-line basis over the term of the respective agreement.

Franchise royalties, consumer fitness, health, and wellness application fees, and advertising fund contributions are collected as defined in the terms of the franchise agreements. Under the Company's franchise agreements, advertising fund contributions paid by franchisees must be spent on advertising, marketing, and related activities. Initial, ADA, master, and renewal franchise fees are payable by the franchisee upon signing a new franchise agreement, and transfer fees are paid to the Company when one franchisee transfers a franchise agreement to a different franchisee. During the COVID-19 pandemic, the Company offered franchise fee relief in the form of discounts of \$0, \$228,151, and \$1,864,497 for the years ended December 31, 2023, 2022, and 2021, respectively.

Corporate-owned fitness center sales

Members are offered multiple membership choices varying in length. Membership dues are earned and recognized over the membership term on a straight-line basis. Personal training revenue is recognized at the time the service is performed. Revenue from prepayments of personal training sessions is deferred until the sessions are used or expire.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

December 31, 2023, 2022, and 2021

Vendor Rebates

The Company recognizes vendor rebate income from franchisees' use of certain preferred vendor arrangements. Vendor rebates are recognized when franchisees purchase services or equipment from preferred vendors and the collectability from the vendor is reasonably assured.

Product and Equipment Sales

Revenue from product and equipment sales is generally recognized when products are shipped.

Managed Technology Services

Managed technology services include the installation and sale of security equipment. Revenue from installation sales and the associated equipment is recognized when services are rendered. Managed technology services also include technology fees that are recognized monthly when services are rendered.

Other Revenues

Other revenue consists of health insurance reimbursement processing fees, training and coaching fees, online membership fees, and optional local advertising which is separate from the advertising fund described below. Other revenue is recognized monthly when the Company bills the franchisee or when services are rendered.

Sales tax

All revenue amounts are recorded net of applicable sales tax.

Deferred revenue

Deferred revenue from initial franchise fees, ADA fees, master franchise fees, and renewal and transfer fees is collected up front and is generally recognized on a straight-line basis over the term of the underlying franchise agreement, net of any performance obligations which have been satisfied. Also included in deferred revenue are corporate-owned fitness center and online membership fees, equipment and installations fees, and pre-paid personal training sessions. The Company classifies these contract liabilities as deferred revenue in the balance sheets.

Deferred compensation

Deferred compensation consists of commission expense resulting from the sales of initial franchises, ADA, and master franchises and is generally recognized on a straight-line basis over the term of the underlying franchise agreement. The Company classifies these contract assets as deferred compensation in the balance sheets.

Advertising Fund

The Company has an advertising fund for the creation and development of marketing, advertising, and related programs and materials for all fitness centers located in the United States and Canada. On behalf of the advertising fund, the Company collects advertising fees from franchisees, in accordance with the provisions of the franchise agreements. The use of amounts received by the advertising fund is restricted to advertising, product development, public relations, and administrative expenses. The Company consolidates and reports all assets and liabilities held by the advertising fund within the consolidated financial statements. Amounts received or receivable by advertising funds are reported as restricted assets within current assets on the consolidated balance sheets. The Company records all revenues of the advertising fund, except those discussed below, within franchise revenue and all expenses of the advertising fund, except those discussed below, within the operating expenses on the consolidated statements of comprehensive income. The Company provides administrative services to the advertising fund and charges the advertising fund a fee for providing those services.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

December 31, 2023, 2022, and 2021

Included in the advertising fund are fees collected from franchisees related to continuing engagement credits. These funds are used by the Company at its discretion on behalf of the Anytime Fitness brand and its franchisees. These revenues and expenses are included in other revenues and general and administrative expenses, respectively, on the consolidated statements of comprehensive income.

SHIPPING AND DELIVERY COSTS

The Company records costs related to shipping and delivery in cost of goods sold.

CONFERENCE

The Company hosts a conference every other year and encourages all franchisees to attend this meeting. Since the Company is not in the business of hosting conferences, the Company records the receipts and expenses as net expense in general and administrative expenses on the consolidated statements of comprehensive income.

ADVERTISING COSTS

Advertising costs associated with solicitation of new franchisees are expensed as incurred. Advertising costs totaled \$1,442,065, \$1,239,947, and \$1,400,220 for the years ended December 31, 2023, 2022, and 2021, respectively.

FAIR VALUE MEASUREMENTS

The Company follows the provisions of FASB's authoritative guidance regarding *Fair Value Measurements*. This guidance defines fair value as the price that would be received to sell an asset or paid to transfer a liability (i.e., the "exit price") in an orderly transaction between market participants at the measurement date and establishes a fair value hierarchy categorized into three levels based on the inputs used.

Generally, the three levels are as follows:

- Level 1 Quoted prices in active markets for identical assets.
- Level 2 Significant other observable inputs.
- Level 3 Significant unobservable inputs.

The Company does not have any significant fair value measurements on a recurring or non-recurring basis for the years ended December 31, 2023, 2022, and 2021.

The carrying amount of cash and cash equivalents, receivables, accounts payable and accrued liabilities approximates fair value because of the short maturity of these instruments. See Note 8 for fair value of long-term debt obligations.

LEASES

The Company leases various facilities. For any lease with an initial term in excess of 12 months, the related leased asset and liability are recognized on the consolidated balance sheets as operating leases at the inception of an agreement where it is determined that a lease exists. The Company has elected to exclude short-term leases for all classes of underlying assets from consolidated balance sheets recognition. A lease is considered to be short-term if it contains a lease term of 12 months or less. Lease expense related to short term leases is recognized on a straight-line basis over the term of the lease. The Company may enter into leases that contain both lease and non-lease components. The Company has elected to not combine lease and non-lease components for all asset classes.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

December 31, 2023, 2022, and 2021

Operating lease assets are included in operating lease right-of-use ("ROU") assets. ROU assets represent the right to use an underlying asset for the lease term and operating lease liabilities represent the obligation to make lease payments arising from the related operating lease. These assets and liabilities are recognized based on the present value of future payments over the lease term at the commencement date. The Company uses the incremental borrowing rate for all classes of underlying assets as the discount factor. In the event the incremental borrowing rate is not readily determinable, the Company has elected to use the risk-free rate as the discount factor.

RECENTLY ADOPTED ACCOUNTING PRONOUNCEMENTS

The Company adopted Accounting Standards Update ("ASU") 2016-13, *Credit Losses – Measurement of Credit Losses on Financial Instruments* and all related subsequent pronouncements as of January 1, 2023, which replaced the incurred loss method with a method that reflects lifetime expected credit losses. The Company adopted the changes in accounting for credit losses using a modified retrospective transition method. Adoption of the new standard did not materially impact the Company's financial statements. The comparative financial information has not been restated and continues to be reported under the accounting standard in effect for those periods.

The Company adopted the provisions of ASC 842, *Leases*, using the modified retrospective approach with January 1, 2022, as the date of initial adoption. The Company elected the package of practical expedients permitted under the transition guidance within the new standard, which among other things, allowed the Company to carry forward the historical lease classification. In addition, the Company elected the practical expedient to use hindsight in determining the lease term for existing leases, which resulted in using the remaining lease terms for certain existing leases. Upon implementation, operating lease ROU assets increased by \$2,925,892, operating lease liabilities increased by \$3,284,318, and deferred rent decreased by \$358,426, which resulted in a cumulative effect adjustment to member's equity (deficit) of \$0 as of January 1, 2022. Adoption of the new standard did not materially impact the Company's consolidated comprehensive income and had no impact on cash flows.

SUBSEQUENT EVENTS

On February 28, 2024, AWW entered into a transaction agreement (the Transaction Agreement) with Ultimate Fitness Holdings, LLC (UFH), the ultimate indirect parent company of the franchisor of the ORANGETHEORY® fitness brand, and TGR Parent, LLC (TGR Parent). Upon the closing of the transaction, AWW and UFH will each contribute all of the equity interests in each of their respective subsidiaries to TGR Parent, resulting in AWW and UFH each owning fifty percent (50%) of the total outstanding equity interests in TGR Parent, and TGR Parent will contribute such equity interests to TGR Intermediate, LLC (TGR Intermediate), resulting in TGR Intermediate becoming the direct or indirect parent company of AWW's and UFH's respective subsidiaries, including Anytime Fitness. The transaction will close as soon as certain closing conditions set forth in the Transaction Agreement are satisfied or waived. These conditions include closing by SEB Funding of a secured financing transaction. In conjunction with closing of the secured financing and the transaction described herein, certain subsidiaries of UFH, including the franchisor of the ORANGETHEORY® fitness brand, will be contributed to Anytime Fitness and ultimately to SEB Systems, becoming an indirect subsidiary of Anytime Fitness.

Subsequent events have been evaluated by management for recognition or disclosure through March 27, 2024, which is the date the consolidated financial statements were available to be issued.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

December 31, 2023, 2022, and 2021

RECLASSIFICATIONS

Certain amounts in the December 31, 2022 and 2021, consolidated financial statements have been reclassified to conform to the current year presentation. These reclassifications had no effect on previously reported consolidated net income or member's equity (deficit).

Note 2 FRANCHISE INFORMATION

Territories sold and open consisted of the following as of and for the year ended December 31, 2023:

	Sold	Total	Opened	Total
	in Year	Sold	in Year	Open
Anytime Fitness	367	7,331	249	5,267
Waxing the City	113	373	16	150
The Bar Method	3	140	4	77
Basecamp Fitness	3	54	7	21

Territories sold and open consisted of the following as of and for the year ended December 31, 2022:

	Sold	Total	Opened	Total
	in Year	Sold	in Year	Open
Anytime Fitness	385	7,061	255	5,143
Waxing the City	28	278	15	139
The Bar Method	2	137	2	78
Basecamp Fitness	44	51	4	14

Territories sold and open consisted of the following as of and for the year ended December 31, 2021:

	Sold	Total	Opened	Total
	in Year	Sold	in Year	Open
Anytime Fitness	389	6,700	288	4,990
Waxing the City*	6	264	7	125
The Bar Method*	-	136	-	81
Basecamp Fitness*	-	33	1	12

^{*}Sold and opened in 2021 represents the period from the securitization date of November 24, 2021 to December 31, 2021.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS December 31, 2023, 2022, and 2021

Note 3 CORPORATE-OWNED FITNESS CENTERS

As of December 31, 2023, the Company was the owner/operator of 12 fitness centers. Revenue and expenses for the corporate-owned fitness centers for the year ended December 31, 2023 were \$5,968,676 and \$6,219,159, respectively.

As of December 31, 2022, the Company was the owner/operator of 12 fitness centers. Revenue and expenses for the corporate-owned fitness centers for the year ended December 31, 2022 were \$5,651,512 and \$6,190,193, respectively. The Company closed one fitness center in 2022.

As of December 31, 2021, the Company was the owner/operator of 13 fitness centers. Revenue and expenses for the corporate-owned fitness centers for the year ended December 31, 2021 were \$5,404,563 and \$5,866,269, respectively. The Company purchased one fitness center and closed one fitness center in 2021.

Note 4 RELATED PARTY TRANSACTIONS

DUE FROM RELATED PARTIES

At December 31, 2023, 2022, and 2021, the Company had receivables from entities related by common ownership in the amount of \$162,954, \$496,285, and \$435,288, respectively. The receivables are due on demand.

DUE TO RELATED PARTIES

At December 31, 2023, 2022, and 2021, the Company had payables to entities related by common ownership in the amount of \$138,720, \$391,263, and \$248,797, respectively. The payables are due on demand.

Note 5 ACCOUNTS RECEIVABLE

Accounts receivable is composed of the following at December 31:

	2023	2022	2021
Trade receivables	\$3,508,163	\$2,947,095	\$3,353,507
Franchise fees	255,400	160,142	376,254
Franchise royalties	474,680	284,917	308,366
International franchise and royalty fees	5,145,908	4,795,935	3,609,142
Non-trade receivables	298,430	191,500	1,791,909
Allowance for doubtful accounts	(165,000)	(260,000)	(320,000)
Total accounts receivable, net of allowance		_	
for doubtful accounts	\$9,517,581	\$8,119,589	\$9,119,178

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS December 31, 2023, 2022, and 2021

Note 6 PROPERTY AND EQUIPMENT

Property and equipment is composed of the following at December 31:

	2023	2022	2021
Property and equipment:			
Leasehold improvements	\$5,776,815	\$5,004,504	\$3,709,614
Equipment	3,572,008	3,172,940	2,978,259
Fitness equipment	2,757,134	2,599,480	2,439,312
Autos and trucks	308,643	308,643	308,643
Furniture and equipment	397,014	371,096	357,867
Construction in progress	34,928		=
Total property and equipment	12,846,542	11,456,663	9,793,695
Less: Accumulated depreciation	(9,369,819)	(8,451,915)	(7,768,238)
Property and equipment, net	\$3,476,723	\$3,004,748	\$2,025,457

Depreciation expense for the years ended December 31, 2023, 2022, and 2021 amounted to \$935,062, \$899,391, and \$762,677, respectively.

Note 7 INTANGIBLE ASSETS, SOFTWARE DEVELOPMENT, AND LICENSE COSTS

Intangible assets, software development, and license costs consist of the following at December 31:

	2023	2022	2021
Amortizable trademarks	\$401,087	\$365,892	\$363,257
Franchise rights	1,655,300	1,655,300	1,655,300
Non-compete agreements	66,099	66,099	66,099
Less: Accumulated amortization	(1,097,669)	(606,415)	(57,272)
Amortizable intangible assets, net	1,024,817	1,480,876	2,027,384
Non-amortizable trademarks and trademarks in progress	1,128,172	1,131,982	1,106,785
Intangible assets, net	\$2,152,989	\$2,612,858	\$3,134,169
Amortizable software development and license costs	\$23,348,244	\$13,218,051	\$1,962,574
Less: Accumulated amortization	(6,533,300)	(1,862,097)	(605,853)
Amortizable software development and license costs, net	16,814,944	11,355,954	1,356,721
Software development in progress	522,695	2,254,284	6,038,012
Software development and license costs, net	\$17,337,639	\$13,610,238	\$7,394,733

Amortization expense for the years ended December 31, 2023, 2022, and 2021 amounted to \$5,189,710, \$1,805,387, and \$1,356,169, respectively.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS December 31, 2023, 2022, and 2021

Future amortization of intangible assets, software development, and license costs is as follows:

Year Ending	
December 31,	Amount
2024	\$7,659,908
2025	6,879,788
2026	3,096,299
2027	39,338
2028	39,338
Thereafter	125,090
Total	\$17,839,761

Note 8 LONG-TERM DEBT

SECURITIZATION

On November 24, 2021, the Issuer entered into a securitization transaction pursuant to which various direct and indirect subsidiaries of SEB contributed nearly all vendor rebate agreements, existing and future franchise agreements, development agreements, and substantially all franchising and licensing activities to the Company. Since the Issuer and all subsidiaries are under common control, the contributions were recorded at book value. The net book value of the assets and liabilities contributed (net of Anytime Fitness contributions eliminated) are summarized below as of November 24, 2021:

Accounts receivable	\$4,120,933
Inventory	3,444,814
Prepaid expenses and other assets	995,516
Intangible assets and software development costs	3,029,138
Accounts payable and accrued expenses	(699,862)
Deferred revenue	(6,550,579)
Net assets contributed	\$4,339,960

The Issuer, its direct parent, as well as the Issuer's direct and indirect subsidiaries, except SEB Franchising Guarantor LLC, (collectively, the Self Esteem Brands Securitization Entities) hold substantially all of the franchising-related assets and have jointly and severally guaranteed the payment of each series of notes and the payment and performance of all other obligations of the Issuer.

Anytime Fitness, LLC manages and services the assets of the Self Esteem Brands Securitization Entities in return for a management fee under a management agreement (the "Securitization Management Agreement"). The primary responsibilities of Anytime Fitness, LLC as the manager are to administer collections of royalties and other securitized revenues and perform certain franchising, operational, intellectual property and reporting on behalf of the Self Esteem Brands Securitization Entities with respect to the managed assets.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS December 31, 2023, 2022, and 2021

SERIES 2021-1 NOTES

In connection with the securitization transaction completed on November 24, 2021 (see "Securitization" section), the Issuer issued \$485,000,000 of Series 2021-1 Class A-2 Fixed Rate Senior Secured Notes ("Series 2021-1 Class A-2 Notes"). In addition, the Issuer entered into \$20,000,000 of Series 2021-1 Class A-1 Variable Funding Notes (the "Variable Funding Notes" or "Series 2021-1 Class A-1-VFN Notes") and an additional \$6,100,000 of Series 2021-1 Class A-1 Senior Secured Liquidity Reserve Notes (the "Liquidity Reserve Notes" or "Series 2021-1 Class A-1-LR Notes"). Collectively, the Series 2021-1 Class A-1-LR Notes, Series 2021-1 Class A-1-VFN Notes and Series 2021-1 Class A-2 Notes shall be referred to as "Series 2021-1 Notes". The Series 2021-1 Notes are secured by substantially all assets of and guaranteed by the Self Esteem Brands Securitization Entities.

Borrowings under the Series 2021-1 Class A-2 Notes bear interest at a fixed rate of 4.969% per annum. Interest and principal payments on the Series 2021-1 Class A-2 Notes are due on a quarterly basis. The requirement to make quarterly principal payments on the Series 2021-1 Class A-2 Notes is subject to certain financial conditions set forth in the Indenture. The legal final maturity date of the Series 2021-1 Class A-2 Notes is January 2052. Unless the outstanding principal is prepaid, the Indenture provides for an anticipated repayment date in January 2027. If the Issuer has not repaid or refinanced the Series 2021-1 Class A-2 Notes prior to the anticipated repayment date, additional interest will accrue pursuant to the Indenture.

Borrowings under the Variable Funding Notes bear interest at a variable rate equal to SOFR plus 3.56%. There is a term SOFR adjustment of 10/15/25bps (for 1/3/6-month tenors) that increases the SOFR plus 3.56% interest on the Variable Funding Notes. The Variable Funding Notes may also be used to issue letters of credit. The Variable Funding Notes will also be subject to (i) certain commitment fees in respect to the unused portion of the commitments of the investors thereunder, and (ii) certain fees in respect of letters of credit issued thereunder. Letters of credit outstanding under the Variable Funding Notes, including \$6,100,000 of an interest reserve letter of credit issued in connection with the Series 2021-1 Notes, were \$8,049,528, \$7,363,425, and \$6,151,977 as of December 31, 2023, 2022 and 2021, respectively. The Company does not expect any material loss from these letters of credit because the Company does not anticipate any funds will be drawn thereunder by the beneficiaries thereof. No other borrowings were outstanding against the Variable Funding Notes as of December 31, 2023, 2022 and 2021.

Advances under the Liquidity Reserve Notes shall bear interest at the Prime Rate plus 3.00%. The Liquidity Reserve Notes will also be subject to certain commitment fees in respect to the unutilized portion of the commitments of the investors thereunder. No borrowings were outstanding against the Liquidity Reserve Notes as of December 31, 2023, 2022 and 2021.

Debt issuance costs of \$8,700,352 were recorded as a reduction of long-term debt in connection with the issuance of the Series 2021-1 Notes. The debt issuance costs are amortized to interest expense through the anticipated repayment dates.

The net proceeds from the issuance of the Series 2021-1 Notes, after transaction expenses, were distributed to SEB.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

December 31, 2023, 2022, and 2021

The Series 2021-1 Notes are subject to a series of covenants and restrictions customary for this type of transaction, including (i) debt service and securitized net cash flow coverage ratios, (ii) maintenance of specified reserve accounts to be used to make required payments in respect of the Series 2021-1 Notes, and (iii) provisions relating to optional and mandatory prepayments. The Series 2021-1 Notes are also subject to customary rapid amortization events provided for in the Indenture.

Long-term debt consists of the following at December 31:

2023	2022	2021
\$483,787,500	\$483,787,500	\$485,000,000
(5,039,053)	(6,779,124)	(8,519,194)
478,748,447	477,008,376	476,480,806
(3,637,500)	(3,637,500)	(3,637,500)
\$475,110,947	\$473,370,876	\$472,843,306
	(5,039,053) 478,748,447 (3,637,500)	\$483,787,500 (5,039,053) 478,748,447 (3,637,500) \$483,787,500 (6,779,124) 477,008,376 (3,637,500) (3,637,500)

The annual principal payment requirements for long-term debt, subject to certain financial conditions set forth in the Indenture, are as follows:

Year Ending	
December 31,	Amount
2024	\$3,637,500
2025	4,850,000
2026	4,850,000
2027	470,450,000
Total principal payments	\$483,787,500

Note 9 DEFERRED REVENUE

The following table reflects the change in deferred revenue for the years ended December 31:

2023	2022	2021
\$43,334,424	\$40,789,697	\$35,095,035
-	=	6,550,579
(14,259,017)	(11,410,120)	(10,174,082)
15,262,542	13,954,847	9,318,165
\$44,337,949	\$43,334,424	\$40,789,697
	\$43,334,424 - (14,259,017) 15,262,542	\$43,334,424 \$40,789,697 (14,259,017) (11,410,120) 15,262,542 13,954,847

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

December 31, 2023, 2022, and 2021

The following table illustrates estimated revenues expected to be recognized in the future related to performance obligations that are unsatisfied (or partially unsatisfied) as of December 31, 2023. The Company has elected to exclude short-term contracts, franchise fee royalties, and any other variable consideration recognized on an "as invoiced" basis.

Deferred revenue to be recognized in

the year ending December 31:	Amount
2024	\$10,016,870
2025	7,924,485
2026	6,603,960
2027	5,244,384
2028	3,732,889
Thereafter	10,815,361
Total	\$44,337,949

The summary set forth below represents the balances in deferred revenue as of December 31:

	2023	2022	2021
Franchise fees	\$43,599,879	\$42,197,499	\$39,712,538
Prepaid personal training	390,425	533,208	524,734
Prepaid membership fees	115,058	105,754	92,715
Equipment and installation fees	232,587	273,648	269,710
Other		224,315	190,000
Total deferred revenue	44,337,949	43,334,424	40,789,697
Less: Long-term portion of deferred revenue	(34,321,079)	(33,185,942)	(31,414,642)
Current portion of deferred revenue	\$10,016,870	\$10,148,482	\$9,375,055

Note 10 LEASING ACTIVITIES

The Company leases various facilities under operating leases with terms that expire at various dates through August 2029. Under certain facility leases, the Company is obligated to pay all repair and maintenance costs.

The following summarizes the weighted average remaining lease term and discount rate as of December 31:

	2023	2022
Weighted Average Remaining Lease Term	4.26 years	5.04 years
Weighted Average Discount Rate	5.00%	5.00%

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS December 31, 2023, 2022, and 2021

The maturities of lease liabilities are as follows:

Year Ending December 31:	Amount
2024	\$1,177,199
2025	1,175,836
2026	995,642
2027	868,482
2028	370,523
Thereafter	91,234
Total lease payments	4,678,916
Less: Present value discount	(467,471)
Present value of operating lease liabilities	4,211,445
Less: Current maturities	(989,158)
Operating lease liabilities, net of current maturities	\$3,222,287

The following summarizes the line items in the consolidated statements of comprehensive income which includes the components of lease expense for the years ended December 31:

	2023	2022	2021
Lease expense:			
Operating lease expense	\$1,024,977	\$854,756	\$2,079,707
Short-term lease expense	71,650	186,311	-
Non-lease component expense	463,782	388,673	
Total lease expense	\$1,560,409	\$1,429,740	\$2,079,707

Note 11 CONTINGENCIES

The Company is subject to various claims, legal proceedings, and investigations covering a wide range of matters that may arise in the ordinary course of business. Management believes the resolutions of claims and pending litigation will not have a material effect, individually or in the aggregate, on the consolidated financial statements of the Company.

The Company accrued a contingent liability of \$0, \$44,932, and \$270,275 related to lease agreements for former corporate-owned fitness centers for the years ended December 31, 2023, 2022, and 2021, respectively. This amount is included in accrued expenses and other current liabilities on the consolidated balance sheets.

ANYTIME FITNESS, LLC AND SUBSIDIARIES CONSOLIDATED FINANCIAL STATEMENT (UNAUDITED) FEBRUARY 29, 2024

ANYTIME FITNESS, LLC AND SUBSIDIARIES CONSOLIDATED BALANCE SHEET February 29, 2024

		2024
Assets		
Current assets:		
Cash and cash equivalents	\$	13,286,383
Restricted cash	Φ	6,233,792
Accounts receivable, net of allowance for doubtful accounts		11,513,068
Vendor rebates receivable		5,313,872
Due from related parties		6,613,046
Inventory		5,188,052
Prepaid expenses		7,407,137
Other current assets		103,393
Deferred compensation, current portion		353,264
Total current assets		56,012,007
Total cultent assets		30,012,007
Property and equipment, net		3,318,505
Other assets:		
Operating lease right-of-use assets		3,637,086
Intangible assets, net of accumulated amortization		2,071,004
Software development costs, net of accumulated amortization		17,216,522
Goodwill		141,521
Other assets		175,286
Deferred compensation, net of current portion		1,150,253
Total other assets		24,391,672
Total other assets		24,391,072
Total assets	\$	83,722,184
Liabilities and Member's Deficit		
Current liabilities:		
	\$	2 627 500
Current maturities of long-term debt	Ф	3,637,500
Current maturities of operating lease liabilities		1,000,479
Accounts payable		6,402,876
Accrued expenses and other current liabilities		5,880,094
Due to related parties		549,498
Deferred revenue, current portion Total current liabilities		9,959,170
Total current habilities		27,429,617
Long-term liabilities:		
Long-term debt, net of current maturities and financing costs	4	475,400,959
Operating lease liabilities, net of current maturities		3,050,290
Deferred revenue, net of current portion		34,321,079
Total long-term liabilities	-	512,772,328
		212,772,828
Total liabilities	;	540,201,945
Member's deficit:		
Member's deficit	(4	456,513,797)
Accumulated other comprehensive income	`	34,036
Total member's deficit	(4	456,479,761)
Total liabilities and mambaula deficit	¢	92 722 194
Total liabilities and member's deficit	\$	83,722,184

ANYTIME FITNESS, LLC AND SUBSIDIARIES CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME For the Period Ending February 29, 2024

		YTD 2024
Revenues:		
Franchise royalties	\$	12,025,598
Franchise fees	•	2,105,440
Sales		7,529,798
Advertising fund revenue		2,917,220
Vendor rebates		9,234,540
Other revenues		235,032
Total revenues		34,047,628
Cost of goods sold		4,614,093
Gross profit		29,433,535
General and administrative expenses		9,918,988
Advertising fund expense		5,075,665
Total general, administrative, and advertising fund expenses		14,994,653
Income from operations		14,438,882
Other income (expense):		
Interest expense		(4,295,931)
Other income		27,928
Other expense		(350,054)
Total other income (expense)		(4,618,057)
Net income		9,820,825
Other comprehensive income (expense):		
Foreign currency translation adjustments		(1,515)
Comprehensive income	\$	9,819,310

ANYTIME FITNESS, LLC AND SUBSIDIARIES NOTES TO THE CONSOLIDATED FINANCIAL STATEMENT For the Period Ending February 29, 2024

NOTE 1 SUBSEQUENT EVENTS

Anytime Worldwide, LLC ("AWW") is the indirect parent company of Anytime Fitness, LLC and of the franchisors of the Anytime Fitness® brand, the Basecamp® brand, The Bar Method® brand, and the Waxing the City® brand (collectively, the "SEB Brands").

Ultimate Fitness Holdings, LLC ("UFH") is the ultimate indirect parent company of OTF Franchisor, LLC ("OTF"), the franchisor of the ORANGETHEORY® brand, and its affiliates.

On April 2, 2024, pursuant to a Transaction Agreement dated February 28, 2024 between AWW, UFH, and TGR Parent, LLC ("TGR Parent"), AWW and UFH each contributed all of the equity interests in each of their respective subsidiaries to TGR Parent, resulting in AWW and UFH owning fifty percent (50%) of the total outstanding equity interests in TGR Parent, and TGR Parent contributed such equity interests to TGR Intermediate LLC ("TGR Intermediate"), which resulted in TGR Intermediate becoming the direct or indirect parent company of AWW's and UFH's respective subsidiaries (the "Business Combination Transaction").

In connection with the Business Combination Transaction, SEB Funding LLC ("SEB Funding"), an indirect, wholly-owned subsidiary of TGR Intermediate, issued \$480,000,000 of fixed rate senior secured notes (the "Offered Notes") as part of a secured financing transaction (the "2024 Securitization Transaction"). SEB Funding used the proceeds from the Offered Notes: (i) to repay in full the principal amount of certain indebtedness incurred by a subsidiary of UFH prior to the date of the Business Combination Transaction, and pay any accrued interest and any other amounts payable in connection with such repayment; (ii) to pay fees and expenses in connection with the 2024 Securitization Transaction; and (iii) with respect to any remaining proceeds, for general corporate purposes.

In addition, SEB Funding also issued senior secured variable funding notes (the "VFN Notes") which will allow SEB Funding to borrow up to \$90,000,000 from time to time on a revolving basis, approximately \$40,000,000 of which was drawn down at the time of the Business Combination Transaction. The proceeds from the VFN Notes will be used for the purposes described above.

Certain of SEB Funding's subsidiaries, including the franchisors of SEB Brands, and certain of UFH's subsidiaries, including OTF, guaranteed the repayment by SEB Funding of the Offered Notes and the VFN Notes, as well as the repayment of certain senior secured notes and variable funding notes issued by SEB Funding in 2021 in the approximate amount of \$485,000,000 and \$20,000,000 respectively, which had previously been guaranteed by certain of SEB Funding's subsidiaries, including the franchisors of the SEB Brands. All such entities pledged their assets to secure all of the notes described above.

EXHIBIT E

FRANCHISE AGREEMENT, GUARANTY, GENERAL RELEASE AND STATE SPECIFIC ADDENDA TO FRANCHISE AGREEMENT



FRANCHISE AGREEMENT

ANYTIME FITNESS FRANCHISOR LLC 111 Weir Drive Woodbury, Minnesota 55125 (651) 438-5000 www.anytimefitness.com

ANYTIME FITNESS FRANCHISE AGREEMENT

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RIDER PERSONAL GUARANTY STATE-SPECIFIC ADDENDA

ANYTIME FITNESS FRANCHISE AGREEMENT

THIS FRANCHISE AGREEMENT ("Agreement") is made as of the Effective Date set forth in the Rider attached to this Agreement (the "Rider") between ANYTIME FITNESS FRANCHISOR LLC, a Delaware limited liability company ("we" or "us") and the person or persons named in the Rider as "Franchisee" ("you").

RECITALS:

- A. We and our predecessor have invested substantial time, effort and money to develop a system of operating fitness centers offering convenient access and one on one, small and large group training, coaching and recovery services, and have a trademark federally registered for the name "Anytime Fitness®", as well as other intellectual property rights. We grant franchises to qualified candidates for the operation of a fitness center. We license our trademark rights in "Anytime Fitness" and may in the future adopt, use and license additional or substitute trademarks, service marks, logos and commercial symbols in connection with the operation of Anytime Fitness centers (collectively the "Marks"). Anytime Fitness centers use our methods, procedures, standards, specifications and the Marks (all of which are collectively referred to as the "System") which we may improve, further develop or otherwise modify from time to time.
- B. You acknowledge that you have had an adequate opportunity to be thoroughly advised of the provisions of this Agreement and our Franchise Disclosure Document and have had sufficient time and opportunity to evaluate and investigate the System and the procedures and financial requirements associated with the System, as well as the competitive market in which it operates.
- C. You desire to operate an Anytime Fitness center franchise which will conform to our uniform requirements and quality standards as established from time to time by us.

AGREEMENTS:

1. GRANT OF FRANCHISE; FRANCHISED LOCATION

- A. <u>Grant of Franchise</u>. Subject to the provisions stated below, we license to you a personal franchise to operate an Anytime Fitness center (your "Anytime Fitness Center") in conformity with our System at the location described on the Rider (the "Franchised Location"). You accept the license and undertake the obligation to operate your Anytime Fitness Center using the System and in compliance with our standards. Your Anytime Fitness Center may only be operated at the Franchised Location. If you would like to open a second or subsequent location, you must sign a new franchise agreement on our thencurrent form for each location, and pay the applicable franchise fees for each location.
- B. <u>Limitations</u>. The rights and privileges granted to you under this Agreement are personal in nature and may not be used at any location other than the Franchised Location. You do not have the right to delegate, subfranchise, or sublicense any of your rights under this Agreement. Without our written consent, you may not use the Franchised Location for any purpose other than the operation of an Anytime Fitness center.
- C. <u>Protected Territory</u>. Included in the Rider is a map or description of an area surrounding the Franchised Location (the "Protected Territory"). Except as specified in this Section or in Section 2.B, during the term of this Agreement, we will not operate or license to anyone else the right to operate an Anytime Fitness center physically located in the Protected Territory. You acknowledge and agree that (i)

we and our affiliates have the right to grant other franchises or licenses and to operate company or affiliate owned fitness studios/businesses (including Anytime Fitness centers) at locations outside the Protected Territory even if they compete with your Anytime Fitness Center for customers or members, (ii) we and our affiliates have the right to grant other franchises or licenses and to operate company or affiliate-owned fitness studios/businesses (including Anytime Fitness centers) within private establishments located within the Protected Territory, provided that access to those centers is limited to employees of the business, or transient guests of the business who, in either case, would not have any reciprocity with any other Anytime Fitness center as a result of their use or membership in this private center, (iii) we and our affiliates have the right to operate, and to grant franchises or licenses to others to operate, fitness studios/businesses and any other business from locations within and outside the Protected Territory under trademarks other than the Marks, including, without limitation, health club membership promotion services, or health club billing services, without compensation to you, provided; however, that with respect to this clause (iii), we and our affiliates will not operate fitness centers within the Protected Territory, or grant franchises or licenses to others to operate fitness centers within the Protected Territory, unless we do so after we or our affiliates acquire, or merge with, another business that operates or grants franchises to operate fitness centers, or after we are acquired by such a business, in which case we may do so, provided we do not operate those fitness centers in the Protected Territory using the Marks, or license anyone to use the Marks to operate such fitness centers in the Protected Territory. In addition, the boundaries of your Protected Territory may overlap with a territory we grant to another franchisee or to an Anytime Fitness center we or our affiliates operate, so long as no other Anytime Fitness center is located within your Protected Territory.

D. <u>Additional Reservation of Rights</u>. We and our affiliates reserve any and all rights not expressly granted to you under this Agreement, including, without limitation, the right to sell anywhere (including within the Protected Territory) products and services (including to your members and other customers) under the "Anytime Fitness" name, or under any other name, through any channel of distribution, including via the Internet, our website, mobile application, social media platforms or otherwise.

2. <u>TERM; RENEWAL RIGHTS</u>

- A. <u>Initial Term.</u> The term of this Agreement is for six (6) years commencing on the Effective Date of this Agreement, unless terminated earlier as provided in this Agreement. However, by the end of the fifth year following the opening of your Anytime Fitness Center, you must complete, or provide for in a manner satisfactory to us, such renovation and reequipping of your Anytime Fitness Center as we deem appropriate to reflect the then current standards and image of the System, including, without limitation, renovation or replacement of signs, equipment, furnishings, fixtures and décor.
- B. <u>Renewal</u>. You have the right to renew your Anytime Fitness Center franchise for the Franchised Location for an additional five (5) year term, provided you meet all of the following conditions:
- 1. you have given us written notice at least two hundred ten (210) days prior to the end of the then current term of this Agreement of your desire to renew;
- 2. you and all entities you are a member, partner or shareholder of, are in compliance with all agreements between you and us and between you and our affiliates, and there has been no series of defaults by you thereunder (i.e., an abnormal frequency of defaults or a default that has occurred repeatedly, or a combination thereof), whether or not such defaults were cured;
- 3. you make, or provide for in a manner satisfactory to us, such renovation and reequipping of your Anytime Fitness Center as we deem appropriate to reflect the then-current standards and

image of the System, including, without limitation, renovation or replacement of signs, equipment, furnishings, fixtures and decor;

- 4. you pay us a renewal fee at least thirty (30) days prior to the expiration of the initial term of this Agreement in an amount equal to Seven Thousand Five Hundred Dollars (\$7,500) (the "Renewal Fee");
- 5. you sign the standard Franchise Agreement then being used by us within thirty (30) days of receipt, provided that you pay the Renewal Fee in lieu of the Initial Franchise Fee set forth in the then-current Franchise Agreement. The terms of such Franchise Agreement may differ from this Agreement, including higher fees and a modification to the Protected Territory based upon our then-current methods of determining protected territories (and which may include a reduction in the Protected Territory);
- 6. you present satisfactory evidence that you have the right to remain in possession of the Franchised Location for the duration of the renewal term, unless we determine that the location of your business is no longer viable for the operation of your Anytime Fitness Center, in which case we may condition your right to renew on your obtaining a new site for your Anytime Fitness Center that we approve;
- 7. your management staff successfully completes any refresher training prescribed by us at least thirty (30) days prior to the expiration of the term of this Agreement; and
- 8. at the time you sign the Franchise Agreement to renew your franchise, you sign and deliver to us a general release, in the form we prescribe, releasing, to the fullest extent permitted under the laws of the state where your Anytime Fitness Center is located, all claims that you may have against us and our affiliates and our respective current and former officers, directors, shareholders, employees, insurers, consultants, contractors and agents, in both their corporate and individual capacities.

If you fail to timely comply with any provision of this Section 2.B, time being of the essence, we will at all times thereafter be permitted to operate or license to someone else the right to operate an Anytime Fitness center from any location in the Protected Territory, and you specifically grant to us and to the owner of that center the right to contact the members and other customers of your Anytime Fitness Center, notify them that you have chosen not to renew your relationship with us, and solicit those members and customers to join a new Anytime Fitness center in the Protected Territory.

We recommend that you set aside One Thousand Dollars (\$1,000) per month in an account to be used as seed money to bring your Anytime Fitness Center up to current standards upon expiration of this Agreement. We reserve the right to require you to pay these amounts to us to hold for you, but if we impose this obligation, we will release the funds to you as needed for you to complete your obligation to renovate and re-equip your Anytime Fitness Center. While we do not expect these funds will cover the entire cost of both the remodeling and new equipment you will need, if we do collect these amounts and they exceed the amount you need, we will refund the excess amounts to you upon completion of the renovation and reequipping and renewal of the Franchise.

3. MARKS AND COPYRIGHTS

- A. <u>Identity of Your Anytime Fitness Center</u>. Your Anytime Fitness Center will be identified by the trademark "Anytime Fitness®," unless we specifically agree that your center will operate as a center in a more rural area, under the name "Anytime Fitness Express®."
- B. <u>Ownership of Mark</u>. You agree that we own the Marks and the System. You also agree that any and all improvements and derivations by you relating to the Marks and System are our sole property

and you hereby assign to us the same, together with the goodwill associated with the same. We will have the exclusive right to register and protect all such improvements and derivations of the Marks and the System.

- C. <u>Use.</u> Your right to use and identify with the Marks and System applies only to the Franchised Location, and exists concurrently with the term of this Agreement and only so long as you are in complete compliance with our quality standards. You will have the right to use the Marks and System only in the manner prescribed, directed and approved by us in writing and in accordance with all applicable laws and regulations pertaining to advertising and marketing, including, without limitation, federal and state laws pertaining to telemarketing (including the Telephone Consumer Protection Act), false advertising, unfair competition and unfair practices. You will not have or acquire any rights in any of the Marks or System other than the right of use as governed by this Agreement. You may not authorize others to use or reproduce our Marks without our prior written consent. Your use of the Marks and any resulting goodwill will be to our exclusive benefit. If, in our judgment, your conduct infringes upon or demeans the goodwill, standards of uniformity or quality, or business standing associated with the Marks or the System, you will immediately, upon written notice from us, modify your use of the Marks and the System in the manner prescribed by us in writing. You will not during or after the term of this Agreement do anything directly or indirectly which would disparage, infringe upon, harm, or contest our rights in, the Marks or System.
- D. <u>Promotion</u>. You will operate your Anytime Fitness Center so that it is clearly identified and advertised as an Anytime Fitness center. The style, form and use of the words "Anytime Fitness" in any advertising, written materials, products or supplies, including but not limited to any Technology Platform (defined below), must, however, have our prior written approval and comply with our specifications as we may prescribe in writing and as set forth in the Manual, or otherwise. You will use the trademark "Anytime Fitness®" and the other Marks which now or hereafter may form a part of the System, on all signs, paper supplies, business cards, uniforms, advertising materials, Technology Platforms, signs and other articles in the identical combination and manner as we may prescribe in writing and you will supply to us samples or photographs of the same upon our request. You will comply with all trademark, trade name, service mark and copyright notice marking requirements and you will supply to us samples or photographs of the same upon our request. You will not use the words "Anytime Fitness" in your corporate, partnership, limited liability company or other entity name. You may not market or advertise in violation of federal laws regulating advertising, such as the CAN-SPAM Act and the Telephone Consumer Protection Act, and state advertising laws applicable to your Anytime Fitness Center.
- E. Substitutions of, or Adverse Claims to, Marks. We have the right to protect and maintain all rights to the Marks against encroachment, misuse or unauthorized use and against all challenges to any rights of its use, as we deem appropriate. If it becomes advisable at any time, in our sole discretion, to modify or discontinue use of any Mark, or to discontinue using any Mark, or if there is an adjudication by a court of competent jurisdiction that any party's rights to any of the Marks are superior to ours, then upon written notice from us, you will, at your sole expense, immediately adopt and use the changes and amendments to the Marks that are specified by us in writing, and if the Mark that is changed is the name "Anytime Fitness," then all references in this Agreement to the name "Anytime Fitness" will be deemed references to such substitute Mark. If we modify or discontinue use of any Mark, you will immediately cease using the Marks specified by us, and will, as soon as reasonably possible, commence using the new trademarks, trade names, service marks, logos, designs and commercial symbols designated by us in connection with all advertising, marketing and promotion of your Anytime Fitness Center. We will have no liability or obligation whatsoever with respect to your modification or discontinuance of any Mark. You will not make any changes or amendments in or to the use of the Marks or System unless directed by us in writing.

- F. <u>Litigation</u>. You will have no obligation to and will not, without our prior written consent, defend or enforce any of the Marks in any court or other proceedings for or against imitation, infringement, any claim of prior use, or for any other allegation. You will, however, immediately notify us of any claims or complaints made against you with respect to the Marks and will, at your reasonable expense, cooperate in all respects with us in any court or other proceedings involving the Marks. We will pay the cost and expense of all litigation incurred by us, including attorneys' fees, specifically relating to the Marks. We will have the right to control and conduct any litigation relating to the Marks and be entitled to all recovery related to claims with respect to the Marks. While we are not required to defend you against a claim based on your use of the Marks, we will reimburse you for your liability arising from your authorized use of the Marks. You will also be required to reimburse us for liability arising out of your unauthorized use of any of the Marks.
- G. <u>Copyrighted Materials</u>. You acknowledge and agree that we may authorize you to use certain copyrighted or copyrightable works (the "Copyrighted Materials"), including the Manual (as defined below). The Copyrighted Materials are our valuable property. Your rights to use the Copyrighted Materials are granted to you solely on the condition that you comply with the terms of this Agreement. Your use of the Copyrighted Materials does not vest you with any interest other than the temporary, non-exclusive license to use the Copyrighted Materials granted in this Agreement. All rights that inure as a result of the use of the Copyrighted Materials belong solely to us.
- H. <u>Protection</u>. You will sign any documents that we or our counsel deem necessary for the protection of the Copyrighted Materials or the Marks or to maintain their validity or enforceability, or to aid us, at our expense, in acquiring rights in or in registering any of the Marks or any trademarks, trade names, service marks, slogans, logos or emblems that we subsequently adopt.

4. INITIAL FRANCHISE FEE

- A. <u>Initial Franchise Fee</u>. Upon execution of this Agreement, you will pay us a nonrefundable initial franchise fee (the "Initial Franchise Fee") as set forth in the Rider.
- B. <u>No Refunds</u>. The Initial Franchise Fee has been fully earned upon our signing of this Agreement and is nonrefundable in consideration of the expenses incurred by us in granting this franchise and for the lost or deferred opportunity to franchise others.

5. MONTHLY FEE

- A. Monthly Fee. You will pay to us a non-refundable monthly royalty payment (the "Monthly Fee"). The Monthly Fee for your center under this Franchise Agreement will initially be Seven Hundred Ninety-nine Dollars (\$799) per month. On January 1 of each year, we may increase the Monthly Fee to reflect inflation according to the changes in the Consumer Price Index -- All Items 1982-84 =100 (the "Index") published by the Bureau of Labor Statistics, U.S. Department of Labor, or its successors, or, in the event the Index is no longer published, by any other comparable instrumentality we select tracking inflation in the United States. The increase will be based on the increase in the Index for the most recent twelve (12) months ended November 30 of each year, and such increase will take effect on January 1.
- 1. Your obligation to pay us the Monthly Fee under the terms of this Agreement will remain in full force and effect throughout the term of this Agreement.
- 2. Your obligation to begin paying the Monthly Fee will begin on the date you open your Anytime Fitness Center, unless you have not done so within twelve (12) months from the Effective Date, in which case, your obligation to begin paying the Monthly Fee will begin twelve (12) months from

the Effective Date. If you have engaged one of our affiliates to provide you with site selection services and you are actively working with such affiliate to obtain a site, we will waive the Monthly Fee until you begin operating your Anytime Fitness Center. If your obligation to begin paying the Monthly Fee commences after the first day of the month, the Monthly Fee will not be due until the month that begins immediately after the month that your obligation to pay the Monthly Fee begins. For example, if you sign this Agreement April 15, and your Anytime Fitness Center opens June 15, the first time that you must pay the Monthly Fee is July 1. Your obligation to pay the Monthly Fee continues through the term of this Agreement. You will also pay the full amount of the Monthly Fee for the last month of the term of this Agreement, regardless the actual date of expiration or termination date of this Agreement. We may, upon 30 days' prior notice to you, replace the fixed Monthly Fee with a percentage-based monthly royalty on all gross revenue, including personal training revenue and point of sale revenue.

B. Method of Payment.

- 1. Notwithstanding any designation by you, we have the sole discretion to apply any payments made by you to any of your indebtedness for Monthly Fees, General Advertising and Marketing Fees, purchases from us or our affiliates, vendors, interest, collection costs or any other indebtedness. You agree that you will not withhold payment of any Monthly Fees, General Advertising and Marketing Fees or any other amount due us, and that the alleged non-performance or breach of any of our obligations under this Agreement or any related agreement does not establish a right at law or in equity to withhold payments due us for Monthly Fees, General Advertising and Marketing Fees or any other amounts due.
- 2. You hereby authorize your billing and payment processor to deduct from any monies it collects on your behalf the amount of all fees and payments you are obligated to pay us and to our affiliates and to pay those fees to us or to our affiliates on the due date of such fee. We also have the right to require you to sign and deliver to us, our bank(s) and your bank, as necessary, all forms and documents that we may request to permit us to debit your account, either by check, via electronic funds transfer or other means or such alternative methods as we may designate ("Payment Methods") for all fees and payments due to us. We may use the Payment Methods to collect Monthly Fees, advertising fees and any other amounts due to us or our affiliates on the date such amounts become due. You will notify us at least twenty (20) days before closing or changing the account against which such debits are to be made. If such account is closed or ceases to be used, you will immediately provide all documents and information necessary to permit us to debit the amounts due from an alternative account. You acknowledge that these requirements are only a method to facilitate prompt and timely payment of amounts due and will not affect any obligation or liability for amounts owed.
- C. <u>Security Interest</u>. You grant us a first priority security interest in your receivables and equipment, whether now existing or hereinafter created, together with all proceeds of such assets. You authorize us to file one or more financing statements to evidence this security interest. However, we will subordinate our first priority interest to a lending institution that provides you financing for your Anytime Fitness Center.
- D. <u>Charitable Contribution</u>. We may, upon 30 days' prior notice to you, require that you pay One Hundred Dollars (\$100) per month to Heartfirst Charitable Foundation or another charitable organization we designate on or before the first day of each month.

6. ADVERTISING AND PROMOTION

A. <u>Grand Opening Program</u>. You agree to conduct a grand opening advertising and promotional program ("Grand Opening Program") for your Anytime Fitness Center beginning sixty (60) days prior to your scheduled opening and ending sixty (60) days following the opening of your Anytime

Fitness Center. The Grand Opening Program must target prospective members throughout the Protected Territory and meet the standards we establish from time to time.

If you are a franchisee who is new to the Anytime Fitness system and are opening a new Anytime Fitness Center, you must spend a minimum amount on the Grand Opening Program as set forth on the Rider. The amounts you spend on the Grand Opening Program are in addition to the General Advertising and Marketing Fees (defined below) that you must pay to us. Upon request by us, you must provide us with a report itemizing the amounts you spent on the Grand Opening Program. If you fail to spend the minimum required amount on the Grand Opening Program, we may require you to pay the difference between what you should have spent for the Grand Opening Program and what you actually spent into the General Advertising and Marketing Fund.

- B. <u>Advertising Fee</u>. We have established a general advertising and marketing fund (the "General Advertising and Marketing Fund"), and we require you to contribute each month to the General Advertising and Marketing Fund (the "General Advertising and Marketing Fees").
- 1. The General Advertising and Marketing Fees are due on or before the first day of each month. The first payment is not due until the month that begins immediately after the month that your Anytime Fitness Center opens. Your obligation to pay the General Advertising and Marketing Fees continues through the term of this Agreement. You will also pay the full amount of the General Advertising and Marketing Fees for the last month of the term of this Agreement, regardless the actual termination date of this Agreement.
- 2. The General Advertising and Marketing Fees may be based on a flat fee, or the number of members of your Anytime Fitness Center, or the square feet of your Anytime Fitness Center, or any other formula we deem appropriate. The initial General Advertising and Marketing Fee for your Anytime Fitness Center will be equal to Six Hundred Dollars (\$600) per month. We reserve the right to increase the General Advertising and Marketing Fees upon sixty (60) days' written notice, provided, however, that the General Advertising and Marketing Fee will not exceed the greater of Six Hundred Dollars (\$600) per month or 2% of Gross Revenue (which may be calculated on a weekly basis).
- We may use General Advertising and Marketing Fund Fees for any purpose that promotes the system, the Marks or the Anytime Fitness name as we deem appropriate in our sole discretion, which may include the creation, production and placement of consumer advertising; purchase of marketing related technology platforms, such as social medial management, asset management, and creation, marketing automation and CRM and related consulting or development costs, market research, consumer insights and analytics, brand tracking, voice of the consumer; agency costs and commissions; costs of preparing, producing and conducting local, regional or national media of our choice, including: television, radio, Internet, magazine, direct mail and newspaper, billboard, social media and digital advertising, and direct mail campaigns, and other public relations activities; developing and/or hosting, maintaining and optimizing our website, other websites, and other applications or similar activities; implementing keyword or adword purchasing programs; administering regional or multi-regional advertising programs and other media advertising; in-house staff assistance and related administrative costs; local and regional promotions; public relations campaigns including the cost of retaining public relations firms and other advertising, promotion or marketing agencies; developing marketing and advertising training programs and conducting consumer and market research (including surveys and sampling) and secret shopper programs; and other advertising, promotion and marketing activities, including participating at trade shows. For the avoidance of any doubt, we may also reimburse ourselves, our authorized representatives or our affiliates from the General Advertising and Marketing Fund for any expenses incurred by us or any of them related to the promotion of the Anytime Fitness brand, the Marks or the system, including administrative costs, independent audits, reasonable accounting, bookkeeping, reporting and legal expenses, taxes and all other

reasonable direct or indirect expenses that may be incurred by us, them or our authorized representatives and associated with the programs funded by the General Advertising and Marketing Fund. Advertising may be placed in local, regional or national media of our choice. We do not guarantee that advertising expenditures from the General Advertising and Marketing Fund will benefit you or any other franchisee directly, on a pro rata basis, or at all. Methods, media employed, the contents of advertising and marketing, and terms and conditions of advertising, marketing and promotional programs, will be in our sole discretion. All interest, if any, earned by the General Advertising and Market Fund will be used for the payment of the foregoing expenses before application of any principal.

C. Local Advertising & Minimum Spend Requirement.

1. In addition to the General Advertising and Marketing Fees, you agree to conduct your own local marketing of your Anytime Fitness Center, either alone or in combination with other Anytime Fitness center owners in your market. You must spend a minimum of Six Hundred Dollars (\$600) to One Thousand Dollars (\$1,000) on local advertising, depending upon the size of your market as determined by us in our discretion, in accordance with the following chart and as specified in the Rider:

Population within a 3-mile radius of your Franchised Location	Minimum Local Advertising Spend Requirement
Less than 25,000 people	\$600 per month
Between 25,000 and 49,999 people	\$800 per month
More than 50,000 people	\$1,000 per month

You must use our preferred vendors for your Grand Opening Program for your Anytime Fitness Center (which may be us or our affiliates), and we may require you to submit your grand opening plans and local marketing plans for our prior approval, submit receipts to verify you have met minimum spend requirements, and show proof of performance of your advertising activity. If you fail to spend the minimum required amount on local advertising in any calendar year, we may require you to pay the difference between what you should have spent on local advertising and what you actually spent into the General Advertising and Marketing Fund. We also reserve the right to require you to pay to us the minimum required amount for the Grand Opening Program and the minimum required amount each month for local advertising, plus our current one-time setup fee, and we will conduct the Grand Opening Program or local advertising, as applicable, on your behalf in our discretion. We reserve the right to audit your records upon request to determine compliance with this requirement. You acknowledge that it is your responsibility to market your Anytime Fitness Center. You must comply with our then-current advertising standards and specifications, as set forth in the Manual or otherwise in writing. You must submit to us for our prior approval any advertising you propose to use for the promotion of your Anytime Fitness Center at least four (4) weeks before you may use any such advertising. We reserve the right to refuse, reject, adjust or require changes to any advertising material you prepare. We may revoke your right to use any previously approved advertising materials at any time upon notice to you, and you must immediately cease using such advertising materials. You also must purchase a representative sample of all marketing materials we prepare for brand level promotions. We may prescribe minimum amounts of these materials that you must purchase. The amounts you pay for these items are nonrefundable and must be paid at the times we specify. These items will not constitute all of the items you will need to market your Anytime Fitness Center and you will need to purchase other items. If you choose to contract with marketing vendors that are not our preferred vendors, you may not have access to certain resources, assets and communications.

- D. <u>Advertising Cooperative</u>. At such time as we in our sole discretion may determine, you shall join an advertising cooperative made up of other Anytime Fitness franchisees (the "Local Cooperative"), as we determine. In such event, you must participate in the Local Cooperative on the terms and conditions we require. We can create, modify or dissolve any Local Cooperative at any time we determine. The amount of the contribution you must contribute to the Local Cooperative will be determined at the time we establish the Local Cooperative but will not be more than two percent (2%) of your monthly Gross Revenue.
- E. <u>Gross Revenues</u>. "Gross Revenues" shall mean the total amount of revenues generated from all business activities taking place by, through or at the Anytime Fitness Center, in the form of cash or credit, plus the fair market value of products delivered and services rendered to you, or to your designee, in consideration for products and services provided in, from, or in conjunction with your Anytime Fitness Center. There will be excluded from "Gross Revenues" bona fide refunds, credits given or allowed to customers for the return of merchandise and amounts collected from customers and remitted by you to any governmental taxing authority in satisfaction of sales taxes, however, chargebacks are not deducted from the calculation of Gross Revenues.

7. ANYTIME FITNESS CENTER PREMISES

- A. <u>Site Acquisition</u>. Prior to the acquisition by lease or purchase of the site for your Anytime Fitness center, you will submit to us such information and materials as we may require, which may include, but not be limited to, your proposed lease. We will have ten (10) business days after receipt of the information and materials we requested to approve or disapprove your proposed site. No site will be deemed approved unless it has been expressly approved in writing by us by notice of site approval sent to you. Our examination and approval of the location of your Anytime Fitness center site does not constitute a representation, guaranty or warranty, express or implied, of the successful operation or profitability of the Anytime Fitness center at that location. In addition, we may require you to furnish us with a copy of the signed lease within five (5) days after its execution.
- B. <u>Retail Product Package</u>. Before you open your Anytime Fitness Center, we may require you to purchase a package of retail products to offer for sale in your Anytime Fitness Center from us at our then-current prices. These amounts are nonrefundable and are due at the time we specify.
- C. Opening. You may not initially open your Anytime Fitness Center for business until: (1) we notify you in writing that all of your pre-opening obligations have been fulfilled and we have approved your opening date; (2) the Initial Training Program is completed to our satisfaction; (3) all amounts due to us and our affiliates have been paid; (4) we have been furnished with copies of all insurance policies and certificates required by this Agreement, or other documentation of insurance coverage and payment of premiums that we request; (5) you notify us that all approvals and conditions in this Agreement have been met; (6) you have received all required permits and licenses; and (7) you have ordered, received and installed all equipment, supplies, inventory and computer systems that we require.

Unless otherwise agreed in writing by us, you must open your Anytime Fitness Center on or before the Required Opening Date, but in no event more than twelve (12) months from the Effective Date. Notwithstanding the foregoing, if you are entering into this Agreement pursuant to the terms of an Area Development Agreement executed between you (or your affiliate) and us, you will open your Anytime Fitness Center on or before the date set forth in the "Development Schedule" (as defined in the Area Development Agreement). In each case, you must thereafter diligently operate your Anytime Fitness Center in accordance with this Agreement for the entire remaining term of this Agreement. Your failure to open your Anytime Fitness Center on or before the Required Opening Date will constitute a default of this

Agreement and allow us to terminate this Agreement and retain any amounts you have paid to us or our affiliates.

- D. <u>Relocation</u>. You may not move or relocate your Anytime Fitness Center without our prior written consent, which consent shall not be unreasonably withheld.
- 1. The request for relocation must be made in writing, stating the new location, and received by us at least sixty (60) days prior to the date of intended relocation. The new location must be within the Protected Territory (as defined below), and it may not be located within any territory we grant to any other franchisee. We will refund the relocation fee to you if we do not approve your new location.
- 2. Upon receipt of our approval, you must upgrade the new space to comply with all of our current specifications, and construct the new premises in the manner required under Section 9.A. You also consent to our amendment of the Rider to indicate the new location and any update to your Protected Territory.

8. PRE-OPENING AND ONGOING COMPANY OBLIGATIONS/TRAINING

Our pre-opening obligations to you include those set forth in Sections 6.A, 7.A, 8, and 9.

- A. <u>Location</u>. We will provide you with consulting services to assist you in determining the evaluation criteria for selecting the site location for your Anytime Fitness Center as described above.
- B. Initial Training. We will, at our expense, provide an initial training program to educate and acquaint your management team with the business of operating an Anytime Fitness center. The training program will include instruction on basic operating skills and other topics we select. If you have more than one Franchise Agreement with us, we may, at our option, provide this training program one (1) time for multiple agreements. The person you designate as your principal operator (whether you, if you are an individual, or one of your owners if you are an entity) (the "Principal Operator") must attend one of the next two (2) initial training programs we offer following our acceptance of this Agreement, and before you open your Anytime Fitness center, and successfully complete the training program. In addition, someone owning more than a ten percent (10%) interest in your Anytime Fitness Center and signing or guaranteeing this Agreement, if other than the Principal Operator (a "Principal Owner") must also attend one of these next two (2) initial training programs, and successfully complete the training program. If anyone other than a Principal Owner attends the training program, we will require they sign a confidentiality agreement that meets our requirement before they may attend and you must provide us a copy of that agreement. The duration of the initial training program will be at our discretion, but generally consists of self-paced online learning courses and assessment tools which must be completed in a manner satisfactory to us, then approximately three (3) days of classroom training conducted in a virtual format or at our corporate offices, at our discretion, followed by a two (2) to five (5) day in-person job shadowing training experience held at a location that we designate. You will be responsible for travel costs, room and board, salaries, fringe benefits, and other expenses incurred by you and your employees in attending the training program.
- C. <u>Additional Required Training</u>. Each calendar year, a Principal Owner of your business must attend at least one approved training program we offer virtually, at our corporate office or in any region. You must pay any fees applicable to the training program you select. In addition, you must pay all travel and living expenses you and your employees incur, and we reserve the right to charge a cancellation fee if you register and either fail to attend or leave the training prior to completion.
- D. <u>Conference</u>. A Principal Owner is required to register for, and attend our conference if and when we hold it. If a Principal Owner cannot attend the conference, we will consider allowing you to

transfer the registration to your Principal Operator, but to no other person. Additional representatives of yours may also attend the conference, as long as you register them and pay the registration fee for their attendance. You must also pay for all travel and living expenses incurred by you and your representatives in attending the conference. If you fail to register for our conference, we will bill you for the "early bird" (or similar) conference fee after the conference.

- E. <u>Additional Training</u>. We will make available additional training which we deem advisable to familiarize you and your management team on changes and updates in the System. We will also make available training for your coaching staff to familiarize them with our proprietary Coaching Suite for personal training, physical therapy, nutrition and recovery. These additional training programs may be optional or required. You must pay us our then-current fee for such additional training programs plus the cost of travel, lodging and meals.
- F. <u>Continuing Engagement Credits</u>. Each calendar year that your Anytime Fitness Center is open, you must obtain at least one thousand two hundred (1,200) continuing engagement credits within the Anytime Fitness system. These are credits we will establish from time to time for attending various training programs, and for other participations in the Anytime Fitness system. If you fail to meet this requirement in any year, you must pay a fee of One Dollar (\$1.00) for each credit for which you are deficient, which we will deposit in the General Advertising and Marketing Fund. (The minimum required credits do not increase for each franchise you own, but if you do not meet the minimum credit requirement, the fee is payable with respect to each franchise agreement containing this provision.) The fee is due the first quarter of the following year. The number of required credits will be prorated for any partial year your Anytime Fitness Center is open.
- G. Manual. We will loan you one copy of the manual in which we describe the System operational policies, standards, requirements and practices (the "Manual"). The Manual may be loaned to you by providing you access to an electronic version of the Manual. The Manual contains mandatory and suggested specifications, standards and operating procedures that we have developed for Anytime Fitness centers and information relating to other obligations of you. You will comply with and operate your Anytime Fitness Center in conformance with all mandatory provisions of the Manual. We have the right to revise the Manual at any time or add additional manuals. You will incorporate all revisions into the Manual, and at all times the Manual (including any additional manuals) will remain on the premises of your Anytime Fitness Center. You will not make copies of any portion of the Manual without our prior written consent. You acknowledge that the required provisions of the Manual are designed to protect our standards and systems and our Marks and to create a uniform customer experience, and not to control the day-to-day operation of your Anytime Fitness Center.
- H. <u>Ongoing Assistance</u>. During the operation of your Anytime Fitness Center, we will make available to you from time to time all changes, improvements and additions to the System and all supplements and modifications to the Manual, and assign you a franchise business consultant or other contact to support the opening of your Anytime Fitness Center.
- I. Additional On-Site Training; On-Site Relaunch Training. If you need additional operations training or are a new franchisee of the Anytime Fitness system and you purchase an existing Anytime Fitness Center, we will send a representative to your Anytime Fitness Center for up to six (6) days of required, on-site training for you and your staff. The exact length of on-site training is at our discretion. You must pay our then-current fee for this on-site training, which includes the cost of travel, lodging and meals, and we will adjust this fee periodically, as described in the Manual. You must provide certain documents related to the existing Anytime Fitness Center's performance at least fourteen (14) days in advance of the on-site training visit. If you fail to timely provide the requested documents, you must re-

book the on-site training and pay a One Thousand Five Hundred Dollar (\$1,500) re-booking fee in addition to the fee you paid for the on-site training.

- J. <u>On-Site Training Cancellation Fees</u>. If our representative is scheduled to conduct an on-site training program at your Anytime Fitness Center and you subsequently cancel the scheduled training program, then you must pay us our then-current on-site training cancellation fee (the "On-Site Training Cancellation Fee"). The On-Site Training Cancellation Fee may vary depending upon the type of scheduled training program and how far in advance you notify us in writing of the cancellation.
- K. <u>No-Show Fees</u>. If our representative or designee is scheduled to conduct an on-site visit at your Anytime Fitness Center, or if you register for a training program and you cancel, failure to attend, fail to have the appropriate parties attend, or fail to stay for the entire training program, and you did not provide us with at least two (2) weeks prior written notice that you or appropriate parties will not be attending, then you must pay us the greater of our then-current no show fee or the actual costs and expenses of rescheduling our travel arrangements.
- L. <u>Nature of Assistance and Training</u>. You agree that we are not obligated to provide any training or assistance to your particular level of satisfaction, but as a function of our experience, knowledge and judgment. You also acknowledge that we are not obligated to provide any services to you that are not set forth in this Agreement. If you believe we have failed to adequately provide any pre-opening services to you or to your employees, whether with respect to site selection, selection and purchase of equipment and supplies, training, or any other matter affecting the establishment of your Anytime Fitness Center, you must notify us in writing within thirty (30) days following the opening of your Anytime Fitness Center or you will be deemed to conclusively acknowledge that all pre-opening and opening services required to be provided by us were sufficient and satisfactory in your judgment, and complied with all representations made to you.

9. APPEARANCE AND OPERATION OF YOUR ANYTIME FITNESS CENTER

The Marks and System licensed to you represent valuable goodwill distinctive of our business and reputation. We will promulgate, from time to time, standards of quality and service regarding the business operations of Anytime Fitness centers so as to protect the distinction and goodwill represented and symbolized by the Marks and System. You must abide by those standards and the provisions set forth below unless otherwise authorized by us in writing.

A. <u>Construction</u>. Your Anytime Fitness Center must be developed in accordance with applicable laws, regulations, codes and other governing requirements, as well as our mandatory specifications (the "Mandatory Specifications") that we provide to you, and the center specific layout/design that we provide to you ("Compliance Drawing"). You will be required to supply us with accurate site information for your proposed location to allow us to create a Compliance Drawing for you. This information will include, but not be limited to, as-built drawings, surveys, technical data, construction documents and site plans. If you are developing a new Anytime Fitness Center, we will provide you with one Compliance Drawing at no additional cost. If you are signing this Agreement in connection with a renewal or a transfer and we determine that your Anytime Fitness Center requires renovation or reequipment, you must pay us Two Hundred Fifty Dollars (\$250) for the Compliance Drawing, and we will credit Two Hundred Fifty Dollars (\$250) of the cost against one (1) Monthly Fee payment if you complete all renovation and re-equipment requirements by the required due date. In either case, if you require additional Compliance Drawings, you must pay us Two Hundred Fifty Dollars (\$250) for each additional Compliance Drawing.

- 1. Promptly after you have obtained possession of the site for your Anytime Fitness Center, you will: (i) retain the services of a licensed and qualified architect and/or design professional(s) to create a complete set of detailed construction documents in strict accordance with the Compliance Drawing and our Mandatory Specifications ("Construction Documents"), and to complete construction of your Anytime Fitness Center in accordance with such Construction Documents; (ii) retain the services of a general contractor; (iii) have prepared and submitted for our approval a site survey and basic architectural plans and specifications consistent with our Mandatory Specifications; (iv) purchase or lease, and then, in the construction of your Anytime Fitness Center, use only the building materials, equipment, fixtures, furniture and signs we have approved; (v) complete the construction and/or remodeling, equipment, fixtures, furniture and signage lease in decorating your Anytime Fitness Center in full and strict compliance with the plans and specifications we approve, and with all applicable ordinances, building codes and permit requirements without any alterations; (vi) obtain all customary contractors' sworn statements and partial and final waivers; and (vii) obtain all necessary permits, licenses and architectural seals and comply with applicable legal requirements relating to the building, signs, equipment and premises, including, but not limited to, the Americans With Disabilities Act.
- 2. If you do not use our designated architectural vendor to create your Construction Documents, you must pay our then-current fee to review and approve your Construction Documents.
- 3. We may designate a construction management services vendor to assist you in submitting, processing, monitoring and obtaining in a timely manner all necessary construction documents, licenses and permits, and to assist you through construction. If we require you to use a designated vendor for construction management services, you must pay such vendor the then-current fee for construction management services. We may transition the construction management services to a mandatory program for all franchisees.
- 4. If this Franchise Agreement is signed as part of the transfer of an existing franchise, or renewal of an existing franchise, then the construction required under this Section 9.A shall be the renovation of your Anytime Fitness Center in accordance with the provisions of the predecessor franchise agreement. If, at our sole discretion, we allow you to complete the renovation after signing this Agreement, the renovation must be completed in accordance with the provisions of this Section 9.A by the date set forth in the Rider.
- 5. If your Anytime Fitness Center is not constructed strictly according to the plans we have approved and our Mandatory Specifications, we may not approve you to open for business. If we do not approve your opening, you will have thirty (30) days from the date we deny our approval for opening to correct all the construction problems so that your Anytime Fitness Center is strictly constructed according to our approved plans. If you fail to correct the problems within this 30-day period, we may immediately terminate this Agreement. If your Anytime Fitness Center opening is delayed for these or any other reasons, you will be responsible for any losses or costs relating to such delay. In any event, you may not open your Anytime Fitness Center until all of these problems have been resolved to our satisfaction and if the time period to correct the problems extends past the Required Opening Date you will only have to the Required Opening Date to correct the problems.
- 6. You will make no changes to any building plan, design, layout or decor, or any equipment or signage in your Anytime Fitness Center without our prior written consent, and such changes may not be contrary to the Mandatory Specifications.
- B. <u>Signs</u>. You will prominently display, at your expense, both on the interior and exterior of your Anytime Fitness Center premises, signs in such form, color, number, location and size, and containing such Marks as we designate. We also may require you to use illuminated signs. You will obtain all permits

and licenses required for such signs and will also be responsible for ensuring that all signs comply with all laws and ordinances. You will not display in or upon your Anytime Fitness Center premises any sign or advertising of any kind to which we object. We reserve the right to require you to update your signage at any time at your expense.

- C. <u>Services</u>. You will conform to all quality and customer service standards prescribed by us in writing.
- D. <u>Maintenance of Premises</u>. You will paint and keep in an attractive, clean and sanitary condition the interior and exterior of your Anytime Fitness Center premises. All equipment will be kept in good working order and will meet our quality standards.
- E. <u>Approved Information System</u>. We may designate the information system used in your Anytime Fitness Center, including the computer hardware, software, other equipment and enhancements (the "Information System"). In such event, in connection with the approved Information System, you agree to the provisions set forth below. If you suspect or know of a security breach, you must immediately give notice of such security breach and promptly identify and remediate the source of any compromise of security breach at your expense. You assume all responsibility for providing all notices of breach or compromise and all duties to monitor credit histories and transactions concerning customers of the Anytime Fitness Center, unless otherwise directed by us.
- 1. You must acquire the right to use the Information System, obtain peripheral equipment and accessories and arrange for installation, required maintenance and support services, and interfacing of your Information System with our accounting system, all at your cost. Installation must be performed by a person we have approved and trained.
- 2. You must purchase and install certain components of your Information System, including certain computer hardware and software and networking equipment, door readers, key fobs, security and surveillance system, and CCTVs from us, our affiliate or other mandatory supplier or vendor. You must also pay us, our affiliate or other mandatory supplier or vendor for the shipping, taxes and installation of such components, and you will be charged a fee if you fail to meet certain specifications before the components are installed.
- 3. You must obtain all billing and payment processing services through our designated vendor. We or one of our affiliates will provide you, free of charge, one license for its proprietary access control software (the "Club Operating Software") for use at your Anytime Fitness Center, subject to all applicable license terms and conditions. The Club Operating Software, which will be deemed part of the Information System, is designed to provide your members 24-hour access to your Anytime Fitness Center, track usage, and give members reciprocity between Anytime Fitness centers. You must, at your cost, install and properly maintain the Club Operating Software.
- 4. You must use our designated member management and personal training software ("Club Management Software"), and you may be required to sign a license agreement in connection with the same. You must report to us your personal training revenue each month through our Club Management Software or mandated billing platform, or other means we may require, and if you fail to provide us any such monthly report, you must pay us a fee of Five Hundred Dollars (\$500) per missing report.
- 5. You must pay us, our affiliate or other mandatory supplier or vendor the thencurrent base technology fee ("Base Technology Fee"), which currently includes the support fee for access to the Information System, use of the Club Management Software, certain security system services, fees in connection with using and offering body composition scanner, and fees for using our designated music

vendor. The Base Technology fee is currently Seven Hundred Ninety-nine Dollars (\$799) per month for your center under this Franchise Agreement.

We may change the amount and calculation of the Base Technology Fee. The Base Technology Fee may not include the rights to any required digital media content for in-club display. Although not currently required, you may be required to purchase rights to display this digital content in your Anytime Fitness Center during the term of this Agreement.

- 6. We will have the right at all times to access the Information System and to retrieve, analyze, download and use all software, data and files stored or used on the Information System. We may access the Information System in your Anytime Fitness Center or from other locations. You will store all data and information on the Information System.
- 7. As upgrades to the hardware and/or software are developed, we may require you to obtain and install any or all of these upgrades. You are responsible for the cost of all upgrades, including any initial and/or ongoing license, support or service fees.
- 8. You must have e-mail and high-speed Internet access capabilities at your Anytime Fitness Center. We or our affiliate will provide you with an email address and inbox as part of the Information System. You may only obtain email addresses and inboxes for use in connection with your Anytime Fitness Center from us, our affiliate, or our designee. We may require you to use one or more designated vendors and/or software programs, which may include the Club Management Software, to manage automated emails, text messages, and one to one communications to your members and prospective members.
- 9. You are solely responsible for protecting yourself from disruptions, Internet access failures, Internet content failures, and attacks by hackers and other unauthorized intruders and you waive any and all claims you may have against us or our affiliates as the direct or indirect result of such disruptions, failures or attacks. If you suspect or know of a security breach, you must immediately give notice of such security breach and promptly identify and remediate the source of any compromise of security breach at your expense. You assume all responsibility for providing all notices of breach or compromise and all duties to monitor credit histories and transactions concerning customers of the Anytime Fitness Center, unless otherwise directed by us.
- F. <u>Billing and Payment Processing Services</u>. We have the right to designate one or more approved vendors and/or software programs, which may include the Club Management Software, for billing and payment processing services. We may designate different vendors for payment of different services. You must use the vendor(s) that we designate (or one of the approved vendors if we designate more than one) for all your billing and payment processing. You must pay the designated vendor their customary charges for these billing and payment processing services, as well as their customary charges for all other ancillary services they provide.
- G. <u>Indemnification</u>. You hereby release and agree to hold us and our affiliates, and our respective officers and directors, harmless from and against any and all claims, liability, damages, or causes of action of any nature arising from, or in connection with, the installation, maintenance, or operation of the Information System and its billing and payment processing, except to the extent arising from such party's gross negligence or intentional acts.
- H. <u>Technology Platforms</u>. Except as described in the Manual or otherwise in writing, we reserve the sole right to advertise the System on the Internet and to offer and sell any products or services via the Internet, including via live-stream, recordings, or any mobile or electronic application, whether web-

based or otherwise (or any current or future form of electronic platform or communication). You may not establish or have established any digital or electronic medium or method of communication, including a website, web page, review or opinion page, social media and/or social networking site, channel, avatar, profile, including an online business profile, account, hashtag, user name or application, whether web-based or otherwise, relating to or making reference to us or the Marks, your Anytime Fitness Center, or to the System. However, you must participate in any Internet website, home page, web pages, electronic mail, social media sites, applications, web-based or otherwise, online platforms, and other current or future forms of electronic communications that we require (collectively the "Technology Platforms"), as described in the Manual or otherwise in writing. You must use the Technology Platforms to communicate with us, including email and messaging. To the extent that you may control or access any Technology Platform, the Technology Platforms must be operated and maintained by you in compliance with all provisions of this Agreement, including those regarding the use of confidential and proprietary information, as well as any and all operating procedures, policies, standards and requirements as we may specify from time to time. You must maintain any Technology Platform you control or access in compliance with all applicable laws, rules, and regulations, including but not limited to those applicable to copyright and trademark, privacy, anti-defamation, and advertising and endorsements. You must submit all content for any Technology Platform to us for our prior written approval before using such content. You must pay us or our designee (which may be our affiliate) the then-current fees for the access to, modification of and maintenance of the Technology Platforms. We may modify, suspend, replace, discontinue or add to any Technology Platforms at any time and you must comply with such changes at your expense. We retain sole ownership of the Technology Platforms, including any domains names, content, email addresses and information stored on the Technology Platforms. Your access to the Technology Platforms will automatically terminate upon expiration or termination of this Agreement. You hereby release and agree to hold us, our officers and directors, harmless from and against any and all claims, liability, damages, or causes of action of any nature, arising from, or in connection with, the creation, operation, or maintenance of the Technology Platform, unless such liability arises out of our gross negligence or intentional acts.

- I. Compliance with Our Standards. You will operate your Anytime Fitness Center through strict adherence to any mandatory standards, specifications and policies of the System as they exist from time to time, in order to ensure compliance with the quality standards of the System. You may offer and sell from your Anytime Fitness Center only those products and services that we approve and only in the manner in which we approve. You may not offer or sell at your Anytime Fitness Center or otherwise, any products or services we have not approved nor may you offer or sell any products or services via a method or medium we have not approved, including via the Internet, live-streaming or recordings, or via an application, whether web-based or otherwise, without our prior, express approval. We have the right to change the products and services that we require you to offer from your Anytime Fitness Center at any time, without limitation. We reserve the right to make any new products or services required products and service offerings in the future and you may be required to use with one or more of our designated vendors or partners, purchase additional equipment or technology, and provide additional training to your staff in order to offer these products or services. You will at all times be responsible for the conduct of the day-to-day operation of your Anytime Fitness Center and for the terms of employment for your employees.
- 1. You acknowledge that the mandatory standards, specifications and policies we establish are not aimed at the day-to-day operation of your business, which will solely be within your control, but are merely intended to preserve the goodwill of the System and Marks.
- 2. Notwithstanding any requirements in the standards, specifications and policies of the System that require your Anytime Fitness Center to be open twenty-four (24) hours per day, if any state or local laws require you to have a staff member on the premises at all times that persons are using your Anytime Fitness Center, we may, at our sole discretion, consent to you operating your Anytime Fitness Center less than 24 hours per day. We also require you to staff your Anytime Fitness center for a minimum

amount of hours per week and may require you to offer personal training, nutrition, physical therapy, recovery or other health and wellness coaching services to your members. We may require you to contract with our designated vendor for personal training sales development and coaching services.

- 3. We reserve the right to have someone conduct an inspection of your Anytime Fitness Center after you open. We will provide you a copy of the report at your request. If your Anytime Fitness Center does not receive a passing score from that visit, a new inspection will be conducted. This process will be repeated until you have received a passing score. At our option, you must pay us for a final inspection fee we establish for each failed inspection to defer any costs we incur in re-inspecting your Anytime Fitness Center after the first inspection. This fee will be payable in the manner we specify.
- 4. If you fail to maintain the premises of your Anytime Fitness Center in a condition that satisfies our reasonable requirements, or if you otherwise fail to comply with any provision of this Agreement, we may, upon not less than three (3) days' notice to you, order or accomplish the cleaning of the premises, and/or designate one of our representatives to assist you in fulfilling your obligations under this Agreement, and you will be responsible to pay us for all costs we incur in doing so, and all fees we set for providing assistance to you. However, our action in exercising this option does not relieve you from your obligation to properly maintain the premises of your Anytime Fitness Center and to comply with the terms of this Agreement, each of which shall be your sole responsibility.
- J. Compliance with Laws. You will, at your expense, comply with all applicable local, state, federal and municipal laws, ordinances, rules and regulations pertaining to the operation of your Anytime Fitness Center, including, without limitation, any and all licensing and bonding requirements; health and safety regulations; labor and employment laws; the Americans with Disabilities Act; ; the CAN-SPAM Act, the Telephone Consumer Protection Act (TCPA), the Telemarketing Sales Rule (TSR), and other federal and state anti-solicitation laws regulating marketing phone calls; and federal and state laws that regulate data security and privacy (including but not limited to the use, storage, transmission, and disposal of data regardless of media type). You will, at your expense, consult an attorney to obtain advice with regard to compliance with all federal and state licensing laws and all other laws relating to the operation of your Anytime Fitness Center. Further, you will, at your expense, be exclusively responsible for determining the licenses and permits required by law for your Anytime Fitness Center, for filing, obtaining and qualifying for all such licenses and permits, and for maintaining all necessary licenses and permits throughout the term of this Agreement. You must comply with all laws and regulations relating to privacy and data protection and must comply with any privacy policies or data protection and breach response policies we periodically may establish. You must notify us immediately of any suspected data breach at or in connection with the Anytime Fitness Center. If you suspect or know of a security breach, you must immediately give notice of such security breach and promptly identify and remediate the source of any compromise of security breach at your expense. You assume all responsibility for providing all notices of breach or compromise and all duties to monitor credit histories and transactions concerning customers of the Anytime Fitness Center, unless otherwise directed by us.
- K. <u>Payment of Liabilities</u>. You will timely pay all of your obligations and liabilities, including, without limitation, those due and payable to us and our affiliates, and to your suppliers, lessors and creditors.
- L. <u>Taxes</u>. You will promptly pay all federal, state and local taxes arising out of the operation of your Anytime Fitness Center. We will not be liable for these or any other taxes and you will indemnify us for any such taxes that may be assessed or levied against us which arise or result from your Anytime Fitness Center, including any taxes imposed by your state on any royalties or other amounts you are required to pay to us and our affiliates.

- M. <u>Personnel</u>. You are responsible for recruiting, hiring and training employees and others to operate your Anytime Fitness Center.
- 1. The people you retain to work in your Anytime Fitness Center will be your agents and employees. They are not our agents or employees and we are not a joint employer of those persons. It will be up to you to determine who to retain, how many people to retain (subject to any minimum staffing requirements we may prescribe), how you compensate these people, terms of employment and working conditions for your employees, when and how to discipline the people you hire, and when and how to terminate the people you hire. However, you must at all times comply with all applicable employment laws. We will not have any duty or obligation to operate your Anytime Fitness Center, to direct your employees, to schedule your employees, or to oversee your employment policies or practices.
- 2. If your state or local law requires you to have personnel certified in cardio pulmonary resuscitation or other health procedures, you must comply with these laws.
- 3. You will designate an individual to serve as the Principal Operator of your Anytime Fitness Center. The Principal Operator will devote his/her best efforts to the supervision and conduct of the development and operation of your Anytime Fitness Center and, as required in this Agreement, will agree to personally be bound by confidentiality and non-competition provisions of this Agreement. The Principal Operator, and anyone owning a controlling interest in your Anytime Fitness Center if other than the Principal Operator, will complete our initial training requirements and will complete all additional training as we may reasonably designate. You must participate in any business review calls we schedule.
- 4. We will offer training to your employees from time to time, and we may require you to send your employees to training, and pay our then current fees for providing that training. However, the fact that we may offer training to your employees does not relieve you from the primary responsibility to assure your employees are properly trained. You will be solely responsible for all wages, travel, and living expenses, and all other costs incurred by you and your employees in connection with any training or instruction that we provide.
- N. <u>Photographs</u>. We will have the right to photograph and make video or digital recordings of your Anytime Fitness Center premises and your employees at all reasonable times. We will have the right to use all photographs and videos or digital recordings of your Anytime Fitness Center for such purposes as we deem appropriate, including, but not limited to, use in training, advertising, marketing and promotional materials, and as evidence in any court or arbitration proceeding, to the extent the consent of any of your employees or others is required for our use of these photographs and recordings for commercial purposes, you will use your best efforts to obtain these consents. Neither you nor your employees will be entitled to any right to be compensated by us, our advertising agencies, or other Anytime Fitness franchisees for any use of such photographs or recordings.
- O. Ownership of Information. All of the information we or our affiliates obtain from you or about your Anytime Fitness Center, and all information in your records or ours concerning the members of your Anytime Fitness Center ("the Information") and all revenues we derive from the Information will be our property. However, you may at any time during the term of this Agreement use in the operation of your Anytime Fitness Center (but for no other purpose), to the extent lawful and at your sole risk and responsibility, any information that you acquire from third parties in operating your Anytime Fitness Center, such as customer data. The Information (except for information you provide to us or our affiliates with respect to you and your affiliates, including your respective officers, directors, shareholders, partners or equity members of your entity) will become our property which we may use for any reason as we deem necessary or appropriate in our discretion. You hereby authorize your payment processor to release the

information to us at any time. Following termination or expiration of this Agreement, you will no longer use any of the Information, except to comply with your post-term obligations under this Agreement, and you authorize your payment processor to release the Information exclusively to us and/or our designees.

- P. <u>Manual</u>. You will operate your Anytime Fitness Center in accordance with all mandatory provisions of the Manual. You will treat the Manual as confidential, and will use all reasonable efforts to maintain the Manual as secret and confidential. You will use the Manual only in the operation of your Anytime Fitness Center. The Manual will remain our sole property. We may from time to time revise the contents of the Manual. You agree to comply with each new or changed standard. In the event of any dispute as to the contents of the Manual, the terms of the master copy of the Manual maintained by us will control. Any required specifications, standards and operating procedures described in the Manual or otherwise exist to protect our interests in the System and the Marks and to create a uniform customer experience, and not for the purpose of establishing any control or duty to take control over those matters that are reserved to you.
- Q. Access; Reciprocity. You agree to abide by the Anytime Fitness Reciprocity Policy as modified from time to time. This policy will likely prohibit you from selling any membership that does not provide full reciprocity benefits to all your members, and a means of accessing other Anytime Fitness centers on a 24-hour basis (typically through a key fob). This may require you, among others, to transfer members from your center to another center based on the current Anytime Fitness Reciprocity Policy. Apart from allowing membership reciprocity, you will not permit persons who are not members of your Anytime Fitness Center access to your fitness facilities, except on an introductory basis not to exceed thirty (30) consecutive calendar days. You also agree not to transfer members of your Anytime Fitness Center to any other fitness club, without the express written consent of the member (except as may be required by the Anytime Fitness Reciprocity Policy), and in no event will you transfer, or attempt to transfer, any membership to any club that is not a part of the Anytime Fitness System, either during or after the termination or expiration of this Agreement.
- R. <u>Coaching Suite</u>. You are required to use our proprietary Coaching Suite ("Coaching Suite"), which will assist you to develop, deliver and maintain a coaching program that may include personal training, small group training and/or large group training, as well as nutrition and recovery coaching for your Anytime Fitness Center. If you directly or through an affiliate own and operate additional Anytime Fitness Centers, you also must offer the Coaching Suite programming at these additional Anytime Fitness Centers, and sign our then-current Coaching Suite addendum, pay the additional Coaching Suite fees, and successfully complete any training we require.

We may modify the Coaching Suite at any time. Currently, the Coaching Suite will assist you with implementing a training program, that may include personal training, small group training and/or large group training, as well as nutrition and recovery coaching. These services may be provided to your members in person or in a virtual format that we approve. We will assist you with setting pricing, training your trainers, creating group sessions, and providing ongoing coaching and personal training programming. We may require credentialing of your trainers and/or health coaches. We may provide virtual health or nutrition coaching to your members for a fee paid to us by your members. We may require you to offer physical therapy and nutrition coaching services either directly or through third parties. If we do, you may be required to use one or more of our designated vendors to provide these services, purchase additional equipment or technology, and provide additional training to your staff. You must comply with any other policies or procedures we may establish concerning the Coaching Suite. Access to the Coaching Suite is included in your Monthly Fees.

We will provide our Coaching Suite training to your Principal Operator if you are an existing franchisee that will now elect to offer the Coaching Suite in your existing Anytime Fitness center(s), and

you have not already successfully completed this training program. This training is offered virtually. You must pay our then-current fee, currently Two Hundred Fifty Dollars (\$250). You may also send additional individuals to participate in the Coaching Suite Training for our then-current Coaching Suite Training fee, currently Two Hundred Fifty Dollars (\$250) per person.

- S. <u>Visits</u>. A representative of ours may make visits to your Anytime Fitness Center to ensure compliance with all required standards, specifications and procedures. Our representative will be allowed to inspect the condition and operation of your Anytime Fitness Center and all areas of your Anytime Fitness Center at any time during your business hours. Such inspections may include, without limitation, conducting any type of audit or review necessary to evaluate your compliance with all required payments, standards, specifications or procedures. We may, from time to time, make suggestions and give mandatory instructions with respect to your operation of your Anytime Fitness Center, as we consider necessary or appropriate to ensure compliance with the then-current quality standards of the System and to protect the goodwill and image of the System. You expressly agree that these visits will not imply that you are in compliance with your obligations under this Agreement or under the law or that we waive our right to require strict compliance with the terms of this Agreement or the Manual. Furthermore, such visits will not create any responsibility or liability in our part. If you request that we make additional visits to your Anytime Fitness Center, you will pay the fees we establish for such visits. You will also allow us to visit your Anytime Fitness Center with prospective franchisees during your business hours.
- T. <u>Notices of Default: Lawsuits or Other Claims</u>. You will immediately notify us of, and deliver to us a copy of any notice regarding, a breach, default, claim, lawsuit, administrative or agency proceedings or investigations, or other actions or proceedings relating to your Anytime Fitness Center. Upon request from us, you will provide such additional information as may be required by us regarding the same.
- U. Your Dealings With Us and Our Affiliates. You acknowledge that when we are required to perform any services for you, we may use any third parties, including affiliates of ours, to perform those services. We may designate another party to perform, or delegate to another party the performance of, our duties and obligations under this Agreement or authorize that party to act on our behalf. If you are required to pay us a fee for services, we may have you pay that fee directly to the affiliate or third party that performs the service. However, if you are not required to pay us a fee for the service, you will not be obligated to pay any parties we contract with for services that we are required to provide to you without charge under this Agreement. We and our affiliates may also receive rebates or compensation from other parties in connection with the provision of such services.
- V. <u>Purchases</u>. You will purchase only such types, models or brands of fixtures, furniture, equipment, inventory, supplies, digital content, and other items that we approve for Anytime Fitness centers as meeting our standards for quality, design, warranties, appearance, function and performance. Although we do not do so for every item, we have the right to approve the manufacturer of any item used or sold in your Anytime Fitness Center. You will not install or maintain at your Anytime Fitness Center any newspaper racks, video games, jukeboxes, gaming machines, gum machines, vending machines, video or similar devices without our, and any necessary governmental, prior written approval. We may require you, in our sole discretion, to purchase certain fixtures, furniture, equipment, inventory, supplies, services, and other items used or offered at your Anytime Fitness Center from suppliers who have been approved by us, in which case we will provide you with a list of approved suppliers.
- 1. You acknowledge and agree that certain products, supplies or other services, including certain items comprising the Information System, that you may be required to purchase for use in the operation of your Anytime Fitness Center may only be available exclusively from us or our affiliates, or from other mandatory suppliers or vendors that we approve, in our sole discretion. You also

acknowledge and agree that we may designate a single source for certain products, supplies or other services.

- 2. THOUGH APPROVED BY US, WE AND OUR AFFILIATES MAKE NO WARRANTY AND EXPRESSLY DISCLAIM ALL WARRANTIES, INCLUDING WARRANTIES OF MERCHANTABILITY AND FITNESS FOR ANY PARTICULAR PURPOSE, WITH RESPECT TO FIXTURES, FURNITURE, EQUIPMENT (INCLUDING WITHOUT LIMITATION ANY AND ALL REQUIRED COMPUTER SYSTEMS), SUPPLIES, OR OTHER APPROVED ITEMS.
- W. <u>Taxes on Fees</u>. If your state, or any governmental body in your state, charges a tax on any fee you owe to us or to our affiliates, then you are required to pay an additional amount equal to the amount of this tax. (For purpose of clarification, this does not apply to any federal or Minnesota income taxes that we or our affiliates must pay.)
- X. <u>National and Regional Accounts</u>. We, or others acting on our behalf, may from time to time solicit companies or organizations that have multiple offices to offer memberships to their employees. If we do so, their employees who want to use Anytime Fitness facilities will be required to join his or her local Anytime Fitness center.
- 1. You will have the right to participate in, and receive the benefits of, all such programs we establish with companies or organizations that have employees in your market. You will have the right each calendar year, by October 31, to opt out of participating in these programs for the next year. If you do not opt out by the means we specify, then you must honor any membership fees or packages that we quote for any employees of these companies or organizations who want to join your Anytime Fitness Center. Once you opt out, you will not participate in any new programs (unless and until you opt in again), but you must continue to comply with the program requirements for any programs that were in effect before the start of the year for which you exercised your right to opt out of the programs.
- 2. You may not, without our consent, which consent may be withheld in our sole discretion, solicit or approach any business or organization located outside the geographic market in which your Anytime Fitness Center operates for the purpose of soliciting their employees to join your Anytime Fitness Center when those employees will not be predominantly using that facility, nor may you sell memberships to any such person.
- Y. <u>National / Brand-Level Promotions</u>. We may, from time to time, establish national or brand-level marketing campaign(s) or promotional offers in which you may be required to participate, honor or offer, subject to compliance with any applicable state or local laws or regulations. You must honor and participate in all member programs, programs requiring you to offer certain products or services through your Anytime Fitness Center, national campaigns, member/customer loyalty, reward, gift card, service packages, member challenges, and other promotional programs we require.
- Z. <u>Bond</u>. You must purchase and maintain in effect at all times during the term of this Agreement, a surety bond for membership fees and pre-paid personal training revenue. The bond must be purchased from a vendor we designate and meet our requirements. If you do not obtain or maintain a bond that meets our requirements and we obtain it for you, you must pay us our then current bond handling fee plus the cost of the premiums we pay for the bond.
- AA. <u>Compliance with Privacy Laws</u>. You must comply with all standards, laws, rules, regulations, or any equivalent thereof relating to personal information, data privacy, and data protection, including but not limited to, as applicable, the California Consumer Privacy Act, Cal. Civ. Code Section 1798.100 et seq., and must comply with any privacy policies or data protection and breach response policies

we periodically may establish. If you suspect or know of a security breach, you must immediately give notice of such security breach and promptly identify and remediate the source of any compromise of security breach at your expense. You assume all responsibility for providing all notices of breach or compromise and all duties to monitor credit histories and transactions concerning customers of the Anytime Fitness Center, unless otherwise directed by us.

10. <u>CONFIDENTIAL INFORMATION/IMPROVEMENTS</u>

- A. You acknowledge that all the information you have now or obtain in the future concerning the System and the concepts and methods of promotion franchised hereunder is derived from us pursuant to this Agreement, and that you will treat such information in confidence. You agree never to, directly or indirectly, engage in or abet the misappropriation (as the term "misappropriation" is defined in the Minnesota Uniform Trade Secrets Act), or the disclosure, divulgence, or distribution of all or any part of the System and the concepts and methods of promoting franchises hereunder. You will disclose such confidential information only to such of your employees as must have access to it in order to operate your Anytime Fitness Center and use it only for the operation of your Anytime Fitness Center. At our request, you must deliver to us confidentiality agreements and non-compete agreements in a form satisfactory to us from your owners and the spouses of your owners. The scope of the confidentiality agreements shall be consistent with the provisions of Section 10.A, and the scope of the noncompete agreements shall be consistent with the provisions of Section 17 of this Agreement.
- B. Notwithstanding any provision of Section 10.A, at your discretion, you may allow any financial institution that has loaned money to you or to your business to have access to your books and records to confirm your billings, collections, receivables, and any other financial information you have provided to the financial institution.
- C. If you conceive or develop any improvements or additions to the System, new trade names, trade and service marks or other commercial symbols related to your Anytime Fitness Center, or any advertising and promotion ideas related to your Anytime Fitness Center ("Improvements"), you will fully disclose the Improvements to us without disclosure of the Improvements to others, and you will obtain our written approval before using such Improvements. Any such Improvement that we approve may be used by us and all our other franchisees without any obligation to pay you royalties or similar fees. You will assign Improvements to us, and hereby do assign, without charge, any rights, together with the goodwill associated with the Improvements, including the right to grant sublicenses to any such Improvement. We, at our discretion, may make application for and own copyrights, trade names, trademarks and service marks relating to any such Improvement. We also may consider such Improvement as our property and trade secret. We will, however, authorize you to use any Improvement authorized generally for use by our other franchisees.
- D. Notwithstanding any other provision of this Agreement, there may be certain, limited circumstances where applicable law allows for the disclosure of certain trade secrets in limited circumstances, as specified in the Manual.

11. INSURANCE: INDEMNIFICATION

A. <u>Insurance</u>. You alone will be responsible for any claim, action, loss, damage, liability, injury or death arising out of, or relating to, the operation of your Anytime Fitness Center or arising out of, or relating to, your acts or omissions or the acts or omissions of any of your agents, employees or contractors in connection with the operation of your Anytime Fitness Center. You agree to indemnify and hold us and our affiliates and our respective officers and directors harmless against and from any and all such claims, actions, losses, liability, damages, injuries, or deaths, including costs and reasonable attorneys' fees. You

will obtain and maintain in force and pay the premiums for general liability insurance with complete operations coverage, broad form contractual liability coverage, property damage, and other insurance (including bonds) in such types as we may require (such as cyber insurance and employment practices insurance), or as required by law from time to time. All such policies will have minimum limits we may prescribe from time to time, and will be with carriers who have minimum ratings that we may prescribe from time to time. Such insurance policies will expressly protect both you, us and our affiliates and our respective offices, directors and employees, and will require the insurer to defend both you and us in any action you will submit to us, within thirty (30) days of our request, any and all loss ratios or other information we request in connection with such insurance policies. You will furnish to us a copies of all insurance policies, certificates of insurance, endorsements, or other proof of insurance in the form we require, as set forth above, naming us as an additional insured, and providing that such policy will not be canceled, amended or modified except upon thirty (30) days' prior written notice to us. At our request, you will deliver to us proof of insurance in the form we require and evidence of policy renewals at least thirty (30) business days before expiration. You will have all policies of insurance provide that the insurance company will have no right of subrogation against either party hereto or their respective agents or Maintenance of the insurance requirement will not relieve you of the obligations of indemnification. If you fail to obtain or maintain in force any insurance as required by this Section or to furnish any proof of insurance required hereunder, we may (but have no obligation to), in addition to all other available remedies, obtain such insurance or certificates, and you will promptly reimburse us for all insurance premiums and other costs incurred in obtaining such insurance, including an administrative fee for our time in obtaining the coverage for you. You assume all risks in connection with the adequacy of any insurance or self-insurance program and waive any claim against us for any liability costs or expenses arising out of any uninsured claim, in full or in part, of any nature whatsoever. Your obligation to obtain and maintain these insurance policies in the minimum amounts we require is not limited in any way by reason of any insurance that we may maintain, nor does your procurement of required insurance relieve you of liability under the indemnity obligations described in Section 11(B). Your insurance procurement obligations under this Section are separate and independent of your indemnity obligations. We do not represent or warrant that any insurance that you are required to purchase will provide adequate coverage for you. The requirements of insurance specified in this Agreement are for our protection. You should consult with your insurance agents, brokers, attorney or other insurance advisors to determine the level of insurance protection you need in addition to the coverages and limits we require. If you do not obtain or maintain insurance coverage that meets our requirements and we obtain it for you, you must pay us our then current insurance handling fee plus the cost of the premiums we pay for the insurance.

Relationship; Your Indemnification. We and you are independent contractors. Neither we B. nor you will make any agreements, representations, or warranties in the name of or on behalf of the other or that our relationship is other than franchisor and franchisee. Neither we nor you will be obligated by or have any liability under any agreements, representations or warranties made by the other nor will we be obligated for any damages to any person or property directly or indirectly arising out of the operation of your Anytime Fitness Center. You assume sole and complete responsibility for and will defend at your own cost and indemnify, reimburse and hold harmless us, our affiliates and our respective officers and directors from and against all loss, costs, expenses, obligations and damages and liabilities (including defense costs) arising directly or indirectly out of the development or operation of your Anytime Fitness Center, including, without limitation, claims relating to your employment practices, twenty-four (24) hour unsupervised access, equipment selection, and floor plan, you or your employees' actions or inactions and amounts we pay on your behalf. You will have the right to defend any such claim against you. We, using our own counsel, by notice to you, may control any matter in which we are named or directly affected, but this will not affect your liability to pay all attorneys' fees we incur in defending ourselves, which obligation is part of your indemnification obligation. The indemnities and assumptions of liabilities and obligations set forth in this Agreement will continue in full force and effect subsequent to the expiration or termination of this Agreement.

C. <u>Our Indemnification</u>. We will indemnify you against and reimburse you for any obligations or liability for damages payable to third parties and attributable to agreements, representations or warranties made by us, or caused by our negligence or willful action (so long as such obligations or liabilities are not asserted on the basis of theories such as agency, apparent agency or vicarious liability or claim of negligent failure to compel your compliance with the provisions of this Agreement, the Manual or any other agreement between you and us), and for costs reasonably incurred by you in the defense of any such claim brought against you or in any action in which you are named as a party, provided that we will have the right to participate in and, to the extent we deem necessary, to control any litigation or proceeding which might result in liability of or expense to you subject to such indemnification.

12. FINANCIAL STATEMENTS AND AUDIT RIGHTS

- A. <u>Financial Statements</u>. Within thirty (30) days following your fiscal year end, you will, at your own expense, provide us with copies of your financial statements (reviewed by your accountant), including an income statement for the fiscal year just ended and a balance sheet, cash flow statement, and any other document accompanying your financial statements, as of the end of such fiscal year, which financial statements will have been prepared in accordance with generally accepted accounting principles applied on a consistent basis. We will also have the right to request other financial statements, reports and information from you during the year, and you will deliver those financial statements, reports and information to us when, and in the form and manner, we require. Also, on or before April 15 of each year, you must provide us with a copy of your federal tax return and the federal tax returns of your owners for the previous tax year.
- B. Review Rights. You will make all of your financial books and records available to us and our designated representatives at all reasonable times for review. Your financial books and records for each fiscal and calendar year will be kept in a secure place and will be available for review by us for at least five (5) years after the end thereof.

13. ASSIGNMENT OF FRANCHISE AGREEMENT

- A. <u>By Us.</u> We may transfer or assign this Agreement or any or all of the rights, interests, benefits or obligations arising under it without restriction. Upon any transfer or assignment of this Agreement by us, we will be released from all obligations and liabilities arising or accruing in connection with this Agreement after the date of such transfer or assignment.
- B. Conditions to Your Transfer or Assignment. This Agreement, and your rights and obligations under it, are and will remain personal to you. As used in this Agreement, the term "Transfer" will mean any sale, lease, assignment, gift, pledge, mortgage or any other encumbrance, transfer by bankruptcy, transfer by your disability or death or by judicial order, merger, consolidation, share exchange, transfer by operation of law or otherwise, whether direct or indirect, voluntary or involuntary, of this Agreement or any interest in it, or any rights or obligations arising under it, or of any material portion of your assets used to operate your Anytime Fitness Center, or of any interest in you, or if you are a corporation, partnership, limited liability company or other entity, a transfer, pledge, assignment, or other disposition of direct or indirect control or ownership of fifty percent (50%) or more of any interest in your entity. In addition, if there are two (2) individuals signing this Agreement as Franchisee, and one (1) of those individuals is no longer involved in the ownership of your Anytime Fitness Center, the withdrawal of that person will be considered a "Transfer." A "Transfer" will also be deemed to occur when there are more than two (2) people listed as the Franchisee and there is a change in the ownership of your Anytime Fitness Center such that less than a majority of the original signators continue to have a majority interest in the equity of the business. You (and your shareholders, partners and members) will not directly or indirectly make a Transfer without our prior written consent and any transfer shall be subject to our right of first

refusal, as set forth in Section 19 below. Unless otherwise provided in this Agreement, we will not unreasonably withhold, delay or condition our consent to a Transfer, subject to all of the following conditions being satisfied:

- 1. you are in full compliance with this Agreement, you have no uncured defaults, and all your debts and financial obligations to us and our affiliates are current;
- 2. you provide us with all information we may require concerning the proposed transaction (including a copy of the purchase agreement and all related documents), and the proposed transferee:
- 3. we are satisfied that the proposed transferee (and if the proposed transferee is an entity, all holders of any interest in such entity) meets all of the requirements for our new franchisees, including, but not limited to, good reputation and character, business experience, and financial strength, credit rating and liquidity, and that the sale price is not excessive;
- 4. you sign a written agreement in a form satisfactory to us in which you and your investors covenant to observe all applicable post-term obligations and covenants contained in this Agreement and release us and our affiliates from any claims you may have against us, or any further obligations we may have to you;
- 5. the proposed transferee enters into a new franchise agreement with us, on the terms we then generally offer to new franchisees (including fees payable and size of territory); provided, however, that no new initial franchise fee will be required to be paid, and further provided that the term of that franchise agreement, unless otherwise agreed, will be the remaining term of your franchise agreement;
- 6. the proposed transferee agrees in writing to perform such maintenance, remodeling and re-equipping of your Anytime Fitness Center that we determine necessary to bring your Anytime Fitness Center in compliance with our then-current standards, including any updates to your technology and security equipment that we determine necessary;
- 7. after the proposed transferee signs the new franchise agreement with us, the proposed transferee's Principal Operator successfully completes such training and instruction as we deem necessary and appoints a manager we approve to manage the Anytime Fitness Center for the period following the Transfer until the proposed transferee's Principal Operator successfully completes the training and instruction;
- 8. you and all holders of an interest in you sign a general release, in the form prescribed by us, releasing, to the fullest extent permitted by law, all claims that you or any of your investors may have against us and our affiliates, including our and their respective shareholders, officers, directors and employees, in both their individual and corporate capacities;
- 9. prior to the Transfer, you or the proposed transferee pay to us or the applicable broker, as we designate, any broker fees or commissions that we or you incur in connection with the Transfer; and
- 10. prior to the Transfer, you pay us a transfer fee. If the Transfer occurs before your Anytime Fitness Center has opened for business, the transfer fee will be Twenty Five Thousand Dollars (\$25,000). If the Transfer occurs after your Anytime Fitness Center is open, then the transfer fee will be Nine Thousand Nine Hundred Ninety-nine Dollars (\$9,999).

We may expand upon, and provide more details related to, the conditions for transfer and our consent as described in this Section 13(B), and may do so in the Manual or otherwise in writing.

You consent to our releasing to any proposed transferee any information concerning your Anytime Fitness Center that you have reported to us, or that is in our files or otherwise available to us, including but not limited to financial information.

If a transfer or assignment is caused by your death or incapacity (including the death or incapacity of any person directly or indirectly owning fifty percent (50%) or more of an interest in the entity that is the franchisee under this Agreement), the provisions of this Subparagraph B must be met by the heir or personal representative succeeding to your interest; provided, however, if the heir or personal representative assigns, transfers, or sells its interest in the franchise and in your Anytime Fitness Center within one hundred twenty (120) days after your death or incapacity, the transferee, and not the heir or personal representative, must comply with the provisions of this Subparagraph B.

Nothing in this Section will be construed as prohibiting your interests from being pledged as security to an institutional lender who has provided financing to or for your Anytime Fitness Center, provided the institutional lender accepts such security interest subject to our conditions.

C. <u>Acknowledgement of Restrictions</u>. You acknowledge and agree that the restrictions imposed on transfers are reasonable and necessary to protect the goodwill associated with the System and the Marks, as well as our reputation and image, and are for the protection of us, you, and all other franchisees that own and operate Anytime Fitness centers.

14. <u>OUR TERMINATION RIGHTS</u>

- A. <u>Without Notice</u>. You will be in default and we may, at our option, terminate this Agreement, without affording you any opportunity to cure the default, effective upon delivery of notice of termination to you, following the occurrence of any of the following events:
 - 1. you are liquidated or dissolved;
- 2. your Anytime Fitness Center is not constructed strictly according to the plans we have approved and you do not remedy the deficiencies within thirty (30) days after notice from us;
- 3. you fail to operate for seven (7) consecutive days (unless prevented from doing so by fire, flood, or acts of nature), or otherwise abandon your Anytime Fitness Center, or forfeit the right to do or transact business in the jurisdiction where your Anytime Fitness Center is located, or lose the right to possession of the premises in which your Anytime Fitness Center operates;
 - 4. you or any of your owners make an unauthorized Transfer under this Agreement;
- 5. you or any of your owners are proven to have engaged in fraudulent conduct, or are convicted of, or plead guilty or no contest to a felony or a crime involving moral turpitude, or any other crime or offense that we believe is reasonably likely to have an adverse effect on the System, the Marks or the goodwill associated therewith;
- 6. you are given three (3) or more notices of being in material violation of any of the terms or requirements of this Agreement within any twelve (12) month period, whether or not such defaults are timely cured after notice;

- 7. you misuse or make any unauthorized use of the Marks and do not cease such misuse or unauthorized use within twenty-four (24) hours' notice from us;
- 8. you maintain false books or records or submit any false or misleading application, statement or report to us, whether in applying for the franchise or during the term of this Agreement;
- 9. you fail to open the Anytime Fitness Center for business to the general public by the Required Opening Date in the Rider to this Agreement;
- 10. you, by act or omission, materially impair the value of, or the goodwill associated with, any of the Marks or the System; or
 - 11. you fail to comply with our requirements for securing real estate.
- B. With Notice and Failure to Cure. Except for those defaults provided for under Section 14.A above, you will be in default hereunder for any failure to maintain or comply with any of the terms, covenants, specifications, standards, procedures or requirements imposed by this Agreement or any other agreement you or any of your affiliates have with us or with any of our affiliates, or in any Manual, policy or procedure statement or other written document provided by us, or to carry out the terms of this Agreement in good faith. Before we terminate this Agreement as a result of such defaults, we will provide you with thirty (30) days written notice of your default. If the defaults specified in such notice are not cured within the thirty (30) day period (either by you or by any financial institution that has loaned money to you or to your business), we may terminate this Agreement upon the expiration of the thirty (30) day period without further notice. Such defaults will include, without limitation, the occurrence of any of the following events:
- 1. you fail to construct, remodel, and commence operating your Anytime Fitness Center within the time provided for in this Agreement;
- 2. you fail, refuse, or neglect to promptly pay when due any monies owing to us, our affiliates, to the General Advertising and Marketing Fund, or to other creditors you have, or to submit the financial or other information required under this Agreement;
- 3. a threat or danger to public health or safety results from the construction, maintenance, or operation of the Anytime Fitness Center;
- 4. you offer or sell non-approved products or services or offer or sell products or services via a medium we have not approved; or
- 5. you, by act or omission in connection with the operation of your Anytime Fitness Center, permit a continuing violation of any applicable law, ordinance, rule, or regulation of a governmental body; provided, however, that if such act or omission damages the goodwill associated with the System or the Marks, we will have the right to terminate this Agreement if you do not cure such default within twenty-four (24) hours after notice from us.
- C. <u>Standard Default Fee</u>. In addition to our right to terminate the Franchise Agreement, if you breach your obligations under this Agreement and fail to cure the default within the applicable cure period provided above, you must pay us our then-current "Standard Default Fee" until the default is cured in order to offset our costs incurred to address the default. The Standard Default Fee is in addition to any fee that the PCC may levy against you.

- D. <u>Applicable Law</u>. If the provisions of this Section 14 are inconsistent with applicable law, the applicable law will apply.
- E. <u>Pre-termination Options</u>. Prior to the termination of this Agreement, if you fail to pay any amounts owed to us or our affiliates, fail to comply with any term of this Agreement, or notify us that your Anytime Fitness Center is closing, then in addition to our right to terminate this Agreement or to bring a claim for damages, we have the option to:
- 1. prohibit you from selling paid-in-full memberships, or any membership with a term of more than one (1) year;
- 2. remove the listing of your Anytime Fitness Center from all advertising published or approved by us;
 - 3. cease listing your Anytime Fitness Center on any Technology Platforms;
 - 4. prohibit you from attending any meetings or programs held or sponsored by us;
- 5. terminate your access to any computer system or software we own, maintain or license to you (whether licensed by us or by one of our affiliates);
 - 6. suspend your ability to input new members into the check-in software;
- 7. suspend all services we or our affiliates provide to you under this Agreement or otherwise; and/or
- 8. contact your landlords, lenders, suppliers and members regarding the status of your operations, and provide copies of any default or other notices to your landlords, lenders and suppliers.

In addition, if you notify us that you are closing your Anytime Fitness Center, or otherwise communicate to others that you are closing your Anytime Fitness Center, you agree that your billing processor may withhold up to one-half (1/2) of monies that would otherwise be payable to you to cover any post-termination obligations you may have, including to reimburse future membership fees paid by your members for periods beyond the closing date, and you authorize us to so instruct your billing processor.

Our actions, as outlined in this Section 14.E may continue until you have brought your accounts current, cured any default, and complied with our requirements, and we have acknowledged the same in writing. The taking of any of the actions permitted in this Section will not suspend or release you from any obligation that would otherwise be owed to us or our affiliates under the terms of this Agreement or otherwise. Further, you acknowledge that the taking of any or all such actions on our part will not deprive you of the most essential benefits of this Agreement, and will not constitute a constructive termination of this Agreement.

15. YOUR TERMINATION RIGHTS: NOTICE REQUIRED

You may terminate this Agreement upon ten (10) days' notice to us if we violate any material obligation to you and fail to cure such violation within thirty (30) days after our receipt of written notice from you; provided, however, that you must be in compliance with the Agreement at the time of giving each notice and at the time of termination. Your written notice of our alleged violation must identify the violation, demand that it be cured, and indicate your intent to terminate this Agreement if it is not cured.

16. YOUR OBLIGATIONS UPON TERMINATION OR EXPIRATION

Upon termination or expiration of this Agreement, all rights granted to you under this Agreement will terminate, the franchise will revert to us, you specifically authorize us to contact your payment processor and cancel any agreement you may have with that payment processor, and you will have the obligations set forth below, which obligations survive the expiration or termination of this Agreement, along with any other provisions of this Agreement which by their nature may or are to be performed following expiration or termination of this Agreement:

- A. You will immediately cease to operate the business franchised under this Agreement, and will not thereafter, directly or indirectly, represent to the public or hold yourself out as an Anytime Fitness franchisee with respect to such business.
- B. You will immediately and permanently cease to use, in any manner whatsoever, all confidential information, approved Information System and related software, methods, procedures and techniques used by or associated with the System, and the Marks and distinctive forms, slogans, signs, symbols, logos and devices associated with the System, as well as any name, mark, symbol, logo or slogan similar to any of the Marks. You will also specifically authorize us to physically remove any signage bearing any of the Marks that you may fail to remove. Further, if we elect to remove such signage, you will, upon demand, reimburse us for any costs we incur in doing so.
- C. You will immediately return to us the Manual, all copies or excerpts thereof, and any property held or used by you that is owned by us and will cease to use, and either destroy or convey to us, all signs, advertising materials, displays, stationery, forms and any other materials that bear or display the Marks.
- D. Subject to 16.I below, you will take such actions as may be necessary to cancel any assumed name or similar registration that contains the Mark "Anytime Fitness®" or any other Mark, and will immediately and permanently refrain from and cease all use of the Mark "Anytime Fitness" or any other Mark on or in any Technology Platforms and cancel any Technology Platform you control as we direct. You agree and acknowledge that your continued use of the Marks after the expiration or termination of this Agreement will be without our consent and will constitute an "exceptional case" under federal trademark law (15 U.S.C. § 1117) entitling us to recover treble damages, costs and attorneys' fees.
- E. You will, within five (5) days after termination or expiration of this Agreement, contact all members of your Anytime Fitness Center who prepaid for their memberships, and offer full refunds of any unearned payments, calculating the unearned payments on the basis of the number of days during the prepayment period your Anytime Fitness Center operated under the terms of this Agreement, and the number of days for which payment was made. You also authorize your payment processor to refund such amounts directly to your members from any funds that would otherwise be payable to you. By way of example only, if a person prepaid for an annual membership that began on January 1, and this Agreement expired or terminated on January 30 of that year, you would be obligated to return to that member 335/365 of the prepayment you received.
- F. You will, within five (5) days of our request, assign to us or to the owner of any other Anytime Fitness center we designate, any of the membership agreements you have with members of your Anytime Fitness Center that we designate for assignment.
- G. You will, within ten (10) days after termination or expiration of this Agreement, make such modifications and alterations to your Anytime Fitness Center premises as may be necessary to distinguish the appearance of the premises from all attributes of the System and will make such specific additional

changes thereto as we may request. You agree that, at a minimum, such modifications will include: (i) removal of all signage; (ii) alteration of the color scheme and decor; and (iii) discontinuation of the use of any item containing any of the Marks.

- H. Within five (5) days after termination, you will pay to us all amounts owed to us under this Agreement, including the Monthly Fees and advertising and marketing fees that would be due through the date this Agreement was scheduled to expire. Further, if this Agreement is terminated for any reason other than as a result of a material breach of this Agreement by us that is not cured within thirty (30) days following notice from you, such sums will include all damages, costs, and expenses, including reasonable attorneys' fees, incurred by us as a result of the default and the termination. You agree that until such obligations are paid in full, you hereby grant us a lien against any and all of the personal property, furnishings, equipment, signs, fixtures and inventory owned by you and located on your Anytime Fitness Center premises on the date this Agreement terminates or expires and authorize us to file financing statements and other documents we deem appropriate to perfect such lien.
- I. If requested by us, you will take all further action and execute all documents necessary to convey and assign to us all telephone and fax numbers that have been used in the operation of your Anytime Fitness Center, as well as any other registrations or listings for any Technology Platforms that include the words "Anytime Fitness" or if we do not so request, you will cease all use of such telephone numbers and Technology Platforms that include the words "Anytime Fitness."
- J. You will comply with the covenants contained in this Agreement, including, but not limited to, the covenants not to compete and the covenants not to disclose trade secrets or confidential information.
- K. We may, if you fail or refuse to do so, execute in your name and on your behalf, any and all actions and/or documents that may be necessary to affect your obligations under Sections 16.D and 16.I, and you hereby irrevocably appoint us as your attorney in fact to do so, which appointment is coupled with an interest.
- L. You will furnish us with written evidence satisfactory to us of compliance with all the obligations set forth in this Section 16 within thirty (30) days after termination or expiration of this Agreement.
- M. Upon expiration or termination of this Agreement, we have the option, upon thirty (30) days' written notice from the date of expiration or termination, to purchase from you all or any portion of the tangible and intangible assets relating to the Anytime Fitness Center, including your Anytime Fitness Center premises if you own the Anytime Fitness Center premises (excluding any unsalable inventory, cash, short-term investments and accounts receivable) (collectively, the "Purchased Assets") and to take an assignment of your lease for (1) the Anytime Fitness Center premises (or, if an assignment is prohibited, a sublease for the full remaining term under the same provisions as your lease) and (2) any other tangible leased assets used in operating the Anytime Fitness Center. We may assign to a third party this option to purchase and assignment of leases separate and apart from the remainder of this Agreement.

The purchase price for the assets of the Anytime Fitness Center will be the "Book Value" (as defined below) of the Purchased Assets. "Book Value" means the net book value of the Purchased Assets, as disclosed in the last statement of your Anytime Fitness Center provided to us under Section 12 before termination or expiration, provided, however, that: (1) each depreciable asset will be valued on a "straight-line" basis without provision for salvage value; (2) we may exclude from the Purchased Assets any products or other items that were not acquired in compliance with this Agreement; and (3) we may exclude from Book Value any provision for goodwill or similar value attributable to intangible property. If we are not satisfied with the accuracy or fairness of any financial statements, or none has been submitted, our regularly

employed firm of certified public accountants will determine (by audit) the Book Value. We and you will equally bear the cost of the audit. The results of the audit will be final and binding on both parties.

The purchase price, as determined above, will be paid in cash at the closing of the purchase, which will occur no later than sixty (60) days after we deliver notice of our election to purchase the assets of your Anytime Fitness Center, unless Book Value is determined by audit, in which case the closing will occur within a reasonable time, not to exceed sixty (60) days, after the results of the audit are made available. At the closing, you will deliver documents transferring good and merchantable title to the assets purchased, free and clear of all liens, encumbrances and liabilities to us or our designee and such other documents we may reasonably request to permit us to operate your Anytime Fitness Center without interruption. We may set off against and reduce the purchase price by all amounts you owe to us or any of our affiliates. If we exercise our option to purchase your Anytime Fitness Center, we may, pending the closing, appoint a manager to maintain your Anytime Fitness Center operations.

If we assume any leases for the premises for your Anytime Fitness Center or if we assume the leases for other tangible leased assets used in your Anytime Fitness Center under this Section, you will pay, remove or satisfy any liens or other encumbrances on your leasehold interests and will pay in full all amounts due the lessor under the leases existing at or prior to assumption. We are not liable for any obligation you incur before the date we assume any leases.

17. YOUR COVENANTS NOT TO COMPETE

- A. <u>During Term.</u> You will not, directly or indirectly, during the term of this Agreement, on your own account or as an employee, consultant, partner, officer, director, shareholder or member of any other person, firm, entity, partnership, corporation or company, own, operate, lease to or lease from, franchise, engage in, be connected with, have any interest in, or assist any person or entity engaged in owning, operating, or managing any other fitness center, exercise facility, health club, gym or business which offers exercise classes, personal training, fitness equipment, group training or nutrition or recovery services, wherever located, whether within the Protected Territory or elsewhere. Notwithstanding the foregoing, before you open your Anytime Fitness Center (and so long as you do not own any other Anytime Fitness center that is open under any other agreement with us), you may be employed at another fitness center that is operated at a site other than the one at which your Anytime Fitness Center will be located, provided that (i) neither you nor any of your immediate family owns any equity interest in the fitness center, (ii) the fitness center does not utilize a keyless entry system, (iii) the center is not open more than eighteen (18) hours per day, and (iv) you terminate your employment with that fitness center, and any other relationship you have with that fitness center, prior to the date you open your Anytime Fitness Center.
- B. After Expiration, Termination, or Transfer. You will not, directly or indirectly for a period of two (2) years after the transfer by you, or the expiration or termination of this Agreement, on your own account or as an employee, consultant, partner, officer, director, shareholder, lender, or joint venturer of any other person, firm, entity, partnership, corporation or company, own, operate, lease to or lease from, franchise, conduct, engage in, be connected with, have any interest in or assist any person or entity engaged in any fitness center, exercise facility, health club, gym or business which offers exercise classes, personal training, fitness equipment, group training or nutrition or recovery services which is located within the Protected Territory or within a ten (10) mile radius of any Anytime Fitness center, wherever located, whether within the Protected Territory or elsewhere; provided, however, that in metropolitan areas having a population of more than 50,000 persons, the foregoing ten (10) mile radius restriction will be limited to a radius of five (5) miles from any Anytime Fitness center (including the one you formerly operated under this Agreement).

- C. <u>Reasonableness</u>. You agree that the scope of the prohibitions set forth in Sections 17.A and 17.B are reasonable and necessary to protect us and the System (including other franchisees of the System). You agree that the prohibitions in Section 17.A must be very broad in order to prevent you from taking information, materials and training we are providing to you on an ongoing basis and using them to either compete with us, or preempt or otherwise restrict our ability to enter new markets. You agree that the time period and the scope of the prohibitions set forth in Section 17.B are the reasonable and necessary time and distance needed to protect us if this Agreement expires or is terminated for any reason. You also agree that you have many other opportunities available to earn a living, and that these restrictions will not preclude you from engaging in a lawful trade or business for which you otherwise have training or experience.
- D. <u>Exception</u>. The purchase of a publicly traded security of a corporation engaged in a competitive business or service will not in itself be deemed violative of this Section 17 so long as you do not own, directly or indirectly, more than five percent (5%) of the securities of such corporation.
- E. <u>Relief.</u> You agree that damages alone cannot adequately compensate us if there is a violation of these noncompetitive covenants and that injunctive relief is essential for our protection. You therefore agree that in case of your alleged breach or violation of this Section, we may seek injunctive relief, in addition to all other remedies that may be available to us at equity or law. In addition, if you violate the restriction provided for in Section 17.B, the period of time during which the restriction will remain in effect and be extended until two (2) years after you cease violating the restriction.

18. ENFORCEMENT

- A. <u>Injunctive Relief/Attorneys' Fees.</u> We and you will each be entitled to the entry of temporary restraining orders and temporary and permanent injunctions to (i) enforce your and our rights to terminate this Agreement for the causes set forth in Paragraphs 15 and 16 of this Agreement and (ii) prevent or remedy a breach of this Agreement if that breach could materially impair the goodwill associated with our or your business, including but not limited to, the enforcement of obligations upon termination or expiration of this Agreement and the enforcement of the non-compete provisions of this Agreement. You and we will also be entitled to the entry of temporary restraining orders and temporary and permanent injunctions enforcing these provisions. If we are successful in obtaining an injunction, or any other judicial relief or order from an arbitrator against you, or in successfully defending any claim you have brought against us, you will pay us an amount equal to all of our costs of prosecuting and/or defending the action, including reasonable attorneys' fees, costs of investigation, court and arbitration costs, and other litigation or arbitration expenses and interest on such costs. Your and our respective rights to obtain injunctive or other equitable relief is in addition to any other right we or you may have under this Agreement. It will in no way limit or prohibit us from obtaining money damages from you if you breach this Agreement.
- B. <u>Peer Compliance Committee</u>. We have established a Peer Compliance Committee (the "PCC") to review certain claims you or we may make against each other. So long as the PCC is in existence, if you feel we have violated any of our obligations under Section 8 of this Agreement, you may submit your claim to the PCC. So long as the PCC is in existence, and we believe you have violated any of your obligations under Section 9 of this Agreement, we may submit that claim to the PCC. (Unless we each agree, no claims or violation of any other provision of this Agreement may be submitted to the PCC.)
- 1. If either of us submits a claim for violation of the foregoing sections to the PCC, the PCC will conduct a hearing and review the claim in accordance with the terms and procedures for the review of complaints by the PCC that we establish from time to time (the "PCC T&P"). If the PCC determines a breach has occurred, it may levy a fee against the breaching party, subject to maximum

amounts set forth in the PCC T&P. If a party is found to be in breach and that party does not cure the breach within thirty (30) days after receipt of notice of the decision of the PCC, or such other reasonable period determined by the PCC (but not less than ten (10) days nor more than ninety (90) days after the decision is received by the party), the PCC will have the authority to levy additional fees in accordance with the PCC T&P. If either of us fail to pay a fee that is levied within ten (10) days following receipt of notice of the levy, that failure will be deemed a material breach of this Agreement.

- 2. The submission of claims to the PCC will not be the sole remedy for breach of Sections 8 or 9 of this Agreement, and each of us may also pursue any other remedies for breach that are permitted under this Agreement.
- C. <u>Mediation</u>. Except where it is necessary for either you or us to obtain equitable relief to preserve the goodwill of our respective businesses (including, but not limited to, the enforcement of obligations upon termination of this Agreement and the covenants not to compete contained in this Agreement), you and we each agree to enter into mediation of all disputes involving this Agreement or any other aspect of the relationship between us, for a minimum of four (4) hours, prior to initiating any legal action or arbitration against the other.
- Upon written notice by either you or us, to the other, of your or our desire to mediate, the party receiving the notice will select an independent entity that provides mediation services to serve as mediator in the proceeding. If the party receiving the notice of intent to mediate does not name such an organization within ten (10) days from the date the notice of intention to mediate is received, then the other party may proceed as if this Section 18.C did not exist, or, at its option, make the selection of the organization to provide mediation services. If you or we select an organization that is unwilling to serve as mediator, then the other party may select the organization. Once the organization is designated and agrees to accept the appointment as mediator, the organization will be directed to schedule a mediation proceeding at a time mutually convenient to us and to you. The mediation will be held within thirty (30) days following receipt by the mediation organization of notification that its services are requested. If you and we cannot agree on a date for mediation, then the mediation organization will select a date it believes is reasonable for both of us, given all of the claimed conflicts in dates. The person actually mediating the dispute will be required to have at least ten (10) years of experience as either a franchisee or franchisor (or as an officer of such an entity) or in franchise law. You and we will equally share the cost of the mediator. The mediator will select the location for the mediation, but unless you and we both agree otherwise, the mediation will be held in a metropolitan area with at least 250,000 persons that is not located within one hundred (100) miles of either your principal office or our principal office.
- 2. Except for the matters identified above where you or we are permitted to seek injunctive relief without first mediating the dispute, if either party initiates litigation or arbitration without complying with their obligation to mediate in accordance with this paragraph (unless the other party has failed to respond on a timely basis or has indicated it will not engage in mediation in accordance with the provisions of this Section 18.C), then upon petition of whichever of us has a lawsuit or arbitration proceeding brought against us, the court or arbitrator will dismiss the litigation or arbitration without prejudice, and award attorneys' fees and costs to the party seeking dismissal in an amount equal to the attorneys' fees and costs the party seeking dismissal incurred. If the court or arbitrator refuses for any reason to dismiss the action, then regardless of the outcome of the action, or of any award given in the action, the party initiating the litigation or arbitration will be responsible for all attorneys' fees and costs incurred throughout the litigation or arbitration by the other party as damages for failing to comply with the provisions of this Section 18.C.
- D. <u>Arbitration</u>. Except insofar as you or we elect to enforce this Agreement by judicial process and injunction as provided in Section 18.A hereof, all disputes and claims arising out of or relating to this

Agreement, or to the breach thereof, or to any of our standards or operating procedures, or other obligation of either of yours or ours, or to the breach thereof (including any claim that this Agreement, any provision of this Agreement, any specification, standard, operating procedure or any other obligation of yours or ours is illegal, unenforceable or voidable), or any aspect of the relationship between you and us (even if additional persons are named as parties to such action, but except as may be specifically provided with respect to any financing agreements you have with us or our affiliates, which shall be governed by the enforcement provisions thereof), must be resolved by arbitration in Minneapolis, Minnesota, or if our principal office is not located in Minnesota, then at the office of the American Arbitration Association located closest to our principal office. It is our intention that state laws attempting to void out of state forum selection clauses for arbitration be preempted by the Federal Arbitration Act and that arbitration be held in the place designated above.

- 1. The arbitration will be held in accordance with the United States Arbitration Act (9 U.S.C. § 1 et seq.), if applicable, and the rules of the American Arbitration Association (relating to the arbitration of disputes arising under franchise agreements, if any; otherwise, the general rules of commercial arbitration).
- 2. The arbitrator appointed must have at least ten (10) years' experience in franchising or franchise law, and the arbitrator will be instructed that he or she must follow the substantive law and the other requirements, waivers and limitations of this Agreement. The arbitrator shall have no authority to add, delete or modify in any manner the terms and provisions of this Agreement. However, if an arbitrator, notwithstanding the foregoing, determines that any contractual limitations period provided for in this Agreement is not applicable or enforceable, then the parties agree to be bound by the provision of any statute of limitations which would otherwise be applicable to the controversy, dispute or claim which is the subject of any arbitration proceeding initiated hereunder. All findings, judgments, decisions and awards of the arbitrator will be limited to the dispute or controversy set forth in the written demand for arbitration and response to that demand. The arbitrator may not award any relief that was not specifically requested by the parties prior to the start of the arbitration hearing. The arbitrator will have the right to award or include in any award the specific performance of this Agreement, but will be required to file a reasoned brief with his or her award.
- 3. You and we each agree that any award from the arbitrator may be appealed under the Optional Appellate Arbitration Rules of the American Arbitration Association.
- 4. You and we acknowledge that judgment upon an arbitration order may be entered in any court of competent jurisdiction and will be binding, final, and nonappealable, except for mistakes of law, as permitted under the United States Arbitration Act or for failure of the arbitrator to meet the requirements of this Section 18.D.
- 5. Unless this Agreement is terminated in accordance with the provisions of Paragraphs 15 or 16, during the pendency of any arbitration proceeding, you and we will fully perform the requirements of this Agreement.
- 6. If there is any dispute as to whether a particular claim or matter is subject to arbitration, and the matter relates to an issue for which either party seeks an injunction in accordance with the provisions of Section 18.A, the arbitrability of such claim will be determined by the court that would otherwise hear the motion to issue the injunction. In the case of a dispute as to the arbitrability of any other claim brought by either party against the other, the decision as to whether or not the claim is subject to arbitration will be made by the arbitrator appointed in accordance with this Agreement.

7. All arbitration proceedings will be individual proceedings between you and us, and will not be conducted on a "class" basis, or include any other of our franchisees as named parties unless you and we each agree.

If, after either you or we institute an arbitration proceeding, one or the other asserts a claim, counterclaim or defense, the subject matter of which, under statute or current judicial decision, is nonarbitrable for public policy reasons, the party against whom the claim, counterclaim or defense is asserted may elect to proceed with the arbitration of all arbitrable claims, counterclaims or defenses or proceed to litigate all claims, counterclaims or defenses in a court having competent jurisdiction.

- E. <u>Waiver of Punitive Damages</u>. We and you (and your owners and guarantors if applicable) agree to waive, to the fullest extent permitted by law, any right to, or claim for, any punitive or exemplary damages against the other and against any affiliates, owners, employees, or agents of the other and agree that in the event of a dispute between us, each of us will be limited to the recovery of any actual damages sustained by it.
- F. <u>Venue</u>. We and you (and your owners and guarantors if applicable) each agree that if litigation is permitted under this Agreement, the sole forum for litigation arising under this Agreement, or any aspect of the relationship between us (even if additional parties are named as parties to that litigation) will be the state or federal courts of Minnesota. Those actions must be exclusively venued either in the District Courts of Minnesota, County of Ramsey, or the United State District Court for the District of Minnesota. You and we each waive any objection you or we may have to either the jurisdiction or the venue of such court (except to the extent jurisdiction is preempted by the arbitration provisions of this Agreement), and you and we each consent to personal jurisdiction and venue in such court. However, if we are permitted to seek injunctive relief under this Agreement, we may, at our option, bring that action in the county in which your Anytime Fitness Center is located.
- G. <u>Jury Waiver</u>. YOU AND WE EACH WAIVE THE RIGHT TO A TRIAL BY JURY. This waiver applies to all causes of action that are or might be included in any such action, including claims related to the enforcement or interpretation of this Agreement, allegations of state or federal statutory violations, fraud, misrepresentation or similar causes of action and it applies even if persons that are not a party to this Agreement are named as additional parties in the proceeding.
- H. <u>Waiver of Collateral Estoppel</u>. The parties agree they should each be able to settle, mediate, litigate, arbitrate, or compromise disputes in which they are involved with third parties, without having those disputes directly affect the contract or relationship between us. We and you therefore each agree that a decision of an arbitrator or court of law to which one of us is not a party will not prevent the person that was a party to such action from making similar arguments, or taking similar positions, in any action between us. You and we therefore each waive the right to assert that principles of collateral estoppel prevent either you or us from raising any claim or defense in an action between us if either you or we lost a similar claim or defense in another action.
- I. <u>No Affiliate Liability</u>. No past, present or future director, officer, employee, incorporator, member, partner, stockholder, subsidiary, affiliate, controlling party, entity under common control, ownership or management, vendor, service provider, agent, attorney or representative of ours or of any of our affiliates will have any liability for (i) any obligations or liabilities we have relating to or arising from this Agreement, or (ii) any claim against us based on, in respect of, or by reason of, the transactions contemplated in this Agreement. This provision will not, however, affect any right, duty or obligation of ours or yours, or of any guarantor of your obligations.

19. RIGHT OF FIRST REFUSAL

If, at any time during the Term of this Agreement, you receive a bona fide offer to purchase or lease your Anytime Fitness Center (or if you are a company, partnership or other entity, the equity ownership of you), which offer you are willing to accept, you will communicate in writing to us the full terms of the offer and the name of the offeror. We may elect to purchase or lease the business on the terms set forth in the offer. If we elect to purchase or lease the business, we will give you written notice of the election within thirty (30) days after we receive your communication of the offer. If we fail to give written notice of election within thirty (30) days, you may sell or lease to the offeror on the terms offered, subject to the provisions relating to assignment. The sale or lease must, however, be completed within sixty (60) days of the termination of the thirty (30) day period during which we may give written notice of election to purchase or lease; otherwise, an additional notice must be given to us and an additional option period must expire prior to any such transfer. If we elect to purchase or lease the business, we will have the right to substitute equivalent cash for any non-cash consideration included in the bona fide offer to purchase or lease the business and we and you will use our best efforts to complete the purchase or lease within sixty (60) days from the date of our notice of election to purchase or lease.

20. MISCELLANEOUS

- A. <u>Unpaid Amounts</u>. Any unpaid amounts owed by you to us or any of our affiliates including any Royalty Fee, General Advertising and Marketing Fund Fees, other weekly or monthly fees, and product purchases will bear interest at the rate of one and one half percent (1.5%) per month or the maximum rate permitted by law, whichever is less. You must reimburse us and our affiliates for all costs incurred in the collection of unpaid amounts, including attorneys' fees.
- B. <u>Severability</u>. All provisions of this Agreement are severable and this Agreement will be interpreted and enforced as if all completely invalid or unenforceable provisions were not contained herein and partially valid and enforceable provisions will be enforced to the extent valid and enforceable. You and we will substitute a valid and enforceable provision for any specification, standard, operating procedure, rule or other obligation of either of us, which is determined to be invalid or unenforceable and is not waived by the other party. Such modifications to this Agreement will be effective only in such jurisdiction and will be enforced as originally made and entered into in all other jurisdictions.
- C. <u>Cumulative Rights</u>. Except as otherwise set forth in this Agreement, our and your rights under this Agreement are cumulative and no exercise or enforcement of any right or remedy under this Agreement will preclude the exercise or enforcement of any other right or remedy under this Agreement or which we or you are entitled by law to enforce.
- D. Governing Law. Except to the extent governed by the United States Trademark Act of 1946 (Lanham Act, 15 U.S.C. Section 1051 et seq.) and the Federal Arbitration Act, this Agreement and the franchise relationship will be governed by the laws of the State of Minnesota. You waive, to the fullest extent permitted by law, the rights and protections that might be provided through the laws of any state (including Minnesota) relating to franchises or business opportunities, other than those of the state in which the Franchised Location is located. This waiver of any rights under Minnesota law will not apply if the Franchised Location is located in Minnesota or you are a resident of (or if you are an entity, your principal(s) is a resident of) Minnesota.
- E. <u>Disavowal of Oral Representations</u>. You and we acknowledge that we want all terms of our business relationship to be defined in this written agreement, and that neither of us wants to enter into a business relationship with the other in which any terms or obligations are subject to any oral statements or in which oral statements serve as the basis for creating rights or obligations different than or

supplementary to the rights and obligations as set forth in this Agreement. Therefore, you and we agree that this Agreement will supersede and cancel any prior and/or contemporaneous discussions between us. We each agree that we placed, and will place, no reliance on any such discussions. You agree that no representations have been made to you concerning this Agreement or the Anytime Fitness franchise other than as contained in this Agreement and in the Franchise Disclosure Document you received before you signed this Agreement (the "FDD"). You agree that no claims, representations, warranties, or guarantees, express or implied, regarding actual or potential earnings, sales, profits, or success of your Anytime Fitness Center have been made to you other than as set forth in Item 19 of the FDD.

- F. <u>Approvals</u>. Wherever our consent or approval is required in this Agreement, unless the provision specifically indicates otherwise, we have the right to withhold our approval in our discretion, for any reason, or for no reason. When the terms of this Agreement specifically require that we not unreasonably withhold our approval or consent, if you are in default or breach under this Agreement, any withholding of our approval or consent will be considered reasonable. Our approvals and consents will not be effective unless given in writing.
- G. <u>Interpretation</u>. It is the desire and intent of you and us that the provisions of this Agreement be enforced to the fullest extent possible under the applicable laws and public policies. Therefore, if any provision of this Agreement is determined by a court or arbitrator to be invalid or unenforceable, that determination will apply only to the operation of that provision in the particular proceeding in which the determination is made. We and you agree that if any provision of this Agreement is capable of two (2) constructions, one of which would render the provision illegal or otherwise voidable or unenforceable and the other of which would render the provision valid and enforceable, the provision will have the meaning that renders it valid and enforceable. The language of all provisions of this Agreement will be construed simply according to its fair meaning and not strictly against you or us.
- H. Waiver. Except as otherwise provided in this Section 20.H, neither of us will be deemed to have waived any obligation of the other, or to have agreed to any modification of this Agreement, unless we have done so in writing, and the writing is signed by the person giving the waiver or agreeing to the modification. However, you agree that you will give us immediate written notice of any claimed breach or violation of this Agreement as soon as possible after you have knowledge, or determine, or are of the opinion, that there has been a breach or violation by us of this Agreement. If you fail to give written notice to us of any claimed misrepresentation, violation of law, or breach of this Agreement within one (1) year from the date you have knowledge, determine, are of the opinion, or become aware of facts and circumstances reasonably indicating, that you may have a claim against us or against any of our affiliates under any state law, federal law, or common law, then the misrepresentation, violation of law, or breach will be considered to have been condoned, approved and waived by you, and you will be barred from beginning any legal, arbitration, or other action against us or against our affiliates, or from instituting any counterclaim against us or our affiliates, for the misrepresentation, violation of law, or breach, or from using the alleged act or omission as a defense to any action we may maintain against you.
 - I. <u>Time</u>. Time is of the essence to this Agreement.
- J. <u>Counterparts</u>. This Agreement may be signed in counterparts, each of which will be considered an original.
- K. <u>Entire Agreement</u>. The preambles are a part of this Agreement. This Agreement, together with its exhibits, constitutes the entire agreement between you and us with respect to your Anytime Fitness Center and any other aspect of the relationship we have with you, and cannot be amended except by a written agreement signed by you and us. This Agreement also supersedes all prior agreements and negotiations we have had with you related to your acquisition of this franchise or your and our rights and

obligations. Nothing in this or in any related agreement, however, is intended to disclaim the representations we made to you in the FDD. Any representations, warranties, inducements, promises, understandings or agreements between the parties, that are not in the Franchise Disclosure Document which you acknowledge receiving at least 14 days before signing this Agreement or paying any money, or in writing and signed by us and you, are void and not enforceable.

- L. <u>Headings and Terms</u>. The headings of the Sections hereof are for convenience only and do not define, limit or construe the contents of such Sections. The term "you" as used herein is applicable to one or more persons, a corporation, a partnership or limited liability company, and each of their respective owners, as the case may be, and the singular usage includes the plural and the masculine and neuter usages include the other and the feminine. If more than one person executes this Agreement for you, then your obligations are joint and several.
- Patriot Act. You represent and warrant that to your actual and constructive knowledge: M. (i) neither you (including your directors, officers and managers), nor any of your affiliates, or any funding source for your Anytime Fitness Center, are identified on the list at the United States Treasury's Office of Foreign Assets Control (OFAC); (ii) neither you nor any of your affiliates are directly or indirectly owned or controlled by the government of any country that is subject to an embargo imposed by the United States government; (iii) neither you nor any of your affiliates are acting on behalf of the government of, or is involved in business arrangements or other transactions with, any country that is subject to such an embargo; (iv) neither your nor any of your affiliates are on the U.S. Department of Commerce Denied Persons, Entities and Unverified Lists, the U.S. Department of State's Debarred Lists, or on the U.S. Department of Treasury's Lists of Specialty Designated Nationals, Specialty Designated Narcotics Traffickers or Specialty Designated Terrorists, as such lists may be amended from time to time (collectively, the Lists); (v) neither you nor any of your affiliates, during the term of this Agreement, will be on any of the Lists; and (vi) during the term of this Agreement, neither you nor any of your affiliates will sell products, goods or services to, or otherwise enter into a business arrangement with, any person or entity on any of the Lists. You agree to notify us in writing immediately upon the occurrence of any act or event that would render any of these representations incorrect.
- N. <u>Personal Guaranty</u>. All of your owners (if you are a corporation, partnership, limited liability company or partnership, or other entity) will sign the personal guaranty agreement in the form attached to this Agreement (the "Guaranty Agreement"). Any person or entity that at any time after the Effective Date of this Agreement becomes an owner of yours will, as a condition of becoming an owner, sign the Guaranty Agreement. In addition, a spouse of an owner and any other person we designate must also sign the Guaranty Agreement.

21. NOTICES

Any and all notices required or permitted under this Agreement will be in writing and will be deemed to have been duly given upon the earlier of (i) when received; (ii) one (1) business day after placement with a reputable national overnight carrier; or (iii) three (3) business days after deposit (not including the day of deposit), if placed in the mail for delivery by certified mail, postage pre-paid, and, in the cases of clauses (ii) or (iii), addressed to the respective parties at the following addresses unless and until a different address has been designated by written notice to the other party:

Notice to us: Anytime Fitness Franchisor LLC

111 Weir Drive

Woodbury, Minnesota 55125

Attention: President

Notice to you: See Rider

22. AMENDMENT OF OTHER AGREEMENTS

To the extent you have entered into any franchise agreements with us prior to the date of this Agreement which remain in effect following the execution of this Agreement:

- (i) the provisions of Section 5.B. of this Agreement will replace the provisions of those agreements regarding Method of Payment,
- (ii) the provisions of Sections 9.G., 9.H., 9.L., 9.N., 9.P., and 9.Q. of this Agreement are incorporated into such agreements, and supersede any inconsistent provisions contained therein,
- (iii) the provisions of Section 13.B. of this Agreement will replace the provisions of those agreements regarding the conditions to your transfer or assignment of any interest in those franchise agreements or in the Anytime Fitness centers you operate under those agreements,
- (iv) the provisions of Section 16 of this Agreement will replace the provisions of those agreements regarding your obligations upon termination or expiration of those agreements,
- (v) the provisions of Section 17 of this Agreement will replace the provisions of those agreements regarding any restrictions on your ability to compete with an Anytime Fitness center either during or following the term of those agreements,
- (vi) the provisions of Section 18 of this Agreement will replace the provisions of those agreements regarding enforcement, including but not limited to the right to injunctive relief or attorneys' fees, mediation, arbitration, the right to initiate arbitration or litigation, the venue of litigation, and waiver of punitive damages and a trial by jury, and
- (vii) the provisions of Section 20.D. of this Agreement will replace the provisions of those agreements regarding Governing Law,

such that all those agreements are hereby amended by this paragraph. Except as amended by this paragraph, which shall constitute a written agreement signed by each of us amending those agreements, you and we each hereby ratify and reaffirm our respective obligations under those agreements.

23. ACKNOWLEDGEMENTS

- A. <u>Independent Investigation</u>. You acknowledge that you have conducted an independent investigation of the business franchised under this Agreement, and recognize that the business venture contemplated by this Agreement involves business risks and that its success will be largely dependent upon your ability as an independent business person.
- B. <u>Franchise Agreement</u>. You acknowledge that you have received and read this Agreement and that we have fully and adequately explained the provisions of it to your satisfaction and that we have accorded you time and opportunity to consult with advisors of your own choosing about the potential benefits and risks of entering into this Agreement.
- C. <u>Other Franchises</u>. You acknowledge that other Anytime Fitness franchisees have or will be granted franchises at different times and in different situations, and further acknowledge that the provisions of such franchises may vary substantially from those contained in this Agreement. You also

acknowledge that because complete and detailed uniformity under varying circumstances may not be practical, there may be variations we grant to other of our Anytime Fitness centers (whether franchised, or centers that we or our affiliates operate), and you will not be entitled to require us to grant similar variations or privileges to you.

[THIS AGREEMENT CONTINUES WITH A RIDER AND INITIAL FRANCHISE FEE ATTACHMENT, WHICH ARE A PART OF THIS AGREEMENT]

FRANCHISE AGREEMENT RIDER

1.	Effective Date:		
2.	Franchisee:		
3.	Franchised Location:		
Franch	If no location has been determined at the time this Franchise Agreement has been executed, then the Franchised Location shall be within the following area, provided the exact location shall be subject to our review and approval:		
If the above-named location specifies a location yet to be determined, we reserve the right to sell franchises, and grant territories to others who will operate Anytime Fitness centers in and around the above-described location. You may then be required to choose a final location outside of any protected territory given to any other franchisee, and that territory may be outside of the city or areas identified above. Should this happen, you would have to obtain our review and approval for a new location. Likewise, if you choose to move your final address at any time, or if the location set forth above, or any other location we agree upon, becomes unavailable for any reason, it is your obligation to select a new location, and to obtain our approval of that location before you acquire the site, or obtain any rights in the location.			
4.	Required Grand Opening Program Spend: \$		
	Required Local Advertisement Spend: \$\square\$ per month.		
5.	Protected Territory:		
	Ownership: Franchisee represents and warrants that any entity to which this Agreement will be rred will have the initial ownership set forth below, and that no changes will be made in such without the prior written approval of Franchisor:		
Name	Percentage Ownership % %		
7.	Principal Operator designated by Franchisee:		
8.	Required Opening Date:		
9.	Initial Franchise Fee (see Initial Franchise Fee Attachment):		
10.	Address for notice to you:		

IN WITNESS WHEREOF, we and you have signed this Agreement as of the Effective Date set forth above.

FRANCHISOR: ANYTIME FITNESS FRANCHISOR LLC	FRANCHISEE:
By: Its:	By:
	By: Its:

INITIAL FRANCHISE FEE ATTACHMENT TO RIDER

The initial fr	ranchise fee is the one that is initialed by you and by us.
/	New Franchisee (including conversion centers): \$42,500, payable in full when you sign this Agreement.
/	New Franchisee (including conversion centers) (Qualified Veterans Only): \$38,250, payable in full when you sign this Agreement.
/	Existing Franchisee: \$35,000, payable in full when you sign this Agreement.
/	Existing Franchisee (Qualified Veterans Only) : \$31,500, payable in full when you sign this Agreement.
/	Club Purple Participant: \$27,500
/	Club Platinum Participant: \$22,500
/	Club Purple Participant (Qualified Veterans Only): \$25,000
/	Club Platinum Participant (Qualified Veterans Only): \$22,500
/	Transfer of an existing franchise, renewal of an existing franchise, or franchise agreement signed pursuant to an obligation you have under an Area Development Agreement: No initial franchise fee.

PERSONAL GUARANTY AND AGREEMENT TO BE BOUND PERSONALLY BY THE TERMS AND CONDITIONS OF THE FRANCHISE AGREEMENT

Further, the undersigned, individually and jointly, hereby agree to be personally bound by each and every condition and term contained in the Agreement and agree that this Personal Guaranty will be construed as though the undersigned and each of them executed a Franchise Agreement containing the identical terms and conditions of the Agreement.

The undersigned waive (1) notice of demand for payment of any indebtedness or nonperformance of any obligations hereby guaranteed; (2) protest and notice of default to any party respecting the indebtedness or nonperformance of any obligations hereby guaranteed; and (3) any right he/she may have to require that an action be brought against the Franchisee or any other person as a condition of liability; and (4) notice of any changes permitted by the terms of the Agreement or agreed to by the Franchisee.

In addition, the undersigned consents and agrees that: (1) the undersigned's liability will not be contingent or conditioned upon our pursuit of any remedies against the Franchisee or any other person; (2) such liability will not be diminished, relieved or otherwise affected by the Franchisee's insolvency, bankruptcy or reorganization, the invalidity, illegality or unenforceability of all or any part of the Agreement, or the amendment or extension of the Agreement with or without notice to the undersigned; and (3) this Personal Guaranty will apply in all modifications to the Agreement of any nature agreed to by Franchisee with or without the undersigned receiving notice thereof.

It is further understood and agreed by the undersigned that the provisions, covenants and conditions of this Personal Guaranty will inure to the benefit of our successors and assigns.

FRANCHISEE: PERSONAL GUARANTORS: - Individually - Individually Print Name Print Name Address Address City State Zip Code City State Zip Code Telephone Telephone

GENERAL RELEASE

In consideration of the agreement of ANYTIME FITNESS FRANCHISOR LLC ("Franchisor") to allow ("Franchisee") to [RENEW OR TRANSFER] its Franchise Agreement dated		
The general release above does not apply with respect to claims arising under the Washington Franchise Investment Protection Act, RCW 19.100, and the rules adopted thereunder.		
[FOR TRANSFERS: Further, Franchisee acknowledges that transfer of the Agreement shall terminate Franchisee's interest in the Agreement, but Franchisee will continue to be bound by all post-termination provisions of the Agreement, including but not limited to the obligations of confidentiality, and the covenant not to compete contained in the Agreement.]		
[IN CALIFORNIA: The foregoing release is intended as a general release of all claims, demands, actions causes of action, obligations, damages and liabilities of any kind or nature whatsoever that relate to the matters recited therein, and is intended to encompass all known and unknown, foreseen and unforeseen claims which the releasing party may have against any party being released. Section 1542 of the California Civil Code provides:		
A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release and that, if known by him or her, would have materially affected his or her settlement with the debtor or released party.		
You expressly waive the provisions of Section 1542 of the California Civil Code and expressly release each party to be released from all liability or claims arising out of any matters recited in the release.		
DATE:		
4886-2875-5103 v 4		

CALIFORNIA ADDENDUM TO FRANCHISE AGREEMENT

Notwithstanding anything to the contrary set forth in the Anytime Fitness Franchisor LLC Franchise Agreement, the following provisions shall supersede and apply to all Anytime Fitness franchises offered and sold in the state of California:

This California Addendum is only applicable if you are a resident of California or if your business is located in California.

- 1. The California Franchise Relations Act (Business and Professions Code Section 20000 through 20043) provides franchisees with additional rights concerning termination and non-renewal of the Franchise Agreement and certain provisions of the Franchise Agreement relating to termination and non-renewal may be superseded by the Act. There may also be court decisions which may supersede the Franchise Agreement and your relationship with Franchisor, including the areas of transfer, termination and renewal of Franchisee's franchise. If the Franchise Agreement is inconsistent with the law, the law will control.
- 2. The Franchise Agreement requires Franchisee to execute a general release of claims upon renewal or transfer of the Franchise Agreement. California Corporations Code Section 31512 provides that any condition, stipulation or provision purporting to bind any person acquiring any franchise to waive compliance with any provision of that law or any rule or order thereunder is void. Section 31512 voids a waiver of your rights under the Franchise Investment Law (California Corporations Code Section 20010 voids a waiver of your rights under the Franchise Relations Act (Business and Professions Code Sections 20000 20043)). To the extent required by such laws, Franchisee shall not be required to execute a general release.
- 3. The Franchise Agreement requires binding arbitration. The arbitration will occur at Minneapolis, Minnesota with the costs being borne by both parties unless the party seeking arbitration seeks arbitration prior to mediating the dispute. Prospective franchisees are encouraged to consult private legal counsel to determine the applicability of California and federal laws (such as Business and Professions Code section 20040.5, Code of Civil Procedure section 1281, and the Federal Arbitration Act) to any provisions of a franchise agreement restricting venue to a forum outside the State of California.
- 4. The Franchise Agreement requires application of the laws and forum of Minnesota. This provision may not be enforceable under California law.
- 5. The Franchise Agreement contains a covenant not to compete which extends beyond the termination of the franchise. This provision may not be enforceable under California law.
- 6. The provision in the Franchise Agreement which terminates the franchise upon the bankruptcy of the Franchisee may not be enforceable under Title 11, United States Code, Section 101.
- 7. The Franchise Agreement contains a waiver of punitive damages and jury trial provision. These waivers may not be enforceable under California law.
- 8. Sections 23 (a) and (b) of the Franchise Agreement are deleted in their entirety and replaced with the following:

"[Intentionally Deleted]"

9. No statement, questionnaire, or acknowledgment signed or agreed to by 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 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.

Franchisor: ANYTIME FITNESS FRANCHISOR LLC	Franchisee:
By:	By:
Its:	Its:
Date:	Date:

ILLINOIS ADDENDUM TO FRANCHISE AGREEMENT

Notwithstanding anything to the contrary set forth in the Anytime Fitness Franchisor LLC Franchise Agreement, the following provisions shall supersede any inconsistent provisions and apply to all Anytime Fitness franchises offered and sold in the state of Illinois:

- 1. Illinois law governs the Franchise Agreement.
- 2. In conformance with Section 4 of the Illinois Franchise Disclosure Act, any provision in the Franchise Agreement that designates jurisdiction and venue in a forum outside of the State of Illinois is void. However, the Franchise Agreement may provide for arbitration to take place outside of Illinois.
- 3. Franchisees' rights upon Termination and Non-Renewal are set forth in sections 19 and 20 of the Illinois Franchise Disclosure Act.
- 4. In conformance with section 41 of the Illinois Franchise Disclosure Act, any condition, stipulation or provision purporting to bind any person acquiring any franchise to waive compliance with the Illinois Franchise Disclosure Act or any other law of Illinois is void.
- 5. No statement, questionnaire, or acknowledgment signed or agreed to by 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 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.
- 6. A Surety Bond has been obtained by the Franchisor. The Surety Bond is on file with the office of the Illinois Attorney General. This financial assurance requirement was imposed by the Illinois Attorney General due to the Franchisor's guarantor's financial condition.
- 7. Each provision of this Addendum shall be effective only to the extent, with respect to such provision, that the jurisdictional requirements of the Illinois Franchise Disclosure Act are met independently without reference to this Addendum.

Franchisor:	Franchisee:
ANYTIME FITNESS FRANCHISOR LLC	
By:	By:_
Its:	Its:
Date:	Date:

MARYLAND ADDENDUM TO FRANCHISE AGREEMENT

Notwithstanding anything to the contrary set forth in the Anytime Fitness Franchisor LLC Franchise Agreement, the following provisions shall supersede and apply to all Anytime Fitness franchises sold to residents in the state of Maryland:

- 1. On the basis of the financial information submitted by the Franchisor to the Maryland Securities Division the Division has required and the Franchisor has posted a surety bond, which surety bond is on file with the Maryland Securities Division to secure the Franchisor's pre-opening obligations to Maryland Franchisees.
- 2 Section 13.B.8 of the Franchise Agreement is revised to provide that, pursuant to COMAR 02.02.08.16L, the general release required as a condition to renewal, sale or consent to assignment/transfer, shall not apply to any liability under the Maryland Franchise Registration and Disclosure Law.
- 3. Section 14.A of the Franchise Agreement is revised to provide that termination upon bankruptcy might not be enforceable under the U.S. Bankruptcy Act, but Franchisor intends to enforce it to the extent enforceable.
 - 4. Section 18.F of the Franchise Agreement is revised to include the following language:

"Notwithstanding the standing provisions of this section, you may bring a lawsuit in Maryland for claims arising under the Maryland Franchise Registration and Disclosure Law. Any claims under the Maryland Franchise Registration and Disclosure Law must be brought within three years after the grant of the franchise."

- 5. The representations made in the Franchise Agreement are not intended to nor should they act as a release, estoppel or waiver of any liability incurred under the Maryland Franchise Registration and Disclosure Law.
- 6. The Franchise Agreement states that Minnesota law generally applies. However, the conditions under which your franchise can be terminated and your rights upon nonrenewal may be affected by Maryland Law, and we will comply with that law in Maryland.
- 7. Notwithstanding anything to the contrary in the Franchise Agreement, nothing will prevent the Franchisee from filing suit in Maryland for claims arising under the Maryland Franchise Registration and Disclosure Law.
- 8. Sections 23 (a) and (b) of the Agreement are deleted in their entirety and replaced with the following:

"[Intentionally Deleted]"

9. No statement, questionnaire, or acknowledgment signed or agreed to by 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 the 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.

10.	Each provision to this Addendum to the Franchise Agreement shall be effective only to the
extent that,	with respect to such provision, the jurisdictional requirements of the Maryland Franchise
Registration	and Disclosure Law are met independently without reference to this Addendum.

Franchisor: ANYTIME FITNESS FRANCHISOR LLC	Franchisee:
By:	By:
Its:	Its:
Date:	Date:

MINNESOTA ADDENDUM TO FRANCHISE AGREEMENT

Notwithstanding anything to the contrary set forth in the Anytime Fitness Franchisor LLC Franchise Agreement, the following provisions shall supersede any inconsistent provisions and apply to all Anytime Fitness franchises offered and sold in the state of Minnesota:

This Minnesota Addendum is only applicable if you are a resident of Minnesota or if your business will be located in Minnesota.

- 1. Minn. Stat. Section 80C.21 and Minn. Rule 2860.4400J prohibit Franchisor from requiring litigation to be conducted outside Minnesota. In addition, nothing in this Agreement can abrogate or reduce any of your rights as provided for in Minnesota Statutes, Chapter 80C or your rights to any procedure, forum or remedies provided for by the laws of the jurisdiction.
- 2. Franchisor will comply with Minn. Stat. Section 80C.14, subds. 3, 4 and 5, which require, except in certain specified cases, that the Franchisee be given 90 days' notice of termination (with 60 days to cure) and 180 days' notice for nonrenewal of the Franchise Agreement.
 - 3. Section 3 of the Franchise Agreement is revised to include the following:

To the extent required by the Minnesota Franchise Act, Franchisor will protect your rights to use the trademarks, service marks, trade names, logos and other commercial symbols, or indemnify you from any loss, costs or expenses arising out of any claim, suit or demand regarding your use of the marks, provided you are using the Names and Marks in accordance with this Agreement.

- 4. No statement, questionnaire, or acknowledgment signed or agreed to by 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 the 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.
- 5. Franchisor shall not require Franchisee to assent to a release, assignment, novation or waiver that would relieve any person from liability imposed by Minnesota Statutes, Sections 80C.01 to 80C.22, provided that the foregoing shall not bar the voluntary settlement of disputes.

Franchisor:	Franchisee:
ANYTIME FITNESS FRANCHISOR LLC	
By:	By:
Its:	Its:
Date:	Date:

NORTH DAKOTA ADDENDUM TO FRANCHISE AGREEMENT

Notwithstanding anything to the contrary set forth in the Anytime Fitness Franchisor LLC Franchise Agreement, the following provisions shall supersede any inconsistent provisions and apply to all Anytime Fitness franchises offered and sold in the state of North Dakota:

This North Dakota Addendum is only applicable if you are a resident of North Dakota or if your business will be located in North Dakota.

- 1. Section 2.B of the Franchise Agreement is amended by deleting clause (8) thereof.
- 2. Section 16.H of the Franchise Agreement is modified to delete any requirement that franchisee consent to termination penalties or liquidated damages.
- 3. Section 17.B of the Franchise Agreement is amended by adding the following language at the end:

Covenants not to compete, such as those mentioned in this Section 17.B, are subject to Section 9-08-06 of the North Dakota Codified Code.

- 4. Sections 18.E, 18.F and 18.G of the Franchise Agreement are deleted in their entirety.
- 5. Section 20.D of the Franchise Agreement is amended to provide that the Franchise Agreement will be governed by the laws of the State of North Dakota.
- 6. No provision of the Franchise Agreement shall be interpreted to accelerate any statute of limitations contained in any provision of the North Dakota Codified Code.
- 7. No statement, questionnaire, or acknowledgment signed or agreed to by 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 the 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.

Franchisor:	Franchisee:
ANYTIME FITNESS FRANCHISOR LLC	
By:	Ву:
Its:	Its:
Date:	Date:

RHODE ISLAND ADDENDUM TO FRANCHISE AGREEMENT

Notwithstanding anything to the contrary set forth in the Anytime Fitness Franchisor LLC Franchise Agreement, the following provisions shall supersede and apply to all Anytime Fitness franchises sold to residents in the state of Rhode Island:

This Rhode Island Addendum is only applicable if you are a resident of Rhode Island or if your business will be located in Rhode Island.

1. Section 18 and 20 of the Franchise Agreement is supplemented by the addition of the following:

§ 19-28.1-14 of the Rhode Island Franchise Investment Act provides that "A provision in a franchise agreement restricting jurisdiction or venue to a forum outside this state or requiring the application of the laws of another state is void with respect to a claim otherwise enforceable under the Act.

Franchisor:	Franchisee:
ANYTIME FITNESS FRANCHISOR LLC	
By:	By:
Its:	Its:
Date:	Date:

VIRGINIA ADDENDUM TO FRANCHISE AGREEMENT

Notwithstanding anything to the contrary set forth in the Anytime Fitness Franchisor LLC Franchise Agreement, the following provision shall supersede and apply to all Anytime Fitness franchises sold to residents in the state of Virginia:

1. No statement, questionnaire, or acknowledgment signed or agreed to by 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 the 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.

Franchisor:	Franchisee:
ANYTIME FITNESS FRANCHISOR LLC	
By:	By:
Its:	Its:
Date:	Date:

WASHINGTON ADDENDUM TO THE FRANCHISE AGREEMENT, AND RELATED AGREEMENTS

Notwithstanding anything to the contrary set forth in the Anytime Fitness Franchisor LLC Franchise Agreement, the following provisions shall supersede any inconsistent provisions and apply to all Anytime Fitness franchises offered and sold in the state of Washington:

This Washington Addendum is only applicable if you are a resident of Washington or if your business will be located in Washington.

- 1. A surety bond in the amount of \$100,000 has been obtained by the Franchisor. The Washington Securities Division has made the issuance of the Franchisor's permit contingent upon the Franchisor maintaining surety bond coverage acceptable to the Administrator until (a) all Washington Franchisees have (i) received all initial training that they are entitled to under the franchise agreement or offering circular, and (ii) are open for business; or (b) the Administrator issues written authorization to the contrary.
 - 2. Sections 17.C and 20.E of the Franchise Agreement are deleted in their entirety.
 - 3. Section 18.C.1 of the Franchise Agreement is amended by deleting the following sentence:

The mediator will select the location for the mediation, but unless you and we both agree otherwise, the mediation will be held in a metropolitan area with at least 250,000 persons that is not located within one hundred (100) miles of either your principal office or our principal office.

- 4. In the event of a conflict of laws, the provisions of the Washington Franchise Investment Protection Act, Chapter 19.100 RCW will prevail.
- 5. RCW 19.100.180 may supersede the Franchise Agreement in your relationship with the Franchisor including the areas of termination and renewal of your franchise. There may also be court decisions which may supersede the Franchise Agreement in your relationship with the franchisor including the areas of termination and renewal of your franchise.
- 6. In any arbitration or mediation involving a franchise purchased in Washington, the arbitration or mediation site will be either in the state of Washington, or in a place mutually agreed upon at the time of the arbitration or mediation, or as determined by the arbitrator or mediator at the time of arbitration or mediation. In addition, if litigation is not precluded by the Franchise Agreement, a franchisee may bring an action or proceeding arising out of or in connection with the sale of franchises, or a violation of the Washington Franchise Investment Protection Act, in Washington.
- 7. A release or waiver of rights executed by a franchisee may not include rights under the Washington Franchise Investment Protection Act or any rule or order thereunder except when executed pursuant to a negotiated settlement after the agreement is in effect and where the parties are represented by independent counsel. Provisions such as those which unreasonably restrict or limit the statute of limitations period for claims under the Act, or rights or remedies under the Act such as a right to a jury trial, may not be enforceable.
- 8. Transfer fees are collectable to the extent that they reflect the franchisor's reasonable estimated or actual costs in effecting a transfer.

- 9. Pursuant to RCW 49.62.020, a noncompetition covenant is void and unenforceable against an employee, including an employee of a franchisee, unless the employee's earnings from the party seeking enforcement, when annualized, exceed \$100,000 per year (an amount that will be adjusted annually for inflation). In addition, a noncompetition covenant is void and unenforceable against an independent contractor of a franchisee under RCW 49.62.030 unless the independent contractor's earnings from the party seeking enforcement, when annualized, exceed \$250,000 per year (an amount that will be adjusted annually for inflation). As a result, any provisions contained in the franchise agreement or elsewhere that conflict with these limitations are void and unenforceable in Washington.
- 10. RCW 49.62.060 prohibits a franchisor from restricting, restraining, or prohibiting a franchisee from (i) soliciting or hiring any employee of a franchisee of the same franchisor or (ii) soliciting or hiring any employee of the franchisor. As a result, any such provisions contained in the franchise agreement or elsewhere are void and unenforceable in Washington.
 - 11. Sections 23 (a) and (b) of the Agreement are deleted in their entirety and replaced with the following:

"[Intentionally Deleted]"

12. No statement, questionnaire, or acknowledgment signed or agreed to by 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 Franchisor, franchise seller, or other person acting on behalf of the Franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

IN WITNESS WHEREOF, the undersigned have executed this Addendum as of the date first set forth below.

Franchisor:	Franchisee:
ANYTIME FITNESS FRANCHISOR LLC	
By:	By:
Its:	Its:
Date:	Date:
-	

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EXHIBIT F

AREA DEVELOPMENT AGREEMENT, GUARANTY AND STATE SPECIFIC ADDENDA TO AREA DEVELOPMENT AGREEMENT



AREA DEVELOPMENT AGREEMENT

ANYTIME FITNESS FRANCHISOR LLC 111 Weir Drive Woodbury, Minnesota 55125 (651) 438-5000 www.anytimefitness.com

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ANYTIME FITNESS® AREA DEVELOPMENT AGREEMENT

This Area Development Agreement is made as of the Effective Date set forth in the Rider attached to this Agreement (the "Rider") between ANYTIME FITNESS FRANCHISOR LLC, a Delaware limited liability company ("we" or "us") and the person or persons named in the Rider as the Developer ("you").

RECITALS:

- A. We and our predecessor have invested substantial time, effort and money to develop a system of operating boutique fitness centers with the potential for minimal overhead and labor costs, and have a federally registered trademark for the name "Anytime Fitness®", as well as other intellectual property rights. We grant franchises to qualified candidates for the operation of fitness centers. We also license our trademark rights in "Anytime Fitness" and may in the future adopt, use and license additional or substitute trademarks, service marks, logos and commercial symbols in connection with the operation of Anytime Fitness centers (collectively the "Marks"). These centers use our methods, procedures, standards, and specifications (all of which are collectively referred to as the "System") which we may improve, further develop or otherwise modify from time to time.
- B. You acknowledge that you have had an adequate opportunity to be thoroughly advised of the provisions of this Agreement, the form of franchise agreement we currently use to grant rights to operate fitness centers, and our Franchise Disclosure Document, and have had sufficient time and opportunity to evaluate and investigate the System and the procedures and financial requirements associated with the System, as well as the competitive market in which it operates.
- C. You are entering into this Agreement because you want to develop and operate multiple fitness centers which use the Marks and the System. You recognize that while you will have certain limited rights to transfer your interest in this Agreement, and in the centers you develop, we are entering into this Agreement with you based on your representation that you intend to personally develop all of the centers described in this Agreement, and not with a view to reselling your right to open these centers.

In consideration of the foregoing and the mutual covenants and consideration below, you and we agree as follows:

- 1. <u>Grant of Development Rights</u>. The following provisions control with respect to the rights granted hereunder:
- A. We grant to you, under the terms and conditions of this Agreement, the right to develop and operate the number of fitness centers identified in the Rider (the "Anytime Fitness Centers"), using the principal trademark identified in the Rider, operating within the nonexclusive area described in the Rider (the "Development Territory").
- B. You agree to be bound by the "Development Schedule" set forth in the Rider. Time is of the essence for the development and operation of each Anytime Fitness Center in accordance with the Development Schedule. Each Anytime Fitness Center must be developed and operated by you pursuant to a separate Franchise Agreement that you enter into with us.
- C. Unless otherwise indicated in the Rider and except as set forth in Section D below, if you are in compliance with the Development Schedule set forth in the Rider, we will not develop or operate or grant anyone else a franchise to develop and operate an Anytime Fitness center from any location in the Development Territory prior to the earlier of (i) the expiration or termination of this Agreement; (ii) the

date on which your last Anytime Fitness Center must be open pursuant to the terms of the Development Schedule; or (iii) the date on which the Protected Territory for your final Anytime Fitness Center is determined; except that if the Development Territory covers more than one city, county or designated market area, the protection for each particular city, county or designated market area will expire upon the earliest of (1) any of the foregoing events or (2) the date when the Protected Territory for your final Anytime Fitness Center to be developed in such city, county or designated market area under this Agreement is determined. Notwithstanding anything in this Agreement, upon the earliest occurrence of any of the foregoing events (i) the Development Territory will expire and (ii) we will be entitled to develop and operate, or to franchise others to develop and operate, Anytime Fitness Centers from locations in the Development Territory, except as may be otherwise provided under any Franchise Agreement that has been signed between us and you and that has not been terminated.

- D. You acknowledge and agree that: (i) we and our affiliates have the right to grant other franchises or operate company or affiliate owned fitness studios/businesses (including Anytime Fitness centers) at locations outside the Development Territory even if they compete with your Anytime Fitness Centers for customers or members; (ii) we and our affiliates have the right to grant other franchises or licenses and to operate company or affiliate-owned fitness studios/businesses (including Anytime Fitness centers) within private establishments located within the Development Territory, provided that access to those centers is limited to employees of the business, or transient guests of the business, in either case who would not have any reciprocity with any other Anytime Fitness center as a result of their use or membership in this private center; and (iii) we and our affiliates have the right to operate, and to grant franchises or licenses to others to operate fitness studios/businesses, or any other business, within and outside the Development Territory under trademarks other than the Marks, all without compensation to you.
- 2. <u>Development Fee.</u> You must pay us a Development Fee in the amount set forth in the Rider. This fee is nonrefundable and is payable in full when you sign this Agreement and is fully earned by us at that time. However, you will not be required to pay an Initial Franchise Fee for any of the Anytime Fitness Centers you develop under this Agreement.
- A. You will sign the Franchise Agreement for your first Anytime Fitness Center concurrently with this Agreement. A separate Franchise Agreement must be signed, on our then-current form, for each such Anytime Fitness Center. Upon the execution of each Franchise Agreement, the terms and conditions of that Franchise Agreement control the establishment and operation of such Anytime Fitness Center.
- B. The Development Fee is consideration for this Agreement and not consideration for any Franchise Agreement.
- 3. <u>Development Schedule</u>. The following provisions control with respect to your development rights and obligations:
- A. You must comply with the Development Schedule requirements regarding: (i) the date of execution of the Franchise Agreements and site approval requests, (ii) the opening date for each Anytime Fitness Center, and (iii) the cumulative number of Anytime Fitness Centers to be open and continuously operating for business in the Development Territory. You represent that you have conducted your own independent investigation and analysis of the prospects for the establishment of Anytime Fitness centers within the Development Territory, approve of the Development Schedule as being reasonable, viable, and essential to the potential success of your business and recognize that failure to sign a Franchise Agreement, obtain site approval, open an Anytime Fitness Center or have a cumulative number of Anytime Fitness Centers open and operating according to the applicable dates set forth in the Development Schedule, gives us the right, in our sole discretion, to immediately terminate this Agreement pursuant to Section 5.

- B. You may not open an Anytime Fitness Center under this Agreement unless you have notified us of your intention to develop the Anytime Fitness Center at least thirty (30) days prior to the date set forth in the Development Schedule and meet each of the following conditions (these conditions apply to each Anytime Fitness Center to be developed in the Development Territory):
 - 1. <u>Good Standing</u>. You must not be in default of this Agreement, any Franchise Agreement entered into pursuant to this Agreement or any other agreement between you or any of your affiliates and us or any of our affiliates. You also must have satisfied on a timely basis all monetary and material obligations under the Franchise Agreements for all existing Anytime Fitness centers.
 - 2. <u>Execution of Franchise Agreement</u>. You and we have entered into our then-current form of Franchise Agreement and such other agreements that we require for the grant of Anytime Fitness franchises for the proposed Anytime Fitness Center. You understand that we may modify the then-current form of Franchise Agreement from time to time and that it may be different than the current form of Franchise Agreement, including different fees and obligations; provided, however, that you will not be required to pay any initial franchise fee under any of those Franchise Agreements. You understand and agree that any and all Franchise Agreements will be construed and exist independently of this Agreement. The continued existence of each Franchise Agreement will be determined by the terms and conditions of such Franchise Agreement. Except as specifically set forth in this Agreement, the establishment and operation of each Anytime Fitness Center must be in accordance with the terms of the applicable Franchise Agreement.
- 4. <u>Term.</u> Unless sooner terminated in accordance with Section 5 of this Agreement, the term of this Agreement and all rights granted to you will expire on the date that you sign the Franchise Agreement for the last Anytime Fitness Center that is scheduled to be opened under the Development Schedule.
- 5. <u>Default and Termination</u>. You will be deemed in default under this Agreement if you breach any of the terms of this Agreement or if you or any affiliate of yours breaches any of the terms of any Franchise Agreement or any other agreement that you or your affiliates have with us or our affiliates. For purposes of this Agreement, an "affiliate" of any person will be any person or entity that controls that person, is under the control of that person, or is under common control with that person.

All rights granted in this Agreement immediately terminate upon written notice without opportunity to cure if: (i) you become insolvent, commit any affirmative action of insolvency or file any action or petition of insolvency, (ii) a receiver (permanent or temporary) of your property is appointed by a court of competent authority, (iii) you make a general assignment or other similar arrangement for the benefit of your creditors, (iv) a final judgment against you remains unsatisfied of record for thirty (30) days or longer, (v) execution is levied against your business or property, or the business or property of any of your affiliates that have entered into Franchise Agreements with us, (vi) a suit to foreclose any lien or mortgage against premises or equipment is instituted against you and not dismissed within thirty (30) days, or is not in the process of being dismissed, (vii) you fail to timely meet any of your obligations set forth in the Development Schedule or you fail to comply with our requirements for securing real estate for any Anytime Fitness Center, (viii) you or any of your affiliates open any Anytime Fitness Center before that person or entity has signed a Franchise Agreement with us for that center in the form we provide, (ix) you fail to comply with any other provision of this Agreement, or your or any of your affiliates fail to comply with any other agreement you or they have with us or our affiliates and do not correct the failure within thirty (30) days after written notice of that failure is delivered to the breaching party (except that if the failure to comply is the third failure to comply with any provision of any agreement that you or any of your affiliates have with us or an affiliate of ours within any twelve (12) consecutive month period, then we need not provide any

opportunity to cure the default), or (x) we have delivered to you or any of your affiliates a notice of termination of a Franchise Agreement in accordance with its terms and conditions.

- 6. <u>Rights and Duties of Parties Upon Termination or Expiration</u>. Upon termination or expiration of this Agreement, all rights granted to you under this Agreement will automatically terminate, and:
- A. All remaining rights granted to you to develop Anytime Fitness Centers under this Agreement will automatically be revoked and will be null and void and shall revert to us. You will not be entitled to any refund of any fees.
- B. You and your affiliates must within five (5) business days of the termination or expiration pay all sums owing to us and our affiliates. In addition, you agree to pay as fair and reasonable liquidated damages (but not as a penalty) an amount equal to Ten Thousand Dollars (\$10,000) for each undeveloped Anytime Fitness Center. You agree that this amount is in addition to the Development Fees paid under this Agreement, and is for lost revenues from Monthly Fees (as defined in the Franchise Agreement) and other amounts payable to us, including the fact that you were holding the development rights for those Anytime Fitness Centers and precluding the development of certain Anytime Fitness centers in the Development Territory, and that it would be difficult to calculate with certainty the amount of damage we will incur. Notwithstanding your agreement, if a court determines that this liquidated damages payment is unenforceable, then we may pursue all other available remedies, including consequential damages.
 - 7. <u>Transfer.</u> The following provisions govern any transfer:
- A. We have the right to transfer all or any part of our rights or obligations under this Agreement to any person or legal entity. Upon any transfer of this Agreement by us or any of our legal rights and obligations hereunder, we will be released from all such obligations and liabilities arising or accruing in connection with this Agreement after the date of such transfer.
- B. This Agreement is entered into by us with specific reliance upon your personal experience, skills and managerial and financial qualifications. Consequently, this Agreement, and your rights and obligations under it, are and will remain personal to you. You may only Transfer your rights and interests under this Agreement if you obtain our prior written consent as set forth below.
 - 1. As used in this Agreement, the term "Transfer" means any sale, assignment, lease, gift, pledge, mortgage or any other encumbrance, transfer by bankruptcy, transfer by judicial order, merger, consolidation, share exchange, transfer by operation of law or otherwise, whether direct or indirect, voluntary or involuntary, of this Agreement or any interest in it, or any rights or obligations arising under it, or of any material portion of your assets, or of any interest in you or control of the business franchised hereunder. You acknowledge that these provisions prohibit you from subfranchising or sublicensing any right you have under any agreement with us, and that your intent in entering into this Agreement is that you (and not any licensee or transferee) will be opening and operating the Anytime Fitness Centers to be developed under this Agreement. In addition, if there are two (2) individuals signing this Agreement as Franchisee, and one (1) of those individuals is no longer involved in the ownership of the business that is developing Anytime Fitness Centers, the withdrawal of that person shall be considered a "Transfer." A "Transfer" shall also be deemed to occur when there are more than two (2) people listed as the Developer and there is a change of the ownership of the business such that less than a majority of the original signators continue to have a majority interest in the equity of the business.

- 2. We will not charge you any fee in connection with your Transfer of your interest in this Agreement. However, as a condition to our approval of any Transfer, you must sign franchise agreements for all of the Anytime Fitness centers to be developed under this Agreement, you must transfer all of those agreements to the same person or entity that acquires your interest in this Agreement, and you must comply with all of the conditions for transferring each of those agreements, including the requirement to pay a transfer fee in connection with the transfer of each of those agreements.
- 3. The restriction on Transfer contained in this Agreement does not apply to, or otherwise restrict, your right to transfer any interest in any franchise agreement you previously signed for any Anytime Fitness center to be developed under this Agreement. You may transfer those agreements apart from any rights you have in this Agreement, provided you comply with the transfer provisions of each agreement you seek to transfer.
- 4. We may expand upon, and provide more details related to, the conditions for Transfer and our consent as described in this Section 7, and may do so in our operations manual or otherwise in writing.
- 8. <u>Acknowledgements</u>. To induce us to execute this Agreement, you represent and warrant to us as follows:
- A. You recognize and acknowledge the importance of maintaining our standards for service, and further recognize and acknowledge the importance of following the System with respect to the development and operation of Anytime Fitness centers.
- B. You have the entire control and direction of the Anytime Fitness Centers to be opened and operated by you, subject only to the conditions and covenants established by the Franchise Agreements for those centers. You acknowledge that the businesses to be operated under those Franchise Agreements involve business risks, and that your success shall be largely determined by your own skill and efforts as an independent business person.
- C. You have entered into this Agreement after making an independent investigation of our operations and history and not upon any representation as to profits which you might be expected to realize and that no one has made any representation to induce you to accept the franchise granted hereunder and to execute this Agreement, except as may be set forth in the Franchise Disclosure Document you acknowledge receiving at least fourteen (14) days prior to the date you paid us or any affiliate any money or executed any agreement with us or any affiliate.
- 9. <u>Miscellaneous</u>. You acknowledge that other Anytime Fitness franchisees/area developers have or will be granted franchises or area development rights at different times and in different situations, and further acknowledge that the provisions of such agreements may vary substantially from those contained in this Agreement. You shall not complain on account of any variation from standard specifications and practices granted to any other franchisee/area developer and shall not be entitled to require us to grant to you a like or similar variation thereof. The provisions set forth in the franchise agreement for your first Anytime Fitness Center containing any covenants not to compete, enforcement provisions, notice provisions, and sections referenced as "Miscellaneous" or "Acknowledgments" are hereby incorporated into this Agreement by reference and shall be applicable to this Agreement until such time as you sign a subsequent franchise agreement, at which time the provisions of the new agreement relating to covenants not to compete, enforcement, notice, and all sections referenced as "Miscellaneous" or "Acknowledgments" shall be incorporated into this Agreement by reference in place of the previous provisions. Likewise, if you or any affiliate later sign yet another franchise agreement, at all times, the

provisions contained in the last franchise agreement you or such affiliate signs with us, which relate to covenants not to compete, enforcement, and notice, and all sections referenced as "Miscellaneous" or "Acknowledgments," are hereby incorporated into this Agreement by reference in place of the previous provisions. You acknowledge having received a copy of our current form of franchise agreement for use in the sale of Anytime Fitness Centers, and that until you sign an agreement for your first center, the provisions of the form we provided to you relating to these matters will be deemed incorporated herein by reference and applicable to this Agreement. Any reference to the expression "this Agreement" in such Sections will be interpreted as a reference to this Area Development Agreement and any reference to "Protected Territory" will read as Development Territory. This Agreement and all related agreements executed simultaneously with this Agreement constitute the entire understanding of the parties and supersede any and all prior oral or written agreements between you and us on the matters contained in this Agreement; but nothing in this or any related agreement is intended to disclaim the representations we made in the latest franchise disclosure document that we furnished to you. We may designate another party to perform, or delegate to another party the performance of, of our duties and obligations under this Agreement or authorize that party to act on our behalf. Any provisions of this Agreement which, by their nature, may or are to be performed following expiration or termination of this Agreement, shall survive such termination or expiration. You must indemnify us in any action, suit, proceeding, demand, investigation, or inquiry (formal or informal) wherein our liability is alleged or in which we are named as a party as a result of activities by you which are not in accordance with this Agreement, with our policies, or with any law, rule, regulation, or custom governing your business that is conducted pursuant to this Agreement. If such an action or a claim is made against us, you shall indemnify and hold us harmless from all costs reasonably incurred by us in the defense of any such claim brought against us or in any action, suit, proceeding, demand, investigation, or inquiry (formal or informal) in which we are named as a party including, without limitation, reasonable attorneys' fees, costs of investigation or proof of facts, court costs, other litigation expenses, and travel and living expenses, and from all amounts paid or incurred by us arising out of such claim or action. We may defend any claim made against us. Such an undertaking by us shall, in no way, diminish your obligation to indemnify us and hold us harmless. We are not required or obligated to seek recovery from third parties or otherwise mitigate our losses in order to maintain a claim against you. The above Recitals are made a part of this Agreement.

[THIS AGREEMENT CONTINUES WITH A RIDER, WHICH IS A PART OF THIS AGREEMENT]

AREA DEVELOPMENT AGREEMENT RIDER

1.	Effective Date:
2.	Developer:
3.	Development Territory:

If this Development Territory references one or more sites yet to be determined, then we reserve the right to develop and operate an Anytime Fitness Center in and around the above-described city, county or area, and to sell franchises and grant territories to others (including through area development agreements) who will operate Anytime Fitness Centers in and around the above-described city, county or area. You may then be required to choose a final location for your Anytime Fitness Center outside of any protected territory given to us or to any other franchisee or area developer, which final location may be outside of the county, city or area identified above. Should this happen, you would have to obtain our review and approval for a new Development Territory, and location for your Anytime Fitness Center.

- 4. Number of Anytime Fitness Centers to be opened and operating in the Development Territory:
- 6. Development Fee: \$
- 7. Development Schedule: You acknowledge and agree that a material provision of this Area Development Agreement is that the following number of Anytime Fitness Centers must be opened and continuously operated by you in the Development Territory in accordance with the following Development Schedule:

Anytime Fitness Center Number	Date by Which the Anytime Fitness Center Must Be Opened and Operated by You in the Development Territory	Cumulative Number of Anytime Fitness Centers to be Opened and Operated by You in the Development Territory as of the Date in Preceding Column
1		1
2		

For purposes of determining compliance with this Development Schedule, only the Anytime Fitness Centers you actually open and continuously operate in the Development Territory for at least the first six (6) months after opening will be counted toward the number of Anytime Fitness Centers required to be open and operated by you. You acknowledge and agree that in no event will any new Anytime Fitness center developed outside of the Development Territory be added towards the calculation to determine whether you have satisfied any Cumulative Number as required above. You may not close any Anytime Fitness Center without our prior written consent, which we may withhold in our sole discretion.

FRANCHISOR:	DEVELOPER:	
ANYTIME FITNESS FRANCHISOR LLC		
By:	By:	
Its:	Its:	
	Ву:	

forth above.

IN WITNESS WHEREOF, we and you have signed this Agreement as of the Effective Date set

PERSONAL GUARANTY AND AGREEMENT TO BE BOUND PERSONALLY BY THE TERMS AND CONDITIONS OF THE AREA DEVELOPMENT AGREEMENT

ANYTIME , ar successors, a payment of a	onsideration of the ex FITNESS FRANCHIS and for other good and and assigns, do jointly all amounts and the pe and performed by the do ent.	SOR LLC ("we" or "ud valuable considerated in individually and sever formance of the cover	is") and (the tion, the undersign verally hereby becoments, terms and of	ne "developer"), date gned, for themselves come surety and guar conditions in the Agr	d, their heirs, rantor for the eement, to be
every condit as though th	ther, the undersigned, ion and term contained ne undersigned and ea ms and conditions of the	d in the Agreement and ach of them executed	d agree that this Po	ersonal Guaranty will	be construed
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contingent o liability will reorganizatio amendment Guaranty wi	ddition, the undersign r conditioned upon our not be diminished, rel on, the invalidity, ille or extension of the Ag Il apply in all modificat ned receiving notice the	pursuit of any remedi- lieved or otherwise af egality or unenforceal greement with or with tions to the Agreement	es against the deve fected by the deve oility of all or ar out notice to the	eloper or any other per eloper's insolvency, by any part of the Agree undersigned; and (3)	rson; (2) such pankruptcy or ement, or the this Personal
	further understood an nal Guaranty will inur				nd conditions
DEVELOPE	ER:				
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- Ind	ividually		- Individ	dually	
	Print Name			Print Name	
	Address			Address	
City	State	Zip Code	City	State	Zip Code

Telephone

Telephone

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CALIFORNIA ADDENDUM TO AREA DEVELOPMENT AGREEMENT

Notwithstanding anything to the contrary set forth in the Anytime Fitness Franchisor LLC Area Development Agreement, the following provisions shall supersede and apply to all Anytime Fitness franchises offered and sold in the state of California:

This California Addendum is only applicable if you are a resident of California or if your business will be located in California.

- 1. The California Franchise Relations Act (Business and Professions Code Section 20000 through 20043), provides franchisees with additional rights concerning termination and non-renewal of the Area Development Agreement and certain provisions of the Area Development Agreement relating to termination and non-renewal may be superseded by the Act. There may also be court decisions which may supersede the Area Development Agreement and your relationship with Franchisor, including the areas of termination and renewal of Franchisee's franchise. If the Area Development Agreement is inconsistent with the law, the law will control.
- 2. The Area Development Agreement requires binding arbitration. The arbitration will occur at Minneapolis, Minnesota with the costs being borne by both parties unless the party seeking arbitration seeks arbitration prior to mediating the dispute. Prospective franchisees are encouraged to consult private legal counsel to determine the applicability of California and federal laws (such as Business and Professions Code section 20040.5, Code of Civil Procedure section 1281, and the Federal Arbitration Act) to any provisions of a franchise agreement restricting venue to a forum outside the State of California.
- 3. The Area Development Agreement requires application of the laws and forum of Minnesota. This provision may not be enforceable under California law.
- 4. The provision in the Area Development Agreement which terminates the franchise upon the bankruptcy of the Franchisee may not be enforceable under Title 11, United States Code, Section 101.
- 5. The Area Development Agreement contains a covenant not to compete which extends beyond the termination of the franchise. This provision may not be enforceable under California law.
- 6. The Area Development Agreement contains a liquidated damages clause. Under California Civil Code section 1671, certain liquidated damages clauses are unenforceable.
- 7. Section 8 of the Area Development Agreement is deleted in its entirety and replaced with the following:

"[Intentionally Deleted]"

8. No statement, questionnaire, or acknowledgment signed or agreed to by 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 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.

forth below.	
Franchisor: ANYTIME FITNESS FRANCHISOR LLC	Franchisee:
By:	By:
Its:	Its:
Date:	Date:

ILLINOIS ADDENDUM TO DEVELOPMENT AGREEMENT

Notwithstanding anything to the contrary set forth in the Anytime Fitness Franchisor LLC Area Development Agreement, the following provisions shall supersede any inconsistent provisions and apply to all Anytime Fitness franchises offered and sold in the state of Illinois:

This Illinois Addendum is only applicable if you are a resident of Illinois and your business will be located in Illinois.

- 1. Illinois law governs the Area Development Agreement.
- 2. In conformance with Section 4 of the Illinois Franchise Disclosure Act, any provision in a franchise agreement that designates jurisdiction and venue in a forum outside of the State of Illinois is void. However, the Area Development Agreement may provide for arbitration to take place outside of Illinois.
- 3. Franchisees' rights upon Termination and Non-Renewal are set forth in sections 19 and 20 of the Illinois Franchise Disclosure Act.
- 4. In conformance with section 41 of the Illinois Franchise Disclosure Act, any condition, stipulation or provision purporting to bind any person acquiring any franchise to waive compliance with the Illinois Franchise Disclosure Act or any other law of Illinois is void.
- 5. No statement, questionnaire, or acknowledgment signed or agreed to by 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 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.
- 6. A Surety Bond has been obtained by the Franchisor. The Surety Bond is on file with the office of the Illinois Attorney General. This financial assurance requirement was imposed by the Illinois Attorney General due to the Franchisor's guarantor's financial condition.

Franchisor:	Franchisee:
ANYTIME FITNESS FRANCHISOR LLC	
By:	By:
Its:	Its:
Date:	Date:

MARYLAND ADDENDUM TO DEVELOPMENT AGREEMENT

Notwithstanding anything to the contrary set forth in the Anytime Fitness Franchisor LLC Area Development Agreement, the following provisions shall supersede and apply to all Anytime Fitness franchises sold to residents in the state of Maryland:

- 1. On the basis of the financial information submitted by the Franchisor to the Maryland Securities Division the Division has required and the Franchisor has posted a surety bond, which surety bond is on file with the Maryland Securities Division to secure the Franchisor's pre-opening obligations to Maryland Franchisees.
- 2. Section 5 of the Area Development Agreement is revised to provide that termination upon bankruptcy might not be enforceable under the U.S. Bankruptcy Act, but Franchisor intends to enforce it to the extent enforceable.
- 3. Section 8 of the Area Development Agreement is revised to include the following language:

"Notwithstanding the standing provisions of this section, you may bring a lawsuit in Maryland for claims arising under the Maryland Franchise Registration and Disclosure Law. Any claims under the Maryland Franchise Registration and Disclosure Law must be brought within three years after the grant of the franchise."

- 4. The representations made in the Area Development Agreement are not intended to nor should they act as a release, estoppel or waiver of any liability incurred under the Maryland Franchise Registration and Disclosure Law.
- 5. Section 7 of the Area Development Agreement is revised to provide that, pursuant to COMAR 02.02.08.16L, the general release required as a condition to renewal, sale or consent to assignment/transfer, shall not apply to any liability under the Maryland Franchise Registration and Disclosure Law.
- 6. Each provision to this Addendum to the Development Agreement shall be effective only to the extent that, with respect to such provision, the jurisdictional requirements of the Maryland Franchise Registration and Disclosure Law are met independently without reference to this Addendum.
- 7. The Area Development Agreement states that Minnesota law generally applies. However, the conditions under which your franchise can be terminated and your rights upon nonrenewal may be affected by Maryland law, and we will comply with that law in Maryland.
- 8. Notwithstanding anything to the contrary in the Area Development Agreement, nothing will prevent the Franchisee from filing suit in Maryland for claims arising under the Maryland Franchise Registration and Disclosure Law.
- 9. Section 8 of the Area Development Agreement is deleted in its entirety and replaced with the following:

"[Intentionally Deleted]"

10. No statement, questionnaire, or acknowledgment signed or agreed	to by Franchisee in
connection with the commencement of the franchise relationship shall have the effect	t 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 Franchisor, franchise seller, or other person acti	ng on behalf of the
Franchisor. This provision supersedes any other term of any document executed in	connection with the
franchise.	

Franchisor: ANYTIME FITNESS FRANCHISOR LLC	Franchisee:
By:	By:
Its:	Its:
Date:	Date:

MINNESOTA ADDENDUM TO DEVELOPMENT AGREEMENT

Notwithstanding anything to the contrary set forth in the Anytime Fitness Franchisor LLC Area Development Agreement, the following provisions shall supersede any inconsistent provisions and apply to all Anytime Fitness franchises offered and sold in the state of Minnesota:

This Minnesota Addendum is only applicable if you are a resident of Minnesota or if your business will be located in Minnesota.

- 1. Minn. Stat. Section 80C.21 and Minn. Rule 2860.4400J prohibit Franchisor from requiring litigation to be conducted outside Minnesota. In addition, nothing in this Agreement can abrogate or reduce any of your rights as provided for in Minnesota Statutes, Chapter 80C or your rights to any procedure, forum or remedies provided for by the laws of the jurisdiction.
- 2. Franchisor will comply with Minn. Stat. Section 80C.14, subds. 3, 4 and 5, which require, except in certain specified cases, that the Franchisee be given 90 days' notice of termination (with 60 days to cure) and 180 days' notice for nonrenewal of the Area Development Agreement.
- 3. No statement, questionnaire, or acknowledgment signed or agreed to by 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 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.
- 4. Franchisor shall not require Franchisee to assent to a release, assignment, novation or waiver that would relieve any person from liability imposed by Minnesota Statutes, Sections 80C.01 to 80C.22, provided that the foregoing shall not bar the voluntary settlement of disputes.

Franchisor:	Franchisee:
ANYTIME FITNESS FRANCHISOR LLC	
By:	By:
Its:	Its:
Date:	Date:

NORTH DAKOTA ADDENDUM TO DEVELOPMENT AGREEMENT

Notwithstanding anything to the contrary set forth in the Anytime Fitness Franchisor LLC Area Development Agreement, the following provision shall supersede any inconsistent provisions and apply to all Anytime Fitness franchises offered and sold in the state of North Dakota:

1. No statement, questionnaire, or acknowledgment signed or agreed to by 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 the 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.

Franchisor:	Franchisee:
ANYTIME FITNESS FRANCHISOR LLC	
By:	Ву:
Its:	Its:
Date:	Date:

VIRGINIA ADDENDUM TO DEVELOPMENT AGREEMENT

Notwithstanding anything to the contrary set forth in the Anytime Fitness Franchisor LLC Area Development Agreement, the following provision shall supersede any inconsistent provisions and apply to all Anytime Fitness franchises offered and sold in the state of Virginia:

1. No statement, questionnaire, or acknowledgment signed or agreed to by 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 the 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.

Franchisor:	Franchisee:
ANYTIME FITNESS FRANCHISOR LLC	
By:	By:
Its:	Its:
Date:	Date:

WASHINGTON ADDENDUM TO THE DEVELOPMENT AGREEMENT, AND RELATED AGREEMENTS

Notwithstanding anything to the contrary set forth in the Anytime Fitness Franchisor LLC Area Development Agreement, the following provisions shall supersede any inconsistent provisions and apply to all Anytime Fitness franchises offered and sold in the state of Washington:

This Washington Addendum is only applicable if you are a resident of Washington or if your business will be located in Washington.

- 1. A surety bond in the amount of \$100,000 has been obtained by the Franchisor. The Washington Securities Division has made the issuance of the Franchisor's permit contingent upon the Franchisor maintaining surety bond coverage acceptable to the Administrator until (a) all Washington Franchisees have (i) received all initial training that they are entitled to under the franchise agreement or offering circular, and (ii) are open for business; or (b) the Administrator issues written authorization to the contrary.
- 2. In the event of a conflict of laws, the provisions of the Washington Franchise Investment Protection Act, Chapter 19.100 RCW will prevail.
- 3. RCW 19.100.180 may supersede the Area Development Agreement in your relationship with the Franchisor including the areas of termination and renewal of your franchise. There may also be court decisions which may supersede the Area Development Agreement in your relationship with the Franchisor including the areas of termination and renewal of your franchise.
- 4. In any arbitration or mediation involving a franchise purchased in Washington, the arbitration or mediation site will be either in the state of Washington, or in a place mutually agreed upon at the time of the arbitration or mediation, or as determined by the arbitrator or mediator at the time of arbitration or mediation. In addition, if litigation is not precluded by the Area Development Agreement, a franchisee may bring an action or proceeding arising out of or in connection with the sale of franchises, or a violation of the Washington Franchise Investment Protection Act, in Washington.
- 5. A release or waiver of rights executed by a franchisee may not include rights under the Washington Franchise Investment Protection Act or any rule or order thereunder except when executed pursuant to a negotiated settlement after the agreement is in effect and where the parties are represented by independent counsel. Provisions such as those which unreasonably restrict or limit the statute of limitations period for claims under the Act, or rights or remedies under the Act such as a right to a jury trial, may not be enforceable.
- 6. Transfer fees are collectable to the extent that they reflect the franchisor's reasonable estimated or actual costs in effecting a transfer.
- 7. Pursuant to RCW 49.62.020, a noncompetition covenant is void and unenforceable against an employee, including an employee of a franchisee, unless the employee's earnings from the party seeking enforcement, when annualized, exceed \$100,000 per year (an amount that will be adjusted annually for inflation). In addition, a noncompetition covenant is void and unenforceable against an independent contractor of a franchisee under RCW 49.62.030 unless the independent contractor's earnings from the party seeking enforcement, when annualized, exceed \$250,000 per year (an amount that will be adjusted annually for inflation). As a result, any provisions contained in the Area Development Agreement or elsewhere that conflict with these limitations are void and unenforceable in Washington.

- 8. RCW 49.62.060 prohibits a franchisor from restricting, restraining, or prohibiting a franchisee from (i) soliciting or hiring any employee of a franchisee of the same franchisor or (ii) soliciting or hiring any employee of the franchisor. As a result, any such provisions contained in the Area Development Agreement or elsewhere are void and unenforceable in Washington.
- 9. Section 8 of the Area Development Agreement is deleted in its entirety and replaced with the following:

"[Intentionally Deleted]"

- 10. Nothing set forth in the Area Development Agreement shall waive any liability the Franchisor may have under the Washington Franchise Investment Protection Act, RCW 19.100, and the rules adopted thereunder.
- 11. No statement, questionnaire, or acknowledgment signed or agreed to by 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 Franchisor, franchise seller, or other person acting on behalf of the Franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

IN WITNESS WHEREOF, the undersigned have executed this Addendum as of the date first set forth below.

Franchisor:	Franchisee:
ANYTIME FITNESS FRANCHISOR LLC	
By:	By:
Its:	Its:
Date:	Date:

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EXHIBIT G

STATE SPECIFIC ADDENDA TO FRANCHISE DISCLOSURE DOCUMENT

STATE SPECIFIC ADDENDUM AS REQUIRED BY THE CALIFORNIA FRANCHISE INVESTMENT LAW

Notwithstanding anything to the contrary in the Anytime Fitness Franchisor LLC Franchise Disclosure Document, the following provisions shall supersede and apply to all Anytime Fitness franchises offered and sold in the state of California:

This California Addendum is only applicable if you are a resident of California or if your business will be located in California.

The registration of this franchise offering by the California Department of Financial Protection and Innovation does not constitute approval, recommendation, or endorsement by the commissioner.

- 1. THE CALIFORNIA FRANCHISE INVESTMENT LAW REQUIRES THAT A COPY OF ALL PROPOSED AGREEMENTS RELATING TO THE SALE OF THE FRANCHISE BE DELIVERED TOGETHER WITH THE FRANCHISE DISCLOSURE DOCUMENT AT LEAST 14 DAYS PRIOR TO EXECUTION OF ANY AGREEMENT.
- 2. OUR WEBSITE HAS NOT BEEN REVIEWED OR APPROVED BY THE CALIFORNIA DEPARTMENT OF FINANCIAL PROTECTION AND INNOVATION. ANY COMPLAINTS CONCERNING THE CONTENT OF THIS WEBSITE MAY BE DIRECTED TO THE CALIFORNIA DEPARTMENT OF FINANCIAL PROTECTION AND INNOVATION AT ITS WEBSITE ADDRESS WWW.DFPI.CA.GOV.
- 3. SECTION 31125 OF THE CALIFORNIA CORPORATIONS CODE REQUIRES US TO GIVE YOU A DISCLOSURE DOCUMENT, IN A FORM CONTAINING THE INFORMATION THAT THE COMMISSIONER MAY BY RULE OR ORDER REQUIRE, BEFORE A SOLICITATION OF A PROPOSED MATERIAL MODIFICATION OF AN EXISTING FRANCHISE.
 - 4. Item 3 of the Franchise Disclosure Document is supplemented by the additional paragraph.

"Neither we nor any person described in Item 2 of the FDD is subject to any currently effective order of any national securities association or national securities exchange, as defined in the Securities Exchange Act of 1934, 15 U.S.C.A. 78a et seq. suspending or expelling such persons from membership in such association or exchange."

5. Item 17 of the FDD is amended by the insertion of the following:

"The California Franchise Relations Act (Business and Professions Code Section 20000 through 20043), provides franchisees with additional rights concerning termination and non-renewal of the Franchise Agreement and certain provisions of the Franchise Agreement relating to termination and non-renewal may be superseded by the Act. There may also be court decisions which may supersede the Franchise Agreement and your relationship with us, including the areas of transfer, termination and renewal of your franchise. If the Franchise Agreement or Area Development Agreement are inconsistent with the law, the law will control.

The Franchise Agreement requires franchisee to execute a general release of claims upon renewal or transfer of the Franchise Agreement. California Corporations Code Section

FDD CAL G-1

31512 provides that any condition, stipulation or provision purporting to bind any person acquiring any franchise to waive compliance with any provision of that law or any rule or order thereunder is void. Section 31512 voids a waiver of your rights under the Franchise Investment Law (California Corporations Code Section 20010 voids a waiver of your rights under the Franchise Relations Act (Business and Professions Code Sections 20000 – 20043)."

- 6. The Franchise Agreement and Area Development Agreement require application of the laws and forum of Minnesota. This provision may not be enforceable under California law.
- 7. The Franchise Agreement and Area Development Agreement require binding arbitration. The arbitration will occur at the office of the American Arbitration Association located nearest Anytime Fitness Franchisor LLC's principal offices (currently, Woodbury, Minnesota). You will bear all costs of arbitration if we secure any relief against you in the arbitration, or are successful in defending a claim you bring against us in the arbitration. Prospective franchisees are encouraged to consult private legal counsel to determine the applicability of California and federal laws (such as Business and Professions Code Section 20040.5, Code of Civil Procedure Section 1281, and the Federal Arbitration Act) to any provisions of a franchise agreement restricting venue to a forum outside the State of California.
- 8. California [Civil Code Section 1671] has statutes which restrict or prohibit the imposition of liquidated damage provisions.
 - 9. The highest interest rate allowed by law in California for late payments is 10% annually.
- 10. 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.

FDD CAL G-2

STATE SPECIFIC ADDENDUM AS REQUIRED BY THE HAWAII FRANCHISE INVESTMENT LAW

Notwithstanding anything to the contrary in the Anytime Fitness Franchisor LLC Franchise Disclosure Document, the following provisions shall supersede and apply to all Anytime Fitness franchises offered and sold in the state of Hawaii:

This Hawaii Addendum is only applicable if you are a resident of Hawaii or if your business will be located in Hawaii.

- 1. Anytime Fitness Franchisor LLC's Franchise Disclosure Document is currently registered in the states of: California, Hawaii, Illinois, Indiana, Maryland, Michigan, Minnesota, New York, North Dakota, Rhode Island, South Dakota, Virginia, Washington and Wisconsin.
- 2. The states in which Anytime Fitness Franchisor LLC's, Franchise Disclosure Document is or will be shortly on file: California, Hawaii, Illinois, Indiana, Maryland, Michigan, Minnesota, New York, North Dakota, Rhode Island, South Dakota, Virginia, Washington and Wisconsin.
- 3. No state has refused, by order or otherwise, to register the Anytime Fitness franchise.
- 4. No state has revoked or suspended the right to offer Anytime Fitness franchises.
- 5. Anytime Fitness Franchisor LLC has not withdrawn the proposed registration of the Franchise Disclosure Document in any state.

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

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

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

FDD HI G-1

The Franchisor's registered agent in the state authorized to receive service of process is:

Commissioner of Securities of Department of Commerce and Consumer Affairs 335 Merchant Street Honolulu, Hawaii 96813

No release language set forth in the Franchise Agreement shall relieve the franchisor or any other person, directly or indirectly, from liability imposed by the laws concerning franchising in the State of Hawaii.

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

Based upon the Franchisor's financial condition, the Hawaii Director of Commerce and Consumer Affairs has required the deferral of all initial fees to be paid to the Franchisor until the Franchisor's preopening obligations to the franchisee have been fulfilled.

FDD HI G-2

STATE SPECIFIC ADDENDUM AS REQUIRED BY THE ILLINOIS FRANCHISE DISCLOSURE ACT OF 1987

Notwithstanding anything to the contrary in the Anytime Fitness Franchisor LLC Franchise Disclosure Document, the following provisions shall supersede any inconsistent provisions and apply to all Anytime Fitness franchises offered and sold in the state of Illinois:

This Illinois Addendum is only applicable if you are a resident of Illinois and your business will be located in Illinois.

- 1. Illinois law governs the Franchise and Area Development Agreements.
- 2. In conformance with Section 4 of the Illinois Franchise Disclosure Act, any provision in a franchise agreement that designates jurisdiction and venue in a forum outside of the State of Illinois is void. However, a franchise agreement may provide for arbitration to take place outside of Illinois.
- 3. Franchisees' rights upon Termination and Non-Renewal are set forth in sections 19 and 20 of the Illinois Franchise Disclosure Act.
- 4. In conformance with section 41 of the Illinois Franchise Disclosure Act, any condition, stipulation or provision purporting to bind any person acquiring any franchise to waive compliance with the Illinois Franchise Disclosure Act or any other law of Illinois is void.
- 5. 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.
- 6. A Surety Bond has been obtained by the Franchisor. The Surety Bond is on file with the office of the Illinois Attorney General. This financial assurance requirement was imposed by the Illinois Attorney General due to the Franchisor's guarantor's financial condition.

FDD IL G-1

STATE SPECIFIC ADDENDUM AS REQUIRED BY ABYLAND EDANCHISE DEGISTRATIO

THE MARYLAND FRANCHISE REGISTRATION AND DISCLOSURE LAW

Notwithstanding anything to the contrary in the Anytime Fitness Franchisor LLC Franchise Disclosure Document, the following provisions shall supersede and apply to all Anytime Fitness franchises sold to residents in the state of Maryland:

- 1. On the basis of the financial information submitted by the Franchisor to the Maryland Securities Division, the Division has required and the Franchisor has posted a surety bond, which surety bond is on file with the Maryland Securities Division to secure the Franchisor's pre-opening obligations to Maryland Franchisees.
 - 2. Item 17 of the Franchise Disclosure Document is amended as follows:
 - "Termination for bankruptcy filing may not be enforceable under the United States Bankruptcy Act, but we intend to enforce it to the extent enforceable."
- 3. Items 17(c) and 17(m) are revised to provide that, under COMAR 02.02.08.16L, the general release required as a condition to renewal, sale or consent to assignment/transfer shall not apply to any liability under the Maryland Franchise Registration and Disclosure Law.
 - 4. Item 17(v) and (w) are modified by the insertion of the following:
 - "Any Franchisee may sue in Maryland for claims arising under the Maryland Franchise Registration and Disclosure Law."
- 5. Any claims arising under the Maryland Franchise Registration and Disclosure Law must be brought within three years after the grant of the franchise.
- 6. 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. Each provision of this Addendum to the Franchise Disclosure Document shall be effective only to the extent that, with respect to such provision, the jurisdictional requirements of the Maryland Franchise Registration and Disclosure Law are met independently without reference to this Addendum.

FDD MD G-1

STATE SPECIFIC ADDENDUM AS REQUIRED BY THE MINNESOTA FRANCHISE LAW

Notwithstanding anything to the contrary in the Anytime Fitness Franchisor LLC Franchise Disclosure Document, the following provisions shall supersede any inconsistent provisions and apply to all Anytime Fitness franchises offered and sold in the state of Minnesota:

This Minnesota Addendum is only applicable if you are a resident of Minnesota or if your business will be located in Minnesota.

- 1. Minn. Stat. Section 80C.21 and Minn. Rule Part 2860.4400J prohibit us from requiring litigation to be conducted outside Minnesota. In addition, nothing in the FDD can abrogate or reduce any of your rights as provided for in Minnesota Statutes, Chapter 80C, or your rights to any procedure, form or remedies provided for by the laws of the jurisdiction.
- 2. We will comply with Minn. Stat. Section 80C.14, subds. 3, 4 and 5, which require, except in certain specified cases, that a franchisee be given 90 days' notice of termination (with 60 days to cure) and 180 days' notice for non-renewal of the Agreement.
 - 3. Item 13 is revised to include the following language:

"To the extent required by the Minnesota Franchise Act, we will protect your rights to use the trademarks, service marks, trade names, logo types or other commercial symbols related to the trademarks or indemnify you from any loss, costs or expenses arising out of any claim, suit or demand regarding the use of the trademarks, provided you are using the names and marks in accordance with the Franchise Agreement and Development Agreement."

- 4. Item 17(c) and 17(m) are revised to provide that we cannot require you to sign a release of claims under the Minnesota Franchise Act as a condition to renewal or assignment.
- 5. We are prohibited from requiring you to assent to a release, assignment, novation or waiver that would relieve any person from liability imposed by Minnesota Statutes, Sections 80C.01 to 80C.22, provided that the foregoing shall not bar the voluntary settlement of disputes.
- 6. 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. Each provision of this Addendum shall be effective only to the extent that, with respect to such provision, the jurisdictional requirements of Minnesota Statutes, Chapter 80C are met independently without reference to this Addendum.

FDD MN G-1

STATE SPECIFIC ADDENDUM AS REQUIRED BY THE NEW YORK GENERAL BUSINESS LAW

Notwithstanding anything to the contrary in the Anytime Fitness Franchisor LLC Franchise Disclosure Document, the following provisions shall supersede any inconsistent provisions and apply to all Anytime Fitness franchises offered and sold in the state of New York:

This New York Addendum is only applicable if you are a resident of New York or if your business will be located in New York.

1. The page entitled *Special Risks to Consider About This Franchise* is amended as follows:

Special Risk(s) to Consider About This Franchise

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

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- 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 at the end of the first paragraph of Item 5:

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

4. 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.

5. 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.

6. 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.

7. 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

FDD NY G-2

person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

8. 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 earlier 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.

FDD NY G-3

STATE SPECIFIC ADDENDUM AS REQUIRED BY THE NORTH DAKOTA FRANCHISE INVESTMENT LAW

Notwithstanding anything to the contrary in the Anytime Fitness Franchisor LLC Franchise Disclosure Document, the following provisions shall supersede any inconsistent provisions and apply to all Anytime Fitness franchises offered and sold in the state of North Dakota:

The North Dakota Addendum is only applicable if you are a resident of North Dakota or if your business will be located in North Dakota.

- 1. THE SECURITIES COMMISSIONER HAS HELD THE FOLLOWING TO BE UNFAIR, UNJUST OR INEQUITABLE TO NORTH DAKOTA FRANCHISEES (NDCC SECTION 51-19-09):
 - Restrictive Covenants: Franchise disclosure documents that disclose the existence of covenants restricting competition contrary to NDCC Section 9-08-06, without further disclosing that such covenants will be subject to the statute.
- 2. Situs of Arbitration Proceedings: Franchise agreements providing that the parties must agree to the arbitration of disputes at a location that is remote from the site of the franchisee's business.
- 3. Restrictions on Forum: Requiring North Dakota franchisees to consent to the jurisdiction of courts outside of North Dakota.
- 4. Liquidated Damages and Termination Penalties: Requiring North Dakota franchisees to consent to liquidated damages or termination penalties.
- 5. Applicable Laws: Franchise agreements that specify that they are to be governed by the laws of a state other than North Dakota.
- 6. Waiver of Trial by Jury: Requiring North Dakota Franchises to consent to the waiver of a trial by jury.
- 7. Waiver of Exemplary & Punitive Damages: Requiring North Dakota Franchisees to consent to a waiver of exemplary and punitive damage.
- 8. General Release: Franchise Agreements that require the franchisee to sign a general release upon renewal of the franchise agreement.
- 9. Limitation of Claims: Franchise Agreements that require the franchisee to consent to a limitation of claims. The statute of limitations under North Dakota law applies.
- 10. Enforcement of Agreement: Franchise Agreements that require the franchisee to pay all costs and expenses incurred by the franchisor in enforcing the agreement. The prevailing party in any enforcement action is entitled to recover all costs and expenses including attorney's fees. The above restrictions should be addressed with a State specific addendum to the Disclosure Document for North Dakota.

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11. 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.

FDD ND G-2

STATE SPECIFIC ADDENDUM AS REQUIRED BY THE RHODE ISLAND FRANCHISE INVESTMENT ACT

Notwithstanding anything to the contrary in the Anytime Fitness Franchisor LLC Franchise Disclosure Document, the following provisions shall supersede any inconsistent provisions and apply to all Anytime Fitness franchises offered and sold in the state of Rhode Island:

This Rhode Island Addendum is only applicable if you are a resident of Rhode Island or if your business will be located in Rhode Island.

§19-28.1-14 of the Rhode Island Franchise Investment Act provides that "A provision in a franchise agreement restricting jurisdiction or venue to a forum outside this state or requiring the application of the laws of another state is void with respect to a claim otherwise enforceable under this Act."

FDD RI G-1

STATE SPECIFIC ADDENDUM AS REQUIRED BY THE VIRGINIA RETAIL FRANCHISING ACT

In recognition of the restrictions contained in Section 13.1-564 of the Virginia Retail Franchising Act, the Franchise Disclosure Document for Anytime Fitness Franchisor LLC for use in the Commonwealth of Virginia shall be amended as follows:

- 1. The following language is added to the end of the "Summary" section of Item 17 (e), entitled "Termination by franchise without cause":
 - "Pursuant to Section 13.1-564 of the Virginia Retail Franchising Act, it is unlawful for a franchisor to cancel a franchise without reasonable cause. If any ground for default or termination stated in the franchise agreement does not constitute "reasonable cause," as that term may be defined in the Virginia Retail Franchise Act or the laws of Virginia, that provision may not be enforceable."
- 2. 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.

FDD VA G-1

STATE SPECIFIC ADDENDUM AS REQUIRED BY THE WASHINGTON FRANCHISE INVESTMENT PROTECTION ACT

Notwithstanding anything to the contrary in the Anytime Fitness Franchisor LLC Franchise Disclosure Document, the following provisions shall supersede any inconsistent provisions and apply to all Anytime Fitness franchises offered and sold in the state of Washington:

This Washington Addendum is only applicable if you are a resident of Washington or if your business will be located in Washington.

- 1. In light of SEB Franchising Guarantor LLC's lack of operating history, the Washington Department of Financial Institutions has required and the Franchisor has posted a surety bond, which surety bond is on file with the Washington Department of Financial Institutions to secure the Franchisor's preopening obligations to Washington Franchisees.
- 2. In the event of a conflict of laws, to the extent required by the Act, the provisions of the Washington Franchise Investment Protection Act, Chapter 19.100 RCW, shall prevail.
- 3. RCW 19.100.180 may supersede the Franchise Agreement in your relationship with the Franchisor including the areas of termination and renewal of your franchise. There may also be court decisions which may supersede the Franchise Agreement in your relationship with the Franchisor, including the areas of termination and renewal of your franchise.
- 4. In any arbitration or mediation involving a franchise purchased in Washington, the arbitration or mediation site will be either in the State of Washington, or in a place mutually agreed upon at the time of the arbitration or mediation, or as determined by the arbitrator or mediator at the time of arbitration or mediation. In addition, if litigation is not precluded by the Franchise Agreement, a franchisee may bring an action or proceeding arising out of or in connection with the sale of franchises, or a violation of the Washington Franchise Investment Protection Act, in Washington.
- 5. A release or waiver of rights executed by a franchisee may not include rights under the Washington Franchise Investment Protection Act or any rule or order thereunder except when executed pursuant to a negotiated settlement after the Agreement is in effect and where the parties are represented by independent counsel. Provisions such as those which unreasonably restrict or limit the statute of limitations period for claims under the Act, or rights or remedies under the Act such as a right to a jury trial may not be enforceable.
- 6. Transfer fees are collectable to the extent that they reflect the franchisor's reasonable estimated or actual cost in effecting a transfer.
- 7. Pursuant to RCW 49.62.020, a noncompetition covenant is void and unenforceable against an employee, including an employee of a franchisee, unless the employee's earnings from the party seeking enforcement, when annualized, exceed \$100,000 per year (an amount that will be adjusted annually for inflation). In addition, a noncompetition covenant is void and unenforceable against an independent contractor of a franchisee under RCW 49.62.030 unless the independent contractor's earnings from the party seeking enforcement, when annualized, exceed \$250,000 per year (an amount that will be adjusted annually for inflation). As a result, any provisions contained in the Franchise Agreement or elsewhere that conflict with these limitations are void and unenforceable in Washington.

FDD WA G-1

- 8. RCW 49.62.060 prohibits a franchisor from restricting, restraining, or prohibiting a franchisee from (i) soliciting or hiring any employee of a franchisee of the same franchisor or (ii) soliciting or hiring any employee of the franchisor. As a result, any such provisions contained in the Franchise Agreement or elsewhere are void and unenforceable in Washington.
- 9. On or about October 16, 2018, our predecessor entered into an Assurance of Discontinuance (No. 18-2-25824-3) with the State of Washington entitled In Re: Franchise No Poaching Provisions under which it agreed to refrain from including "no-poach" language in its Franchise Agreement, which restricts a franchisee from recruiting and/or hiring the employees of other franchisees and/or employees of the franchisor or its affiliates, which the Attorney General alleges violates Washington state and federal antitrust and unfair practices laws. Our predecessor also agreed to refrain from enforcing that language in any of its existing Franchise Agreements, notified its current franchisees of the entry of the Assurance of Discontinuance, notified the Washington Attorney General if any of its franchisees attempted to enforce such a provision, offered to amend existing Franchise Agreements to delete the no-poach language and remove the language from existing Franchise Agreements as they come up for renewal. Our predecessor satisfied the requirements in the Assurance of Discontinuance and submitted to the State of Washington a declaration of completion.
- 10. The page entitled "**Special Risk(s) to Consider About** *This* **Franchise**" is amended by the addition of the following language:

Special Risk(s) to Consider About *This* Franchise

- 6. <u>Use of Franchise Brokers</u>. The franchisor uses the services of franchise brokers to assist it in selling franchises. A franchise broker represents the franchisor and is paid a fee for referring prospects to the franchisor and/or selling the franchise. Do not rely only on the information provided by a franchise broker about a franchise. Do your own investigation by contacting the franchisor's current and former franchisees to ask them about their experience with the franchisor.
- 11. 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.

FDD WA G-2

STATE SPECIFIC ADDENDUM AS REQUIRED BY THE WISCONSIN FAIR DEALERSHIP LAW

Notwithstanding anything to the contrary in the Anytime Fitness Franchisor LLC Franchise Disclosure Document, Franchise Agreement or Area Development Agreement, the following provisions shall supersede any inconsistent provisions and apply to all Anytime Fitness franchises offered and sold in the state of Wisconsin:

The Wisconsin Fair Dealership Law applies to most franchise agreements in the state and prohibits termination, cancellation, non-renewal or substantial change in competitive circumstances of a dealership agreement without good cause. The law further provides that 90 days prior written notice of the proposed termination, etc. must be given to the dealer. The dealer has 60 days to cure the deficiency and if the deficiency is so cured the notice is void. The Disclosure Document, Franchise Agreement and Development Agreement are hereby modified to state that the Wisconsin Fair Dealership Law, to the extent applicable, supersedes any provision of the Franchise Agreement or Development Agreement that are inconsistent with the law Wis.Stat.Ch.135, the Wisconsin Fair Dealership Law, § 32.06(3), Wis.Code.

FDD WI G-1

EXHIBIT H

HEALTHY CONTRIBUTIONS AGREEMENT



WELLNESS. REWARDED.

Healthy Contributions Program Agreement

Primary Business Name (DBA):					
Primary Contact Number:					
Primary Business					
Primary Address:					
				Zip:	
Healthy Contribution will confirm the arra	nade on ns, SPV LLC ("HC") and _ angement under which HC asfer and disbursement se	C is providing	g paymen	t-processing	("Client") services for

- Appointment: Client hereby appoints HC to act as its reimbursement processor for the fitness incentive programs managed by HC and selected by the Client (the "Programs"). The duties of HC are as follows: (A) provide a platform for the entry of data; (B) collect and provide specific Program usage data to the Program Provider; (C) return status of this data to Client via web reporting; and (D) if applicable, disburse any monies to the Client based upon instructions from the Program Provider.
- 2. Service: HC agrees to facilitate the collection and transfer of data and funds for Client as this information is provided to HC. To that end, by the 5th calendar day of each month for the prior month, Client shall provide HC with the member usage information as requested, and in the format required, by HC. Disbursement of funds hereunder by HC to Client shall occur at the times agreed to by HC and the Program Provider but is contingent upon data and funds received from the associated Program Provider, and upon Client's provision of member usage information in the formats required by HC.
- 3. **Management:** HC has agreed to manage certain fitness incentive programs including the Programs. Management and maintenance of participants, such as

Client, shall include random audits and investigation of any improper or suspicious acts or behavior. Client's facility's staff is subject to record and data review by HC at any time. If improprieties are found or suspected, a review of participation will be initiated with Program providers in question and may result in a warning, probation, suspension or Client's permanent removal from the programs.

- 4. **Fees:** Client agrees to pay HC for its services provided herein pursuant to the attached Healthy Contribution Club Fee Structure Schedule (the "Fee Structure Schedule") based on the billing option at the end of this Agreement checked by Client. All Programs will be set at the billing option checked by Client except where a different method is mandated by a Program's provider. In that case, fees are then determined by the nature of the disbursement chosen for that provider's Program. HC reserves the right to change the fees and charges provided for herein without prior notice. If Client wishes to object to such change, it may deliver written notice thereof to HC within sixty (60) days of Client's receipt of the first monthly report reflecting such change. If Client objects to such change, the parties may negotiate a mutual agreement regarding fees or a party may terminate this Agreement pursuant to Section 6, but Client must pay the new fee imposed by HC for services performed before the date of termination.
- 5. Payment of Fees: HC will post on its website each month a report of fees and processing charges charged to Client for services performed by HC in the prior month. Payments will be drafted from Client's accounts monthly. If payment is unable to be drafted, Client will be notified and offered a second payment method. A late fee of \$25.00 may be imposed if payment is not made within 10 days of notification. HC will not be liable to Client or be in breach of this Agreement due to the failure of Client to comply with its reporting obligations to HC or due to the failure of a Program provider to provide HC with the appropriate information or funds so that HC can perform its obligations hereunder. In addition, in the event that Client has not paid any fee within 10 days of notification by HC, HC reserves the right to suspend all services to be provided to Client pursuant to this Agreement until such time as full payment is made by Client, and HC will not be liable to Client or any third party in any manner, or in breach of this Agreement, for such suspension of services.
- 6. **Termination & Closing club(s):** Unless otherwise terminated pursuant to Section 4, either party may terminate this Agreement by giving the other party (30) days written notice. If Client is discontinuing its involvement in a Program, it will immediately notify all participating members of the Program that benefits will cease. It must also immediately notify HC to close out accounts and provide HC with current member status. HC will notify the Program Provider, if necessary.
- 7. **Sale:** If Client sells its business, client must agree to provide to Healthy Contributions the identity and contact information of new ownership. This agreement will immediately terminate without further obligation from HC or Client. Fees that are owed for the final processing period will be the responsibility of

Program Provider. Any processing that is submitted past the date of sale is still calculated by usage month and Program Provider is responsible for paying these fees to HC.

- 8. **Confidentiality:** During the term of this Agreement and at any time after, Client will keep confidential and not disclose any Confidential Information (as defined below) nor will Client use the Confidential Information for a purpose detrimental to HC. Client will hold the Confidential Information in strict confidence and will protect it with the same diligence that it protects its own confidential information. Confidential Information shall include, but not be limited to, the terms of this Agreement, including any financial terms, trade secrets, the identity of any Program providers, unique identifiers, Personal Information (as defined below), and reimbursement amounts.
- 9. Privacy: During the term of this Agreement and at any time after, if Client obtains or has access to "Personal Information", Client agrees to comply with all applicable privacy laws and to hold and protect all "Personal Information" in strict confidence and maintain the confidentiality of this information except as required by law or a court order.
 - a. "Personal Information" means any information about or concerning an individual including, but not limited to:
 - An individual's first name or first initial and his or her last name, or any information concerning a natural person which, because of name, number, personal mark, or other identifier, can be used to identify such natural person whether or not in combination with any one or more of the following data elements: (A) social security number; (B) driver's license number or state identification card number; (C) checking account number, savings account number or other account number alone if no other information is required to access such account or otherwise commit identity theft or misuse such information; (D) credit or debit card number; (E) account passwords or personal identification numbers, other access codes, or any other accounts or resources; (F) electronic identification number; (G) digital signatures; (H) biometric data, including fingerprints; (I) birth date; (J) parent's legal surname prior to marriage; (K) identification number assigned by an employer; (L) any individually identifiable information, in electronic or physical form, regarding the individual's medical history or medical treatment or diagnosis by a health care professional;
- 10.**Forms; Programs:** HC shall advise Client that they have the option to either 1.) Maintain original documents related to the participating member's Program Providers enrollment forms in a secure location consistent with existing record retention policies, 2.) Return documents and forms back to the member after inserting this information into the enrollment website, or 3.) Destroy forms in a secure manner. All options stand unless state law record retention requirements

- state otherwise. Client is solely responsible for the membership agreement that Client uses. HC will provide Client with a copy of the participating Program Provider's enrollment forms and Client shall make copies for enrollment. Client will not be allowed to make changes to the enrollment forms.
- 11. Information: Pursuant to Section 2, Client must enter all member usage data by the 5th of the month for the prior month, unless Client uses a system where member usage is collected by HC for the facility. Client represents, warrants and covenants that all data is accurate, and Client will provide HC all documentation requested by HC, or participating Program Providers. It is Client's responsibility to update member information and review the monthly return reports as they are made available. HC will not be liable for incorrect reimbursements due to Client-entered data errors. Client also grants HC authority to provide the usage information to the Programs. There will be a separate monthly charge for each individual club of Client that uses the website; i.e. if Client owns multiple facilities it will have to pay for each facility as its own separate entity. Client acknowledges the importance of meeting the timelines and processes for the delivery of information set forth herein.
- 12. **Workouts:** All workouts for these Programs by Client's members must be performed inside the walls of Client's facility.
- 13.**Trademark Usage:** All advertisements or other marketing materials referencing a Program Provider's name, trademark, service mark, logo or other commercial symbol must be approved by that Program Provider's legal department prior to publication by Client. Requests can be facilitated through HC.
- 14. Indemnification: Indemnification: Liability: Client agrees to defend, indemnify and hold harmless HC, its owners and affiliates, and each of them, and their respective officers, directors, employees, shareholders, agents, insurers, and representatives from and against any and all demands, losses, actions, damages, claims, costs, expenses and liability (including attorneys' fees) ("Damages") whether or not involving any third party claim, that results from or arises out of directly or indirectly: (a) any act or omission of Client, or breach of this Agreement by Client; (b) any injury or Damage to a member or other individual at a facility of Client or any other Damages incurred by HC in connection with it services hereunder; or (c) any Damages incurred by HC as a result of a suspension of services hereunder in the event that Client does not make timely payment as provided in Section 5 hereof. HC may defend at Client's expense any claim against it. HC is not liable for the acts or omissions of a Program provider, whether related to this Agreement or otherwise.
- 15.**Litigation:** This Agreement, and the respective rights of the parties under this Agreement shall be governed by and construed under the laws of the state of Minnesota, without application of any choice of law principal. Any claim, cause of action, suit or demand arising out of or related to this Agreement, or the relationship of the parties, shall be brought exclusively in the state or federal courts

located in Hennepin County, Minneapolis, Minnesota, and the parties irrevocably consent to the jurisdiction and venue of such courts. Client hereto agrees that valid service of process may be affected on it outside of Minnesota by certified mail at the address of its last known principal office or by any other means authorized under Minnesota law.

- 16.**Entire Agreement:** This Agreement, including the documents referenced herein, is the only agreement between the parties concerning the subject matter hereof and supersedes all prior agreements, whether written or oral, relating hereto. No purported amendment, modification or waiver of any provision of this Agreement shall be binding unless set forth in a written document signed by all parties (in the case of amendments or modifications) or by the party to be charged thereby (in the case of waivers). Copies of this Agreement with signatures transmitted by facsimile shall be deemed to be original signed versions of this Agreement.
- 17. **Additional Documents:** Client acknowledges that it has read and understands this Agreement and the HC Documents. In the event of a conflict between the terms of this Agreement and any of the foregoing documents, the terms of this Agreement shall control.
- 18. **Liability Insurance:** Client will at its own cost and expense, maintain (and cause its subcontractors working on the facility, if any to maintain) the following insurance coverage in full force: Workers' Compensation Insurance and Commercial Liability Insurance, with limits of not less than \$1,000,000. The insured must give Healthy Contributions thirty (30) days' written notice before the insurance is cancelled or altered in a way that no longer satisfies the requirements Client will need to provide a copy of the current certificate of liability insurance.
- 19. Benefits; Assignment; Third Party Beneficiary Rights: This Agreement shall inure to the benefit of and shall bind the successors and permitted times assigns of both parties to this Agreement. Client may not assign or transfer its interest in this Agreement without the prior written consent of HC. Client agrees and acknowledges that each Program Provider for each Program that Client opts to participate in pursuant to this Program Agreement is an express third-party beneficiary under this Program Agreement with rights of enforcement including, without limitation, audit rights as provided for in Section 3, indemnification rights as provided for in Section 14 and the right to claim contract damages or damages for breach of warranty in the event that the data provided by Client is inaccurate or fraudulent.
- 20.**Acknowledgments:** Client acknowledges: (A) that HC is not a payer of services, nor an insurer with respect to any services provided by Client and its only obligation with respect to funds received from the Program Provider is to disburse the funds in accordance with the instructions of the Program Provider; (B) that HC shall have no obligation to disburse funds hereunder if a Program Provider fails to provide the funds for reimbursement to HC; and (C) that HC has not made any representation, warranty or guarantee as to any revenue that it may derive from any program.

- 21.**Non-exclusivity:** Each party understands and acknowledges that the relationship created hereby is of a non-exclusive nature, meaning that either party may do business with any other party that provides the same or similar services.
- 22. **Email:** Healthy Contributions may from time to time send emails to the addresses referenced in the Smart login forms to update of program changes, enhancements and other pertinent information. These may include communications from health plans or promotional advertisings in connection with our standard services. Notwithstanding, any formal notifications regarding this Agreement shall be sent to the other party via certified mail for approval and verification that such mailings do not violate privacy laws or opt out notifications by the intended recipient.

Client:	y Contributions, SPV LLC	Healthy
		By:
Date:		

EXHIBIT I-1

GENEVA CAPITAL, LLC FINANCING DOCUMENTS

MASTER EQUIPMENT LE	EASE AGREEMENT	Agreement # Federal Tax #			
CUSTOMER INFORMATION					
FULL LEGAL NAME OF CUSTOMER		ST	REET ADDRESS		
CITY	STATE	ZIP	PI	HONE	
EQUIPMENT LOCATION:					
SUPPLIER INFORMATION					
NAME OF SUPPLIER	STREET ADDRESS	CITY	STATE	ZIP	PHONE
EQUIPMENT DESCRIPTION OUANTITY	ITEM DESCRIPTION			Equipme SERL	
Quin (1111				52112	
RENTAL TERMS Torm in months	RENTAL PAYMENT AM Payments of \$			CURITY D	<u>EPOSIT</u>
Term in months Rent Commencement Date:	rayments of \$	(w/o tax) pius applicable	e taxes		
	Rental Payment Period is mon	thly unless otherwise in	dicated		
END OF LEASE TERMS: Provided to				early and no ev	ent of default under the
Agreement has occurred, Customer sh		C			v 1
expiration of the Lease. 2. Renew Owner per paragraph 5 of the Ma			3. Return the Equ	ipment to a lo	cation designated by
THIS IS A NONCANCELABLE/IRR			OT DE CANCEL EI	OD TEDMIN	ATED DV CUSTOMED
					·
MASTER TERMS AND CONDITIONS (The 1. AGREEMENT: Customer agrees to rent fi	rom Owner the personal property describe	d under "EQUIPMENT DESC	CRIPTION" and as modif	fied by supplement	ts and/or addendums to this
Agreement from time to time signed by Custon agreement, signed by Customer and Owner, an					
RENTAL TERMS and will continue for the nu TERMS, ON A MONTH TO MONTH REN	mber of consecutive months provided here	ein. THE TERM WILL BE	EXTENDED, IN ACC	ORDANCE WITH	H THE END OF LEASE
DAYS BEFORE THE END OF THE ORIG	INAL TERM, PROVIDED THAT THE	MONTHLY PAYMENT SI	HALL BECOME DUE	IF CUSTOMER	FAILS TO REMIT THE
PURCHASE OPTION AMOUNT TO OWN Commencement Date, any serial numbers and of	other identification data about the Equipm	ent, as well as any other omitte	ed factual matters. This A	Agreement is the fi	nal agreement between the parties;
any verbal or written communications prior to provisions herein shall remain in full force and			ion of this Agreement is	declared unenforce	eable in any jurisdiction, the other
OWNER ACCEPTANCE		CUSTOMER ACCEI	PTANCE		
		If transmitted electronically, via paper copy of the output receive			at we may treat electronic record or a
		paper copy of the output receive	u from electronic transmis	sion as an original of	tuns written Agreement.
DATED (MM/DD/YYYY):		DATED (MM/DD/	YYYY):		
OWNER: GENEVA CAPITAL, LLC		CUSTOMER:			
1311 Broadway St, Alexandri	ia, MN 56308				
AUTHORIZED SIGNATURE:	Į.	AUTHORIZED SI	GNATURE:		
		_			
TITLE:					
PERSONAL GUARANTY: As additional one guarantor, jointly, severally, absolutely, u					
Agreement and any supplements thereto fully	and promptly. You agree that Owner	may make other arrangemen	its with the Customer a	nd You waive all	notice of those changes and will
remain responsible for any and all payment as immediately pay in accordance with the defau	lt provisions of the Agreement all sums	due under the terms of the A	Agreement and will per	form all the oblig	ations of the Agreement. If it is
necessary for Owner to proceed legally to enfo with the state law in accordance with Owner's					
Assignee's principal place of business or any of EXPRESSLY HEREBY WAIVE THE RIGHT	other court so chosen by Owner. YOU l	EXPRESSLY CONSENT TO	GOVERNING LAW,	VENUE PROVI	DED HEREIN AND
TO THIS AGREEMENT. You agree to pay a Agreement. It is not necessary for Owner to p	ll costs, including attorneys' fees and co	osts incurred in enforcement	of this Guaranty. You	agree to be bound	
Agreement. It is not necessary for Owner to p	a occeu m si agamsi me Customer or th	e edaibment nerote emotem	g uns Guaranty against	. rou.	

DATE (MM/DD/YYYY)

DATE (MM/DD/YYYY)

Mobile Phone #

Mobile Phone #

Email Address

Email Address

Personal Guarantor

Personal Guarantor

Personal Guarantor Signature

Personal Guarantor Signature

- 2. NON-CANCELABLE LEASE: CUSTOMER'S OBLIGATION TO MAKE PAYMENTS, TO PAY OTHER SUMS WHEN DUE AND TO OTHERWISE PERFORM AS REQUIRED UNDER THE AGREEMENT IS ABSOLUTE AND UNCONDITIONAL AND SHALL NOT BE SUBJECT TO ANY ABATEMENT, REDUCTION, SETOFF, DEFENSE, OR COUNTERCLAIM WHICH CUSTOMER MAY HAVE AGAINST ANY PERSON FOR ANY REASON WHATSOEVER OR ANY MALFUNCTION, DEFECT OR INABILITY TO USE ANY ITEM OF EQUIPMENT.

 3. RENT: The Agreement shall commence upon the Rent Commencement Date and shall end upon full performance by Customer in observance of all terms, conditions, and covenants set forth in the Agreement and any extension thereof. Rent shall be paid in advance and in the amount and frequency as provided herein plus any applicable taxes and fees including but not limited to sales tax, use tax, property tax, equipment protection fees, and late charges. The first such rental payment shall be due on the Rent Commencement Date and each subsequent month or other frequency as explicitly provided for. Owner will have the right to apply all sums received from Customer to any amounts due and owed to Owner under the terms of this Agreement or any other Agreement between Owner and Customer. Customer agrees that Customer owes Owner additional pro rata rent calculated as one-thirtieth (1/30th) of the monthly rental amount per day from the earlier of the date of Equipment delivery or the date of advanced funding to Supplier until the Rent Commencement Date and the Agreement begins. Provided no events of default have occurred, Owner will allow Customer to pay off the Agreement early for an amount equal to the sum of all remaining unpaid rental payments, discounted to a net present value at a rate up to five percent (5%), plus the purchase option price.
- Provided no events of default have occurred, Owner will allow Customer to pay off the Agreement early for an amount equal to the sum of all remaining unpaid rental payments, discounted to a net present value at a rate up to five percent (5%), plus the purchase option price.

 4. OWNERSHIP OF EQUIPMENT: Owner has purchased the Equipment at the direction of Customer. Owner shall at all times have sole ownership and title to the Equipment. Customer warrants that the Equipment shall at all times remain personal property; the Equipment is removable from and is not essential to any premise upon which it is located regardless of attachment to realty, and Customer agrees to take such action at its expense as may be necessary to prevent any third party from acquiring any interest in the Equipment. This Agreement is a "true lease" and not a loan or installment sale. If this Agreement is held by a court not to be a "true lease" Customer hereby grants Owner a security interest in the Equipment and all proceeds arising therefrom. If any portion of the rent or other payments hereunder shall be deemed interest and such interest exceeds the highest rate permitted by applicable law, such excess interest shall be applied to your obligations to us or refunded if no obligations remain. Customer hereby authorizes Owner to file UCC financing statements as We deem necessary to protect Our interest, and Owner may charge a fee to cover related costs or at Owner's discretion a non-filing protection fee. The parties further agree that this Agreement is a "finance lease" under Article 2A of the UTC. To the extent permitted by applicable law, Customer hereby waives any and all rights conferred upon a lessee under UTC Article 2A-508 through 2A-522 as enacted by Minnesota Statute Sections 336.2A-508 through 336.2A-522 whether or not said statute is applicable, or other applicable law. Customer shall not alter the Equipment without prior consent from Owner. Any alterations or improvements to any item of Equipment shall be deemed accessions and
- all costs incident to the Equipment's operation.

 LOCATION OF EQUIPMENT: Customer will keep and use the Equipment at Customer's Equipment Location on page 1 and Customer agrees not to move it unless Owner agrees to it in advance. At the end of the Agreement's term or upon termination for any other cause, unless Equipment is purchased or the Agreement is renewed, Customer will return the Equipment to a location Owner specifies at Customer's expense. The Equipment must have been inspected and tested by a source authorized by Owner and paid at Customer's expense documenting that the Equipment is in full working order, in complete repair and is in good retail condition acceptable to the Owner. Customer agrees to remove any and all sensitive data stored on Equipment or software at Customer's expense. Upon request, Customer shall advise Owner as to the exact location of the Equipment. Owner reserves the right to inspect the Equipment (by a source authorized by the Owner) and the property of the Equipment of the Equipment (by a source authorized by the Owner) are the property of the Equipment of the Equipment (by a source authorized by the Owner) are the property of the Equipment (by a source authorized by the Owner) are the property of the Equipment (by a source authorized by the Owner) are the property of the Equipment (by a source authorized by the Owner) are the property of the Equipment (by a source authorized by the Owner) are the property of the Equipment (by a source authorized by the Owner) are the Equipment (by a source authorized by the Owner) are the Equipment (by a source authorized by the Owner) are the Equipment (by a source authorized by the Owner) are the Equipment (by a source authorized by the Owner) are the Equipment (by a source authorized by the Owner) are the Equipment (by a source authorized by the Owner) are the Equipment (by a source authorized by the Owner) are the Equipment (by a source authorized by the Owner) are the Equipment (by a source authorized by the Owner) are the Equipment (by a
- Customer's expense. Opin request, customer shall advise owner as to the exact tocation of the equipment. Owner receives the right to hispect the Equipment (by a source authorized by the Owner at any time during normal business hours throughout the Agreement term and Customer shall permit Owner access to the Equipment for such purposes.

 6. WARRANTIES: OWNER MAKES NO WARRANTY, REPRESENTATION, OR COVENANT, EXPRESS OR IMPLIED, THAT THE EQUIPMENT IS FIT FOR A PARTICULAR PURPOSE OR THE EQUIPMENT IS MERCHANTABLE. CUSTOMER SELECTED THE SUPPLIER AND EACH ITEM OF EQUIPMENT INCLUDED IN THIS AGREEMENT BASED UPON CUSTOMER'S OWN JUDGMENT AND DISCLAIM ANY RELIANCE UPON ANY STATEMENTS OR REPRESENTATIONS MADE BY OWNER. OWNER SHALL HAVE NO LIABILITY FOR THE INSTALLATION OR PERFORMANCE OF THE EQUIPMENT, FOR ANY DELAY OR FAILURE BY SUPPLIER(S) TO DELIVER AND INSTALL THE EQUIPMENT OR TO PERFORM ANY SERVICES, OR WITH RESPECT TO THE SELECTION,
- THE EQUIPMENT, FOR ANY DELAY OR FAILURE BY SUPPLIER(S) TO DELIVER AND INSTALL THE EQUIPMENT OR TO PERFORM ANY SERVICES, OR WITH RESPECT TO THE SELECTION, INSTALLATION, TESTING, PERFORMANCE, QUALITY, MAINTENANCE, OR SUPPORT OF THE EQUIPMENT. THE EQUIPMENT AND AN AGENT OF OWNER'S AND NO REPRESENTATION BY SUPPLIER IS NOT AN AGENT OF OWNER'S AND NO REPRESENTATION BY SUPPLIER SHALL IN ANY WAY AFFECT CUSTOMER'S DUTY TO PAY THE RENTAL PAYMENTS AND PERFORM ITS OBLIGATIONS UNDER THIS AGREEMENT.

 7. LOSS OR DAMAGE: Customer is responsible for the risk of loss, destruction of, or damage to the Equipment. No such loss or damage relieves Customer from the payment obligations under this Agreement. Customer agrees to promptly notify Owner in writing of any loss or damage and at Owner's discretion either pay to Owner the Accelerated Amount or repair or replace the Equipment so that the Equipment is returned to the condition required herein.

 8. COLLATERAL PROTECTION & INSURANCE: Customer agrees to keep the Equipment fully insured against property damage and/or loss with Geneva Capital, LLC and its Assigns as Loss Payee in an amount not less than the original Equipment Cost until this Agreement is terminated. Customer also agrees to obtain a \$500,000 comprehensive general liability insurance policy and to include Geneva Capital, LLC and its Assigns as an Additional Insured on the policy. Customer agrees to provide Owner with a complete certificate of insurance acceptable to Owner, before this Agreement begins. In the event the acceptable certificate is not received or later lapses, Customer further authorizes Owner as Customer's attorney-in-fact to enroll Customer in an equipment protection program through a third-party insurance provider and Customer agrees to pay a monthly administrative surcharge to Owner. Owner shall be under no obligation or duty to enroll Customer in such program and such coverage may not protect Customer's interests and may be at a higher cost than what Customer could arrange on its own. Any insurance pr

- totain and maintain such license or registration continuously during the term of this Agreement and pay all license and/or registration fees. Customer agrees Owner may make a profit on any and the property of the payon of the
- such further documents or take such further action as Owner may reasonably request in order to carry out the intent and purpose of this Agreement. Unless Customer provides Owner with written notice of non-acceptance of the Equipment within ten (10) days of Supplier's delivery of Equipment to Customer, the Equipment shall be deemed to be fully accepted and Agreement shall be fully valid and in force whether or not Customer has executed a Delivery & Acceptance Certificate. Upon Owner's request, Customer agrees to provide updated financial information (including but not limited to financial statements and tax returns).

 14. LAW. THIS AGREEMENT WILL BE DEEMED FULLY EXECUTED AND PERFORMED IN OWNER'S OR ITS ASSIGNEE'S PRINCIPAL PLACE OF BUSINESS AND WILL BE GOVERNED BY AND
- 14. LAW: THIS AGREEMENT WILL BE DECEMBED FULLY EARCY LEARCY TEACH OF BUSINESS AND WILL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE STATE LAW IN ACCORDANCE WITH OWNER'S OR ITS ASSIGNEE'S PRINCIPAL PLACE OF BUSINESS. CUSTOMER EXPRESSLY CONSENTS TO JURISDICTION OF ANY STATE OR FEDERAL COURT IN OWNER'S STATE OR ITS ASSIGNEE'S PRINCIPAL PLACE OF BUSINESS OR ANY OTHER COURT SO CHOSEN BY OWNER. CUSTOMER EXPRESSLY CONSENTS TO GOVERNING LAW, VENUE PROVIDED HEREINAND EXPRESSLY HEREBY WAIVES THE RIGHT TO TRIAL BY JURY FOR ANY CLAIMS, COUNTERCLAIMS, AND DEFENSES CUSTOMER MAY HAVE RELATED TO OR RELATING TO THIS AGREEMENT.

Geneva Capital, LLC 1311 Broadway Street Alexandria, MN 56308

Credit Release & Information Verification Language

By signing this application the applicant(s) certifies that all information contained in this application, and all attachments hereto, are true and accurate to the best of the applicant(s) knowledge and are made for the purpose of obtaining credit for business purposes, and not for personal or family use. The applicant(s) hereby authorize Geneva Capital L.L.C. and its assigns to obtain and use consumer credit reports on the undersigned, now and from time to time, as may be needed in the credit evaluation and review process and waives any right or claim the applicant(s) would otherwise have under the Fair Credit Reporting Act in absence of this continuing consent. The applicant(s) further authorize any government agency, bank or financial institution to release credit information on the applicant(s) accounts to Geneva Capital L.L.C. and its assigns. If credit is extended, Applicant agrees that submitting an electronic, photocopy or facsimile copy of a signed authorization shall be deemed to be binding, valid, genuine and authentic as an original-signature document for all purposes. The applicant(s) further authorize Geneva Capital L.L.C. to mail, fax or e-mail solicitations of future lease financing services to applicant.

X	
Signature	Date

4893-1101-4749, v. 1

EXHIBIT I-2

GUIDANT FINANCIAL GROUP FINANCING DOCUMENTS



Investing your retirement savings into a small business can be a prudent strategy for achieving your retirement goals. Guidant Financial is dedicated to ensuring that Guidant's iFinance meets all applicable regulations for a Rollover for Business Start-ups plan.

Please review each statement and verify your understanding of the specific actions you must take when utilizing a Rollover for Business Start-ups plan such as Guidant's iFinance.

FIDUCIARY OBLIGATIONS:

To benefit from the tax-deferred advantages of a qualified retirement account, regulations require that you choose investments that are in the best interest of your retirement account.

I verify that I have performed due diligence and believe that my decision to invest my personal retirement funds into the corporation is a good investment in the best interest of my 401(k).

I verify my understanding that I could lose up to 100% of my investment if the business fails.

I have done my own due diligence and have determined that the use of my retirement monies as funding source for iFinance and related business transaction is a prudent use of my retirement monies and is a good investment for the 401(k) Plan.

401(k) PLAN RESPONSIBILITIES:

As the trustee of a 401(k) plan, you have a duty to manage the plan so that it benefits all employees not just the owners and officers of the Corporation.

I verify that I will use this 401(k) as a long-term savings vehicle for all employees of the business and agree that I will encourage all eligible employees to participate.

I verify my understanding that when company stock is offered for purchase within the 401(k) plan, the offering must be available for all eligible employees.

PERSONAL SALARY/COMPENSATION CONSIDERATIONS:

To avoid any appearance of a conflict-of-interest with your 401(k) investment, you must defer paying yourself compensation until the company becomes an active business.

I verify that I will not draw compensation from the company before being opened for business; the company must be actively engaged in the buying or selling of goods and/or services.

I verify my understanding that my compensation should come from revenue generated from the business and not from the proceeds of the sale of employer stock to the 401(k).

I verify my understanding that taking compensation above what is fair and reasonable for the position and industry can create a prohibited transaction.

TERMS OF AGREEMENT:

I acknowledge that I have read, understand, and agree to be bound by the terms of this Agreement as detailed in the linked .¹ These Terms of Agreement are hereby Incorporated by reference and, together with the documents executed in connection therewith, constitute the entire agreement between parties. There are no agreements, understandings, restrictions, representations, or warranties other than those set forth or referred to herein unless the parties have entered into an Addendum in writing, signed by the parties, that specifically references this Agreement.

l agree to discuss these requirements – Fiduciary Obligations, 401(k) Plan Responsibilities, & Personal Salary/Compensation Considerations – with my Outside Counsel to make an informed decision.

Signature Date Printed Name

¹ http://www.guidantfinancial.com/Libraries/documents/Guidant_401k_Online_Terms_and_Conditions_2010_09_21.sflb.ashx



Amount

CLIENT INFORMATION

Corporation

Account Owner Name

Client Legal Name: Client Date of Birth:		Spouse's Name (if applic Spouse's Date of Birth:	able):	
Client Address:		County:		
City:		State:	Zip:	e gradina di dina di di
What state do you want the Corpo				
SHAREHOLDER INFORMATION	<u> </u>			
Retirement Funds/Accounts: Plea	se list all parties inve	sting retirement funds that will	be used with iFinance	•
❖ Have there been any rollovers with	hin any of the below r	eferenced accounts within the	last 12 months?	
If yes, please explain:				
Account Owner Name	Туре	Custodian	Amount	Inherited?
N. Butd Finder	Diagon list all partics i	nvesting personal funds in you	ır new	
Non-Retirement Funds: 1	ricase list all parties i	investing personal rands in you	, ,,,,,,	

I have confirmed with my custodian that my funds can be transferred and I acknowledge that I am ultimately responsible for ensuring that my funds are eligible for transfer/rollover into the iFinance Plan.

Source

Guidant Fee/Cash

The Internal Revenue Code imposes a limit of one IRA-to-IRA distribution with a 12 month period. Distributions that fall outside this exception are subject to applicable taxes and penalties. Have you made a 60 day IRA-to-IRA distribution from any IRA you own during the preceding 12 months, whether that IRA is listed above or not? If "yes" what was the date on the distribution check and to whom was that check made payable?

² In the event you submit your contract and later change the state of investment, additional requirements and fees will apply. Contact Guidant immediately.



OUTSIDE COUNSEL

OO FOIDE OOOHOEE
Consultations with outside counsel are conducted by telephone. Please indicate who you prefer to have represented by
outside counsel ³ :
I,, hereby acknowledge that I have personally filled out the iFinance
Agreement, the information therein is accurate to the best of my knowledge, and Guidant is entitled to rely on that information
in fulfilling the iFinance.
PROPOSED INVESTMENT: BUSINESS TRANSACTION
Are you purchasing a franchise?
Will you be purchasing an existing business with iFinance?
If yes, please answer the four following questions:
1. This acquisition is an:
2. Who are you purchasing the existing business from:
❖ If other, please specify:
3. Does this existing business have employees that will remain with the business after you acquire it?
If yes, how many existing employees are expected to remain with the business?
4. Does this existing business have an existing retirement plan of any type?
❖ If yes, specify the type: If other, please specify:
• Do you contemplate the iFinance corporation will purchase, lease or otherwise occupy real estate that is owned by you,
a family member or any entity in which you or any family member have any ownership?
If yes, please explain:
 Do you anticipate the iFinance corporation entering into <u>any</u> type of commercial transaction or dealings with you, a family
member or any entity in which you or any family member have ownership?
If yes, please explain:
· Identify any and all parties (including other entities) involved with your pending business transaction. Include any familial
relationships among those parties:

³ As provided in Paragraph 10 of the "Terms and Conditions." Client will receive two telephonic consultations, each ranging from 30-60 minutes maximum as determined by outside legal counsel to provide legal advice to Client on issues pertaining to the iFinance structure. If client's spouse/other investor desires to have separate legal counsel (i.e. no joint representation), the legal fees and costs of that separate legal counsel for the spouse/other investor will be the sole responsibility and expense of the Client. Client understands and agrees that GUIDANT will have no responsibility for such additional expenses.

[&]quot;Joint Representation" means that both parties will be considered equally as clients, that both have the same legal interests, and both agree to attend all conferences with Outside Counsel. If you cannot meet those requirements, you must select single representation. With single representation, you may invite your spouse to attend any conference even if the spouse is not a client, with the understanding that you waive confidentiality in order to have the spouse attend. In this case, you both understand that only the represented spouse is entitled to reply on the legal advice.



Do you, your spouse, your children, or other investor(s) currently have ownership interest in any other business entities? (These include sole proprietorships, inactive and shell entities.)

	. State out this			
	yalli dipera depase d Tanadah			
Entity Name	State of Filing	Entily Type	Active?	What does it do?

Your ownership

Spouse's Ownership

List other owners, their relationship to you, and percentage of their ownership:

of Employees

of 1099 Contractors:

Will this business interact with the iFinance business in any way?

Explain:

Type of Existing Retirement Plan:

I understand that ANY interaction or co-commerce between any entity/business I have an ownership interest in and the new corporation that is being set up as part of my iFinance plan may constitute a prohibited transaction. If I decide that the entity or entities in which I have a personal ownership interest will interact with the iFinance corporation in any way, I agree to consult with my account manager and the outside legal counsel referred by Guidant, prior to such interaction. I agree to inform my outside counsel of all facts relating to any such possible interaction. My initials below indicate that all individuels involved in the iFinance structure understand and agree to the above statements.



This Agreement to Provide Services, dated Inc. ("GFG") and

, is a contract between Guidant Financial Group, ("Client").

Upon return of a signed and completed copy of this Agreement, subject to the payment of GFG's Agreed Fee, and the approval of this Agreement by GFG's compliance department, you will have retained GFG to produce documents and to provide services required for the iFinance program, as detailed below:

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Please add the optional expedited service to the Agreed Fee for an additional \$499.00. This includes the expedited filing fee (where available), overnight delivery of documents as necessary, and expedited processing priority. This service is not offered for all states - consult your Consultant for details.⁷

Method of payment (select one of the choices below):

have read	, understand and	agree to the te	erms of this	agreement as	detailed in	the linked '
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»8

Client Signature

Date

Printed Name

⁴ The default state of filing will be the Client's state of residence, unless otherwise indicated by the client and agreed to by GFG. It is the client's responsibility to notify GFG if client would prefer to file in a state other than client's state of residence. The number of shares and par value authorized for your Corporation will be determined based on GFG's standard practices, unless agreed to otherwise. GFG will pay up to \$500 in filing fees directly associated with the filing of the Articles of Incorporation. Filing fees will be determined by state filing fee requirements and based on GFG's standard filing practices, unless agreed to otherwise. Any filing fees, including fees related to the expedite of such filing, in excess of \$500 are the sole responsibility of the client and such excess fees must be paid by the client to GFG in advance of filing the Articles of Incorporation. GFG cannot guarantee the processing times for filings and will not be held liable for any damages caused by delay from processing a filing.

⁵ In addition to the Agreed Fee, you will have the opportunity to engage GFG for the required recordkeeping services of your 401(k) Plan. Recordkeeping fees begin at \$119 per month. Fees will be paid in accordance with the terms of the Recordkeeping Agreement. Additional Recordkeeping fees may apply.

⁶ As detailed in Paragraph 10 of the "Terms of Agreement."

⁷ EXPEDITE filings in California will incur an additional charge of \$200 for each entity. This charge will be added to the Agreed Fee.

⁸ Each individual contributing retirement funds to the iFinance is required to sign the agreement.

EXHIBIT I-3

RV NOW, LLC FINANCING DOCUMENTS

PLEDGE AND SECURITY AGREEMENT

THIS PLEDGE AND SECURITY AGREEMENT ("Agreement") is executed as of the	day of
, 20, by the undersigned debtor ("Debtor") in favor of RV NOW, LLC, and/or its successors an	d assigns
("Lender"), in order to induce Lender to extend or continue credit to Debtor pursuant to the provisions of that Secur	red Loan
Agreement dated as of an even date herewith (the "Secured Loan Agreement") and the Secured Promissory Note executed	as of an
even date herewith (the "Note"). In consideration of the foregoing and for other good and valuable consideration, the re	ceipt and
adequacy of which are hereby acknowledged, Debtor hereby represents, warrants, covenants and agrees to the following:	

- 1. Grant of Security Interest. Debtor hereby collaterally assigns, transfers and pledges to Lender, and grants to Lender a first and prior security interest (subject only to prior liens of Lender, if any) in, all of Debtor's right, title and interest in and to that intangible and other property which is more fully described on EXHIBIT A attached hereto, whether now existing or hereafter acquired, along with all proceeds associated therewith (collectively, the "Property"). Debtor hereby authorizes Lender to file of record all UCC financing statements and continuation statements that might be required to perfect Lender's security interest in the Property and to sign Debtor's name thereto, if applicable.
- 2. <u>Obligations Secured.</u> The obligations secured hereby are the payment and performance of the Obligations (as defined in the Secured Loan Agreement). All capitalized terms used herein but not otherwise defined shall have the meaning given to them in the Secured Loan Agreement.
- 3. <u>Termination</u>. This Agreement shall terminate upon the payment and performance in full of all of the Obligations, including without limitation the payment of all indebtedness of Debtor to Lender existing or committed by Lender at the time Lender receives written notice of withdrawal of this Agreement by Debtor.
- 4. <u>Warranties of Debtor</u>. Debtor represents and warrants (a) that the Debtor is the owner or has control of the Property; (b) that Debtor has the right to pledge or grant a security interest in the Property; (c) that the Property is genuine, free from liens (other than liens of Lender, if any), adverse claims, set-offs, default, repayment, defenses and conditions precedent of any kind or character; and (d) that the security interest in the Property granted to Lender hereby is a first and prior security interest (other than liens of Lender, if any) and that Debtor has not, and will not, grant or suffer another security interest in or encumbrance against the Property.

5. Covenants of Debtor.

- 5.1 <u>General Covenants.</u> Debtor shall (a) perform all obligations secured hereby when performance is due; (b) permit Lender to exercise its powers; (c) execute and deliver such documents as Lender reasonably deems necessary to create, perfect and continue the security interests contemplated hereby; (d) not permit any lien on the Property, except in favor to Lender; and (e) not change its chief place of business, its name, its organizational structure or the place where Debtor keeps its records concerning the Property without ten (10) days' prior written notice to Lender.
- 5.2 Covenants Regarding Property. Without Lender's consent, Debtor shall (a) not commingle proceeds; (b) not sell, transfer, encumber, hypothecate or otherwise dispose of any Property or proceeds (except as may otherwise be permitted herein or in the Secured Loan Agreement) at any time, except to Lender or except in the ordinary course of business; (c) not modify, alter, amend, or subordinate, or consent to or suffer any modification, alteration, amendment or subordination of, any of the Property, nor, through action or failure to act, waive any of its rights thereunder; and (d) provide any service and do all other acts and things necessary to keep the Property free and clear of all defenses, rights of off-set and counterclaims.
- 6. Powers of Lender. Debtor appoints Lender its true attorney in fact to perform any of the following powers, which are coupled with an interest, are irrevocable until termination of this Agreement and may be exercised from time to time by Lender's officers and employees, or any of them upon the occurrence of an Event of Default (as defined in Section 8, below): (a) to notify any person obligated on any security, instrument or other document subject to this Agreement of Lender's rights hereunder; (b) to collect by legal proceedings or otherwise all interest, principal or other sums now or hereafter payable upon or on account of the Property; (c) to insure, process and preserve the Property; (d) to perform any obligation of Debtor under this Agreement; and (e) to execute on behalf of the Debtor or its affiliates all financing statements and renewal statements that may be necessary in Lender's discretion to perfect the security interests created by this instrument or otherwise. To effect the purposes of this Agreement, or otherwise upon instructions of Debtor, Lender may cause the Property to be transferred to Lender's name or the name of Lender's nominee.
- 7. <u>Lender's Care and Delivery of Property</u>. Lender's obligation with respect to Property in its possession shall be strictly limited to the duty to exercise reasonable care in the custody and preservation of such Property. Lender shall have no duty to take any steps necessary to preserve the rights of Debtors against prior parties, or to initiate any action to protect against the possibility of decline in the market value of the Property or proceeds. Lender shall not be obligated to take any action with respect to the

Property or proceeds requested by Debtor unless such request is made in writing, and then only if Lender determines that the requested actions would not jeopardize the value of the Property as security for the Obligations. Lender may at any time deliver the Property, or any part thereof, to Debtor, and the receipt thereof by Debtor shall be a complete and full acquittance of the Property so delivered, and Lender shall thereafter be discharged from any liability or responsibility therefor.

- 8. <u>Events of Default</u>. The occurrence of any Event of Default as defined in the Secured Loan Agreement shall constitute an Event of Default hereunder.
- 9. <u>Remedies.</u> Upon the occurrence of any Event of Default, Lender shall have the right to exercise all rights and remedies available to it at law or in equity or otherwise provided under the Secured Loan Agreement.
- 10. <u>Costs, Expenses and Attorneys' Fees.</u> All payments, advances, charges, reasonable out-of-pocket costs and expenses, including reasonable out-of-pocket attorneys' fees, made or incurred by Lender in exercising any right, power or remedy conferred by this Agreement or in the enforcement thereof following an Event of Default shall be paid to Lender by Debtor immediately upon demand, together with interest at the default rate of interest as defined in the Note.
- 11. <u>Miscellaneous</u>. Presentment, protest, notice of protest, notice of dishonor, notice of nonpayment and notice of acceptance of this Agreement are hereby waived. Any right to direct the application of payments or security for the Obligations and any right to require proceedings against others or to require exhaustion of security are waived. Consent to extensions, forbearances or alterations of the terms of indebtedness, the release or substitution of security, and the release of guarantors is given with respect to the Property and all proceeds subject to this Agreement. Until all Obligations shall have been paid in full, Debtor shall have no right to subrogation or contribution, and Debtor hereby waives any benefit of or any right to participate in any Property, proceeds or other security whatsoever now or hereafter held by Lender.
- 12. <u>Successors and Assigns</u>. This Agreement shall inure to the benefit of Lender and its successors and assigns and shall be binding upon Debtor and its successors and assigns; provided, however, that Debtor shall not assign its rights or obligations under this Agreement without the prior written consent of Lender which may be withheld in its sole discretion.
- 13. <u>Arkansas Law Applicable</u>. This Agreement shall be governed by and construed in accordance with the laws of the State of Arkansas.
- 14. <u>Severability of Provisions</u>. If any provision of this Agreement shall be held to be prohibited by or invalid under applicable law, such provision shall be ineffective only to the extent of such prohibition or invalidity, without invalidating the remainder of such provision or any remaining provisions of this Agreement.
- 15. <u>JURY WAIVER</u>. DEBTOR HEREBY WAIVESITS RIGHT TO A JURY TRIAL IN THE EVENT OF ANY DISPUTE OR LITIGATION ARISING HEREUNDER OR UNDER ANY RELATED DOCUMENTS EXECUTED IN CONNECTION HEREWITH.

IN WITNESS WHEREOF, the Debtor has executed this Pledge and Security Agreement as of the date set forth in the preface.

"Debtor"	
By:	
Title:	
Address:	

EXHIBIT A

DESCRIPTION OF COLLATERAL

All of the rights, title and interest, whether now existing or hereafter acquired, of Debtor in, to and under the following described property:

- 1. All accounts (including accounts receivable), payment intangibles, membership contracts and cash and noncash proceeds which may accrue to Debtor, or be derived from, the ownership and/or operation of Debtor's health clubs, including without limitation, all fees, dues, income, rents, issues, profits, earnings, receipts, royalties and revenues therefrom; and
- 2. All amendments and supplements to and renewals and extensions of any and all of the foregoing, whether now existing or hereafter entered into and all replacements, substitutions, products and proceeds from any and all of the foregoing.

The Property shall not include, and the Lender shall not have a lien on, any furniture, fixtures or equipment of the Debtors.

SECURED LOAN AGREEMENT

THIS SECURED LOAN AGREEMENT (the "Agreement") is dated as of the _____ day of _____, 20___, and is entered into by and between the undersigned borrower ("Borrower") and RV NOW, LLC ("Lender").

WHEREAS, Borrower desires to borrow funds (the "Loan") from Lender;

WHEREAS, the lending relationship created between the Lender and the Borrower related to the Loan will be governed and evidenced by the terms and conditions of a Secured Promissory Note executed by the Borrower (the "Note"), this Agreement; that Unconditional Guaranty executed by one or more principals of the Borrower as required by the Lender (the "Unconditional Guaranty"); that Pledge and Security Agreement executed by the Borrower (the "Security Agreement"); that Billing Services Agreement ("Billing Agreement") by and between Lender and Borrower's affiliate, ABC Financial Services, Inc. ("ABC"), and all other documents referenced therein or otherwise pertaining to this transaction (collectively, the "Credit Agreement");

WHEREAS, Borrower and Lender desire to establish the conditions pursuant to which advances of principal shall be funded and principal and interest hereunder shall be paid; and

WHEREAS, the parties desire to be legally bound by the terms and conditions of this Agreement along with all exhibits attached hereto and related contractual agreements referenced herein, the terms and conditions of which are incorporated herein by this reference;

WHEREAS, all capitalized terms contained in this Agreement which are not otherwise defined herein shall have the meanings given to them in the Credit Agreement.

NOW, THEREFORE, for and in consideration of the foregoing recitals, the covenants and agreements hereinafter set forth, and other good and valuable consideration, the legal adequacy and sufficiency of which are hereby acknowledged, the parties, intending to be legally bound hereby, agree as follows;

1. Definitions.

In addition to the definitions set forth in the recitals, which are true and accurate and which are incorporated herein by this reference, the following terms shall have the following meanings unless otherwise agreed.

"Business" means that certain business of Borrower, including without limitation acquiring, constructing, marketing, maintaining and operating fitness clubs.

"Business Day" means a day on which commercial banks are authorized to conduct business or Lender is open for business in the State of Arkansas.

"Collateral" means the property identified in that certain Pledge and Security Agreement of even date herewith by and between the Borrower and the Lender; and the proceeds and products, whether tangible or intangible, of any of the foregoing.

"Event of Default" means the occurrence of those events as are more fully described in Paragraph 7, hereof.

"<u>Financing Statements</u>" means and includes all Uniform Commercial Code financing statements and continuation statements as Lender shall require to give notice of and perfect or to continue perfection of Lender's security interest in all personal property constituting Collateral or otherwise constituting security for the Obligations.

"Lender Expenses" means all reasonable out-of-pocket costs or expenses of every nature which are incurred by Lender in connection with Lender's administration and servicing, defending or enforcing of the Loan following an Event of Default, including, without limitation, all reasonable out-of-pocket fees and expenses incurred by both Lender and its legal counsel in advising, structuring, drafting, reviewing, administering, amending, terminating,

enforcing (including reasonable out-of-pocket fees and expenses incurred by Lender and its legal counsel in connection with a "workout," a restructuring, or an insolvency proceedings concerning Borrower) as permitted by the Credit Agreement, irrespective of whether suit is brought.

"Obligations" means all advances of principal and all interest, Lender Expenses, fees, costs, charges, and other liabilities of every possible nature, whether now existing or accruing hereafter, and whether vested or contingent in nature, and whether monetary or non-monetary in nature, the payment or performance of which are owed by Borrower to the Lender pursuant to the Credit Agreement, or any other document executed by Borrower in favor of Lender.

2. The Loan and Terms of Payment.

- (a) <u>Promissory Note.</u> Concurrently herewith, Borrower shall execute and deliver to Lender the Promissory Note.
- (b) <u>Term of Credit Facility</u>. All Obligations outstanding hereunder shall be due and payable as provided in the Promissory Note or as otherwise specifically provided in the documents creating them. The Obligations shall bear interest at the rate and pursuant to the terms and conditions of the Promissory Note or as otherwise specifically provided in the documents creating them.
 - 3. Conditions to Advances; Non-Revolving Nature of Facility.
- (a) <u>Conditions to Advances</u>. All principal evidenced by the Promissory Note shall be advanced to Borrower upon receipt of the following items and satisfaction of the following conditions:
 - i. The Note:
 - ii. The Security Agreement;
 - iii. The Unconditional Guaranty;
 - iv. The Billing Agreement;
 - v. The receipt by Lender of an origination fee equal to 3% of the principal amount advanced pursuant to the Credit Agreement, which amount may be deducted by Lender from the initial advance of principal to Borrower;
 - vi. The written approval of Anytime Fitness, LLC ("AFI"), the franchisor of the Borrower's Business; and
 - vii. Any and all other documents that Lender may reasonably require.
 - (b) <u>Non-Revolving Nature of Credit Facility</u>. This credit facility is non-revolving in nature.

4. Security.

As security to collateralize the Borrower's duty to pay and perform all Obligations, Borrower shall and does hereby give and grant to Lender a security interest in all collateral and security which is pledged pursuant to the Credit Agreement, including, without limitation, a first lien security interest in the Collateral. In addition, Borrower hereby specifically subordinates any and all liens, security interests, rights or claims it may have in or to the Collateral to the rights of Lender created herein and in the Credit Agreement.

5. <u>Representations and Warranties.</u>

In addition to those warranties and representations made by Borrower to Lender pursuant to the Credit Agreement, the terms and conditions of which are incorporated herein by this reference, Borrower additionally warrants and represents to Lender the following:

- (a) Borrower's execution, delivery and performance of this Agreement and the Credit Agreement (i) will not violate any indenture, agreement or any other instrument to which Borrower is a party or by which Borrower or any of their respective property is bound; and (ii) will not be in conflict with, result in a breach of or constitute (with due notice and/or lapse of time) a default under any such indenture, agreement or other instrument, or result in the creation or imposition of any lien, charge or encumbrance of any nature whatsoever upon any of its property or assets, except as contemplated by the provisions of this Agreement. Each of the documents which collectively constitute the Credit Agreement, when executed and delivered to Lender, will constitute the legal, valid and binding obligations of the respective signatories thereto enforceable in accordance with their terms.
- (b) All financial data and other information of whatever nature that has been given to Lender or AFI by Borrower (i) is complete and correct in all material respects and does not omit to state any material fact necessary in order to make the statements herein or therein not misleading; and (ii) accurately presents the financial condition of Borrower as of the date on which the same have been furnished. All balance sheets disclose all known liabilities, direct and contingent, as of their respective dates. There has been no material adverse change in the financial condition of Borrower since the date of the most recent of each such financial statement given to Lender other than changes in the ordinary course of business, none of which changes has been adverse.
- (c) Borrower is not a party to any agreement or instrument adversely affecting its present or proposed business, properties or assets, operations or condition, financial or otherwise; and, to the best of its knowledge after reasonable investigation, is not in default in performance, observance or fulfillment of any of the obligations, covenants or conditions set forth in any agreement or instrument to which it is a party.
- (d) All other reports, papers, data and information given by Borrower to Lender or AFI with respect to Borrower and other persons and entities, are accurate and correct in all material respects and complete insofar as completeness may be necessary to give Lender a true and accurate knowledge of the subject matters thereof.
- (e) Except as hereinafter specified, Borrower has filed all required federal and state income tax returns and has paid all taxes which have become due pursuant to such returns or pursuant to any assessments received by it or obtained legal extensions therefor. Borrower knows of no basis for an additional assessment in respect of any such taxes.
- (f) There is not now pending against or affecting the Collateral or any Borrower, nor is there threatened any action, suit or proceeding at law or in equity or by or before any administrative agency which, if adversely determined, would materially impair or affect the financial condition or operation of Borrower.
- Borrower is not insolvent; has not made an assignment for the benefit of creditors; has not suspended business or commenced proceedings for dissolution or become insolvent; has not filed or become the subject of any bankruptcy, reorganization, arrangement, insolvency or liquidation proceedings, or other proceedings for relief under bankruptcy, insolvency or receivership laws for the relief of debtors; has not had any judgment, writ or warrant of attachment, or similar process, entered or filed against them or any of their property or assets, which renders them insolvent or impairs their ability to continue doing business and which has remained unvacated, unbonded or unstayed for a period of 30 days; has not failed to pay its debts as they became due; has not taken any action, nor have any intentions to take any action, which would constitute an "act of bankruptcy" under the Federal Bankruptcy Code and is not in contemplation thereof.
- (h) No principal of Borrower is delinquent more than 60 days under the terms of any (i) administrative order, (ii) court order, or (iii) repayment agreement requiring payment of child support.
- (i) Borrower has not been determined by the Secretary of Homeland Security or the Attorney General to have engaged in a pattern or practice of hiring an alien, recruiting an alien, or referring an alien for a fee for employment in the United States, knowing that that person is an unauthorized alien.
- (j) Borrower has obtained all necessary certificates, licenses and other approvals, governmental and otherwise, necessary for its operation of the Collateral and the conduct of its Business and all required zoning,

building code, land use, environmental and other similar permits or approvals, all of which are or will be in full force and effect as of the respective dates thereof and not subject to revocation, suspension, forfeiture or modification.

(k) Borrower agrees and acknowledges that it possesses no claims, counterclaims, defenses or offset rights of any nature against Lender or its affiliates, including any that would prohibit the Lender from enforcing its rights and remedies under the Credit Agreement and, to the extent such a claim, right or defense might exist, Borrower hereby releases and waives them in their entirety.

6. Covenants.

So long as any of the Obligations remain unpaid, Borrower shall at all times be in full and timely compliance with all of the following covenants and perform all duties and obligations set forth below in a timely manner:

- (a) Borrower shall keep adequate records and books of account reflecting all financial transactions in conformity with appropriate income tax accounting procedures and all applicable requirements of any governmental agency having jurisdiction over Borrower and it Business;
- (b) Borrower acknowledges that the placement of any additional liens upon the Collateral may impair the ability of Lender to obtain assurance that its security interest remains in a prior position and that upon Borrower's failure to diligently remove the same within a reasonable period of time (and before action thereon) the Obligations will be repaid in accordance with the Credit Agreement. Accordingly and to facilitate the purposes of this Agreement and to avoid causing damage to Lender, Borrower agrees that it shall not create or suffer to be created any additional lien upon any of the Collateral without Lender's prior written consent.
- (c) Upon the request of Lender, the Borrower shall execute or cause the execution, acknowledgment and delivery of such further instruments (including, without limitation, declarations of no set-off) and do such further acts as may be reasonably necessary, desirable or proper to carry out more effectively the terms of this Agreement or the Credit Agreement.
- (d) The Borrower shall not take any action with respect to any of the Collateral which is inconsistent with the provisions and the purpose of this Agreement or which would adversely affect the rights of Lender under the Credit Agreement.
- (e) Borrower shall submit to Lender at least monthly, or more frequently if required by Lender following an Event of Default, financial statements and other accountings reflective of the financial condition of Borrower or the condition of the Collateral, all prepared in accordance with generally accepted accounting principles, and Borrower shall also submit all of its annual tax returns and year-end financial statements. Borrower shall provide annual financial statements reasonably acceptable to Lender. With regard to internally generated reports, all shall be certified by the Borrower's Chief Executive Officer and Chief Financial Officer as being true and correct.
- (f) Without the prior written consent of Lender which shall not be unreasonably withheld, delayed or conditioned, Borrower shall not: (i) amend their organizational or governing documents; (ii) materially alter their ownership or management structure; (iii) fail to operate the Business substantially in accordance with its past practices; (iv) sell all or substantially all of their assets; (v) merge or consolidate with or into any other entity; (vi) dissolve; (vii) make any distribution or disposition of assets of the Borrower if an Event of Default exists and such distribution or disposition will materially and adversely affect the financial condition of Borrower; or (viii) fail to remain in good standing and authorized to do business in all jurisdictions where such standing or authorization is required with respect to Borrower's Business. In addition, no Borrower shall change its name or principal place of business without ten (10) days prior notice to Lender. Notwithstanding any provision hereof to the contrary, nothing herein shall prohibit or require Lender's consent to: distributions made by any Borrower in the ordinary course after service of monthly payments due under the Note.

- (g) Lender's affiliate, ABC, shall be the exclusive vendor of the services provided under the Billing Service Agreement while any Obligation is outstanding and for a period of twelve (12) months thereafter. If Borrower has not previously executed a Billing Service Agreement with ABC it shall do so contemporaneously herewith. This subsection shall specifically survive the repayment of the Obligations.
- (h) Borrower shall permit Lender, at all reasonable times (prior to an Event of Default, on not less than five (5) days prior written notice to Borrower), to (i) inspect, audit and copy the books, records and papers relating to Borrower's financial or business condition (which information shall be maintained by Lender in a confidential manner); and (ii) inspect and appraise any of Borrower's assets. The reasonable out-of-pocket costs of all such inspections while an Event of Default exists shall be borne by Borrower; otherwise, they shall be borne by Lender.
- (i) Borrower shall permit, and hereby give express written authorization for, all or any government authority to furnish to Lender reports of any examination, or any other records pertaining to Borrower, upon request by Lender.
 - (j) Borrower shall promptly reimburse Lender for all Lender Expenses.
- (k) Borrower shall pay all taxes on, or affecting, it, its Business or the Collateral by at least ten (10) days of its due date each year and provide Lender with written proof of such payment by at least ten (10) days of such due date each year or otherwise timely contest the same and establish reserves therefor. Borrower shall pay (or cause to be paid) all insurance premiums on or before the due date thereof and shall provide Lender written proof of such payment within ten (10) days of payment. Upon the occurrence of an Event of Default, Borrower agree to notify Lender immediately of any changes to the amounts, schedules and instructions for payment of any taxes and insurance premiums of which it has obtained actual knowledge and authorizes Lender or its agent to obtain the bills for taxes directly from the appropriate tax authority.
- (l) The Borrower shall not disclose to any third party the terms of this credit facility unless required to do so by applicable law or governing authority, in the event failure to disclose the same will prejudice any claim or action asserted by Borrower or unless such information is not already known by such party and such party is bound to maintain the confidentiality of such disclosure to the same degree as the Borrower.
- (m) The Borrower agrees that it shall use the proceeds of the Loan solely for the purpose of renovating or updating its health and fitness club or for such other approved business purpose as described in, or required by, its franchise agreement with Anytime Fitness, LLC.

7. Default,

The occurrence of any one or more of the following events and/or occurrences shall constitute an "Event of Default" hereunder:

- (a) The occurrence of a default under the Credit Agreement or the failure to pay or perform any of the Obligations pursuant to the terms by which they were created and defaults or failures are not remedied within applicable grace and cure periods thereunder, and, if none, which are not remedied within ten (10) days of written notice to Borrower of such default (or such longer period of time reasonably required by Borrower if Borrower diligently commences and prosecutes such remedy for a non-monetary default), whether or not such default or failure is with respect to the payment of money or otherwise, including, without limit, any default hereunder; or
- (b) Should any warranty or representation contained herein or elsewhere in the Credit Agreement at any time prove to be false or misleading in any material respect.
- (c) The occurrence of any material adverse change in the financial conditions or operations of Borrower as evidenced by financial statements received by Lender pursuant to this Agreement or any other objectively verifiable evidence in the possession of Lender, including without limitation material decreases in

collections at Borrower's club locations that or are likely, in the reasonable discretion of Lender, to prevent the Borrower from making monthly debt service payments to Lender.

(d) The termination of a Billing Agreement by Borrower.

8. Remedies.

- (a) <u>Generally</u>. Upon the occurrence of any Event of Default, Lender may exercise any and all rights and/or remedies which may be available to Lender under the Credit Agreement or otherwise available either at law or in equity, including without limitation, immediately exercising a right of set off against all of the Borrower funds in the possession of Lender.
- (b) <u>Disposition of Proceeds</u>. Subject to the provisions of all applicable law, and after the occurrence of an Event of Default, the net cash proceeds resulting from the sale or other disposition of all or any part of the Collateral held by Lender shall be applied in the following order: (i) first, to Lender Expenses; (ii) second, to the satisfaction of the Obligations, with application to principal, interest, charges and expenses to be in such order and manner as determined by Lender in its sole discretion; and (iii) third to satisfaction of any remaining obligations of Borrower hereunder. Any surplus after such application shall be delivered to Borrower, and Borrower shall be liable for, and shall pay to Lender on demand, any deficiency remaining after such application.
- (c) Remedies Cumulative, The remedies provided for herein are cumulative and shall be in addition to any and all other rights or remedies provided for herein or at law or in equity including any lien and right of offset. The exercise of any right or remedy by Lender hereunder shall not constitute a cure or waiver of any default in connection with the Obligations nor invalidate any notice of default or act done pursuant to any such notice, nor prejudice Lender in the exercise of any of its other rights.

Miscellaneous.

- (a) <u>Waiver</u>. No waiver by Lender of any default or breach by Borrower hereunder shall be implied from any omission by Lender to take, or any delay in taking, action on account of such default other than the default expressly made the subject of the waiver and any such express waiver shall be operative only for the time and to the extent therein stated. Any waiver of any covenant, term or condition contained herein shall not be construed as a waiver of any subsequent breach of the same covenant, term or condition. The consent or approval by Lender to or of any act by Borrower requiring further consent or approval shall not be deemed to waive or render unnecessary the consent or approval to or of any subsequent similar act.
- (b) <u>No Duty of Lender</u>. Nothing in this Agreement shall impose or imply any duty or obligation whatsoever upon Lender, and Lender shall be under no duty to take any action to preserve rights of Borrower with respect to any of the security held by Lender for the Obligations. Borrower waives any and all impairment of recourse and/or impairment of collateral defenses which they may possess against the Lender.
- (c) <u>Amendment</u>. The Agreement and the Credit Agreement constitute the entire agreement between the parties and may not be changed, waived, discharged or terminated orally, but only by an instrument or instruments in writing signed by the party against whom enforcement is sought.
- (d) <u>Indemnification</u>. To the fullest extent permitted by law, Borrower agrees to indemnify and hold harmless Lender, and Lender's officers, directors, shareholders, agents, attorneys and employees (collectively "Indemnitee"), from and against any and all reasonable out of pocket costs resulting from liability, loss, damage, costs or expense, including court costs and reasonable out-of-pocket attorney's fees, that Indemnitee may hereafter suffer, incur, reasonably pay or in any manner be held liable for to third parties, by reason of any breach, default, misstatement or misrepresentation of any of the statements, warranties or representations of Borrower contained in the Credit Agreement, or by reason of any Event of Default of Borrower, or any of Borrower's employees, officers, affiliates or agents, in the performance of any duties, covenants or obligations arising under this or any other Credit Agreement. In this connection, but without limitation, Borrower agrees to reimburse any Indemnitee promptly upon demand for any

payments made by such person to a third party with respect to any liability, damage, loss or claim to which the foregoing indemnity relates. Notwithstanding the generality of the foregoing provisions, no indemnification or agreement to hold Lender harmless is provided hereunder for any liability, loss, damage, costs or expense resulting from Lender's gross negligence, willful misconduct or illegal actions.

- (e) <u>Notices</u>. All notices or other written communications hereunder shall be deemed to have been properly given (a) upon delivery, if delivered in person, by facsimile transmission with receipt acknowledged by the recipient thereof or by electronic mail transmission with receipt acknowledged by the recipient thereof, (b) one (1) Business Day (defined below) after having been deposited for overnight delivery with any reputable overnight courier service, or (c) three (3) Business Days after having been deposited in any post office or mail depository regularly maintained by the U.S. Postal Service and sent by registered or certified mail, postage prepaid, return receipt requested, addressed to the parties at their addresses listed on the signature page. Either party by notice to the other may designate additional or different addresses for subsequent notices or communications.
- (f) Attorneys' Fees. Borrower hereby covenants and agrees that it shall reimburse Lender for any and all reasonable out-of-pocket litigation, collection and enforcement fees and costs of whatever nature, including reasonable out-of-pocket attorneys' fees and court costs, which Lender may incur as a result of its enforcement of Borrower's obligations hereunder following an Event of Default, including, without limitation, all "workout" or similar discussions and negotiations and all reasonable out-of-pocket fees and costs incurred in connection with Lender's involvement in any bankruptcies arising therefrom. Borrower shall additionally be responsible for the payment at the initial funding of principal hereunder all reasonable out-of-pocket legal fees incurred by Lender in connection with the documentation and closing of this credit facility.
- Binding Effect; Assignment. This Agreement may be assigned by Lender, including, without limitation the assignment or sale of a participation interest in the loan transaction governed by this Agreement. Borrower authorizes Lender to disseminate any information it has pertaining to the loan transaction, including, without limitation, credit information on Borrower, any of its principals, any guarantor, or any other party liable, directly or indirectly for the Obligations, to such assignee or participant or prospective assignee or participant. Borrower shall execute, acknowledge and deliver any and all instruments reasonably requested by Lender in connection with such assignment or participation. Borrower may not assign its interest in, or obligation under, this Agreement except with the written consent of Lender. Subject to the forgoing, all of the terms, covenants, conditions, representations and warranties hereof shall inure to the benefit of, and be binding upon, the successors and assigns of Lender and Borrower. Borrower hereby consents to the collateral assignment of Lender's interests in and to the Credit Agreement to third party creditors of Lender without the need for any further consent of whatever nature by Borrower. Should Lender's assignee assume rights under the Credit Agreement, Borrower covenants and agrees that they will continue to perform the Credit Agreement in accordance with its terms and conditions and shall recognize said assignee as the lawful and enforceable successor in interest to Lender.

(h) [RESERVED].

- (i) <u>Preparation of Agreement</u>. The parties hereto acknowledge that this Agreement has been negotiated and prepared in an arms-length transaction and that both Lender and Borrower have negotiated all the terms contained herein. Accordingly, the parties agree that neither party shall be deemed to have drafted the Agreement and the Agreement shall not be interpreted against either party as the draftsman.
- (j) Other Acts and Documents. The parties agree to undertake such other acts and execute such other documents as maybe reasonably necessary to affect the purpose and intent of this Agreement.
- (k) Merger. This Agreement, and the other agreements or instruments identified or referenced in the Credit Agreement represent the culmination of all prior negotiations, representations, and agreements between the parties with respect to the transaction contemplated hereby. All such prior negotiations, representations, and agreements are merged herein.

- (l) <u>Advice of Counsel</u>. Each party acknowledges to the other that such party has been advised by legal counsel in connection with the negotiation and execution of this Agreement and that each party understands the terms and conditions contained herein and that each has entered into this Agreement voluntarily.
- (m) Arkansas Law Applicable. THIS AGREEMENT SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF ARKANSAS (WITHOUT REGARD TO CHOICE OF LAW OR CONFLICT OF LAWS RULES) AND THE LAWS OF THE UNITED STATES APPLICABLE TO TRANSACTIONS IN THE STATE OF ARKANSAS, EXCEPT TO THE EXTENT THAT REAL AND PERSONAL PROPERTY LAWS OF THE STATE IN WHICH THE PROPERTY IS LOCATED, INCLUDING LAWS RELATING TO PERFECTION AND THE EFFECT OF PERFECTION AND NON-PERFECTION OF LIENS ON REAL AND PERSONAL PROPERTY, OR THE TRANSFER OF, AND EFFECT OF TRANSFER OF, SECURITY TITLE TO REAL PROPERTY LOCATED IN SUCH STATE, SHALL NECESSARILY APPLY TO THE EXERCISE OF ANY REMEDIES RELATING TO THE ENFORCEMENT OF THE SECURITY COVERED BY THIS AGREEMENT AND PROVIDED FURTHER, THE PARTIES EXPRESSLY CHOOSE THE LAWS OF THE STATE IN WHICH THE PROPERTY IS LOCATED TO GOVERN THE EFFECTIVENESS OF THE GRANT AND CONVEYANCE OF THE LIEN AGAINST AND SECURITY TITLE TO THE PROPERTY.
- (n) JURY WAIVER. BOTH PARTIES HEREBY KNOWINGLY AND VOLUNTARILY WAIVES THEIR RIGHT TO A JURY TRIAL IN THE EVENT OF ANY DISPUTE OR LITIGATION ARISING HEREUNDER OR UNDER ANY RELATED DOCUMENT EXECUTED IN CONNECTION HEREWITH. BORROWER COVENANT AND AGREE THAT THE SOLE AND EXCLUSIVE JURISDICTION AND VENUE FOR ALL LITIGATION ARISING IN CONNECTION WITH THE ENFORCEMENT, COLLECTION OR ADMINISTRATION OF THIS AGREEMENT SHALL REST EXCLUSIVELY IN PULASKI COUNTY, ARKANSAS AND BORROWER WAIVE ALL RIGHTS TO ASSERT OTHERWISE.
- Construction. Unless the context of any provision of this document clearly requires otherwise, references to the plural include the singular, references to the singular include the plural, the term "including" is not limiting, and the term "or" has, except where otherwise indicated, the inclusive meaning represented by the phrase "and/or". The words "hereof," "herein," "hereby," "hereunder," and similar terms in this Agreement refer to this Agreement as a whole and not to any particular provision of this Agreement. Section, paragraph, exhibit and similar references are to this Agreement unless otherwise specified. Any reference in this Agreement to the Credit Agreement or any other Agreement to which Lender and Borrower is a party shall include all alterations, amendments, changes, extensions, modifications, renewals, replacements, substitutions and supplements thereto.
- (p) <u>Schedules and Exhibits</u>. All of the schedules and exhibits attached to this Agreement shall be deemed incorporated herein by this reference.
- (q) <u>USA Patriot Act Compliance</u>. Borrower warrant and represent that none of the Borrower nor any principal, manager or majority member of the Borrower appear on the list of Specially Designated Nationals and Blocked Persons that is maintained by the United States Treasury Department's Office of Foreign Assets Control ("OFAC") or any similar list maintained by any governmental entity or agency (collectively, the "SDN List"). If Lender knows, has reason to know or suspects or has reason to suspect that Borrower has, is, or will violate the warranty and representation contained in the preceding sentence, Lender shall have the right to terminate this Agreement and to take any and all action or to make any report or notification required by OFAC or any other applicable governmental entity or agency or by the laws relating to the applicable SDN List.
- (r) <u>Participation</u>. Lender shall have the exclusive option and privilege of selling the loan in its entirety or participating interests in the loan to such persons or entities and on such terms and conditions as Lender may determine and may disclose any and all information relating to the Loan to such participants or any other purchaser of the loan, provided that such participants or other purchasers are bound by written obligations of confidence substantially similar to those contained herein or are otherwise subject to bank secrecy laws prohibiting the disclosure of Borrower's confidential information.

IN WITNESS WHEREOF, the parties hereto have executed this Secured Loan Agreement on the day and year set forth in the preface.

LENDER: RV NOW, LLC	BORROWER:
Ву:	Ву:
Title:	Title:
Address:	Address:

SECURED PROMISSORY NOTE

, 20	\$
FOR VALUE RECEIVED, the undersigned borrower (the "Borrower") hereby covenants and promises to pay to the order of RV NOW, LLC ("Lender"), or its successors or assigns, at Lender's address at P.O. Box 94950 North Little Rock, Arkansas 72190, or at such other place as the Lender may designate to the Borrower in writing from time to time, in legal tender of the United States, the sum of and/100 Dollars along with interest at the Interest Rate as provided herein.	NOW, I
1. <u>Definitions</u> . As used throughout this Secured Promissory Note ("Promissory Note"), the following capitalized terms shall have the following meanings:	shall hav
"Credit Agreement" shall collectively mean this Promissory Note; that certain Secured Loan Agreement of even date herewith by and between Borrower and Lender (the "Loan Agreement"); that Billing Services Agreement executed by Borrower; that Merchant Services Agreement executed by Borrower; that Unconditional Guaranty executed by Guarantor, and all other documents referenced therein or otherwise pertaining to this transaction.	
"Event of Default" shall mean the Borrower's failure to pay any required installment payment of principal or interest hereunder within ten (10) days of the due date thereof or any other sums due hereunder which are not paid within ten (10) days after written notice to Borrower; or Borrower's failure to pay or perform any other condition or covenant of any nature as contained in the Credit Agreement after all cure periods provided therein have expired.	
"Interest Rate" shall mean PERCENT (%) per annum.	
"Lender Expenses" shall mean all reasonable out-of-pocket costs or expenses of every nature which are incurred by Lender in connection with Lender's administration and servicing, defending or enforcing of the Credit Agreement as expressly permitted thereunder and following an Event of Default thereunder, including, without limitation, all reasonable out-of-pocket fees and expenses incurred by both Lender and its legal counsel in advising, structuring, drafting, reviewing, administering, amending, terminating, enforcing (including fees and expenses incurred by Lender and its legal counsel in connection with a "workout," a restructuring, or an insolvency proceedings concerning Borrower), irrespective of whether suit is brought.	
"Maturity Date" shall mean that date which is months from and after the date of this Promissory Note.	
"Payment Commencement Date" shall mean	
2. <u>Principal Advances</u> . All principal evidenced hereby shall be advanced by Lender to Borrower pursuant to the Secured Loan Agreement delivered contemporaneously with Borrower's execution of this Promissory Note.	Secured

- Required Payments of Principal and Interest. Borrower shall pay all accrued interest and unpaid principal to Lender immediately upon Lender's demand and otherwise Borrower shall pay interest and principal to Lender as follows:
 - Initial Interest Payment. Borrower shall pay to Lender on the Payment Commencement Date an amount equal to that interest, calculated at the Interest Rate based upon the actual number of days elapsed at a daily rate based on a 360-day year, that has accrued against those advances of principal extended by Lender to Borrower hereunder.
 - Subsequent Monthly Principal and Interest Payments. In the month immediately following the Payment Commencement Date, Borrower shall pay to Lender on the same day of the month as the Payment Commencement Date, and on the same day of each month thereafter until the Maturity Date, an amount, in equal monthly installments, that will suffice to fully amortize the principal amount advanced with accrued interest, calculated at the Interest Rate and based upon the actual number of days elapsed at a daily rate based on a 360-day year, it being recognized, understood and agreed that said sum shall be applied to Lender Expenses, interest and principal as provided in Section 3(c) below.
 - Application of Payments Received by Lender. All payments received by Lender from Borrower hereunder shall be applied first to Lender Expenses, then to interest due hereunder, then to principal due hereunder, or, upon the

occurrence and continuation of an Event of Default, at the option of the holder, to any other indebtedness owed by Borrower to Lender or its successors, assigns or affiliates under the loan evidenced by this Promissory Note.

- d. Offset of Payments. Borrower hereby authorizes Lender and Lender's affiliates, including without limit, ABC Financial Services, Inc. ("ABC") to offset any amounts which may be due and payable to Lender from Borrower against amounts which may be due from Lender, ABC or their other affiliates to Borrower. By way of example, ABC will process and collect membership dues and other amounts due from members of the health and fitness clubs owned by the Borrower pursuant to a separate exclusive Billing Services Agreement with Borrower and remit certain funds derived therefrom to Borrower but Lender shall have the right to request that ABC deduct from such remittances amounts which are due to Lender from the Borrower under this Promissory Note, the Credit Agreement or any other document between the Lender and the Borrower and Borrower authorizes ABC to comply with such request.
- 4. <u>Prepayment.</u> Borrower may prepay all or any portion of this loan prior to maturity without a prepayment penalty, fee or charge.
- 5. <u>Default and Acceleration</u>. This Promissory Note shall be payable in full and all of the principal, interest and Lender Expenses outstanding shall, at the option of Lender, immediately become accelerated and due and payable in full without further notice, demand or presentment upon the occurrence of an Event of Default. Upon the occurrence of an Event of Default, the Borrower shall pay all Lender Expenses.
- 6. <u>Default Interest</u>. Upon the occurrence of an Event of Default and continuing until Lender acknowledges in writing that said Event of Default has been cured or waived, all principal and interest owing and outstanding under this Promissory Note or otherwise shall immediately begin bearing interest until paid in full at a rate equal to the lesser of (a) 17% or (b) the maximum rate of interest which Lender may by law charge and collect.
- 7. <u>Late Fees.</u> Borrower shall pay to Lender a late payment fee equal to 10% of any amount not timely paid when due and payable under this Promissory Note; provided that such late payment fee shall not be less than \$50, nor more than \$250, per delinquency should any installment due hereunder not be paid within ten (10) days after the due date, it being understood that such fee shall reimburse Lender for administrative, servicing, collection and other costs incurred as a result of said delinquency unless caused by the Lender's failure to timely apply available revenues of Borrower in its possession (pursuant to Section 3(d) above) to the amounts due under this Promissory Note. Payments received hereunder after Lender's cut-off time, as determined by Lender from time to time (but in no event earlier than 4:00 post meridian Eastern Standard Time), or on weekends or holidays will be credited as of the next business day.
- 8. <u>Security and Collateral for Repayment</u>. This Promissory Note is secured by the Credit Agreement of even date herewith in favor of Lender, and all other collateral which may be more fully described in those other collateral and security documents executed in connection with this transaction.
- 9. <u>Usury.</u> Borrower acknowledges that it has agreed to pay interest on the principal balance outstanding hereunder at the Interest Rate. The Lender does not intend to violate any applicable usury laws. Accordingly, all agreements between Borrower and Lender are expressly limited so that in no contingency or event whatsoever, whether by reason of advancement of the proceeds hereof, acceleration of maturity of the unpaid principal balance hereof, or otherwise, shall the amount paid or agreed to be paid to the Lender hereunder exceed the maximum rate allowed by applicable law. If, from any circumstances whatsoever, fulfillment and payment of Borrower's obligations, at the time performance of such obligations shall be due, shall cause the effective rate of interest upon the sums evidenced hereby to exceed the maximum rate of interest allowed by applicable law, then, the obligation to be fulfilled shall be reduced automatically to the extent necessary to prevent that effective rate of interest from exceeding the maximum rate allowable under applicable law and to the extent that the Lender shall receive any sum which would constitute excessive interest, such sum shall be applied to the reduction of the unpaid principal balance due hereunder and not to the payment of interest; or, if such excessive interest exceeds the unpaid balance of principal, the excess shall be promptly refunded to Borrower. This provision shall control every other provision of all agreements between Borrower and the Lender including, without limitation, the Credit Agreements.
- 10. <u>Waivers</u>. Except where notice is explicitly required by separate provisions of the Credit Agreement, all parties to this Promissory Note, whether Borrower, principal, surety, guarantor, endorser, or any other party, hereby waive presentment for payment, demand, protest, notice of protest, notice of non-payment, and notice of dishonor, impairment of recourse and impairment of security. The failure of the holder of this Promissory Note to exercise any right hereunder shall not preclude the holder from

exercising any other right which the holder may be entitled to exercise upon the happening of such event and the failure to exercise any right hereunder which the holder may be entitled to exercise shall not constitute a waiver of the right to exercise said right or any other right upon the subsequent occurrence of any such event nor shall any waiver by the Lender of any such right or rights on any one occasion be deemed a bar to or waiver of the same right or rights on any future occasion. All endorsers, guarantors, sureties or other persons who may now or hereafter be liable for the payment of this Promissory Note, by endorsing, guaranteeing or assuming this Promissory Note, consent to all of the terms and conditions herein contained and agree that this Promissory Note may be modified, extended or renewed in whole or in part, without notice, including (a) the impairment, substitution, exchange or release at any time or times of all or any part of any security or collateral security now or hereafter furnished, (b) the release of, or the impairment of the right of recourse against Borrower or any endorser, guarantor, surety or any other person now or hereafter liable hereon, (c) the substitution of, renewal or extension of this Promissory Note, (d) the modification of any terms hereof, or other agreement now or hereafter given in connection with or as security for this Promissory Note, or any note, mortgage, security agreement, loan agreement, or any other agreement now or hereafter given in connection with or as security for this Promissory Note.

- 11. <u>No Modifications</u>. This Promissory Note may not be changed, modified or amended orally, but only by an agreement in writing signed by the party against whom enforcement of any waiver, change, modification or discharge is sought.
- 12. <u>Choice of Laws</u>. This Promissory Note is to be construed and enforced in accordance with the laws of the State of Arkansas and applicable federal law. In the event of any dispute concerning the interpretation, application or enforcement of this Promissory Note, or any other document executed in connection herewith, the sole and exclusive venue for same shall be the Circuit Court in and for the County of Pulaski, State of Arkansas. Borrower hereby consents to the jurisdiction of said Court. The Lender and Borrower understand, acknowledge and agree the Promissory Note is governed by the laws of the State of Arkansas and applicable federal law.
- 13. Severability. In the event that any one or more of the provisions contained in this Promissory Note or in any other loan document executed in connection herewith shall for any reason be held to be invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall not affect any other provision of this Promissory Note or any other loan document executed in connection herewith, and in lieu of such invalid, illegal or unenforceable provision there shall be added automatically as part of this Promissory Note a provision as similar in terms to such invalid, illegal or unenforceable provision as may be possible and be valid, legal and enforceable thereafter.
- 14. <u>Binding Effect.</u> This Promissory Note and all covenants, promises and agreements contained herein or associated herewith shall be binding upon and inure to the benefit of the respective legal representatives, personal representatives, devisees, heirs, successors and assigns of the Lender and the Borrower. The term "Lender" shall be deemed to mean the holder of this Promissory Note from time to time.
- 15. No Joint Venture. Borrower recognizes and agrees that the relationship between Lender and Borrower shall be strictly construed as a relationship between a debtor and a secured party and never as a joint venture or similar relationship between Lender and Borrower. Except with respect to its specific contractual obligations Lender shall not be obligated to perform or discharge any obligation or duty of Borrower with respect to (a) the operation of the Collateral or (b) the performance of any obligations under any Membership Contracts affecting the Collateral. Borrower covenants and agrees to hold harmless, defend and indemnify the Lender from and against any liability arising with respect to (a) Borrower's operation of the Clubs or (b) Borrower's performance of any of its covenants or obligations under any of the membership contracts affecting the Collateral
- 16. <u>JURY WAIVER</u>. BORROWER HEREBY WAIVES BORROWER'S RIGHT TO A JURY TRIAL IN THE EVENT OF ANY DISPUTE OR LITIGATION ARISING HEREUNDER OR UNDER ANY RELATED DOCUMENTS EXECUTED IN CONNECTION HEREWITH. BORROWER COVENANTS AND AGREES THAT THE SOLE AND EXCLUSIVE JURISDICTION AND VENUE FOR ALL LITIGATION ARISING IN CONNECTION WITH THE ENFORCEMENT, COLLECTION OR ADMINISTRATION OF THIS PROMISSORY NOTE SHALL REST EXCLUSIVELY IN PULASKI COUNTY, ARKANSAS, AND BORROWER WAIVES ALL RIGHTS TO ASSERT OTHERWISE.

IN WITNESS WHEREOF, this Secured Promissor	ry Note has been executed as of the date set forth in the preface.
	BORROWER:
	Ву:
	Title:
	Address:

UNCONDITIONAL GUARANTY

THIS	UNCOND	ITIONAL	GUARANTY	is executed	by the	undersigned	guarantor(s)	(individually	and	collectively,	the
"Guarantor") a	s of the	day of		, 20 .							
, , ,											
Guarantor here	by request	s and auth	orizes RV NC)W, LLC ("	Lender") to extend	credit to				(the
"Borrower"), p	ursuant to t	he terms ar	nd conditions o	f, among oth	er docu	ments:					

- (a) that Secured Promissory Note of even date herewith executed by Borrower;
- (b) that Secured Loan Agreement of even date herewith executed by Borrower (the "Loan Agreement");
- (c) that Pledge and Security Agreement of even date herewith executed by Borrower; and
- that Billing Services Agreement executed by Borrower and Lender's affiliate, ABC Financial Services, Inc. ("ABC");

all of the above-referenced documents, along with all other documents executed by the Borrower or the Guarantor to and in favor of Lender or ABC in connection with the loan described in the Loan Agreement, being collectively referred to herein as the "Credit Agreement." Capitalized terms used in this Guaranty and not otherwise specifically defined shall have the same meaning ascribed to them as in the Loan Agreement.

It is recognized and agreed that Guarantor will receive substantial financial consideration, benefit and gain as a result of Lender's extension of credit to the Borrower and Guarantor's execution of this document.

In consideration of the granting of said financial and credit accommodations by Lender to the Borrower as provided in the Loan Agreement, and for other good and valuable consideration, and recognizing that Lender would not otherwise advance a loan to the Borrower absent the execution of this Unconditional Guaranty by Guarantor, Guarantor hereby covenants and agrees with Lender as follows:

- 1. Performance. Guarantor jointly and severally guarantees the prompt payment and performance, on demand, of:
- (a) All of the Obligations, financial and otherwise, as are set forth and specified in the Credit Agreement and in all other documents executed by Borrower in favor of Lender or ABC;
- (b) All of the Borrower's present and future obligations and indebtedness incurred or created under the Loan Agreement.

Time is of the essence in connection with the performance of Guarantor's obligations hereunder. Payment shall be made in any certified and readily-available funds that, at the time of payment, are legal tender in the United States of America for public and private debts. Guarantor's obligations hereunder are unconditional and irrevocable.

- 2. Change of Terms. In such manner, upon such terms, and at such times as Lender deems best, and without notice to the undersigned, by agreement between them, Lender and the Borrower may alter, compromise, accelerate, extend, or change the time or manner for the payment of the indebtedness hereunder or the performance of any other obligation hereby guaranteed; release the Borrower, by acceptance of a deed in lieu of foreclosure or otherwise, as to all or any portion of the indebtedness; release, substitute, or add any one or more guarantors or endorsers; accept additional or substituted security therefor; or exchange, release, surrender, realize upon, or subordinate any security therefor or deal with it in any manner that Lender may reasonably determine. No exercise or non-exercise by Lender of any right hereby given Lender, no dealing by Lender with Borrower, or guarantor, endorser, or any other person, and no change, impairment, or suspension of any right or remedy of Lender shall in any way affect any of the obligations of Guarantor hereunder or any security furnished by Guarantor or give Guarantor any recourse against Lender.
- 3. <u>Continuing Guaranty.</u> This is a continuing guaranty relating to any and all indebtedness extended by Lender to the Borrower or any of their affiliates, including that indebtedness arising under successive and future transactions by and between Lender and the Borrower pursuant to the Loan Agreement, which shall either increase or continue the obligations and indebtedness owed by the Borrower to Lender or, from time to time, renew said obligations and indebtedness after said obligations and indebtedness have otherwise been satisfied. This continuing guaranty shall also ensure the payment and performance by Borrower of all renewals, modifications and/or extensions of the Obligations.

- 4. <u>All Liability Included</u>. The guaranteed debt includes, without limit, all liability of the Borrower to the Lender, whether now or hereafter incurred. Termination of this Guaranty shall be effective only as to that portion of the debt incurred after written notice of termination has been received by an officer of Lender, and this Guaranty shall remain in full force and effect as to all debt incurred before that time including loan commitments. Regardless of when a renewal, extension, or pre-termination of the debt guaranteed hereby occurs (with or without adjustment of interest rate or other terms), the debt is deemed to have been incurred prior to termination to the extent of the renewal or extension and to be fully covered by this Guaranty.
- 5. <u>Security Interest</u>. In addition to all liens and rights of setoff given to Lender by law against any property of Guarantor, Lender shall have a general lien on and security interest in and a right of setoff against all personal property of Guarantor, including, without limit, accounts receivable, money and the proceeds thereof, now or hereafter in the physical possession of or on deposit with Lender, whether held in a general or special account, on deposit or for safekeeping or otherwise. Each such lien, security interest, and right of setoff may be enforced or exercised without demand upon or notice to Guarantor(unless such notice or demand is required by statute), shall continue in full force unless specifically waived or released by Lender in writing and shall not be deemed waived by any conduct of Lender, by any failure of Lender to exercise any such right of setoff or to enforce any such lien or security interest or by any neglect or delay in so doing.
 - 6. <u>Waiver</u>. Guarantor hereby waives and agrees not to assert or take advantage of:
 - (a) Any right to require Lender to proceed against the Borrower or any other person or to proceed against or exhaust any security held by Lender at any time or to pursue any other remedy in Lender's power before proceeding against Guarantor:
 - (b) The defense of the statute of limitations in any action hereunder or in any action for the collection of the Credit Agreement or the performance of any other obligation hereby guaranteed;
 - (c) Any defense that may arise by reason of the incapacity, illegality, lack of authority, death or disability of any other person or persons or the failure of Lender to file or enforce a claim against the estate (in administration, bankruptcy or any other proceeding) of any other person or persons;
 - (d) Demand, protest, and notice of any kind including, without limiting the generality of the foregoing, notice of the existence, creation, or incurring of any new or additional indebtedness or obligation or of any action or non-action on the part of the Borrower, Lender, and endorser or creditor of the Guarantor or on the part of any other person whomsoever under this or any other instrument in connection with any obligation or evidence of indebtedness held by Lender as collateral or in connection with the Credit Agreement or any other obligation hereby guaranteed;
 - (e) Any defense based upon an election of remedies by Lender, including without limitation an election to proceed by non-judicial rather than judicial foreclosure, which destroys or otherwise impairs the subrogation rights of Guarantor; and
 - (f) Any duty on the part of Lender to disclose to Guarantor any facts Lender may now or hereafter know about the Borrower, regardless of whether Lender has reason to believe that any such facts materially increase the risk beyond that which Guarantor intends to assume or has reason to believe that such facts are unknown to Guarantor or has a reasonable opportunity to communicate such facts to Guarantor, it being understood and agreed that Guarantor is fully responsible and has the means available for being and keeping informed of the financial condition of the Borrower and of all circumstances bearing on the risk of non-payment of the Credit Agreement or nonperformance of any other obligation hereby guaranteed.

The foregoing is not to be construed as a waiver of any notice requirement explicitly set forth in the Credit Agreement or related documents.

7. <u>Guarantor Information</u>. Guarantor warrants to Lender that it has adequate means to obtain from the Borrower, on a continuing basis, information concerning the financial condition of the Borrower and that it is not relying on Lender to provide such information either now or in the future. Guarantor shall supply to Lender its financial statements on each anniversary date of this Credit Agreement and otherwise as provided in the Loan Agreement. Guarantor covenants and agrees that it will always be fully

informed regarding the status of the Credit Agreement, all advances of principal under the Credit Agreement, the in-balance or out-of-balance nature of the Credit Agreement, and all other financial and other aspects of every nature pertaining to the Credit Agreement. Lender will possess no obligation of any nature to provide Guarantor with any information regarding the status of the Credit Agreement.

- 8. <u>Subrogation</u>. To the extent Lender has not been paid in full with respect to any Obligations, Guarantor shall have no right of subrogation and waives any right to enforce any remedy that Lender now has or may hereafter have against the Borrower and any benefit of, and any right to participate in, any security now or hereafter held by Lender. Guarantor shall not be a creditor with respect to this Guaranty in any bankruptcy proceeding by or against the Borrower. Guarantor shall have neither a contingent nor a non-contingent claim against the Borrower under this Guaranty.
- 9. <u>Subordination</u>. Except as otherwise provided in this Paragraph, all existing and future indebtedness of the Borrower to Guarantor or to any person owned in whole or in part by Guarantor, is hereby subordinated to the Obligations under the Credit Agreement and, following an Event of Default without the prior written consent of Lender, such subordinated indebtedness shall not be paid or withdrawn in whole or in part nor will Guarantor cause or permit any person owned in whole or in part by Guarantor to accept any payment of or on account of any such indebtedness or as a withdrawal of capital while this Guaranty is in effect.
- Bankruptcy. Except as provided in Paragraph 8 above, Guarantor shall file in any bankruptcy or other proceeding in which the filing of claims is required by law, all claims which Guarantor may have against the Borrower relating to any indebtedness of the Borrower to Guarantor and will assign to Lender all rights of Guarantor thereunder. If Guarantor does not file any such claim, Lender, as attorney-in-fact for Guarantor, is hereby authorized to do so in the name of Guarantor or, in Lender's discretion, to assign the claim to a nominee and to cause proof of claim to be filed in the name of Lender's nominee. In all such cases, whether in administration, bankruptcy or otherwise, the person or persons authorized to pay such claim shall pay to Lender the full amount hereof and, to the full extent necessary for that purpose; Guarantor hereby assigns to Lender all of Guarantor's rights to any such payment or distributions to which Guarantor would otherwise be entitled.
- 11. <u>Application of Payment</u>. With or without notice to Guarantor, Lender, in Lender's sole reasonable discretion and at any time and from time to time after an Event of Default and in such manner and upon such terms as Lender deems fit, may apply any or all payments or recoveries from the Borrower or from any other guarantor or endorser under any other instrument or realized from any security, in such manner and order of priority as Lender may reasonably determine.
- 12. <u>Cumulative Rights</u>. The amount of Guarantor's liability and all rights, powers and remedies of Lender hereunder and under any other agreement now or at any time hereafter in force between Lender and Guarantor related to the Loan, including any other guarantee executed by Guarantor relating to any indebtedness of the Borrower to Lender, shall be cumulative and not alternative and such rights, powers and remedies shall be in addition to all rights, powers and remedies given to Lender by law.
- 13. <u>Independent Obligations</u>. The obligations of Guarantor hereunder are independent of the obligations of the Borrower and, in the event of any default hereunder, a separate action or actions may be brought and prosecuted against Guarantor whether or not the Borrower is joined therein or a separate action or actions are brought against the Guarantor. In this regard, Guarantor waives any right to require Lender to (a) proceed against the Borrower, (b) proceed against or exhaust any security held by Lender for payment of the note executed by the Borrower pursuant to the Credit Agreement, or (c) pursue any other remedy that Lender has or to which it may be entitled. Without limiting the foregoing, Guarantor waives any necessity or requirement, substantive or procedural, that an action previously be commenced or a judgment previously be rendered against the Borrower or any other person or entity be joined in such cause or that a separate action be brought against the Borrower or any other person or entity. Lender may maintain successive actions for any other Event of Default. Lender's rights hereunder shall not be exhausted by its exercise of any of its rights or remedies or by any such action or by any number of successive actions until and unless all sums owing to Lender in connection with the Credit Agreement have been paid in full and all other obligations hereby guaranteed have been fully performed.
- 14. Costs and Fees. Guarantor shall pay to Lender, promptly upon demand, reasonable out-of-pocket attorneys' fees and all reasonable out-of-pocket costs and other expenses that Lender expends or incurs following an Event of Default in collecting or compromising the indebtedness under the Credit Agreement or any other obligation hereby guaranteed or in enforcing this Guaranty against Guarantor whether or not suit is filed, expressly including without limitation all reasonable out-of-pocket costs, attorneys' fees and expenses incurred by Lender in connection with any insolvency, bankruptcy, reorganization, arrangement or similar proceedings involving Guarantor that in any way affect the exercise by Lender of its rights and remedies hereunder.

- 15. <u>Severability</u>. Should any one or more provisions of this Guaranty be determined to be illegal or unenforceable, all other provisions shall nevertheless be effective.
- 16. <u>Binding Effect</u>. This Guaranty shall inure to the benefit of Lender, its successors and assigns, including the assignees of any indebtedness hereby guaranteed, and shall bind the heirs, executors, administrators, successors and assigns of Guarantor. This Guaranty may be assigned by Lender with respect to all or any portion of the Credit Agreement, and when so assigned Guarantor shall be liable under this Guaranty to the assignee(s) of the portion(s) of the Credit Agreement so assigned without in any manner affecting the liability of Guarantor hereunder to Lender with respect to any portion of the Credit Agreement retained by Lender.
- 17. <u>Expiration</u>. Upon the payment in full to Lender of all Obligations owing to Lender and any subsequent loans, this Guaranty shall be of no further force or effect.
- 18. Reasonableness. Guarantor warrants and agrees that each of the waivers set forth in this Guaranty are made with Guarantor's full knowledge of their significance and consequences, and that under the circumstances, the waivers are reasonable and not contrary to public policy or law. No provisions of this Guaranty or right of Lender hereunder can be waived nor can Guarantor be released from their obligations hereunder except by a writing duly executed by an authorized officer of Lender.
- 19. <u>Terminology</u>. When the context and construction so require, all words used in the singular herein shall be deemed to have been used in the plural and the masculine shall include the feminine and neuter and vice versa. The word "person" as used herein shall include any individual, company, firm, association, partnership, corporation, trust or other legal entity of any kind whatsoever.
- 20. <u>Exclusive Statement</u>. This writing is intended by the parties as a final expression of this Unconditional Guaranty and is also intended as a complete and exclusive statement of the terms hereof. No course of dealing, course of performance or trade usage, and no parol evidence of any nature shall be used to supplement or modify any terms. Nor are there any conditions to the full effectiveness of this agreement.
- 21. <u>Joint and Several Liability</u>. If two or more persons are signing this Guaranty as Guarantor, then all such persons shall be jointly and severally liable for the obligations of Guarantor hereunder.
- 22. <u>Waiver of Change</u>. Guarantor hereby expressly waives (a) any renewals or extensions of time for payment of the guaranteed debt (b) any changes in the terms of the guaranteed debt including increase or decrease in installment payments or any interest rate adjustments, or (c) any other change in the guaranteed debt including a change in the business structure of the Borrower.
- 23. <u>Dealing with Security Interest</u>. The undersigned Guarantor hereby expressly waives (a) surrender, release, exchange, substitution, dealing with or taking any additional collateral, (b) abstaining from taking advantage of or realizing upon any security interest, or other guarantee, (c) any impairment of collateral by Lender including but not limited to, failure to perfect a security interest in the collateral, and (d) any impairment by Lender of Guarantor's rights of recourse against other parties.
- 24. <u>Unconditional Liability</u>. Guarantor has signed this Unconditional Guaranty and has unconditionally delivered it to Lender, and failure to sign this or any other guaranty by any other person shall not discharge the liability of any signer. The unconditional liability of the signers applies whether signer is jointly and severally liable for the entire amount of the debt, or for only a pro rata portion.
- 25. <u>Errors and Omissions</u>. Guarantor hereby waives all errors and omissions in connection with Lender's administration of the guaranteed debt, except errors or omissions resulting from Lender's gross negligence, bad faith, willful misconduct or illegal actions.
- 26. <u>Acts and Omissions</u>. Without in any way limiting the foregoing, Guarantor hereby waives any other act or omission of Lender (except acts or omissions due to the gross negligence of Lender or, bad faith or willful misconduct) which changes the scope of the Guarantor's risk.
- 27. Remedies. As a condition of the payment or performance by Guarantor, Lender is not required to enforce any remedies against the Borrower or any other party liable to Lender on account of the guaranteed debt. Nor is Lender required to seek to

enforce or resort to any remedies with respect to any security interest, lien or encumbrance to Lender by the Borrower or any other party.

- 28. <u>Enforceability</u>. This Unconditional Guaranty remains fully enforceable irrespective of any defenses which the Borrower may assert on the underlying debt, including but not limited to failure of consideration, breach of warranty, payment, statute of frauds, statute of limitations, accord and satisfaction, and usury.
- 29. <u>Liability for Full Amount</u>. Guarantor agrees that, if at any time all or any part of any payment previously applied by Lender to any of the guaranteed debt must be returned by Lender for any reason, whether by court order, or settlement, the Guarantor remains liable for the full amount returned as if such amount had never been received by Lender notwithstanding any termination of the guaranty agreement or cancellation of any note or other agreement evidencing the obligation of the Borrower.
- 30. Governing Law. This Guaranty shall be governed by and construed in accordance with the laws of the State of Arkansas. Except as provided in any other written agreement now or at any time hereafter in force between Lender and Guarantor, this Guaranty shall constitute the entire agreement of Guarantor with Lender with respect to the subject matter hereof, and no representation, understanding, promise or condition concerning the subject matter hereof shall be binding upon Lender unless expressed herein. Guarantor hereby irrevocably consents to the exclusive jurisdiction of the court of the State of Arkansas with respect to any action or proceedings arising between the parties and expressly covenant and agree that the exclusive jurisdiction for all disputes and enforcement actions arising hereunder shall occur in Pulaski County, Arkansas.
- 31. <u>JURY WAIVER</u>. GUARANTOR HEREBY WAIVESITS RIGHT TO A JURY TRIAL IN THE EVENT OF ANY DISPUTE OR LITIGATION ARISING HEREUNDER OR UNDER ANY RELATED DOCUMENTS EXECUTED IN CONNECTION HEREWITH.
- 32. <u>Notices</u>. All notices or other written communications hereunder shall be deemed to have been properly given (a) upon delivery, if delivered in person, by facsimile transmission with receipt acknowledged by the recipient thereof or by electronic mail transmission with receipt acknowledged by the recipient thereof, (b) one (1) Business Day (defined below) after having been deposited for overnight delivery with any reputable overnight courier service, or (c) three (3) Business Days after having been deposited in any post office or mail depository regularly maintained by the U.S. Postal Service and sent by registered or certified mail, postage prepaid, return receipt requested, addressed to the parties at the addresses below their signatures. Either party by notice to the other may designate additional or different addresses for subsequent notices or communications.

For purposes of this Subsection, "Business Day" shall mean a day on which commercial banks are authorized to conduct business or Lender is open for business in the State of Arkansas.

Guarantor Changes. If Guarantor is an entity, then without the prior written consent of Lender, which shall not be unreasonably withheld, delayed or conditioned, Guarantor shall not take any of the following actions: (i) amend its organizational or governing documents; (ii) alter its ownership or management structure; (iii) fail to operate its business substantially in accordance with its past practices; (iv) sell all or substantially all of its assets; (v) merge or consolidate with or into any other entity; (vi) dissolve; (vii) subject to the Loan Agreement, make any distributions or dispositions of assets as dividends or other distributions if an Event of Default then exists and such action would have a material adverse affect on Lender's ability to realize on the value of such Guarantor's guaranty contained herein; or (viii) fail to remain in good standing and authorized to do business in all jurisdictions where such standing or authorization is required with respect to such Guarantor. In addition, Guarantor shall not change its name or principal place of business without ten (10) days prior notice to Lender. Notwithstanding any provision hereof to the contrary, nothing herein shall prohibit or require Lender's consent to: (i) distributions made by Guarantor in accordance with the Loan Agreement and in the ordinary course after service of monthly payments due under any Note to which it is a party; or (ii) any transfer of ownership interests in Guarantor between the current members thereof or transfers of non-controlling interests in Guarantor (and amendments to its organizational or governing documents consistent therewith).

THIS UNCONDITIONAL GUARANTY is executed on the date set forth in the preface.

		. , , ,	
Ву:	***********		
Title:			
Address			

EXHIBIT I-4

MITSUBISHI FINANCING DOCUMENTS



Mitsubishi HC Capital America 7201 Metro Boulevard, Suite 800 Edina, MN 55439

Phone: 877-996-0270

MASTER AGREEMENT NO.

USER INFORMATION			
User Legal Name	Address		
City	State	Zip	Phone

AGREEMENT: This is a Master Agreement dated as of between User and Mitsubishi HC Capital America ("Provider"), the terms of which shall be incorporated into each Schedule now or hereafter executed pursuant to the terms hereof. Each such Schedule shall constitute a separate and enforceable agreement. In the event of a conflict between the terms of the Agreement and any Schedule, the terms of the Schedule shall prevail. User agrees to utilize all of the equipment, software and services described on any Schedule or similar document (the "Equipment") according to the terms and conditions of this Master Agreement (these documents are collectively the "Agreement").

TERM: The Agreement term will commence on the first day of the month following Provider's receipt of written and/or verbal acceptance for all the Equipment (the "Commencement Date") and will continue for the number of months specified on any Schedule (the "Initial Term") and for any successive Renewal Periods. For each item of Equipment, there shall also be an interim term ("Interim Term") beginning on the earlier of (1) the date any advance monies are released by Provider or (2) on the date of User's written and/or verbal acceptance and continuing through the Commencement Date. The Interim Term and the Initial Term are collectively referred to as the "Term".

PAYMENTS: User agrees to make payments in accordance with the Term and payment schedule outlined on any Schedule ("Rent"). There shall also be an interim payment ("Interim Rent") computed for the Interim Term. The Interim Rent for each item of Equipment, or advance monies released, will be calculated by multiplying the cost of that item of Equipment or advance by the Monthly Rent Payment and divided by the total cost of all Equipment, prorated on a daily basis. Interim Rent will be due upon receipt of an invoice from Provider. Monthly Rent will be due on the first day of the month (or such other time period specified in any Schedule). In addition, if required by Provider, User agrees to pay a documentation fee, any applicable freight charges, a security deposit and any other fees assessed by Provider. USER'S OBLIGATION TO PAY RENT AND ALL OTHER OBLIGATIONS HEREIN ARE ABSOLUTE AND UNCONDITIONAL AND ARE NOT SUBJECT TO ANY ABATEMENT, SET-OFF, DEFENSE OR COUNTERCLAIM FOR ANY REASON WHATSOEVER.

DELIVERY, INSTALLATION AND ACCEPTANCE: User is solely responsible for arranging the delivery and installation of the Equipment. Upon receipt, User agrees to inspect the Equipment to determine whether it is in good working order. After inspection, User agrees to sign and send Provider a Certificate of Acceptance. In any event, this Agreement will commence no later than 7 days after receipt of the Equipment.

Agreement will commence no later than 7 days after receipt of the Equipment.

EQUIPMENT LOCATION, USE AND REPAIR: User will maintain and use the Equipment only at the location shown on any Schedule. User agrees that the Equipment cannot be moved from that location without Provider's advance written approval. Notwithstanding the prohibition from removing the Equipment from that location, in the event that User contemplates any exporting of the Equipment (including any technology supplied as part of the Equipment), User shall follow all procedures as required by the U.S. Export Administration Regulations and any related export controls, laws and regulations promulgated and administrated by the government of any country having jurisdiction over the parties hereto or the transactions contemplated herein. User is solely responsible for maintaining the Equipment in good repair and condition, and in proper working order. User is responsible for protecting the Equipment from damage of any kind whatsoever and will continue to make payments if any damage occurs, even if the Equipment is completely destroyed. User will not modify or alter the Equipment, attach anything to the Equipment or attach the Equipment to assets not owned by Provider, without Provider's prior written consent. Any such pre-approved modifications or alterations shall be made at User's sole expense. Any such modification or alteration shall not interfere with the normal operation of the Equipment. All such alterations and attachments shall become part of the Equipment and shall be owned by Provider. User acknowledges, warrants and agrees that Provider or its agents shall have the right to inspect the Equipment from time to time during reasonable business hours at its then current location.

INDEMNIFICATION: Provider is not responsible for any losses or damages caused by the installation or use of the Equipment, or from any other kind of loss while User is in possession of the Equipment. User agrees to indemnify and hold Provider harmless from any and all losses, claims, liabilities, demands and expenses whatsoever that may arise from User's use of the Equipment or from defects in the Equipment.

END OF TERM AND RENEWAL: Provider must receive notice from User in writing, certified mail, return receipt requested, at least 120 days prior to the expiration of the Initial Term or any Renewal Period of a Schedule, of User's intention to return the

Equipment to Provider or to exercise the purchase option indicated on the Schedule. User's obligation to pay Rent will continue until the Equipment is returned to Provider's designated return location. User is responsible for all expenses incurred in returning the Equipment to Provider and agrees to pay Provider a Restocking Fee in an amount equal to one additional Rent payment. Unless notice is received by Provider, this Agreement will automatically renew for an additional term of 12 months (a "Renewal Period") under the same terms and conditions on each Schedule. Such notice may only be given if User is not currently in Default. Upon the termination of this Agreement, User warrants that the Equipment shall be eligible for the manufacturer's standard maintenance agreement upon delivery to the Provider.

LATE FEES AND COLLECTION CHARGES: If any Rent payment or other amount payable to Provider is not paid within 10 days of its due date, User shall, to the extent permitted by law, pay on demand, as a late charge, an amount equal to the greater of \$25.00 or 5% of the amount then due for each 30 days or portion thereof that said overdue payments are not made (but in no event to exceed the highest late charge permitted by applicable law). User also agrees to pay any fees assessed for each check or ACH returned unpaid.

NO WARRANTY: User acknowledges that Provider does not manufacture the Equipment and that User has selected the Equipment and the vendor based on User's own judgment. PROVIDER IS RENTING THE EQUIPMENT TO USER "AS IS." PROVIDER MAKES NO WARRANTIES, EXPRESS OR IMPLIED, INCLUDING WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE IN CONNECTION WITH THE EQUIPMENT. PROVIDER SHALL NOT BE RESPONSIBLE FOR ANY CONSEQUENTIAL OR INCIDENTAL DAMAGES. PROVIDER SHALL NOT BE LIABLE FOR ANY LOSS OR INJURY TO USER OR TO ANY THIRD PERSON OR PROPERTY, INCLUDING DIRECT, INDIRECT, CONSEQUENTIAL, INCIDENTAL AND SPECIAL DAMAGES CAUSED BY THE USE, OWNERSHIP OR POSSESSION OF THE IF THE EQUIPMENT DOES NOT OPERATE AS REPRESENTED BY THE VENDOR OR IS UNSATISFACTORY FOR ANY REASON WHATSOEVER, USER WILL NOT MAKE ANY CLAIM AGAINST PROVIDER FOR DAMAGES. User agrees to continue making payments to Provider under this Agreement, regardless of any claims User may have against the manufacturer or vendor. Provider transfers to User for the term of this Agreement any warranties made by the manufacturer or the vendor. No representation or warranty by the manufacturer or vendor is binding on Provider nor shall breach of such warranty relieve User of User's obligation to Provider as provided herein.

SOFTWARE: User agrees that any software included in the Equipment is subject to the following: (1) Provider disclaims all warranties and obligations in regard to the software other than Provider's obligation to pay the invoiced price of the software to the software vendor; (2) Provider will not be liable to User for (a) the inadequacy of the software for any purpose; (b) any deficiency or defect in the software; (c) the performance of the software; or (d) any interruption or loss of service, use or performance of the software; (3) User agrees to deal directly with the software vendor for any problems, deficiencies or inadequacies relating to the Software; (4) User shall remain responsible for all software maintenance and enhancement costs; (5) User acknowledges and agrees that any Default under this Agreement shall constitute a breach of the software license agreement and upon the occurrence of any Default, Provider may require the vendor, and vendor shall be authorized, to immediately terminate the software license agreement; (6) if Provider repossesses the Equipment under the terms of this Agreement, User agrees immediately to assign to Provider all of User's rights in the software and to take all such acts as are necessary to cause such an assignment.

INSURANCE: During the term of this Agreement, User will procure and maintain at User's expense, property insurance, naming Provider or its assigns as the sole loss payee, for the full replacement value of the Equipment, and general liability insurance, naming Provider or its assigns as additional insureds, in an amount acceptable to Provider, but in no event shall it be less than \$1,000,000, covering any personal injury, death or third-party property damage arising out of or relating to the use or operation of the Equipment. User will furnish Provider with evidence of such insurance when requested. If User does not furnish Provider such evidence, Provider may at its option purchase such insurance for the Equipment and add the cost of such insurance to the amounts due from User under this Agreement. If Provider purchases such insurance on User's behalf, it shall not relieve User of any of its obligations under this Agreement or release User from any

claims Provider may have against User. All such insurance shall provide for thirty (30) days' prior written notice to Provider of cancellation, restriction, or reduction of coverage. User hereby irrevocably appoints Provider as User's attorney-in-fact to make claim for, receive payment of and execute and endorse all documents, checks or drafts for loss or damage under any insurance policy insuring the Equipment.

OWNERSHIP, TAXES AND UCCs: Provider is the owner of the Equipment and holds title to the Equipment. User must keep the Equipment free and clear from any lien, levy, attachment or encumbrance, and User understands that the Equipment is not User's to pledge or grant security interests in, with the exception of the security interest granted Provider herein. In addition to the payment set forth on any Schedule, User shall be responsible for the timely payment, reporting and/or discharge of all license or registration fees, assessments, sales and use taxes, rental taxes, gross receipts taxes, personal property taxes and other taxes now or hereafter imposed by any federal, state or local government upon the Equipment, the Rent or the ownership, leasing, renting, purchase, possession or use of the Equipment (whether the same be assessed on Provider or User). User shall indemnify Provider to the extent of any such unpaid taxes or fees (including penalties and interest) and Provider's costs associated therewith. User further grants to Provider a security interest in the Equipment and authorizes Provider to record UCC financing statements to indicate its interest in the Equipment.

DEFAULT: Each of the following is a "Default" under this Agreement: (a) User does not pay its monthly Rent payment or any other amount payable to Provider within 10 days of its due date; (b) User fails to perform any of User's non-monetary obligations under this Agreement and such failure is not cured within 10 days after Provider's notice of that failure to User; (c) any representation or warranty User makes to Provider in, or in connection with, this Agreement shall prove to have been false in any material respect; (d) any execution or writ of process is issued in any action to seize or detain the Equipment; (e) User defaults under or otherwise has accelerated any material obligation, credit agreement, loan agreement, conditional sales contract, lease, indenture or debenture; or User defaults under any other agreement now existing or hereafter made with Provider; (f) User's financial condition changes, or the financial condition of any guarantor of the Agreement changes, to the point where it reasonably causes Provider to be insecure about User's ability to perform User's obligations under this Agreement or any other agreement with Provider; or (g) any guarantor of the Agreement dies, or User or any such guarantor: becomes insolvent or unable to pay debts when they become due; files a voluntary petition in bankruptcy, is subject to an involuntary petition in bankruptcy, files or has filed against it a petition seeking any reorganization, arrangement or composition, under any present of future statute, law or regulation; stops doing business as a going concern; merges, has a change of control through a sale or transfer of all or substantially all of its equity; transfers or sells all or substantially all of its assets; makes an assignment for the benefit of creditors; or has a trustee or receiver appointed for it.

PROVIDER'S REMEDIES: If a Default occurs, Provider may, but shall not be obligated to, do one or any combination of all of the following: (1) require User to immediately pay all sums already due under this Agreement plus any and all other sums becoming due (including an acceleration of remaining Rent payments), plus the value of the Equipment, if any, as determined by Provider in Provider's sole discretion; (2) cancel all of User's rights, but not User's obligations, under this Agreement; (3) require User to promptly return all of the Equipment; and/or (4) repossess, re-lease and/or dispose of the Equipment. In addition, Provider is permitted to use any and all remedies available to Provider under the Uniform Commercial Code or any other applicable law. Provider may accept past due payments without modifying the terms of this Agreement and without waiving any of Provider's rights under this Agreement. USER AGREES TO PAY ALL OF PROVIDER'S COSTS OF ENFORCING PROVIDER'S RIGHTS AGAINST USER, INCLUDING ATTORNEYS' FEES. If it is necessary for Provider to take possession of the Equipment. Additionally, if there is a Default, Provider may retain any security deposits to insure User's performance under this Agreement.

the Equipment, User agrees to pay the cost of repossession, re-tensing anto or disposing of the Equipment. Additionally, if there is a Default, Provider may retain any security deposits to insure User's performance under this Agreement.

ASSIGNMENT: USER HAS NO RIGHT TO SELL, TRANSFER, ASSIGN OR SUBLET THE EQUIPMENT OR THIS AGREEMENT WITHOUT THE PRIOR WRITTEN CONSENT OF PROVIDER. Provider may sell, assign or transfer this Agreement or its rights in the Equipment without notice to User. If Provider sells, assigns

or transfers this Agreement, the new owner will have the same rights or benefits Provider has now. User agrees that the rights of the new owner will not be subject to any claim, defense or setoff that User may have against Provider. In connection therewith, User agrees to acknowledge in writing any such assignment upon receipt of written notice thereof

ARTICLE 2A RIGHTS AND REMEDIES: User agrees that this Agreement is a "finance lease" as that term is defined in Article 2A of the Uniform Commercial Code ("UCC"). User acknowledges that either (i) User has reviewed and approved any written contract covering the Equipment, or (ii) Provider has advised User of the identity of the vendor, that User may have rights under the supply contract, and that User may contact the vendor for a description of any rights User may have. USER HEREBY AGREES TO WAIVE ANY AND ALL RIGHTS AND REMEDIES GRANTED TO USER BY SECTIONS 2A-508 THROUGH 2A-522 OF THE UCC.

CHOICE OF LAW: THIS AGREEMENT WILL BE GOVERNED BY, ENFORCED IN AND INTERPRETED ACCORDING TO THE LAWS OF THE STATE OF MINNESOTA. USER CONSENTS TO EXCLUSIVE JURISDICTION IN THE STATE OR FEDERAL COURTS OF MINNESOTA. USER EXPRESSLY WAIVES ANY RIGHT TO A TRIAL BY JURY.

FURTHER ASSURANCES: User shall, at User's expense, from time to time execute and deliver such further documents and assurances and take such further actions as Provider may reasonably request (a) in order to carry out the intent and purposes of this Agreement and each Schedule or (b) to establish and protect Provider's title to the Equipment or the rights and remedies granted or intended to be granted in favor of Provider under the terms of this Agreement or any Schedule.

SUCCESSORS; SURVIVAL: Each Schedule and this Agreement shall be binding

SUCCESSORS; SURVIVAL: Each Schedule and this Agreement shall be binding upon and inure to the benefit of the heirs, administrators, successors and assigns of the parties hereto. User's representations, warranties, indemnities and reimbursement obligations shall survive the termination, cancellation or expiration of each Schedule and this Agreement.

MISCELLANEOUS: This Agreement constitutes the entire agreement between the parties concerning the subject matter hereof and incorporates all representations made in connection with negotiation of the same. The terms hereof may not be terminated, amended, supplemented or modified orally, but only by a written instrument.

In case any provision in this Agreement shall be invalid, illegal or unenforceable, the varidity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby and such provision shall be ineffective only to the extent of such invalidity, illegality or unenforceability.

From time to time additional parties may become obligated under this Agreement as a User by signing a Joinder Agreement or similar document referring to this Agreement. The addition of any party pursuant to a Joinder Agreement shall not release or limit the obligations of any party to this Agreement.

Upon request, User agrees to provide Provider, and any assignee or potential assignee of Provider, with such documentation as Provider may request to evidence User's compliance with its obligations hereunder, including evidence of payment of all applicable taxes, and User's most recent annual financial statement (audited, if available) and its most current interim financial statements.

User agrees that any delay or failure to enforce Provider's rights under this Agreement does not prevent Provider from enforcing any such rights at a later time.

FAXED AND COPIED DOCUMENTS: A facsimile copy of this Agreement with facsimile signatures may be treated as an original and will be admissible as evidence of this Agreement between the parties.

THIS AGREEMENT IS EFFECTIVE ONLY WHEN SIGNED BY BOTH PARTIES. THIS AGREEMENT IS NON-CANCELLABLE. USER REPRESENTS THAT ALL ACTIONS REQUIRED TO AUTHORIZE THE EXECUTION OF THIS AGREEMENT ON ITS BEHALF HAVE BEEN TAKEN AND THAT ANY MANAGER, PURCHASING AGENT OR PERSON OF SIMILAR AUTHORITY IS AUTHORIZED TO SIGN ANY OTHER DOCUMENTATION NECESSARY BY USER IN REGARDS TO THIS AGREEMENT.

Agreement or its rights in the Equipment without notice to User. If Provider sells, assigns				
USER/PROVIDER SIGNATURE				
User Legal Name	Provider Name			
	Mitsubishi HC Capital America			
Ву	Ву			
Print Name	Print Name			
Title Date	Title Date			

© Mitsubishi HC Capital America



7201 Metro Boulevard, Suite 800, Edina, MN 55439

Phone: 877-996-0270

MASTER INSTALLMENT PAYMENT AGREEMENT NO.

	<u> </u>			
Customer – Use EXACT registered name if a Corp, LLC or LP	Customer's C Street	Chief Executiv	City	
Customer's "d/b/a" (doing-business-as name), if any:	State	Zip Code	Custome	r's Telephone
Supplier Name & Address: As identified on each Schedule				

Recitals: The Supplier has agreed to supply, from time to time, equipment (the "Equipment") to Customer as described in each separate Schedule to this Master Installment Payment Agreement (the "Agreement"). The Supplier has also offered to provide to the Customer, through Mitsubishi HC Capital America, ("MHCCA") financing over a certain period (as set forth in each Schedule) under an arrangement between Supplier and MHCCA. Customer has chosen to accept such financing in lieu of paying cash presently. Customer and MHCCA now desire to set forth their agreements relating to the above-described equipment financing arrangement in this Agreement. Now, therefore, in consideration of the mutual promises and undertakings of MHCCA and Customer as set forth below, and for other good and valuable consideration, Customer and MHCCA hereby agree as follows:

Agreement: Customer hereby requests MHCCA to pay to the Supplier, and, in consideration of Customer's unconditional agreement to the terms and conditions set forth herein, MHCCA hereby agrees to do so promptly following Customer's execution and delivery to MHCCA of this Agreement and the related Schedule for each acquisition of Equipment and the satisfaction of other conditions precedent, if any, established by MHCCA. Subject only to MHCCA's payment to the Supplier, Customer hereby agrees to pay to the order of MHCCA at its office in Edina, MN, or at such other place as may be designated by MHCCA from time to time, the periodic payment (the "Periodic Payment") set forth in each in each Schedule hereto. In addition, Customer shall pay to MHCCA, as invoiced by MHCCA, a one-time fee, as set forth below, for the MHCCA origination, credit review, processing and documentation of this Agreement (the "Processing Fee"). The term of each Schedule will commence on the first day of the month following MHCCA 's receipt from the Customer of written and/or verbal acceptance for all the Equipment itemized on the related Schedule unless otherwise specified on the Schedule (the "Commencement Date") and will continue for the number of months specified in the Schedule (the "Initial Term" of such Schedule). There shall also be an interim term beginning on the earlier of (1) the date any advance monies are released by MHCCA to Supplier with regard to any Schedule or (2) on the date of Customer's written and/or verbal acceptance and continuing up to the first payment due date set forth therein. The interim payment for each item of Equipment, or advance monies released, will be calculated by multiplying the cost of that item of Equipment or advance by one percent (1%), per month, prorated on a daily basis for periods less than one full month. In the event of any conflict between the terms of this Agreement and any Schedule hereto, the terms of such Schedule shall be controlling.

To secure Customer's payment and performance of Customer's obligations hereunder and for each Schedule, Customer hereby grants to MHCCA a continuing lien and security interest in the Equipment identified in each Schedule (and all replacements, substitutions, addition, improvements, accessions, or accumulations or proceeds arising therefrom as a matter of law). Customer hereby authorizes MHCCA to file any and all financing statements and take all other steps necessary to perfect the grant of such security interest and to maintain perfection thereof under the Uniform Commercial Code and other applicable laws. Customer agrees that the security interest granted by Customer to MHCCA shall remain in effect irrespective of any retaking or redelivery of the Equipment or any portion thereof and irrespective of the payment of any of the amounts owed hereunder, so long as there are any obligations of any kind owed by Customer to MHCCA, including obligations under guarantees or assignments. Each item of Equipment set forth above and in any Exhibit A secures the specific amount which Customer promises to pay pursuant to this Agreement.

In the event Customer pays any Periodic Payment in whole or in part prior to the due date thereof, Customer agrees that the entire amount paid will be applied by MHCCA to the next-due Periodic Payment(s). Customer may prepay any or all amounts owned to MHCCA under this Agreement at any time and from time to time, provided, however, that Customer agrees to pay a prepayment penalty in the amount of four percent (4%) of the principal balance for the first year, three percent (3%) for the second year, two percent (2%) for the third year and one percent (1%) thereafter (the "Prepayment Penalty"). The Prepayment Penalty will be paid in addition to the Balance Remaining under the Agreement. For purposes of this

Agreement, the term "Balance Remaining" means, at any given time, an amount equal to the sum of the principal balance outstanding plus any fees and taxes then due under this Agreement. This Agreement may not be canceled by the Customer unless and until the entire Balance Remaining due hereunder is repaid to MHCCA in full.

Time is of the essence in the payment of the Periodic Payments due under the terms of any Schedule. If any Periodic Payment is not paid when due therein, then in addition to any other remedy MHCCA may have hereunder, MHCCA may impose and, if imposed, the Customer shall pay, immediately upon demand, (i) a late fee equal to the greater of twenty five dollars (\$25.00) or five percent (5%) of the amount then due but not paid in each Schedule for each thirty (30) days or portion thereof that said overdue Periodic Payment(s) are not made (but in no event to exceed the highest late charge permitted by applicable law). Customer agrees to pay MHCCA any fees assessed for each return check or ACH return for insufficient funds. Customer agrees to pay MHCCA, upon default, interest on all sums then owing by Customer to MHCCA at the rate of 18% per annum, if not prohibited by law, otherwise at the highest rate that Customer can legally obligate itself to pay and/or MHCCA can legally collect, until paid in full. All amounts payable hereunder are payable at MHCCA 's address noted above or at such other address as MHCCA specifies from time to time in writing.

Each of the following shall constitute a default (each an "Event of Default") hereunder and collectively includes each Schedule: (a) the Customer's failure to make any Periodic Payment or pay any other amount due when due; (b) the occurrence of an event of default as defined in any other note or agreement (whether now existing or hereafter entered into) between Customer and MHCCA; (c) Customer or any guarantor or surety of Customer's obligations under this Agreement or any Schedule (each, a "Guarantor") shall cease doing business as a going concern or become insolvent or make an assignment for the benefit of creditors, or a trustee or receiver is appointed for Customer or any Guarantor or for a substantial part of Customer's or any Guarantor's assets, or bankruptcy, reorganization or insolvency proceedings are instituted by or against Customer or any Guarantor; (d) any representation or warranty made by Customer or any Guarantor proves to be false or misleading in any material respect when made; (e) Customer fails to perform any of its obligations under this Agreement or any other agreement or debt obligation of Customer to MHCCA or MHCCA's affiliates; (f) the Equipment or any portion thereof is/are lost, stolen, damaged, destroyed, encumbered, levied upon, or attached; (g) the Equipment or any portion thereof is/are sold or leased without MHCCA's prior written permission; (h) Customer assigns its rights under this Agreement without MHCCA's prior written permission; (i) Customer is unable to pay its debts as they become due; (j) Customer is a corporation or partnership and the corporation or partnership dissolves, merges, consolidates or transfers a substantial portion of its property; (k) MHCCA in good faith believes that the prospect of payment or performance under this Agreement is impaired; (I) there shall be a material change in the management, ownership or control of Customer; (m) there shall occur a seizure of control, custody or possession of any Equipment by any governmental authority including, without limitation, any municipal, state, federal or other governmental entity or any governmental agency or instrumentality (all such entities, agencies and instrumentalities shall hereunder be collectively referred to as "Governmental Authority"); (n) anyone in the control, custody or possession of any Equipment or the Customer is accused or alleged or charged (whether or not subsequently arraigned, indicted or convicted), by any Governmental Authority to have used any Equipment in connection with the commission of any crime: (o) any Guarantor for Customer defaults in any liability or obligation to MHCCA or any guaranty obtained in connection with this transaction is terminated or breached; and/or (p) ACH is deemed mandatory as indicated by the Authorization for Automatic Payment Plan agreement and Customer any time during the term of this Agreement fails to provide valid Depository Institution Information and authorization permitting MHCCA to debit Customer's bank account for all payments due.

Upon the occurrence of an Event of Default, MHCCA may do any one or more of the following as it may elect: (A) declare the Agreement to be in default, (B) require Customer to pay to MHCCA, on demand, an amount equal to the Balance Remaining plus any outstanding fees plus applicable taxes on each Schedule, (C) terminate Customer's right to use the Equipment listed in each Schedule and to receive any related support services from the Supplier, (D) take possession of the Equipment in each Schedule, (E) require Customer to assemble the Equipment and make it available to MHCCA at a place to be designated by MHCCA which is reasonably convenient to MHCCA and Customer, and/or (F) exercise all of the rights and remedies of a secured party under the Uniform Commercial Code and any other applicable laws, or any other remedy available to MHCCA at law or in equity. In addition, Customer hereby stipulates that, upon the occurrence of an Event of Default, money damages are not and will not be an adequate remedy, and that the terms hereof may be specifically enforced by a decree for the specific performance of any agreement contained herein or by an injunction against a violation of any of the terms hereof or otherwise. Customer agrees to pay all costs of collection and enforcement of this Agreement and each Schedule, including, without limitation, reasonable attorneys' fees, court costs and other reasonable expenses relating directly or indirectly to collection and enforcement. The inclusion of a trade name or division name in the identification of Customer hereunder shall not limit MHCCA 's rights, after the occurrence of an Event of Default, to proceed against all of Customer's assets, including those held or used by Customer individually or under another trade or division name. Customer expressly waives all further rights to possession of the Equipment hereunder or the collateral for any other debt obligations of Customer to MHCCA after default hereunder and all claims for injuries or damages suffered through or loss caused by any such entering and/or repossession by **MHCCA** or its agents and representatives.

Customer hereby represents and warrants to MHCCA that: (i) the statements set forth in the "Recitals" section on page one of this Agreement are true and correct; (ii) this Agreement and any future Schedule have been duly authorized in accordance with Customer's by-laws or other organizational requirements and constitutes a legal, valid and binding obligation of Customer enforceable against Customer in accordance with its terms, except as enforcement may be limited by bankruptcy or other insolvency-related laws; (iii) the execution, delivery and performance of this Agreement and any Schedule will not violate or create a default under any law, regulation, judgment, order, instrument, agreement or organizational document binding on Customer; (iv) any and all information furnished to MHCCA by or on behalf of Customer is and will be true and correct in all material respects; and (v) the Equipment will be maintained in good operating condition, repair and appearance, and in conformity with all applicable manufacturer instructions and governmental laws and regulations; (vi) Customer has requested this Installment Agreement solely for commercial purposes in the conduct of Customer's business and not for personal, family or household purposes; (vii) MHCCA may inspect the Equipment at all reasonable times and from time to time; (viii) except for the security interest granted hereunder, the Equipment is free and will be kept free from all liens, claims, security interests and encumbrances; and (ix) the Equipment will not be used outside of the Continental United States. Notwithstanding the prohibition from removing the Equipment from the United States, in the event that Customer contemplates any exporting of the Equipment (including any technology supplied as part of the Equipment), Customer shall follow all procedures as required by the U.S. Export Administration Regulations and any related export control laws and regulations promulgated and administered by the government of any country having jurisdiction over the parties hereto or the transactions contemplated herein.

Customer shall not assign or delegate its obligations under this Agreement and any Schedule, and any such assignment or delegation shall be invalid and of no effect. MHCCA may, without notice to Customer, sell, assign or otherwise transfer its interests in this Agreement and the Schedules, in whole or in part, to a third party (a "New Creditor"), in which case the New Creditor will, to the extent of such sale, assignment or transfer, have all of MHCCA's rights and benefits hereunder but will not have to perform any of MHCCA's obligations (if any). Customer agrees not to assert against the New Creditor any claim, defense or offset that Customer may have against MHCCA or any predecessor in interest. Customer's obligations and liabilities hereunder to the New Creditor will be absolute and unconditional and will not be subject to any abatement, reduction, recoupment, defense, set-off or counterclaim available to Customer for any other reason whatsoever.

Customer agrees, at its own expense: (a) to do everything necessary to perfect and preserve the security interests of **MHCCA** in the Equipment; (b) to defend any action, proceeding or claim affecting the Equipment including, but not limited to, those affecting any security interest of **MHCCA** obtained hereunder; and (c) to promptly pay all taxes, assessments, license fees and any indirect costs incurred including, but not limited to fines or any other public or private charges when levied or assessed against the Equipment. Customer agrees to pay **MHCCA** all amounts Customer owes under this Agreement even if the Equipment or portion thereof is/are lost, stolen, damaged, destroyed or missing. Unless Customer obtains **MHCCA**'s prior written consent, Customer will not sell, lease, mortgage, create a lien in, transfer or otherwise dispose of the Equipment, in whole or in part.

To the full extent permitted by applicable law, Customer hereby waives as to MHCCA all claims and defenses which Customer could assert against the manufacturer, seller, developer or Supplier of the Equipment or any other aspect of the Equipment. MHCCA SHALL NOT BE LIABLE FOR ANY LOSS OR INJURY TO CUSTOMER OR TO ANY THIRD PERSON OR PROPERTY, INCLUDING DIRECT, INDIRECT, CONSEQUENTIAL, INCIDENTAL OR SPECIAL DAMAGES CAUSED BY CUSTOMER'S USE OR POSSESSION OF THE EQUIPMENT. IF THE EQUIPMENT DOES NOT OPERATE AS REPRESENTED BY THE SUPPLIER OR IS UNSATISFACTORY FOR ANY REASON WHATSOEVER, CUSTOMER WILL NOT MAKE ANY CLAIM AGAINST MHCCA FOR DAMAGES. Customer agrees to continue making payments to MHCCA under this Agreement, regardless of any claims MHCCA may have against the manufacturer or Supplier of the Equipment. MHCCA transfers to Customer for the term of this Agreement any warranties made by the manufacturer or the Supplier. No representation or warranty by the manufacturer or Supplier is binding on MHCCA nor shall breach of such warranty relieve Customer of Customer's obligation to MHCCA as provided herein. There are no warranties other than those made by the manufacturer of the Equipment. MHCCA MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, AS TO THE QUALITY, WORKMANSHIP, DESIGN, MERCHANTABILITY, SUITABILITY, OR FITNESS OF THE EQUIPMENT FOR ANY PARTICULAR PURPOSE, OR ANY OTHER REPRESENTATION OR WARRANTY WHATSOEVER, EXPRESS OR IMPLIED. MHCCA shall not under any circumstances be liable for loss of anticipatory or actual profits or for consequential damages of any type whatsoever. MHCCA is not responsible for any losses or damages caused by Customer's use of the Equipment, or from any other kind of loss while Customer is in possession of the Equipment. Customer agrees to indemnify and hold MHCCA harmless from any and all losses, claims, liabilities, demands and expenses whatsoever that may arise from Customer's use or possession of the Equipment or from defects in the Equipment.

Customer hereby acknowledges and agrees that: (a) MHCCA is a separate and independent company from the Supplier, and the Supplier is NOT MHCCA's agent; (b) MHCCA shall NOT be responsible for any of Supplier's obligations, and no breach by the Supplier shall relieve Customer of its obligations to MHCCA under this Agreement

and the Schedules; (c) no statement, representation or warranty by the Supplier is binding on MHCCA; (d) the Supplier has no authority to waive or alter any term of this Agreement; (e) Customer selected the Supplier and any Equipment now or hereinafter acquired based on Customer's own judgment and without any involvement of or advice from MHCCA; (f) Customer's duty to perform its obligations hereunder and in each Schedule is absolute, unconditional and irrevocable despite any failure of, or Customer's dissatisfaction with, the Equipment or any services to be provided by Supplier to Customer; (g) the Customer's obligations hereunder shall not be subject to any abatement, setoff, counterclaim, deduction or reduction for any reason whatsoever; and (h) Customer agrees not to assert against MHCCA any claims or defenses that Customer may have against the Supplier.

IF ANY AMOUNT CHARGED OR COLLECTED UNDER THIS AGREEMENT OR ANY SCHEDULE IS GREATER THAN THE AMOUNT ALLOWED BY LAW (AN "EXCESS AMOUNT"), THEN (I) ANY EXCESS AMOUNT CHARGED BUT NOT YET PAID WILL BE WAIVED BY MHCCA AND (II) ANY EXCESS AMOUNT COLLECTED WILL BE REFUNDED TO CUSTOMER OR APPLIED TO ANY OTHER AMOUNT THEN DUE HEREUNDER.

This Agreement shall be governed by the laws of the State of Minnesota, but without regard to Minnesota's choice-of-law laws. All legal actions arising out of or relating to this Agreement and each Schedule shall be venued (filed and adjudicated) exclusively in a state or federal court located in Hennepin County, Minnesota, which is the place of MHCCA's chief executive office and the place at which this Agreement will be serviced. Customer hereby agrees not to object to such venue, and Customer hereby consents to personal jurisdiction in such courts. CUSTOMER AND MHCCA EACH HEREBY WAIVE ITS RESPECTIVE RIGHTS TO A TRIAL BY JURY IN ANY LEGAL ACTION to the extent permitted by law. Customer waives any right they may have to assert lack of personal jurisdiction, the doctrine of forum non conveniens or to object to venue (or to seek to transfer venue) to the extent any action or proceeding is brought in accordance with this section.

This Agreement and each of the related Schedules(s) constitute the entire agreement regarding the subject matter described herein between Customer and MHCCA and shall supersede any inconsistent terms set forth in any other agreement and all prior oral and written understandings. No term of this Agreement or any related Schedule may be amended, waived, discharged or terminated except by a written instrument signed by Customer and an executive officer of MHCCA. Any provisions hereof contrary to, prohibited by or invalid under applicable laws or regulations shall be inapplicable, but shall not invalidate the remaining provisions hereof. This Agreement may be signed separately in counterparts, all of which, together, shall be considered one and the same agreement. Customer and MHCCA agree that a photocopy, carbon copy, facsimile or other reproduction of this Agreement and each Schedule with their reproduced signatures thereon shall be as valid and binding as the original-signature document and shall be treated as genuine and authentic as the original for all purposes. Copies of this executed Agreement transmitted by facsimile transmission, email or generated through electronic signature/documentation technology shall be considered originals for all purposes. MHCCA retains the right to correct and/or amend the Agreement and Exhibit A to perfect and preserve the security interests in the Equipment without consent of, or notification to the Customer.

THIS AGREEMENT IS EFFECTIVE ONLY WHEN SIGNED BY BOTH PARTIES. THIS AGREEMENT IS NONCANCELLABLE. THE SIGNER ASSERTS THAT ALL ACTIONS REQUIRED TO AUTHORIZE THE EXECUTION OF THIS AGREEMENT ON BEHALF OF THE USER HAVE BEEN TAKEN AND THAT ANY MANAGER, PURCHASING AGENT OR PERSON OF SIMILAR AUTHORITY IS AUTHORIZED TO SIGN THIS AD ANY OTHER DOCUMENTATION NECESSARY BY MHCCA IN REGARD TO THIS AGREEMENT. THE UNDERSIGNED CUSTOMER AND ANY PERSONAL AND/OR CORPORATE GUARANTORS HEREBY AUTHORIZE BANKS, CREDIT REPORTING AGENCIES, TRADE REFERENCES AND FINANCIAL INSTITUTIONS THE RIGHT TO RELEASE INFORMATION AND CREDIT REPORTS REGARDING THE UNDERSIGNED CUSTOMER AND/OR ANY GUARANTOR OF CUSTOMER TO Mitsubishi HC Capital America AT THE TIME OF EXECUTION HEREOF AND SEMI-ANNUALLY IN THE EVENT OF A DEFAULT UNDER THIS AGREEMENT OR IN THE EVENT OF ANY BREACH OF OTHER OBLIGATIONS BY THE CUSTOMER AND/OR ANY GUARANTORS TO MHCCA.

Accepted b	y Mitsubishi HC Capital America	Custom	er:	
Ву:		Ву:	X	
Print Name:		Print Name:		
Title:	Date:	Title:		Date:



7201 Metro Boulevard, Suite 800, Edina, MN 55439 Phone: 877-996-0270

SCHEDULE NO.

This Schedule is issued pursuant to the Master Installment Payment Agreement No. by and between (the "Customer") and Mitsubishi HC Capital America ("MHCCA"). All terms and conditions of the Master Installment Payment Agreement (the "Agreement") are incorporated herein and made part hereof as if such terms and conditions were set forth in this Schedule. Capitalized terms used herein shall have the same meaning as in the Agreement.

TRANSACTION DETAILS AND PAYMENT SCHEDULE:

Processing Fee:	
Term of Agreement (the "Term"): 66 Months	Amount of each Monthly payment (a "Periodic Payment"):
Security Deposit: \$0.00	Remit to Address:
Supplier Name & Address:	Mitsubishi HC Capital America P.O. Box 1880 Minneapolis, MN 55480-1880

Notwithstanding anything in the Master Installment Payment Agreement, Customer authorizes MHCCA to pull any payments due under the Agreement via ACH. Any change to the ACH approval which affects the timely payment or any cancellation of the ACH approval shall constitute an Event of Default.

At MHCCA's option, MHCCA may adjust the Periodic Payment by the percentage increase occurring between the date hereof and the Commencement Date in the like-term Secured Overnight Financing Rate ("SOFR") Swaps. Upon receipt of evidence of acceptance for all of the items of Equipment described herein, MHCCA shall update this Schedule to identify the actual Equipment financed thereunder and the actual amount of each Periodic Payment. The Periodic Payment amount shall be communicated to the Customer in writing. Under no circumstances will the implicit rate used to calculate the Periodic Payment shown above ever be decreased.

This transaction may be conducted by electronic means and the User and Provider authorize that their electronic signatures act as their legal signatures of this Schedule. This Schedule may be signed separately in counterparts, all of which, together, shall be considered one and the same agreement. User and MHCCA agree that a photocopy, carbon copy, facsimile or other reproduction of this Schedule with their reproduced signatures thereon shall be as valid and binding as the original-signature document and shall be treated as genuine and authentic as the original for all purposes. Copies of this executed Schedule transmitted by facsimile transmission, email or generated or executed through electronic signature/documentation technology shall be considered originals for all purposes.

THE SIGNER ASSERTS THAT ALL ACTIONS REQUIRED TO AUTHORIZE THE EXECUTION OF THIS SCHEDULE ON BEHALF OF THE USER HAVE BEEN TAKEN AND THAT ANY MANAGER, PURCHASING AGENT OR PERSON OF SIMILAR AUTHORITY IS AUTHORIZED TO SIGN ANY OTHER DOCUMENTATION NECESSARY BY PROVIDER IN REGARD TO THIS AGREEMENT. THIS SCHEDULE IS EFFECTIVE ONLY WHEN SIGNED BY BOTH PARTIES AND IS NONCANCELLABLE.

Accepted by	Mitsubishi HC Capital America	Customer	
		:	
		Dv.	
Ву:		By: X	
Print		Print	
Name:		Name:	
			ъ.
			Date
Title:	Date:	Title:	•



7201 Metro Boulevard, Suite 800, Edina, MN 55439

Phone: 877-996-0270

SCHEDULE NO.

This Schedule is issued pursuant to the Master Agreement No. by and between	_ ("User") and Mitsubishi HC Capital America ("Provider"). Al
terms and conditions of the Master Agreement are incorporated herein and made part here	eof as if such terms and conditions were set forth in this Schedule
Capitalized terms used herein shall have the same meaning as in the Master Agreement.	

EQUIPMENT DESCRIPTION AND LOCATION	
See Attached Exhibit A	
TERM AND PAYMENT SCHEDULE	
Initial Term in Months:	User Tax Exempt Number
Monthly Rent Payments:(plus applicable taxes)	
Equipment configuration or any material delay in the delivery and acceptance funding on this Schedule and/or (ii) require User to purchase the Equipment de Provider to that point, together with any unpaid Interim Rent. User's obligation of sale. At Provider's option, Provider may adjust the Rent Payment by the percentage term Secured Overnight Financing Rate ("SOFR") Swaps. Upon receipt of evic update this Schedule to identify the actual Equipment financed thereunder a communicated to the User in writing. Under no circumstances will the implicit. For each item of Equipment, there shall also be an interim rent payment ("In advance monies are released by Provider or (2) on the date of User's written an item of Equipment, or advance monies released, will be calculated by multiplying the total cost of all Equipment, prorated on a daily basis for periods less than on	nterim Rent") computed for the period beginning on the earlier of (1) the date any d/or verbal acceptance through the Commencement Date. The Interim Rent for each ng the cost of that item of Equipment or advance by the Rent Payment and divided by

This transaction may be conducted by electronic means and the User and Provider authorize that their electronic signatures act as their legal signatures of this Schedule. This Schedule may be signed separately in counterparts, all of which, together, shall be considered one and the same agreement. User and MHCCA agree that a photocopy, carbon copy, facsimile or other reproduction of this Schedule with their reproduced signatures thereon shall be as valid and binding as the original-signature document and shall be treated as genuine and authentic as the original for all purposes. Copies of this executed Schedule transmitted by facsimile transmission, email or generated or executed through electronic signature/documentation technology shall be considered originals for all purposes.

THE SIGNER ASSERTS THAT ALL ACTIONS REQUIRED TO AUTHORIZE THE EXECUTION OF THIS SCHEDULE ON BEHALF OF THE USER HAVE BEEN TAKEN AND THAT ANY MANAGER, PURCHASING AGENT OR PERSON OF SIMILAR AUTHORITY IS AUTHORIZED TO SIGN ANY OTHER DOCUMENTATION NECESSARY BY PROVIDER IN REGARD TO THIS AGREEMENT. THIS SCHEDULE IS EFFECTIVE ONLY WHEN SIGNED BY BOTH PARTIES AND IS NONCANCELLABLE.

USER/PROVIDER SIG	GNATURE	
User Legal Name		Provider Name
-		Mitsubishi HC Capital America
Ву		Ву
Print Name		Print Name
Title	Date	Title Date

ABSOLUTE AND CONTINUING CORPORATE GUARANTY AGREEMENT

This ABSOLUTE AND CONTINUING CORPORATE GUARANTY AGREEMENT ("Guaranty") is made and entered into as of ("Guarantor"), in favor of Mitsubishi HC Capital America, Inc. ("Provider").

RECITALS:

WHEREAS, ("User") and Provider have entered or will enter into a Master Agreement No. dated as of pursuant to which Provider will provide and may provide from time to time in the future certain equipment, software and/or related services (collectively, the "Equipment") to be provided by Provider to User pursuant to the terms of a Master Agreement, together with all Schedules, attachments and riders attached or to be attached thereto (collectively, the "Agreement"); and

WHEREAS, Provider, as a condition precedent to entering into said Agreement, has requested Guarantor provide security by unconditionally guaranteeing payment to Provider of all rent, charges and other moneys due and to become due to Provider from User under the Agreement together with all of the obligations and liabilities of User under the Agreement (collectively, the "Obligations"); and

WHEREAS, Guarantor, in furtherance of his business and/or investment objectives and in order to induce Provider to proceed with the Agreement, desires to provide an absolute and continuing guaranty as hereinafter set forth;

NOW, THEREFORE, in order to induce Provider to enter into the Agreement and for other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, Guarantor hereby agrees as follows:

- 1. <u>Guaranty.</u> Guarantor absolutely and unconditionally guaranties to Provider the payment of all of the Obligations, and shall continue to so guaranty all such Obligations, whether or not all Obligations are paid in full, until all of such Obligations have been fully satisfied. If the User shall fail to pay all or any part of the Obligations when due, whether by acceleration or otherwise, Guarantor shall pay Provider, upon Provider's written demand, the amount due and unpaid by the User in a like manner as if such amount constituted the direct obligation of Guarantor. Provider's failure to provide Guarantor with a written demand for payment shall not be construed as a waiver of Provider's rights against Guarantor under this Guaranty. Prior to any demand upon Guarantor, Provider shall not be required to make any demand upon or pursue or exhaust any of its rights or remedies against the User. This Guaranty shall be effective immediately and shall remain in full force and effect until all of the Obligations are paid, performed and observed in full. This Guaranty shall be enforceable against each person signing this Guaranty, even if only one person signs and regardless of any failure of other persons to sign this Guaranty. If there is more than one signer, all agreements and promises herein shall be construed to be, and are hereby declared to be, joint and several in each of every particular and shall be fully binding upon and enforceable against either, any or all of the signers.
- Strict Observance. Guarantor agrees that the Obligations will be paid, performed, and observed strictly in accordance with their terms, regardless of any rights of User against Provider. The obligations of Guarantor hereunder are without regard to the obligations of any other person or entity, and shall not be affected by any circumstances, including without limitation: (i) any act or omission by Provider, which act or omission is hereby agreed to; (ii) any lack of enforcement or retention of rights against User, Guarantor or any other person or entity or any property; (iii) partial or complete illegality, unenforceability or invalidity of the Obligations, or any other guaranty, surety, pledge, assignment or other security for any Obligations; (iv) any termination or amendment of or change in the Agreement or any other instrument, or the Equipment or any part thereof, or any leasing, assignment, mortgage or transfer of any thereof or of any interest therein, or any furnishing, acceptance, failure or release of any interest in any such security; (v) any failure, omission or delay on the part of User or any other person or entity to comply with any term of the Agreement; (vi) any waiver of the payment, performance or observance of any of the Obligations, or any other waiver, consent, extension, indulgence, compromise, settlement or release in respect of the Agreement or any obligation or liability of User or Provider or any exercise or non-exercise of any right, remedy, power or privilege in respect of the Agreement or any Obligation; (vii) any voluntary or involuntary bankruptcy, insolvency, reorganization, composition, receivership or similar proceedings with respect to User, Guarantor, or any other person or entity or any properties or creditors, or any taken by any court, trustee or receiver in any such proceeding; (viii) any limitation on the liability or obligations of User or any other person or entity under the Agreement or any discharge termination, cancellation or frustration, in whole or in part, of the Agreement; (ix) any defect in the title or condition of, or any damage to or loss or destruction of the Equipment, or any portion thereof; (x) any merger or consolidation of User or Guarantor into or with any other corporation or entity, or any sale, lease or transfer of any of the assets of User or Guarantor to any other person or entity; (xi) any change in the ownership of User, or any change in or termination of any relationship between User and Guarantor; or, (xii) any other condition circumstances which might otherwise constitute a legal or equitable discharge, release or defense of a surety or Guarantor. No delay in making demand on Guarantor for satisfaction of the obligations of Guarantor hereunder shall prejudice the right of Provider to enforce the obligations of Guarantor hereunder.
- 3. Waivers of Notice, Etc. Guarantor waives diligence, presentment, demand, protest or notice of any kind whatsoever with respect to this Guaranty or the Obligations, including without limitation (i) notice of acceptance of this Guaranty, notice of nonpayment or nonperformance of any of the Obligations, notice of an Event of Default (as defined in the Agreement) or other default and notice of any of the matters described in Paragraph 2 hereof, (ii) any right to the enforcement, assertion or exercise of any right, power, privilege or remedy conferred in the Agreement or otherwise, (iii) any requirement to exhaust any remedies or to mitigate damages resulting from a default under the Agreement, (iv) any notice of any sale, transfer or other disposition of any right, title to or interest in the Agreement, the equipment or any collateral security, or any part thereof, or (v) any requirement of promptness in commencing suit, action or other proceeding and the giving to or making any claim or demand on Guarantor, User or any other person or entity. Guarantor agrees that it shall not be required or have the right to consent to, or to receive any notice of, any supplement to or amendment of, or waiver or modification of, the terms of the Agreement. No notice to or demand on Guarantor shall entitle Guarantor to any other or further notice or demand in the same, similar or other circumstances.
- 4. Extensions, Etc. Provider may in its sole discretion, at any time or from time to time, (i) renew, extend, change or modify the time, manner, place or terms of payment, performance or observance of any or all of the Obligations, (ii) apply payments by User or Guarantor to any Obligations or any other Obligations or liability of User or Guarantor to Provider, (iii) exchange, release or surrender any security or property which may at any time be held by it, (iv) release any surety or guarantor for or of any of the Obligations (v) settle or compromise any or all of the Obligations with User or any other person or entity liable thereon, or (vi) subordinate the payment, performance or observance of any other debts or obligations which may be due or owing to Provider or any other person or entity, all in such manner and upon such terms as Provider may deem proper, without notice to or further assent from Guarantor.
- 5. <u>No Waiver</u>. No failure by Provider to exercise, and no delay in exercising, this Guaranty shall operate as a waiver thereof, nor shall any single or partial exercise of any other right, power or remedy of Provider.

- 6. <u>Guaranty of Performance.</u> This Guaranty is a guaranty of payment and performance and not of collection. Guarantor shall pay to Provider all reasonable attorneys' fees and other reasonable expenses incurred by Provider in protecting its interests hereunder or in exercising its rights and remedies provided hereunder, together with interest on such sums at the lesser of .05% per day or the maximum rate permitted by law, from the date which such expenses are also incurred.
- 7. <u>Bankruptcy.</u> If at any time all or any part of any payment or performance theretofore applied by Provider to any of the obligations is or must be rescinded or returned by Provider for any reason whatsoever (including without limitation the insolvency, bankruptcy or reorganization of User) then such Obligations shall, for the purposes of this Guaranty, be deemed to have continued to be effective or be reinstated, as the case may be, all as though such application by Provider had not been made. If an event permitting the declaration of default under the Agreement occurs and such declaration of default is prevented by reason of any case or proceeding under a bankruptcy or insolvency law, for purposes of this Guaranty and its Obligations hereunder, the Agreement shall be deemed to have been declared in default; and Guarantor shall pay the amounts specified by Provider to be paid under this Guaranty without further notice or demand.
- 8. <u>Assignment.</u> Provider may at any time sell, assign, transfer or otherwise dispose of all or any part of its interest in this Guaranty and, in such event, this Guaranty shall inure to the benefit of, and be enforceable by, the successors and assigns of Provider, assign any interest hereunder or related hereto (including without limitation any claim arising by subrogation).
- 9. <u>Guarantor's Obligation; No Set-off.</u> Guarantor's obligation hereunder shall be absolute and unconditional and shall not be subject to any right of set-off, recoupment, deduction or other defense which Guarantor or any other person or entity may now or hereafter have against Provider. All such payments made shall be final, and Guarantor will not seek to recover for any reason whatsoever any such payments made.
- 10. <u>Limitations on Subrogation.</u> Guarantor shall have no right of subrogation, reimbursement or indemnity whatsoever, and no right of recourse to or with respect to any assets or property of User and waives any right to enforce any remedy which Provider now has or may hereinafter have against User until all of the Obligations have been paid in full, performed and observed. Any subrogation right to which Guarantor becomes entitled and any other obligation of any kind owing from User to Guarantor shall be subject and subordinate to the rights of Provider against User under the Agreement. No payment or performance hereunder by Guarantor shall give rise to any claim of Guarantor against Provider.
- 11. <u>Acceleration.</u> Guarantor agrees that if any Event of Default as defined in the Agreement occurs, then any and all Obligations of the undersigned under this Guaranty or otherwise shall, at the Provider's option and without notice, forthwith become immediately due and payable by Guarantor.
- 12. <u>Miscellaneous.</u> This Guaranty shall be governed by the laws of the State of Minnesota. The Guarantor and Provider hereby consent to the jurisdiction of and venue in any Federal or State Court located in Hennepin County, Minnesota for a determination of any dispute, outside of those that are resolved in arbitration, as to any matters whatsoever arising out of or in any way connected with this Guaranty and authorize service of process on the Guarantor by certified mail sent to the Guarantor at the address for the Guarantor as set forth herein below.
- 13. <u>Severability.</u> Any provision of this Guaranty which is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceable provision without invalidating the remaining provisions hereof. Guarantor and Provider hereby waive any provisions of law which renders any provision hereof prohibited or unenforceable in any respect.
- 14. <u>Entire Agreement.</u> This Guaranty constitutes the entire agreement of Guarantor and Provider with respect to the subject matter hereof. All prior or contemporaneous understanding or agreements, written or oral, between Guarantor and Provider with respect to the subject matter hereof are hereby entirely superseded.
- 15. <u>Corporate Authority.</u> Guarantor represents and warrants that it is duly authorized to enter into this Guaranty, and that the undersigned is a duly authorized officer of Guarantor with authority to execute this Agreement on behalf of Guarantor. Guarantor agrees to provide any documents reasonably requested by Provider to evidence such authority.

IN WITNESS WHEREOF, the Guarantor, intending to be legally bound hereby, has duly executed this Guaranty Agreement as of the date indicated below.

CORPORATE GUARANTOR:

,

ABSOLUTE AND CONTINUING PERSONAL GUARANTY AGREEMENT

This ABSOLUTE AND CONTINUING GUARANTY AGREEMENT ("Guaranty") is made and entered into as of ______ ("Guarantor"), in favor of Mitsubishi HC Capital America, Inc. ("Provider").

, by

RECITALS:

WHEREAS, ("User") and Provider have entered or will enter into a Master Agreement No. dated as of pursuant to which Provider will provide and may provide from time to time in the future certain equipment, software and/or related services (collectively, the "Equipment") to be provided by Provider to User pursuant to the terms of a Master Agreement, together with all Schedules, attachments and riders attached or to be attached thereto (collectively, the "Agreement"); and

WHEREAS, Provider, as a condition precedent to entering into said Agreement, has requested Guarantor provide security by unconditionally guaranteeing payment to Provider of all rental, charges and other moneys due and to become due to Provider from User under the Agreement together with all of the obligations and liabilities of User under the Agreement (collectively, the "Obligations"); and

WHEREAS, Guarantor, in furtherance of his business and/or investment objectives and in order to induce Provider to proceed with the Agreement, desires to provide an absolute and continuing guaranty as hereinafter set forth;

NOW, THEREFORE, in order to induce Provider to enter into the Agreement and for other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, Guarantor hereby agrees as follows:

- 1. <u>Guaranty.</u> Guarantor absolutely and unconditionally guaranties to Provider the payment of all of the Obligations, and shall continue to so guaranty all such Obligations, whether or not all Obligations are paid in full, until all of such Obligations have been fully satisfied. If the User shall fail to pay all or any part of the Obligations when due, whether by acceleration or otherwise, Guarantor shall pay Provider, upon Provider's written demand, the amount due and unpaid by the User in a like manner as if such amount constituted the direct obligation of Guarantor. Provider's failure to provide Guarantor with a written demand for payment shall not be construed as a waiver of Provider's rights against Guarantor under this Guaranty. Prior to any demand upon Guarantor, Provider shall not be required to make any demand upon or pursue or exhaust any of its rights or remedies against the User. This Guaranty shall be effective immediately and shall remain in full force and effect until all of the Obligations are paid, performed and observed in full. This Guaranty shall be enforceable against each person signing this Guaranty, even if only one person signs and regardless of any failure of other persons to sign this Guaranty. If there is more than one signer, all agreements and promises herein shall be construed to be, joint and several in each of every particular and shall be fully binding upon and enforceable against either, any or all of the signers.
- Strict Observance. Guarantor agrees that the Obligations will be paid, performed, and observed strictly in accordance with their terms, regardless of any rights of User against Provider. The obligations of Guarantor hereunder are without regard to the obligations of any other person or entity, and shall not be affected by any circumstances, including without limitation: (i) any act or omission by Provider, which act or omission is hereby agreed to; (ii) any lack of enforcement or retention of rights against User, Guarantor or any other person or entity or any property; (iii) partial or complete illegality, unenforceability or invalidity of the Obligations, or any other guaranty, surety, pledge, assignment or other security for any Obligations; (iv) any termination or amendment of or change in the Agreement or any other instrument, or the Equipment or any part thereof, or any leasing, assignment, mortgage or transfer of any thereof or of any interest therein, or any furnishing, acceptance, failure or release of any interest in any such security; (v) any failure, omission or delay on the part of User or any other person or entity to comply with any term of the Agreement; (vi) any waiver of the payment, performance or observance of any of the Obligations, or any other waiver, consent, extension, indulgence, compromise. settlement or release in respect of the Agreement or any obligation or liability of User or Provider or any exercise or non-exercise of any right, remedy, power or privilege in respect of the Agreement or any Obligation; (vii) any voluntary or involuntary bankruptcy, insolvency, reorganization, composition, receivership or similar proceedings with respect to User, Guarantor, or any other person or entity or any properties or creditors, or any taken by any court, trustee or receiver in any such proceeding; (viii) any limitation on the liability or obligations of User or any other person or entity under the Agreement or any discharge termination, cancellation or frustration, in whole or in part, of the Agreement; (ix) any defect in the title or condition of, or any damage to or loss or destruction of the Equipment, or any portion thereof; (x) any merger or consolidation of User or Guarantor into or with any other corporation or entity, or any sale, lease or transfer of any of the assets of User or Guarantor to any other person or entity; (xi) any change in the ownership of User, or any change in or termination of any relationship between User and Guarantor; or, (xii) any other condition circumstances which might otherwise constitute a legal or equitable discharge, release or defense of a surety or Guarantor. No delay in making demand on Guarantor for satisfaction of the obligations of Guarantor hereunder shall prejudice the right of Provider to enforce the obligations of Guarantor hereunder.
- 3. Waivers of Notice, Etc. Guarantor waives diligence, presentment, demand, protest or notice of any kind whatsoever with respect to this Guaranty or the Obligations, including without limitation (i) notice of acceptance of this Guaranty, notice of nonpayment or nonperformance of any of the Obligations, notice of an Event of Default (as defined in the Agreement) or other default and notice of any of the matters described in Paragraph 2 hereof, (ii) any right to the enforcement, assertion or exercise of any right, power, privilege or remedy conferred in the Agreement or otherwise, (iii) any requirement to exhaust any remedies or to mitigate damages resulting from a default under the Agreement, (iv) any notice of any sale, transfer or other disposition of any right, title to or interest in the Agreement, the equipment or any collateral security, or any part thereof, or (v) any requirement of promptness in commencing suit, action or other proceeding and the giving to or making any claim or demand on Guarantor, User or any other person or entity. Guarantor agrees that it shall not be required or have the right to consent to, or to receive any notice of, any supplement to or amendment of, or waiver or modification of, the terms of the Agreement. No notice to or demand on Guarantor shall entitle Guarantor to any other or further notice or demand in the same, similar or other circumstances.
- 4. Extensions, Etc. Provider may in its sole discretion, at any time or from time to time, (i) renew, extend, change or modify the time, manner, place or terms of payment, performance or observance of any or all of the Obligations, (ii) apply payments by User or Guarantor to any Obligations or any other Obligations or liability of User or Guarantor to Provider, (iii) exchange, release or surrender any security or property which may at any time be held by it, (iv) release any surety or guarantor for or of any of the Obligations (v) settle or compromise any or all of the Obligations with User or any other person or entity liable thereon, or (vi) subordinate the payment, performance or observance of any other debts or obligations which may be due or owing to Provider or any other person or entity, all in such manner and upon such terms as Provider may deem proper, without notice to or further assent from Guarantor.
- 5. <u>No Waiver</u>. No failure by Provider to exercise, and no delay in exercising, this Guaranty shall operate as a waiver thereof, nor shall any single or partial exercise of any other right, power or remedy of Provider.

- 6. <u>Guaranty of Performance</u>. This Guaranty is a guaranty of payment and performance and not of collection. Guarantor shall pay to Provider all reasonable attorneys' fees and other reasonable expenses incurred by Provider in protecting its interests hereunder or in exercising its rights and remedies provided hereunder, together with interest on such sums at the lesser of .05% per day or the maximum rate permitted by law, from the date which such expenses are also incurred.
- 7. <u>Bankruptcy.</u> If at any time all or any part of any payment or performance theretofore applied by Provider to any of the obligations is or must be rescinded or returned by Provider for any reason whatsoever (including without limitation the insolvency, bankruptcy or reorganization of User) then such Obligations shall, for the purposes of this Guaranty, be deemed to have continued to be effective or be reinstated, as the case may be, all as though such application by Provider had not been made. If an event permitting the declaration of default under the Agreement occurs and such declaration of default is prevented by reason of any case or proceeding under a bankruptcy or insolvency law, for purposes of this Guaranty and its Obligations hereunder, the Agreement shall be deemed to have been declared in default; and Guarantor shall pay the amounts specified by Provider to be paid under this Guaranty without further notice or demand.
- 8. <u>Assignment.</u> Provider may at any time sell, assign, transfer or otherwise dispose of all or any part of its interest in this Guaranty and, in such event, this Guaranty shall inure to the benefit of, and be enforceable by, the successors and assigns of Provider, assign any interest hereunder or related hereto (including without limitation any claim arising by subrogation).
- 9. <u>Guarantor's Obligation; No Set-off.</u> Guarantor's obligation hereunder shall be absolute and unconditional and shall not be subject to any right of set-off, recoupment, deduction or other defense which Guarantor or any other person or entity may now or hereafter have against Provider. All such payments made shall be final, and Guarantor will not seek to recover for any reason whatsoever any such payments made.
- 10. <u>Limitations on Subrogation</u>. Guarantor shall have no right of subrogation, reimbursement or indemnity whatsoever, and no right of recourse to or with respect to any assets or property of User and waives any right to enforce any remedy which Provider now has or may hereinafter have against User until all of the Obligations have been paid in full, performed and observed. Any subrogation right to which Guarantor becomes entitled and any other obligation of any kind owing from User to Guarantor shall be subject and subordinate to the rights of Provider against User under the Agreement. No payment or performance hereunder by Guarantor shall give rise to any claim of Guarantor against Provider.
- 11. <u>Acceleration.</u> Guarantor agrees that if any Event of Default as defined in the Agreement occurs, then any and all Obligations of the undersigned under this Guaranty or otherwise shall, at the Provider's option and without notice, forthwith become immediately due and payable by Guarantor.
- 12. <u>Miscellaneous</u>. This Guaranty shall be governed by the laws of the State of Minnesota. The Guarantor and Provider hereby consent to the jurisdiction of and venue in the Supreme Court of the State of Minnesota and of any Federal or State Court located in Hennepin County, Minnesota for a determination of any dispute, outside of those that are resolved in arbitration, as to any matters whatsoever arising out of or in any way connected with this Guaranty and authorize service of process on the Guarantor by certified mail sent to the Guarantor at the address for the Guarantor as set forth herein below.
- 13. <u>Severability</u>. Any provision of this Guaranty which is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceable provision without invalidating the remaining provisions hereof. Guarantor and Provider hereby waive any provisions of law which renders any provision hereof prohibited or unenforceable in any respect.
- 14. <u>Entire Agreement</u>. This Guaranty constitutes the entire agreement of Guarantor and Provider with respect to the subject matter hereof. All prior or contemporaneous understanding or agreements, written or oral, between Guarantor and Provider with respect to the subject matter hereof are hereby entirely superseded.

IN WITNESS WHEREOF, the Guarantor, intending to be legally bound hereby, has duly executed this Guaranty Agreement as of the date indicated below.

INDIVIDUAL GUARANTOR:	X	
	Name:	
	Home Address:	
		,
	Date:	

EXHIBIT J

PROVISION TECHNOLOGY SOLUTIONS AGREEMENT



TECHNOLOGY SOLUTIONS SERVICES AGREEMENT

THIS TECHNOLOGY	SOLUTIONS SER'	VICES AGRE	EEMENT (t	:he "Agreemen	t") is made and
entered into as of the	day of	20	_(the "Eff	ective Date"),	by and between
PV Distribution LLC, a Delay	vare limited liabili	ty company	("ProVisio	n") and	
	, ("Custome	r") having a	n Anytime	Fitness Center	located at the
following address:					(the
"Facility").					

1. Services:

- a. Website and Email Hosting Services. ProVision agrees to perform and provide to Customer services consisting of non-exclusive electronic access to a digital information processing, transmission and storage system ("Server") to store Customer's web site ("Site") and make the Site available via the global computer communications network ("Internet"). ProVision also agrees to provide and host for Customer up to five (5) Microsoft Exchange email mailboxes under the @anytimefitness.com domain ("Mailboxes"). ProVision's email hosting services shall be limited to: (i) account setup and deletion; (ii) password resets; (iii) assisting with email exporting (.pst files); (iv) operational training; and (v) troubleshooting relating to access, delivery or receiving of emails. The foregoing services in this Section 1(a) are the "Hosting Services". Customer agrees that the Hosting Services shall not include any web site development services, authorship or creation with respect to the Site.
- b. Global Access Software Installation and Support. ProVision agrees to install the Anytime Fitness-approved proprietary club management and global access/reciprocity software (the "Proprietary Software") on Customer's Equipment (defined in Section 3.d.) for access control and to provide remote technical maintenance, troubleshooting and configuration of the Proprietary Software and Customer's access control network ("Proprietary Installation and Support Services" or "Proprietary I&S Services"). The Proprietary I&S Services include anti- virus and anti-malware services relating to the disruption of the Proprietary Software and may include the periodic upgrading of the Proprietary Software with newer versions or releases. All support for the Proprietary Software is provided remotely. Upgrades, updates or other changes to the Proprietary Software may be made remotely and at such times as ProVision deems necessary or appropriate, in its sole discretion, with or without notice. Upon availability of a new release or version of the Proprietary Software, ProVision may cease supporting prior versions or releases upon not less than thirty (30) days prior written notice. Any new or additional Equipment necessitated by a software upgrade will be the responsibility of Customer.
- c. Security Monitoring. ProVision agrees to perform and provide to Customer physical security monitoring services at the Facility ("Security Monitoring Services") if, and only if, Customer purchases all security equipment through ProVision pursuant to a separate purchase order and ProVision installs that equipment. Customer acknowledges that the Security Monitoring Services will include the monitoring of the physical alarm system but such Security Monitoring Services do not include monitoring video recorders, closed circuit televisions (CCTVs) or Customer's local area network. ProVision will not provide Security Monitoring Services for a security system purchased from, or installed by, a third party.
- d. Availability of Services. The Hosting Services, Technology Services, Proprietary I&S Services and Monitoring Services (if applicable) are collectively referred to as the "Services." Subject to the terms and conditions of this Agreement, ProVision shall attempt to provide the Services for twenty-four (24) hours a day, seven (7) days a week throughout the term of this Agreement. Customer agrees that from time to time the Services may be inaccessible or inoperable for any reason, including, without limitation: (i) equipment malfunctions; (ii) periodic maintenance procedures or repairs which ProVision may undertake from time to time; or (iii)

causes beyond the control of ProVision or which are not reasonably foreseeable by ProVision, including, without limitation, interruption or failure of telecommunication or digital transmission links, hostile network attacks network congestion or other failures. Customer agrees that ProVision has no control of availability of Services on a continuous or uninterrupted basis.

- e. *Technology Services*. ProVision will bill you on a monthly basis for the service and license fees associated with the technology and software systems required to operate your Anytime Fitness center in accordance with the terms and conditions of your Franchise Agreement (the "Technology Solutions Fee") and, where applicable, will remit the designated portion of the Technology Solutions Fee to the appropriate affiliate, licensor or service provider(s). The monthly license and service fees that make up the Technology Solutions fee are: Anytime Health Membership fee, Global Access fee, Club Management Software fee, fitness scanning monthly license fee, music licensing monthly license fee, and the ProVision cellular backup fee.
- f. ProVision Materials. In connection with performance of the Services and at the sole discretion of ProVision with no obligation, ProVision may provide to Customer certain materials, including, without limitation, the Proprietary Software or other computer software (in object code or source code form), data, documentation or information developed or provided by ProVision or its suppliers under this Agreement, domain names, electronic mail addresses and other network addresses assigned to Customer, and other know-how, methodologies, equipment, and processes used by ProVision to provide the Services to Customer ("ProVision Materials").
- g. Customer Content. Customer shall be solely responsible for providing, updating, uploading and maintaining the Site and any and all files, pages, data, works, information and/or materials on, within, displayed, linked or transmitted to, from or through the Site, including, without limitation, trade or service marks, images, photographs, illustrations, graphics, audio clips, video clips, email or other messages, metatags, domain names, software and text ("Customer Content"). The Customer Content shall also include any registered domain names provided by Customer or registered on behalf of Customer in connection with the Services.

2. Licenses, Access and Proprietary Rights

- a. License of Customer Content. Customer grants to ProVision, and ProVision accepts from Customer, a non-exclusive, worldwide and royalty free license to copy, display, use and transmit on and via the Internet the Customer Content in connection with ProVision's performance or enforcement of this Agreement.
- b. Access to Customer Equipment and Facilities. Customer shall permit ProVision access to the Facility and/or provide ProVision with electronic access to install and configure all Equipment, the Technology Services, and/or the ProVision Materials as necessary for ProVision to perform the Services.
- c. License of ProVision Materials and Technology Services. In consideration of Customer's payment of all compensation to ProVision pursuant to Section 4, ProVision grants to Customer, and Customer accepts from ProVision, a limited, non-transferable, non-exclusive license, for the term of this Agreement, to use the ProVision Materials and the Technology Services, solely in connection with the operation of the Anytime Fitness Facility and in connection with the Site for Customer's internal business purposes.
- d. *ProVision Proprietary Rights.* ProVision shall retain all of its right, title and interest (including copyright and other proprietary or intellectual property rights) in the ProVision Materials and Technology Services and all legally protectable elements, derivative works, modifications and enhancements thereto, whether or not developed in conjunction with Customer, and whether or not developed by ProVision, Customer or any contractor, subcontractor or agent for ProVision or Customer. To the extent that ownership of the ProVision Materials do not automatically vest in ProVision by virtue of this Agreement or otherwise, Customer agrees to and hereby does transfer and assign to ProVision all right, title and interest in the ProVision Materials and Technology Services and protectable elements or derivative works thereof. Upon any termination or expiration of this Agreement, Customer shall return all ProVision Materials and Technology Services (if applicable) to ProVision and erase and remove all copies of all ProVision Materials and Technology Services from any computer equipment and media in Customer's possession, custody or control.

3. Site and Services Terms and Limitations

- a. Site Storage and Security. At all times, Customer shall bear full risk of loss and damage to the Site and all Customer Content. Customer shall be solely responsible for undertaking measures to: (i) prevent any loss or damage to Customer Content; (ii) maintainindependent archival and backup copies of the Site and all Customer Content; (iii) ensure the security, confidentiality and integrity of all Customer Content transmitted through or stored on the Server; and (iv) ensure the confidentiality of Customer's password. The Server, ProVision and Services are not an archive and ProVision shall have no liability to Customer or any other person for loss, damage or destruction of any Customer Content. If Customer's password is lost, stolen or otherwise compromised, Customer shall promptly notify ProVision, whereupon ProVision shall suspend access to the Services by use of such password and issue a replacement password to Customer's authorized representative.
- b. Acceptable Use Policy. Customer is solely responsible for all acts, omissions and use under and charges incurred with Customer's account or password or in connection with the Site or any Customer Content displayed, linked, transmitted through or stored on the Server. Customer agrees not to engage in unacceptable use of any Services, which includes, without limitation, use of the Services to: (i) disseminate or transmit unsolicited messages, chain letters or unsolicited commercial email; (ii) disseminate or transmit any material that, to a reasonable person may be abusive, obscene, pornographic, defamatory, harassing, grossly offensive, vulgar, threatening or malicious; (iii) disseminate or transmit files, graphics, software or other material, data or work that actually or potentially infringes the copyright, trademark, patent, trade secret or other intellectual property right of any person; (iv) create a false identity or to otherwise attempt to mislead any person as to the identity, source or origin of any communication; (v) export, re-export or permit downloading of any message or content in violation of any export or import law, regulation or restriction of the United States and its agencies or authorities, or without all required approvals, licenses and/or exemptions; (vi) interfere, disrupt or attempt to gain unauthorized access to any computer system, server, network or account for which Customer does not have authorization to access or at a level exceeding Customer's authorization; (vii) disseminate or transmit any virus, trojan horse or other malicious, harmful or disabling data, work, code or program; or (viii) engage in any other activity deemed by ProVision to be in conflict with the spirit or intent of this Agreement or any ProVision policy.
- c. Rights of ProVision. Customer agrees that ProVision may, in its sole discretion, remove or disable access to all or any portion of the Site or Customer Content stored on the Server at any time and for any reason. ProVision has no obligation to monitor the Site or any Customer Content, but reserves the right in its sole discretion to do so.
- d. Equipment and Connectivity. Customer shall be solely responsible for providing, maintaining and ensuring compatibility with all hardware, software, electrical and other physical requirements necessary for ProVision to perform the Services and for Customer to access the Site, including, without limitation, telecommunications and digital transmission connections and links, routers, switches, modems, local area network servers, virus software, firewalls, or other equipment (collectively "Equipment"). Customer shall be solely responsible for providing a connection to the Internet from its Facility and for setting up a local area network, including without limitation to allow data to flow between Customer's Facility and ProVision's data centers in a secure manner via the Internet.
- e. *Alarm Permit.* Customer acknowledges that an alarm permit may be required. Obtaining the alarm from the local authority (Police or Fire Departments) is the responsibility of Customer.
- f. Monthly Alarm Testing. Customer agrees that a monthly test of the security system is required.

4. Payment Terms

a. *Payments*. Customer shall pay ProVision for the Services and licenses identified in Section 2 in the amount set forth below.

\$799.00 / month / Center

ProVision will not provide Security Monitoring Services for any security system purchased from or installed by a third party.

b. *Invoices.* Customer will be invoiced on a monthly basis in advance. Customer is to promptly arrange for ProVision's invoices to be paid directly by Customer's member billing and processing service provider ("Customer's Billing Processor") which Customer was required to establish upon

becoming a franchisee of Anytime Fitness Franchisor LLC. Customer hereby irrevocably appoints ProVision as Customer's attorney-in-fact to contact Customer's Billing Processor and to make all necessary arrangements on behalf of Customer so as to ensure all arrangements for payment of ProVision's invoices are timely made through Customer's Billing Processor. ProVision reserves the right to invoice on a pro rata basis for any part of a calendar month to allow for subsequent invoices to be calculated and paid on a calendar monthly basis. If Customer is delinquent in its payments, ProVision may suspend Services upon written notice to Customer until all payments are current and ProVision may modify the payment terms to require other assurances to secure Customer's payment obligations hereunder. All fees charged by ProVision for Services are exclusive of taxes and similar fees now in force or enacted in the future imposed on the transaction, all of which the Customer will be responsible for, except for taxes based on ProVision's net income. Customer agrees that amounts of any unpaid invoice shall accrue interest at one and one half percent (1.5%) per month or the maximum amount permitted by law, whichever is less. Customer shall pay all costs of collection, including reasonable attorney's fees and costs, in the event any invoice requires collection efforts.

c. *Taxes*. Customer shall promptly pay all federal, state and local taxes arising out of this Agreement and the Services and equipment described herein, including any sales to similar tax on any payments payable to ProVision under this Agreement. ProVision will not be liable for these or any other taxes, and Customer will indemnify ProVision for any such taxes that may be assessed or levied against ProVision which arise or result from the Services or equipment described in this Agreement.

5. Warranties and Disclaimer

- a. *ProVision Warranties*. ProVision warrants to Customer that: (i) ProVision has the right and authority to enter into and perform its obligations under this Agreement; and (ii) ProVision shall perform the Services in a commercially reasonable manner. Customer's sole remedy in the event of breach of this warranty will be to terminate the Agreement pursuant to Section 8.
- b. Customer Warranties. Customer represents and warrants to ProVision that: (i) Customer has the power and authority to enter into and perform its obligations under this Agreement;
- (ii) Customer Content does not and shall not contain any content, materials, data, work, trade or service mark, trade name, link, advertising or services that actually or potentially violates any applicable law or regulation or infringe or misappropriate any proprietary, intellectual property, contract or tort right of any person; and (iii) Customer has express written authorization from the owner to copy, use and display the Customer Content on and within the Site.
- c. Disclaimer of Warranty. EXCEPT AS EXPRESSLY STATED AT SECTION 5(a), PROVISION MAKES NO OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF NON-INFRINGEMENT, MERCHANTABILITY AND/OR FITNESS FOR A PARTICULAR PURPOSE, CONCERNING ANY SUBJECT MATTER OF THIS AGREEMENT. PROVISION EXPRESSLY DISCLAIMS ANY WARRANTY THAT THE SERVICES OR PROVISION MATERIALS WILL MEET CUSTOMER'S REQUIREMENTS OR WILL BE UNINTERRUPTED, ERROR FREE, VIRUS OR MALWARE FREE, COMPLETELY SECURE OR FREE FROM DATA LOSS.

6. Limitation of Liability

EXCLUSIVE OF LIABILITY UNDER SECTION 7 (INDEMNIFICATION), IN NO EVENT SHALL PROVISION BE LIABLE TO CUSTOMER OR ANY OTHER PERSON FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL OR PUNITIVE DAMAGES, INCLUDING, WITHOUT LIMITATION, LOSS OF DATA, LOSS OF PROFIT OR GOODWILL, FOR ANY MATTER ARISING OUT OF OR RELATING TO THIS AGREEMENT OR ITS SUBJECT MATTER, WHETHER SUCH LIABILITY IS ASSERTED ON THE BASIS OF CONTRACT, TORT OR OTHERWISE, EVEN IF PROVISION HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. PROVISION'S TOTAL LIABILITY FOR DAMAGES SHALL BE LIMITED TO THE TOTAL FEES PAID BY CUSTOMER TO PROVISION HEREUNDER FOR THE ONE (1) YEAR PERIOD PRIOR TO ANY ACT OR OMISSION GIVING RISE TO ANY POTENTIAL LIABILITY.

7. Indemnification

- a. By Customer. Customer agrees to indemnify, hold harmless and defend ProVision and its directors, officers, employees and agents from and against any third-party action, claim, demand, dispute, or liability, including reasonable attorney's fees and costs, arising from or relating to: (i) Customer's breach of this Agreement; (ii) any negligence or willful misconduct of Customer; (iii) any allegation that the Site or Customer Content infringes a third person's copyright, trademark or proprietary or intellectual property right, or misappropriates a third person's trade secrets; or (iv) any action or conduct of ProVision undertaken pursuant to this Agreement. Customer agrees that ProVision shall have the right to participate in the defense of any such claim through counsel of its own choosing.
- b. *By ProVision*. ProVision agrees to indemnify, hold harmless and defend Customer and its directors, officers, employees and agents from and against any third-party action, claim, demand or liability, including reasonable attorney's fees and costs, arising from or relating to any allegation that the ProVision Materials infringe a third person's copyright, trademark or proprietary or intellectual property right, or misappropriates a third person's tradesecrets.

8. Insurance

a. At all times during the term of this Agreement, Customer must maintain in force, at its sole expense, the types and amounts of insurance that ProVision may require from time to time. The insurance coverage must be maintained under one or more policies of insurance issued by insurance companies rated A+ or better by Alfred M. Best & Company, Inc. All policies must name ProVision and Anytime Fitness Franchisor LLC as additional insureds and must provide that ProVision receives ten (10) days' prior written notice of termination, expiration, reduction or cancellation of any such policy. Upon the execution of this Agreement Customer must provide ProVision with a copy of the certificate or other evidence as ProVision may require of the required insurance. Customer must submit to ProVision annually, a copy of the certificate or other evidence of the renewal or extension of any such insurance.

9. Term and Termination

- a. *Term*. The term of this Agreement shall commence on the Effective Date and shall continue concurrent with Customer's Franchise Agreement executed between itself and Anytime Fitness Franchisor LLC to operate an Anytime Fitness Center at the Facility ("Franchise Agreement").
- b. Termination. This Agreement may be terminated: (i) by ProVision upon ten (10) days written notice to Customer, unless Customer's Franchise Agreement with Anytime Fitness Franchisor LLC to operate an Anytime Fitness Center at the above identified location terminates for any reason, or expires, in which case ProVision may terminate this Agreement immediately without notice to Customer; or (ii) by a written agreement executed by the parties. Notwithstanding the foregoing, ProVision reserves the right, in its sole discretion and without prior notice, at any time, to suspend Customer's access to or use of the Server, Services or any portion thereof, in the event ProVision believes or has reason to believe that Customer is in violation or may be violating any term or condition of this Agreement. In the event of suspension of Services, ProVision shall thereafter provide prompt written notice to Customer of the suspension of Services and the reasons therefore.
- c. Rights Upon Termination. In the event this Agreement is terminated for any reason, Customer shall pay ProVision, on a pro rata basis, for all Services provided to Customer up to the date of termination.

10. General

- a. Independent Contractors. The parties and their respective personnel, are and shall be independent contractors and neither party by virtue of this Agreement shall have any right, power or authority to act or create any obligation, express or implied, on behalf of the other party.
- b. Assignment. Customer may not assign any of its rights, duties or obligations under this Agreement to any person or entity, in whole or in part, and any attempt to do so shall be deemed void and/or a material breach of this Agreement. ProVision may assign this Agreement or any of its rights, duties or obligations under this Agreement to any person or entity, in whole or in part, without Customer's consent. Upon ProVision's assignment of this Agreement or any of its rights, duties or obligations hereunder, it will be released from all obligations and liabilities arising or accruing in connection with this Agreement or such rights, duties or obligations so assigned in the event this Agreement is not assigned in whole, after the date of such transfer or assignment.

- c. Waiver. No waiver of any provision hereof or of any right or remedy hereunder shall be effective unless in writing and signed by the party against whom such waiver is sought to be enforced. No delay in exercising, no course of dealing with respect to, or no partial exercise of any right or remedy hereunder shall constitute a waiver of any other right or remedy, or future exercise thereof.
- d. Severability. If any provision of this Agreement is determined to be invalid under any applicable statute or rule of law, it is to that extent to be deemed omitted, and the balance of the Agreement shall remain enforceable.
- e. *Notice*. All notices shall be in writing and shall be deemed to be delivered when received by certified mail, postage prepaid, return receipt requested. All notices shall be directed to the parties at the respective addresses given above or to such other address as either party may, from time to time, designate by notice to the other party.
- f. Amendment. No amendment, change, waiver, or discharge hereof shall be valid unless in writing and signed by both parties.
- g. Governing Law, Jurisdiction and Venue. This Agreement shall be governed in all respects by the laws of the State of Minnesota without regard to its conflict of laws provisions. The parties hereto expressly agree that venue shall be exclusively in the state or federal courts located in Ramsey County, Minnesota. The parties hereto hereby consent to the exclusive jurisdiction of the federal and state courts in Ramsey County, Minnesota and expressly waive any objection to personal jurisdiction, improper venue and/or convenience of such forums.
- h. *Survival*. The definitions of this Agreement and the respective rights and obligations of the parties under Sections 1(f), 2(a), 2(d), 3, 4, 5(b), 5(c), 6, 7, 9 and 10 shall survive any termination or expiration of this Agreement.
- i. Force Majeure. If the performance of any part of this Agreement by either party is prevented, hindered, delayed or otherwise made impracticable by reason of any flood, riot, fire, judicial or governmental action, labor disputes, act of God or any other causes beyond the control of either party, that party shall be excused from such to the extent that it is prevented, hindered or delayed by such causes.
- j. *Entire Agreement*. This Agreement constitutes the complete and exclusive statement of all mutual understandings between the parties with respect to the subject matter hereof, superseding all prior or contemporaneous proposals, communications and understandings, oral or written.

IN WITNESS WHEREOF, the parties, by their duly authorized representatives, have executed this Agreement.

CUSTOMER	PV Distribution LLC
Signed:	Signed:
Printed:	Printed:
Title:	Title:
Date:	Date:

EXHIBIT K

NATIONWIDE MUTUAL INSURANCE COMPANY BOND APPLICATION

General Application



Effective Date: Expiration Date:

(Date Signed)

 $(Indemnitor \setminus Spouse)$

		S.S.#
Name of Applica	nt	FED ID#
Address	on lith. Clivib	
	ealth Club	
To Whom Povoh	\$le_	
To Whom Payab	INDEMNITY AGREE	MENT
asurance Company, Allie- ecome surety for the above atements provided to the 1. the Company and to execute or considered to execute any substitute enalties, it being expresslate Company does or may 2. that the Company does or may 3. to pay to the continua 3. to pay to the at all liability under the late all liability under the late and expenses, incord(s) by the Company, on the provision of this agree 5. that upon degrainst the Company by re 6. that the Company by re 6. that the Company in kind and amo 7. that the item 6 the fact and extent of th 8. that the Company by the the fact and extent of th 8. that the Company by the the fact and extent of th 9. that in the even on the date such payment	d Property and Casualty Insurance Company, and/or Deposition by bond(s), or any bond(s) in substitution for or in succession of Company for the purpose of securing this bond(s) are true and is authorized and empowered, without notice to or knowledge sent to the execution of any continuations, extensions, renewal atte or substitutes therefore, with the same or different condition y understood and agreed that the indemnitors shall remain bout substantially increase the liability of said Indemnitors. pany is hereby authorized to make any inquiry as may be neced in order to confirm and verify information provided to the Counce of such bond(s). Company the usual annual premium until such time as the Counce of such bond(s) and to indemnify and save the cluding attorney and counsel fees, which the Company may such incurred in obtaining a release of liability or evidence of terment. In and by the Company for any reason whatsoever, to deposit for asson of such bond(s). In pany shall have the exclusive right to adjust, settle or comproring, request the Company to litigate such claim and shall depose unt. It is statement of loss and expense incurred by the Company, see liability of the Indemnitors to the Company. Pany may decline to become surety on any bond(s), and in cast yer it shall see fit; and in any event the Company shall not be reloss or damage that may be sustained by reason of such action ent of any payment by the Company, the indemnitors shall page.	e of the Indemnitors, to assent to any change whatsoever in the s, enlargements, modifications, changes, or alterations of the bond(s) as, provisions, and obligees and with the same or larger or smaller and under the terms of this Agreement even though any such asset by assary from financial institutions, persons, firms, credit reporting ampany by the indemnitors as an inducement for the issuance of the ampany has been provided with satisfactory and conclusive evidence a Company harmless from any and all liability, demands, losses, costs, stain or incur by reason of or in consequence of the execution of such mination under such bond(s) or incurred by the company in enforcing ands with the Company in an amount sufficient to satisfy any claim and any claim under such bond(s) unless one or more of the it immediately with the Company collateral satisfactory to the assort to by an officer of the Company, shall be prima facie evidence are it does act as surety the Company shall have the right to withdraw or equired to disclose the reason upon which its action is based and shall by the Company interest on such amounts at the maximum legal rate
	(Name of Applicant	
	P _{ro}	00"
(Date Signed)	By(Indemnitor)	SS#
(SS#
(Date Signed)	(Indemnitor)	
(Date Signed)	(Indemnitor \ Spouse)	SS#
(Date Signed)	(Indemnitor \ Spouse)	

NOTE: If Applicant or Indemnitor is a corporation, the corporate name must be signed in full, with the officer's name and title on the line below and the seal of the corporation affixed. If a co-partnership, the firm name must be signed and each member of the firm must sign individually.

EXHIBIT L

CLUB MANAGEMENT SOFTWARE SERVICE AGREEMENTS

Client: Anytime Fitness - Primary Contact,

Owner - Primary Contact - Primary Contact Email

Club OS Agreement Acceptance

By signing below, the Client accepts the Club OS Terms and Conditions attached to this Agreement and acknowledges and agrees that Club OS will begin charging Anytime Fitness Franchisor LLC or one of its affiliates, PV Distribution LLC (collectively, "Anytime Fitness"), on behalf of Client, the monthly subscription fees for the Licensed Software on a per location basis pursuant to the terms in the Software and Services Agreement between ClubOS and Anytime Fitness, as amended.

on behalf of Entity (if applicable)	
Signature:	
Authorized Signer's Name: Primary Contact	
Effective Date:	
By signing below, Client agrees to not use Club OS's software of in a manner which violates the Telephone Consumer Protection A promulgated thereunder, the "TCPA").	
Client: Anytime Fitness —Primary Contact, on behalf of Entity (if applicable)	
Signature:	
Authorized Signer's Name: Primary Contact	
Effective Date:	
Location Details	
Anytime Fitness – City, State - (AF# , ABC#)	

TERMS AND CONDITIONS

DEFINITIONS 1.

- "Affiliate" means any person or entity that directly or indirectly controls, is controlled by, or is under common control with, the 1.1 indicated person or entity.
- 1.2 "AF Agreement" means that certain Software and Services Agreement between TSI and Anytime Fitness, LLC ("Anytime Fitness"), with an effective date of March 31, 2019, as amended, and as may be further amended from time to time.
- "Agreement" means this written software subscription agreement for the Licensed System and/or Services between TSI and Client.
- "Confidential Information" shall mean all written or oral information, disclosed by any party to the other, related to the operations of any party or a third party that has been identified as confidential or that by the nature of the information or the circumstances surrounding disclosure ought reasonably to be treated as confidential.
- "Client Data" means information provided by Your End-Users or You in connection with the Licensed System, together with any such changes to such data and information resulting from the use of Licensed System; including without limitation, personal information, transactional, and credit card information, any videos, workouts, dietary, and work-out logs.
- "End Users" means a user of the Licensed System. End Users may include but are not limited to Your employees, members, consultants, contractors and agents, and third parties with which You transact business.
- "Licensed System" means the TSI cloud-based software application and features offered to Client pursuant to the AF Agreement, and may include additional modules or features agreed upon by the parties from time to time in an Order Form.
- "Intellectual Property Rights" shall mean any and all now known or hereafter known tangible and intangible (a) rights associated with works of authorship, including but not limited to copyrights and moral rights, (b) trademark and trade name rights and similar rights, (c) trade secret rights, (d) patents, designs, algorithms and other industrial property rights, (e) all other intellectual and industrial property rights (of every kind and nature however designated) (including logos, "rental" rights and rights to remuneration), whether arising by operation of law, contract, license, or otherwise, and (f) all registrations, initial applications, renewals, extensions, continuations, divisions or reissues hereof now or hereafter in force (including any rights in any of the foregoing).
- "Malicious Code" means viruses, worms, time bombs, Trojan horses and other harmful or malicious code, files, scripts, agents
- 1.10 "Order Form" means the documents for placing orders for the additional add-ins and features to the Licensed System not contemplated in this Agreement or the AF Agreement, that are entered into between TSI and Client from time to time, including addenda and supplements thereto. Order Forms shall be deemed incorporated herein by reference.
- 1.11 "Privacy Policy" means a written policy stating TSI's practices in the collection and disclosure of information from End Users of its products and services.
- 1.12 "Services" means Technical Support, Hosting Services, other services performed by TSI under this Agreement.
- 1.13 "Technical Support" means TSI's services which provide End-User support, technical support, fixes, patches and routine updates to the Licensed System.
- 1.14 "Website" means club-os.com
- 1.15 "We," "Us" or "Our", "TSI" or "Club OS" means Technique Software, Inc. d/b/a Club OS.
 1.16 "You" or "Your" or "Client" or "Club" means the company or other legal entity for which you are accepting this Agreement, and Affiliates of that company or entity.
- "Usage Data" means all informational data regarding use of the Licensed System by End-Users.

Grant of License. Subject to the provisions of this Agreement and the AF Agreement as well as the payment of all applicable subscription fees for the Licensed System, TSI grants Client and Client accepts a limited, personal, non-exclusive, non-transferable, non-assignable license to access and use the Licensed System with the particular user roles available to Client according to Client subscription type.

SERVICES 3.

- 3.1 Usage Limitations: Use of the Licensed System may be subject to limitations. Any such limitations will be specified in this Agreement and in the Website Terms of Use made available on the Website and updated from time to time.
- Use Disclaimer: Except as set forth in in Section 6.1, Your use and access of the Licensed System, the TSI Website and all contents associated therewith are at your sole risk.
- Provision of Services. We shall make the Licensed System and Services available to You pursuant to this Agreement and the relevant Order Forms during the subscription term specified in the Order Form. You agree that Your purchases hereunder are neither contingent on the delivery of any future functionality or features nor dependent on any oral or written public comments made by Us regarding future functionality or features.
- Club Subscriptions. Unless otherwise specified in the applicable Order Form, (i) the Licensed System is purchased as per Club subscriptions and may be accessed by no more than the specified number of Client Clubs agreed to by Anytime Fitness and TSI, (ii) additional Club subscriptions may be added during the applicable subscription term at the same pricing as that for the preexisting subscriptions thereunder, prorated for the remainder of the subscription term in effect at the time the additional Club subscriptions are added, and (iii) the added Club subscriptions shall terminate in accordance with Section 9. Club subscriptions are for designated Clubs only and cannot be shared or used by more than one Club.
- Service Availability. While TSI intends that the Licensed System should be available 24 hours a day, seven days a week, it is possible that on occasions the Licensed System may be unavailable to permit maintenance or other development activity to take place. If for any reason TSI has to interrupt the availability of the Licensed System or Services for longer periods than TSI would normally expect, TSI will use reasonable endeavors to provide advance written notice to You.
- Help Desk. In the case of technical problems, Client must make all reasonable efforts to investigate and diagnose problems before contacting TSI. If Client still needs technical help, please check the support provided online by TSI on the Website or failing

that email us at support@club-os.com.

3.7 Operation of Licensed System. TSI does not warrant that the operation of the Licensed System, and any of its contents will be uninterrupted or error free.

4. PROPRIETARY RIGHTS

4.1 Reservation of Rights in the Licensed System. Subject to the limited rights expressly granted hereunder, TSI reserves all rights, title and interest in and to the Licensed System and related products, including all related Intellectual Property Rights. No rights are granted to Client hereunder other than as expressly set forth herein.

4.2 Data Ownership. We respect your right to ownership of content created or stored by You and Your End Users. As between You and Us, You own Your Client Data. Unless specifically permitted by you in writing, your use of the Licensed System or Services does not grant TSI the license to use, reproduce, adapt, modify, publish or distribute Your Client Data for TSI's commercial, marketing or any similar purpose. But you grant TSI permission to access, copy, distribute, store, transmit, reformat, publicly display and publicly

perform Your Client Data solely as required for the purpose of providing the Licensed System and Services to you.

- Client Data. You or your End Users may transmit or publish content created by you using any of the Licensed System or otherwise. However, you shall be solely responsible for such content and the consequences of its transmission or publication. Any content made public will be publicly accessible through the internet and may be crawled and indexed by search engines. You are responsible for ensuring that you do not accidentally make any private content publicly available. Any content that you may receive from other users of the Licensed System (other than End Users), is provided to you AS IS for your information and personal use only and you agree not to use, copy, reproduce, distribute, transmit, broadcast, display, sell, license or otherwise exploit such content for any purpose, without the express written consent of the person who owns the rights to such content. In the course of using any of the Licensed System, if you come across any content with copyright notice(s) or any copy protection feature(s), you agree not to remove such copyright notice(s) or disable such copy protection feature(s) as the case may be. By making any copyrighted/copyrightable content available on any of the Licensed System you affirm that you have the consent, authorization or permission, as the case may be from every person who may claim any rights in such content to make such content available in such manner. Further, by making any content available in the manner aforementioned, you expressly agree that TSI will have the right to block access to or remove such content made available by you, if TSI receives complaints concerning any illegality or infringement of third party rights in such content by the agent designated by TSI for this purpose.
- A.4 Return of Client Data: While Your account is in good standing, all videos, images, and files including but not limited to pdfs, word docs, excel files, etc. (collectively, "Media") uploaded by You can only be used by Your End Users, unless You authorize Us to add them to Our global database. Should You cancel your Agreement, You may specifically request for this Media to be removed at the time of cancellation and returned to you, otherwise, TSI reserves the right to use any of the Club's Media in its global database. Upon written request by You for TSI to return all Client Data, TSI shall only be responsible to provide such Client Data in the form of a .csv file.
- 4.5 Our Protection of Your Data. We shall maintain appropriate administrative, physical, and technical safeguards for protection of the security, confidentiality and integrity of Your Data. We shall not (a) modify Your Client Data, (b) disclose Your Client Data except as compelled by law or as expressly permitted in writing by You, or (c) access Your Client Data except to provide the Services and prevent or address service or technical problems, or at Your request in connection with customer support matters.
- 4.6 Third-party applications/ Third Party Links and Client Data: TSI shall not be responsible for any disclosure, modification or deletion of Client Data resulting from any use of the Licensed System by third-party application providers not engaged by TSI. The Licensed System may contain external links to other web sites. These links are provided for information purposes only. TSI does not endorse any advice, goods, or services offered by third parties. TSI has no control over the content of third party sites and is not responsible for any information or content contained on these sites, nor is TSI responsible for the privacy policy of those sites and the information they may gather expressly or automatically.
- 4.7 Usage Data Information. Notwithstanding the foregoing, TSI maintains exclusive ownership of Usage Data Information and hereby grants to Client access to the Usage Data during the term of the relationship, to utilize data capture, syndication, and analysis tools, and other similar tools, to track, extract, compile, synthesize, aggregate, and analyze any Usage Data. Client cannot sell the Usage Data to a third party or license access to the data.

5. USE OF LICENSED SYSTEM.

Client Representations. The Client agrees that: (i) Client must only use the Service and Website for Client's own lawful internal business purposes, in accordance with the AF Agreement, this Agreement and any user policies posted on the Website. Client may use the Licensed System and Website on behalf of others or in order to provide services to others but if Client does so Client must ensure that Client is authorized to do so and that all persons who access the Licensed System under Client's account comply with and accept all terms of this Agreement that apply to Client, (ii) Client must ensure that all usernames and passwords required to access the Licensed System under its account (excluding End Users) are kept secure and confidential. Client must immediately notify TSI of any unauthorized use of Client passwords or any other breach of security and TSI will reset Client password and Client must take all other actions that reasonably deems necessary to maintain or enhance the security of TSI's computing systems and networks and Client access to the Licensed System. As a condition of these Terms, when accessing and using the Licensed System, Client must (iii) not attempt to undermine the security or integrity of TSI's computing systems or networks or, where the Licensed System is hosted by a third party, that third party's computing systems and networks, (iv) not use, or misuse, the Licensed System in any way which may impair the functionality of the Licensed System or Website, or other systems used to deliver the Licensed System or impair the ability of any other user to use the Licensed System or Website, (v) not attempt to gain unauthorized access to any materials other than those to which Client have been given express permission to access or to the computer system on which the Licensed System are hosted, (vi) not transmit, or input into the Website, any files that may damage any other person's computing devices or software, content that may be offensive, or material or Data in violation of any law (including Data or other material protected by copyright or trade secrets which Client do not have the right to use); (vii) not transmit or conduct business in a manner which violates the Telephone

Consumer Protection Act of 1991 (the "TCPA") adopted rules, including those set forth in 47 C.F.R. Sect. 64.1200, (together with the TCPA, the "TCPA Rules"), prohibiting the initiation of telephone calls and SMS/texts (other than a call made for emergency purposes or made with the prior express consent of the called party) using automatic telephone dialing systems or an artificial or prerecorded voice to telephone numbers assigned to a paging service, cellular telephone service, specialized mobile radio service, or other radio common carrier service, or any service for which the called party is charged for the call (referred to herein as "TCPA Prohibited Conduct"); and (viii) not attempt to modify, copy, adapt, reproduce, disassemble, decompile or reverse engineer any computer programs used to deliver the Licensed System or to operate the Website except as is strictly necessary to use either of them for normal operation.

TSI Obligations. TSI shall: (i) provide Our basic support for the Licensed System to You at no additional charge, (ii) use commercially reasonable efforts to make the Licensed System available 24 hours a day, 7 days a week, except for: (a) planned downtime (of which We shall give at least 8 hours notice via the Licensed System and which We shall schedule to the extent practicable during the weekend hours from 9:00 p.m. Friday to 6:00 a.m. Monday Eastern Time), or (b) any unavailability caused by circumstances beyond Our reasonable control, including without limitation, acts of God, acts of government, floods, fires, earthquakes, civil unrest, acts of terror, strikes or other labor problems (other than those involving Our employees), Internet service provider failures or delays, or denial of service attacks, and (iii) provide the Licensed System only in accordance with applicable laws and government regulations.

6. PAYMENT AND FEES.

- 6.1 Consolidated Technology Fee. In consideration for the Licensed Services contemplated in the AF Agreement, Anytime Fitness shall pay to TSI the applicable subscription fees for Client upon the rates and terms set forth in the AF Agreement, and You shall remit to Anytime Fitness the Technology Solutions Fee and other applicable fees in accordance with your agreement(s) with Anytime Fitness.
- 6.2. Additional Fees. If Client elects additional modules or features outside the scope of the Licensed Services contemplated in the AF Agreement, it shall pay TSI directly for the fees associated with such additional modules or features, pursuant to the terms of the applicable Order Form.
- 6.3 Suspension of Service and Acceleration. If any amount owing under this Agreement is 30 or more days overdue, We may, without limiting Our other rights and remedies, suspend Your Access to the Licensed System until such amounts are paid in full.

7. WARRANTY & DISCLAIMERS.

- 7.1. Our Warranties. We warrant that (i) We have validly entered into this Agreement and have the legal power to do so, (ii) the Licensed System shall perform materially in accordance with the documentation provided; (iii) the functionality of the Licensed System will not be materially decreased during a subscription term, (iv) We will not transmit Malicious Code to You, provided it is not a breach of this subpart if You or a User uploads a file containing Malicious Code into the Licensed System and later downloads that file containing Malicious Code, and (v) We own all rights, title, and interest in and to the Licensed System, or that in the case of any third party software that We have the right to grant a sublicense to use such third party software. TSI further warrants that any Services provided by TSI under this Agreement shall be performed in workmanlike manner and in accordance with the prevailing professional standards of the software industry. TSI does not represent or endorse the accuracy or reliability of any opinion, advice or statement made through the Licensed System, nor does TSI assume any liability for claims concerning unsolicited fax, e-mail, or voice messages sent by you or others under your account or control through the Licensed System including TCPA Prohibited Conduct.
- 7.2 Your Warranties. You warrant that You have validly entered into this Agreement and have the legal power to do so.
- 7.3 WARRANTY DISCLAIMER. EXCEPT AS SET FORTH IN SECTION 7.1 AND TO THE MAXIMUM EXTENT PERMITTED BY LAW, TSI MAKES NO EXPRESS OR IMPLIED REPRESENTATIONS OR WARRANTIES WITH RESPECT TO THE LICENSED SYSTEM,, SERVICES OR THEIR CONDITION, MERCHANTABILITY, FITNESS FOR ANY PARTICULAR OR USE BY CLIENT. TSI FURNISHES THE ABOVE WARRANTIES IN LIEU OF ALL OTHER WARRANTIES, EXPRESSED OR IMPLIED, INCLUDING THE WARRANTIES OF MERCHANTABILITY AND FITNESS OR A PARTICULAR PURPOSE.
- 7.4 Mutual Representations. Each party represents and warrants (i) that such party is duly organized, validly existing and in good standing under the laws of its jurisdiction of incorporation; (ii) that such party has the legal right and authority to enter into and perform its obligations under this Agreement; (iii) that the execution and performance of this Agreement will not conflict with or violate any provision of any law having applicability to such party; and (iv) that this Agreement, when executed and delivered, will constitute a valid and binding obligation of such party and will be enforceable against such party in accordance with its terms.
- 7.5 Indemnification by You. You agree to indemnify and hold TSI, its Affiliates, agents, business associates, resellers, licensors, and suppliers harmless from any and all claims, losses, damages, judgments, expenses and costs (including, but not limited to, any attorney's fees and expenses) arising out of any third party claims resulting from your use of the Licensed System not contemplated by this Agreement, your violation of the Agreement, and the delivery of any of your messages and documents using the Licensed System, or the infringement of any trademark or copyright by you.
- 7.6 Indemnification by TSI. TSI shall indemnify, defend, and hold harmless Client and its directors, officers, employees, and agents from and against any and all demands, claims, actions, suits, investigations, proceedings or causes of action, assessments, damages, liabilities, expenses, and losses (including court costs, reasonable attorneys' fees, and expenses of investigation) (all of the foregoing collectively, "Claims") of every kind, nature, or description, whether direct or indirect, that arise out of or relate to any Claim brought against Client alleging that the Licensed System infringes any third party's U.S. patents, copyrights, trade secrets, or other intellectual property rights.

Any and all warranties and indemnifications shall be void as to TSI Services and/ or the Licensed System where noncompliance is caused by or related to (1) any alterations made to the Licensed System by You, Your representatives, or agents, without authorization from TSI; (2) use of the Licensed System other than in the operating environment specified in this Agreement; (3) coding, information or specifications created or provided by You.

8. CONFIDENTIALITY OBLIGATIONS

8.1 Ownership of Confidential Information.

The parties acknowledge that during the performance of this Agreement, each Party will have access to certain of the other Party's Confidential Information or Confidential Information of third parties that the disclosing Party is required to maintain as confidential. Each Party agrees that all items of Confidential Information are proprietary to the disclosing Party or such third party, as applicable, and shall remain the sole property of the disclosing Party or such third party.

Mutual Confidentiality Obligations. Each Party agrees that the Party receiving the Confidential Information will: (a) use the Confidential Information only for the purposes described in this Agreement; (b) not reproduce the other Party's Confidential Information and will hold in confidence and protect such Confidential Information from dissemination to, and use by, any third party, provided that We may disclose Your Confidential Information to Anytime Fitness upon its request; (c) except as otherwise expressly permitted hereunder, will not create any derivative work from the other Party's Confidential Information; (d) restrict access to the other Party's Confidential Information to such of its personnel, agents, and/or consultants, if any, who have a need to have access and who have been advised of and have agreed in writing to treat such information in accordance with the terms of this Agreement; and (e) return or destroy all Confidential Information of the other Party in its possession upon termination or expiration of this Agreement.

8.3 Confidentiality Exceptions. Notwithstanding the foregoing, the provisions of Sections 8.1 and 8.2 shall not apply to Confidential Information that: (a) is publicly available or in the public domain at the time disclosed; (b) is or becomes publicly available or enters the public domain through no fault of the recipient; (c) is rightfully communicated to the recipient by persons not bound by confidentiality obligations with respect thereto; (d) is already in the recipient's possession free of any confidentiality obligations with respect thereto at the time of disclosure; (e) is independently developed by the recipient; or (f) is approved for release or disclosure by the disclosing Party without restriction. Each Party may disclose Confidential Information (1) in response to an order of a court or other governmental body, provided that the Party making the disclosure pursuant to the order shall first have given notice to the other Party and made a reasonable effort to obtain a protective order, (2) as required by law or regulation to be disclosed.

9. TERM AND TERMINATION.

9.1 The term of this Agreement shall commence on the Effective Date and shall continue in effect for a period of three (3) years (the "Initial Term") and thereafter shall be renewed automatically coterminous with the term of the AF Agreement (the "Renewal Term"), unless this Agreement is terminated sooner as permitted in this Agreement or the AF Agreement. We may terminate this Agreement immediately, without notice or liability, if the AF Agreement expires or terminates. This Agreement automatically and immediately terminates when you are no longer a party to a franchise agreement with Anytime Fitness, including upon the expiration, transfer, or termination of your franchise agreement.

9.2 Termination for Breach. Each party may, at its option, terminate this Agreement in the event of a material breach by the other Party. Such termination may be effected only through a written notice to the breaching Party, specifically identifying the breach or breaches on which such notice of termination is based. The breaching Party will have a right to cure such breach or breaches within sixty (60) days of receipt of such notice, and this Agreement shall terminate immediately if cure is not made within such sixty (60)-day period.

Effect of Termination. Upon termination of this Agreement, Your right to use the Licensed System terminates and TSI shall have no further obligation to support the Licensed System. UPON TERMINATION, YOU HEREBY GRANT TSI AN IRREVOCABLE LICENSE TO STORE ALL CLIENT DATA INPUTTED BY YOU OR YOUR END USERS AND AGREE AND ACKNOWLEDGE THAT ALL CLIENT DATA INPUTTED BY YOU AND YOUR END USERS IS THE PROPERTY OF ANYTIME FITNESS, LLC AND SHALL NOT BE USED OR RETAINED BY YOU UPON THE TERMINATION, TRANSFER OR EXPIRATION OF YOUR FRANCHISE AGREEMENT WITH ANYTIME FITNESS, LLC.

10. LIMITATION OF LIABILITY

10.1 DISCLAIMER OF LIABILITY. A PARTY SHALL NOT BE LIABLE TO THE OTHER PARTY FOR ANY (A) SPECIAL, INDIRECT, INCIDENTAL, PUNITIVE, OR CONSEQUENTIAL DAMAGES, INCLUDING LOSS OF PROFITS, ARISING FROM OR RELATED TO A BREACH OF THIS AGREEMENT OR ANY OPERATION OR RELIANCE OR USE OF THE LICENSED SYSTEM AND SERVICES INCLUDING SUCH DAMAGES, WITHOUT LIMITATION, AS DAMAGES ARISING FROM LOSS OF DATA OR PROGRAMMING, LOSS OF REVENUE OR PROFITS, AND DAMAGE TO EQUIPMENT, EVEN IF SUCH PARTY HAS BEEN HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES; (B) DAMAGES (REGARDLESS OF THEIR NATURE) FOR ANY DELAY OR FAILURE BY SUCH PARTY TO PERFORM ITS OBLIGATIONS UNDER THIS AGREEMENT DUE TO ANY CAUSE BEYOND ITS REASONABLE CONTROL; OR (C) CLAIMS BY THE OTHER PARTY MADE A SUBJECT OF A LEGAL PROCEEDING AGAINST SUCH PARTY MORE THAN TWO YEARS AFTER ANY SUCH CAUSE OF ACTION AROSE.

10.2 LIMITATION OF LIABILITY. EXCEPT FOR A PARTY'S INDEMNIFICATION OBLIGATIONS, EACH PARTY'S LIABILITY UNDER THIS AGREEMENT, WHETHER UNDER CONTRACT LAW, TORT LAW, WARRANTY, OR OTHERWISE, SHALL BE LIMITED DIRECT DAMAGES NOT TO EXCEED THE AMOUNTS ACTUALLY RECEIVED BY TSI FROM CLIENT IN THE 12 MONTHS PRIOR TO THE DATE OF THE ACTION GIVING RISE TO THE CLAIM.

11. MISCELLANEOUS

11.1 Entire Agreement. This Agreement and the AF Agreement (but only as applicable specifically to You) sets forth the entire agreement and understanding among Us and You with respect to the subject matter of the Agreement and, except as specifically provided in this Agreement or the AF Agreement, supersedes and merges all prior oral and written agreements, discussions and understandings among the Parties with respect to the subject matter of this Agreement, and none of the Parties shall be bound by any conditions, inducements or representations other than as expressly provided for in this Agreement and the AF Agreement.

Notices. All notices required by or relating to this Agreement shall be in writing and shall be sent by means of email, facsimile or certified mail, postage prepaid, to the Parties to the Agreement at their respective addresses as set forth in the most recent Order Form, or addressed to such other address as any Party may have given by written notice in accordance with this provision. In the event that any Party delivers any notice hereunder by means of facsimile transmission, such Party will promptly thereafter send a duplicate of such notice in writing by means of certified mail, postage prepaid, or first-class mail return receipt requested, to the

receiving Parties, addressed as set forth above or to such other address as the receiving Parties may have previously substituted by written notice to the sender.

- 11.3 Force Majeure. Except for Your obligations to pay money under this Agreement, no party shall be liable for failure to perform hereunder due to events outside its reasonable control such as acts of war, public enemy, government, or any person engaged in subversive activity, riot or sabotage or due to Acts of God.
- No Third Party Beneficiaries. Except for Section 10.3, nothing in this Agreement, whether express or implied, will confer upon any person or entity, other than the Parties, their successors and permitted assigns, any legal or equitable right whatsoever to enforce any provision of this Agreement.
- 11.5 Independent Contractors. The Parties to this Agreement are independent contractors. Except as otherwise expressly provided herein, nothing herein creates any joint venture, partnership, agency, employment, fiduciary or other relationship among the Parties, and no party is authorized to make contracts or commitments in the name of or on behalf of any other without such Party's prior written approval.
- 11.7 Assignment; Delegation. No Party may assign any of its rights hereunder, nor delegate any of its duties hereunder, without the prior written consent of the other Parties, except that any Party shall be entitled to transfer its interests to a third party with which such Party is merged or which acquires all or substantially all of the assets or capital stock of such Party. Any transfer by Anytime Fitness of its duties or obligations shall relieve it of all duties and obligations transferred hereunder.
- 11.8 Severability. If any provision of this Agreement is invalid or unenforceable for any reason in any jurisdiction, such provisionshall be construed to have been adjusted to the minimum extent necessary to cure such invalidity or unenforceability. The invalidity or unenforceability of one or more of the provisions contained in this Agreement shall not have the effect of rendering any such provision invalid or unenforceable in any other case, circumstance or jurisdiction, or of rendering any other provisions of this Agreement invalid or unenforceable whatsoever.
- 11.9 Waiver. No waiver under this Agreement shall be valid or binding unless set forth in writing and duly executed by the Party against whom enforcement of such waiver is sought. Any such waiver shall constitute a waiver only with respect to the specific matter described therein and shall in no way impair the rights of the Party granting such waiver in any other respect or at any other time. Any delay or forbearance by any Party in exercising any right hereunder shall not be deemed a waiver of that right.
- 11.10 Governing Law. THIS AGREEMENT SHALL BE GOVERNED BY AND INTERPRETED IN ACCORDANCE WITH THE LAWS OF THE STATE OF MINNESOTA, WITHOUT REGARD TO ITS PRINCIPLES REGARDING CONFLICTS OF LAW, AND WITHOUT REGARD TO THE UNITED NATIONS CONVENTION ON THE INTERNATIONAL SALE OF GOODS. EACH PARTY HEREBY IRREVOCABLY SUBMITS TO, AND WAIVES ANY OBJECTION TO, THE EXCLUSIVE PERSONAL JURISDICTION OF THE STATE AND FEDERAL COURTS LOCATED IN THE STATE OF MINNESOTA.
- 11.11 Counterparts. This Agreement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which when taken together shall constitute one Agreement.
- 11.12 Headings. The headings in this Agreement are inserted merely for the purpose of convenience and shall not affect the meaning or interpretation of this Agreement.
- 11.13 Survival. The provisions of this Agreement, which, by their terms, require performance after the termination of this Agreement, or have application to events that may occur after the termination of this Agreement, shall survive the termination or expiration of this Agreement.
- 11.14 Changes. We reserve the right, at our sole discretion, to modify or replace these Terms at any time or change, suspend, or discontinue the Licensed System (including without limitation, the availability of any feature, database, or content). If a revision to this Agreement is material we will try to provide at least 90 days written notice prior to any new terms taking effect. What constitutes a material change will be determined at our sole discretion.

By continuing to access or use the Licensed System and our Services after those revisions become effective, you agree to be bound by the revised terms. If you do not agree to the new terms, please stop using the Service.

[End of Terms and Conditions]

4854-3641-3185, v. 1

EXHIBIT M

FRANCHISEE QUESTIONNAIRE



FRANCHISEE QUESTIONNAIRE - EXISTING FRANCHISEES

If you are a resident of the State of California or your franchise is located in California you are not required to sign this Questionnaire. If any California franchisee completes this Questionnaire, it is against California public policy and will be void and unenforceable, and we will destroy, disregard, and will not rely on such Questionnaire.

Do not sign this Questionnaire if you are a resident of Washington or Maryland or if the franchise is to be operated in Washington or Maryland.

As you know, Anytime Fitness Franchisor, LLC (the "Franchisor") and you are preparing to enter into a Franchise Agreement and/or Area Development Agreement for the operation of a franchised Anytime Fitness® business (the "Franchise"). The purpose of this Questionnaire is to determine whether any statements or promises were made to you that the Franchisor has not authorized and that may be untrue, inaccurate or misleading. Please review each of the following questions carefully and provide honest responses to each question.

QUESTION	YES	NO
 Have you received and personally reviewed the Franchise Disclosure Document provided to you? 		
Did you sign a receipt (Item 23) for the Franchise Disclosure Document indicating the date you received it?		
3. Have you received and personally reviewed the Franchise Agreement and/or Area Development Agreement and each exhibit or schedule attached to it?		
4. Are you legally eligible to work or own a business in the United States and/or Canada, including the state or province in which the Franchise will be located?		
5. Has any employee or other person speaking on behalf of the Franchisor made any statement or representation regarding the actual, average or projected memberships, revenues, or profits that you, Franchisor, or any of our franchisees have achieved in operating the Franchise, other than what is contained in the Franchise Disclosure Document?		
6. Has any employee or other person speaking on behalf of the Franchisor made any promise or agreement, other than those matters addressed in your Franchise Agreement, concerning advertising, marketing, media support, market penetration, training, support service or assistance or any other material subject relating to the Franchise that is contrary to, or different from, the information contained in the Franchise Disclosure Document?		
7. Has any employee or other person speaking on behalf of the Franchisor made any other oral, written, visual or other promises, agreements, commitments, understandings, rights-of-first refusal or otherwise to you with respect to any matter, except as expressly set forth in the Franchise Agreement and/or Area Development Agreement or in an attached written Amendment signed by you and us?		
8. Are there any contingencies, prerequisites, or other reservations existing (excluding obtaining financing for equipment or build-out of your Anytime Fitness Center) that will affect your ability to sign or perform your obligations under the Franchise Agreement and/or Area Development Agreement?		

Please insert the date on which you received a copy of the Franchise Agreement with all material blanks fully completed:				
Please insert the date on which you received a copy of the Area Development Agreement with all materialblanks fully completed:				
Questionnaire, you are representing that you	nportant to us and that we will rely on them. By signing this a have responded truthfully, completely and correctly to the above rein are intended to or will act as a release, estoppel or waiver of nchise law.			
FRANCHISE APPLICANT	FRANCHISE APPLICANT			
FRANCHISE APPLICANT	FRANCHISE APPLICANT			
DATE:				

4855-8358-6994, v. 1



FRANCHISEE QUESTIONNAIRE – PROSPECTIVE FRANCHISEES

If you are a resident of the State of California or your franchise is located in California you are not required to sign this Questionnaire. If any California franchisee completes this Questionnaire, it is against California public policy and will be void and unenforceable, and we will destroy, disregard, and will not rely on such Questionnaire.

Do not sign this Questionnaire if you are a resident of Washington or Maryland or if the franchise is to be operated in Washington or Maryland.

As you know, Anytime Fitness Franchisor, LLC (the "Franchisor") and you are preparing to enter into a Franchise Agreement and/or Area Development Agreement for the operation of a franchised Anytime Fitness® business (the "Franchise"). The purpose of this Questionnaire is to determine whether any statements or promises were made to you that the Franchisor has not authorized and that may be untrue, inaccurate or misleading. Please review each of the following questions carefully and provide honest responses to each question.

QUESTION	YES	NO
Have you received and personally reviewed the Franchise Disclosure Document provided to you?		
Did you sign a receipt (Item 23) for the Franchise Disclosure Document indicating the date you received it?		
3. Have you received and personally reviewed the Franchise Agreement and/or Area Development Agreement and each exhibit or schedule attached to it?		
4. Are you legally eligible to work or own a business in the United States and/or Canada, including the state or province in which the Franchise will be located?		
5. Has any employee or other person speaking on behalf of the Franchisor made any statement or representation regarding the actual, average or projected memberships, revenues, or profits that you, Franchisor, or any of our franchisees have achieved in operating the Franchise, other than what is contained in the Franchise Disclosure Document?		
6. Has any employee or other person speaking on behalf of the Franchisor made any promise or agreement, other than those matters addressed in your Franchise Agreement, concerning advertising, marketing, media support, market penetration, training, support service or assistance or any other material subject relating to the Franchise that is contrary to, or different from, the information contained in the Franchise Disclosure Document?		
7. Has any employee or other person speaking on behalf of the Franchisor made any other oral, written, visual or other promises, agreements, commitments, understandings, rights-of-first refusal or otherwise to you with respect to any matter, except as expressly set forth in the Franchise Agreement and/or Area Development Agreement or in an attached written Amendment signed by you and us?		
8. Are you legally eligible to travel to and attend New Franchisee Training held at a designated training center in the United States? If you answer "no", please provide an explanation here: ——————————————————————————————————		

QUESTION	YES	NO
9. Are you currently involved in any other businesses/franchises that may interfere with the non-compete obligations outlined in the Anytime Fitness Franchise Agreement, or any other agreements you may have with other businesses/franchises? If yes, please describe the businesses/franchises here:		
10. Are there any contingencies, prerequisites, or other reservations existing (excluding obtaining financing for equipment or build-out of your Anytime Fitness Center) that will affect your ability to sign or perform your obligations under the Franchise Agreement and/or Area Development Agreement?		
Have there been any changes in any of the information you have provided to us or our affiliates in connection with any application for the Franchise, or in any application, statement or report you have provided to us? If yes, please describe the changes here:		
12. Have you been proven to have engaged in fraudulent conduct, or been convicted of, or plead guilty or no contest to, a felony or misdemeanor involving dishonesty or fraudulent conduct, or do you have any such charges pending? If yes, please describe all relevant facts here:		
13. Have you, in the past 10 years, declared bankruptcy, or taken any action, or had any action taken against you, under any insolvency, bankruptcy, or reorganization act? If yes, please describe all relevant facts here:		
14. Have you brought, been named in, or been directly involved in any past or pending litigation or formal dispute resolution process? If yes, please describe all relevant facts here:		
15. Is there any information that might appear on a credit or criminal history report that you wish to disclose and/or address, knowing that failure to disclose such information may be considered grounds for denial of a franchise? If yes, please describe all relevant facts here:		
Please insert the date on which you received a copy of the Franchise Agreement with a blanks fully completed:	all material	<u> </u>

Please insert the date on which you received a copy of the Area Development Agreement with all materialblanks fully completed:

You understand that your answers are important to us and that we will rely on them. By signing this Questionnaire, you are representing that you have responded truthfully, completely and correctly to the above questions. No representations contained herein are intended to or will act as a release, estoppel or waiver of any liability incurred under any applicable franchise law.

FRANCHISE APPLICANT	FRANCHISE APPLICANT
FRANCHISE APPLICANT	FRANCHISE APPLICANT
DATE	
DATE:	

All prospective franchisees applying please sign here:

4857-8491-3586, v. 1



5 Key Questions – New Franchisees

1.	why are you a good fit for Anytime Fitness? Why will you be an exceptional franchisee?
2.	Aside from operating your own club, how will you make the Anytime Fitness brand and franchise system as a whole stronger?
3.	Franchisees purposely give up some entrepreneurial freedom in exchange for joining an established system which provides ongoing education and support. You'll be tapping into an network of vendors, corporate staff and fellow franchisees, all of whom will allow you to flatten your learning curve and reduce your chances for error. Are you willing to trade some of your entrepreneurial freedom to work within this system?
4.	What are you willing to sacrifice to run a successful business? What are you unwilling to sacrifice?
5.	In your opinion, what are the differences of a successful franchisee vs. a non-successful franchisee? What characteristics does the successful owner have?

All representations requiring prospective franchisees to assent to a release, estoppel or waiver of liability are not intended to nor shall they act as a release, estoppel or waiver of any liability incurred under the Maryland Franchise Registration and Disclosure Law. This questionnaire does not waive any liability the Franchisor may have under the Washington Franchise Investment Protection Act, RCW 19.100, and the rules adopted thereunder.

All prospective franchisees applying please sign	<u>here</u> :
FRANCHISE APPLICANT	FRANCHISE APPLICANT
FRANCHISE APPLICANT	FRANCHISE APPLICANT
DATE:	

4859-0279-2775, v. 2

EXHIBIT N

COACHING SUITE ADDENDUM

COACHING SUITE FRANCHISE AGREEMENT ADDENDUM RIDER

1.	Effective Date of this Addendum:
2.	Franchisee:
3.	Principal Owner:
4.	Franchised Location:
5.	Effective Date of Franchise Agreement:
6.	Billing Date:

COACHING SUITE FRANCHISE AGREEMENT ADDENDUM

This Addendum is made and entered on as of the Effective Date set forth in the Rider attached to this Addendum and is by and between Anytime Fitness Franchisor LLC ("we" or "us") and the Anytime Fitness® franchisee identified in the Rider ("you"), and is an amendment to, and a part of, the Franchise Agreement identified in the Rider (the "Franchise Agreement"). All capitalized terms used in this Addendum not otherwise defined have the meanings ascribed to them in the Franchise Agreement.

INTRODUCTION

You and we are parties to a Franchise Agreement under which you operate an Anytime Fitness® center identified in the Rider (the "Center"). We have developed a proprietary personal SmartCoaching fitness, nutrition and recovery suite of tools as it exists from time to time which currently includes an operations and training manual, software analytics tools, forms and documents, videos, a video library, downloadable programs and video support for program demonstrations (the "Coaching Suite"). We are incorporating SmartCoaching into Anytime Fitness® centers via the Coaching Suite, and you will now be granted the right and undertake the obligation to access and use SmartCoaching through use of the Coaching Suite at your Center under the terms of this Addendum.

AGREEMENT

1. **DEFINITIONS.**

- a. "Confidential Informational" means data and information: (i) relating to our business, regardless of whether the data or information constitutes a trade secret; (ii) disclosed to you or of which you became aware of as a consequence of your relationship with us; (iii) having value to us; (iv) not generally known to our competitors; and (v) which includes trade secrets, methods of operation, names of customers, price lists, financial information and projections, personnel data, operations, training and Coaching manuals, forms and documents used to support the Coaching Suite, Coaching videos, quarterly work-outs, the program design card, the exercise video library, downloadable programs, and similar information; provided, however, that such term shall not mean data or information: (A) which we have been voluntarily disclosed to the public, except where such public disclosure has been made by you without authorization from us; (B) which has been independently developed and disclosed by others; or (C) which has otherwise entered the public domain through lawful means.
- b. "**Derivative Work**" is any work that is based upon the Coaching Suite, such as an enhancement or modification, revision, translation, abridgement, condensation, expansion, collection, compilation or any other form in which such preexisting works may be recast, incorporated, transformed or adapted in whole or in part.
- c. "Coaching Suite Fees" are the recurring monthly fees due from you for your use of the Coaching Suite. As of the Effective Date, the Coaching Suite Fees are:

Number of Centers	Monthly Fee per Center
1-3 centers	\$149 per center
4-9 centers	\$109 per center
10+ centers	\$109 per center for the first 9 centers, and \$0 for each additional center thereafter

The Coaching Suite Fee is subject to change upon written notice; provided that it will not exceed \$300 per

center per month during the initial term of your Franchise Agreement.

- d. **"Principal Owner"** means anyone owning more than ten percent (10%) of the Center and who has signed and guaranteed the Franchise Agreement for the Center.
- e. "**Registration Fees**" means the fees due from you to us for Initial Coaching, as described in Section 4(a).

2. GRANT OF LIMITED LICENSE TO COACHING SUITE.

Subject to the terms and conditions of the Franchise Agreement and this Addendum, we hereby grant to you a limited, nonexclusive, nontransferable, non-assignable, freely revocable U.S. license to access and use the Coaching Suite at the Center. You shall not make the Coaching Suite available to any Anytime Fitness® center, fitness center, personal trainer, or any other individual or facility other than the Center that is subject to this Addendum. You also agree that the Coaching Suite shall be made available only to your employees and not to any independent contractors or other individuals or entities. You must also license the Coaching Suite for all other Anytime Fitness® Centers you currently own, and execute an Addendum with the same or similar terms.

In consideration of the grant of the limited licenses as set forth herein, you agree to strictly adhere to any of our mandatory standards, specifications and policies related to the Coaching Suite as they exist from time to time. You must, at your expense, honor and participate in all promotional programs that we require related to the Coaching Suite.

3. INITIAL COACHING AND DELIVERABLES.

We shall provide a Coaching Suite Coaching program of up to eight (8) hours at our corporate headquarters or at such other places as we may designate from time to time. The Coaching Suite Coaching program shall include Coaching on designing and delivering a personal Coaching program. By executing this Addendum, you agree that one (1) Principal Owner will attend the Coaching Suite Coaching program within ninety (90) days of executing this Addendum. If the Coaching Suite Coaching Program is provided in the field, on-site at your Anytime Fitness center or the center of a participating franchisee, then Coaching is provided for up to a total of 21 attendees. All attendees must be employees of participating franchisees. If you have more than one (1) Center, you shall only be required to attend Coaching Suite Coaching program at our headquarters or other designated location one (1) time. You shall be permitted to train additional employees at your Center following your completion of Coaching Suite Coaching program and we will provide you with program materials to assist with Coaching as they exist from time to time.

Following the completion of Coaching Suite Coaching program, we shall also provide you access to program materials which may be incorporated into the Coaching Suite from time to time.

4. FEES.

a. <u>Registration Fees.</u> If you are an existing franchisee and have not already attended and successfully completed the Coaching Suite Coaching program, then you agree to pay to us our then-current pricing as a Registration Fee for you to attend the Coaching Suite Coaching program. If you attend the Coaching Suite Coaching at our corporate headquarters, Minnesota, the Coaching Suite fee is currently Two Hundred Fifty Dollars (\$250). You must pay to us an additional Registration Fee, at our then-current rates, currently Two Hundred Fifty Dollars (\$250) for any additional employees or your owners who attend Coaching Suite Coaching program, subject to availability and upon our sole discretion.

Subject to corporate trainer availability, we also offer the Coaching Suite Coaching Program in the field, on-site at your Center, or the Anytime Fitness center of another franchise owner with whom you have partnered to receive this Coaching. You must pay us our then-current Coaching fees, which will vary depending on the number of franchise owners and attendees. This on-site Coaching is conducted for up to twenty-one (21) total attendees and includes pre-visit communication and post-visit follow-up. Attendees must be employees of participating franchise owner(s).

In the event you do not have an open Center at the time you register for Coaching Suite Coaching program, you shall pay all Registration Fees at the time of registration. If you have one (1) or more open Center(s), you authorize us to deduct the Registration Fees, and any additional costs as described in Section 4.a.2 from the remittance collected by our designated billing and payment processor for the Center(s) on the first day of the month following the date of registration for Coaching Suite Coaching program.

b. <u>Coaching Suite Fees.</u> In consideration of the grant of the license for the Coaching Suite, you shall pay to us, in addition to the Registration Fees or any other amounts due and owning under this Addendum, the Coaching Suite Fees, on a monthly recurring basis on the due date of such fee. For your first Center licensing the Coaching Suite, you will begin incurring Coaching Suite Fees ninety (90) days after the Effective Date regardless of whether you have attended Coaching Suite Coaching program. For each additional Center owned by you or any of your Principal Owner(s) as of the Effective Date of this Addendum, licensing the Coaching Suite, you will begin incurring Coaching Suite Fees upon the Effective Date. You authorize us to deduct the Coaching Suite Fees, and any additional costs from the remittance collected by our designated billing and payment processor for the Center. You agree we may deduct the Coaching Suite Fees for any and all Centers owned by you, regardless of whether or not you have executed an Addendum for that Center.

You agree that any amount not received by us when due shall bear interest at the rate of one and one-half percent (1.5%) per month or the maximum rate permitted by law, whichever is less. You must reimburse us and our affiliates for all costs incurred in the collection of unpaid amounts, including attorneys' fees.

- c. <u>Additional Support.</u> If you request additional support, Coaching, coaching or consulting, you agree to pay to us our then-current rates, plus reasonable travel expenses.
- d. <u>Required Equipment, Hardware, and Software</u>. You must pay us, our affiliates, and/or our designated vendors for use of all required equipment, hardware, and/or software that meets our then-current standards and specifications in connection with the Coaching Suite as set forth in the Manual (as defined in the Franchise Agreement) or otherwise in writing.

5. TERM AND TERMINATION.

- a. The term of this Addendum will commence on the Effective Date set forth in the Rider attached to this Addendum, and subject to earlier termination as described herein, will automatically and immediately terminate upon the expiration or termination of the Franchise Agreement.
- b. You must successfully complete all required Coaching Suite Coaching program and commence offering the Coaching Suite to your members on or before the Roll Out Date set forth in the Rider attached to this Addendum. Failure to successfully complete all required Coaching and commence offering the Coaching Suite to the public on or before the Roll-Out Date will constitute a default under your Franchise Agreement.
- c. This Addendum automatically and immediately terminates upon the termination or expiration of any agreement between us or our affiliates and any third party for the license or provision of the Coaching

Suite.

d. Upon termination or expiration of this Addendum or the license, all rights granted to you under this Addendum shall terminate, the license shall revert to us, and you shall have the following obligations: (i) you will immediately deliver to us all Confidential Information related to the Coaching Suite, including any operation manual for the Coaching Suite, in its possession or control, and all copies and any other forms of reproductions of these materials and any other materials provided by us and all copies thereof of any other forms of reproductions of these materials, and you shall neither retain nor convey to another any copy or record of any of the foregoing and you agree that all these materials are our exclusive property; (ii) you shall immediately cease using the Coaching Suite; (iii) you shall comply with the applicable covenants contained in this Addendum and the Franchise Agreement, including, but not limited to, the covenants not to compete and the covenants not to disclose trade secrets or Confidential Information; and (iv) from and after termination of this Addendum, upon our request, you shall cooperate with us in connection with any steps required or appropriate to be taken as a result of the termination of this Addendum, and you shall furnish us, upon request, such further information, execute and deliver such other documents and do such other acts and things, all as we may reasonably request for the purpose of carrying out the intent of this Addendum.

6. TRANSFER.

In the event of the transfer or assignment of your Franchise Agreement, your transferee or assignee will be required to sign an addendum, in similar form to this Addendum, agreeing to continue to receive access to the Coaching Suite for the remaining term of the Franchise Agreement.

7. OWNERSHIP OF INFORMATION.

You acknowledge and agree that the information that we or our affiliates obtain from you or your affiliates through the access and use of the Coaching Suite or information in your records related to the Coaching Suite is considered part of the Information System (as defined in the Franchise Agreement) and you must comply with all terms of the Franchise Agreement and the Manual (as defined in the Franchise Agreement) related to the Information.

8. CONFIDENTIAL INFORMATION/IMPROVEMENTS/COPYRIGHTS.

You acknowledge and agree that the Coaching Suite and the Confidential Information described in this Addendum are part of the System and subject to the same confidentiality restrictions as described in the Franchise Agreement. You must require your employees who have access to Confidential Information to

sign a written covenant not to compete and confidentiality agreement. You shall be directly responsible and liable to us for any acts or omissions of its employees relating to Confidential Information as if such acts or omissions were your own. You will immediately report to us the theft, loss or destruction of any Confidential Information. You hereby agree that, during and after the Term, you, your owners, principals and employees will: (a) not use the Confidential Information in any other business or capacity, including any derivative or spin-off of the Coaching Suite; (b) maintain the absolute secrecy and confidentiality of the Confidential Information; (c) not make unauthorized copies of any portion of the Confidential Information, whether in tangible or intangible form; and (d) adopt and implement all procedures that we prescribe to prevent unauthorized use or disclosure of, or access to, the Confidential Information. You further acknowledge and agree that any Derivative Work is considered an Improvement, as described in the Franchise Agreement, and that many aspects of the Coaching Suite are Copyrighted Materials, as described in the Franchise Agreement.

9. ACKNOWLEDGMENTS.

You hereby acknowledge and agree that we and our affiliates, and their officers, directors, members, employees and agents, have not given any assurance, nor made any representation or warranty of any kind, expressed or implied, as to the quality, performance or financial potential of the Coaching Suite, the successful operation of the Coaching Suite and the Centers, or for any other purpose. You do not have the right to modify, edit, copy, reproduce, create Derivative Works, reverse engineer, alter, enhance, or exploit the Coaching Suite.

10. DISCLAIMER OF WARRANTIES.

EXCEPT AS OTHERWISE EXPRESSLY PROVIDED HEREIN, TO THE FULLEST EXTENT PERMISSIBLE PURSUANT TO APPLICABLE LAW, WE AND OUR AFFILIATES DISCLAIM ALL WARRANTIES, STATUTORY, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT OF PROPRIETARY RIGHTS NOT INCLUDED IN THIS ADDENDUM. YOUR USE OF THE COACHING SUITE IS SOLELY AT LICENSE'S OWN RISK. THE COACHING SUITE IS PROVIDED ON AN "AS IS" AND "AS AVAILABLE", "WITH ALL FAULTS" BASIS AND WITHOUT WARRANTIES OR REPRESENTATIONS OF ANY KIND EITHER EXPRESS OR IMPLIED. WE DO NOT WARRANT OR MAKE ANY REPRESENTATIONS REGARDING THE USE OR THE RESULTS OF THE USE OF THE COACHING SUITE.

11. LIMITATION OF LIABILITY AND DAMAGES.

You must ensure that any customer participating in any Coaching program associated with the Coaching Suite signs a waiver of liability releasing you, us, and our respective affiliates for any liability in connection with such Coaching program. UNDER NO CIRCUMSTANCES, INCLUDING, BUT NOT LIMITED TO, NEGLIGENCE, SHALL WE BE LIABLE FOR ANY SPECIAL, INDIRECT, INCIDENTAL, CONSEQUENTIAL, PUNITIVE, RELIANCE, OR EXEMPLARY DAMAGES (INCLUDING WITHOUT LIMITATION DAMAGES ARISING FROM ANY UNSUCCESSFUL COURT ACTION OR LEGAL DISPUTE, LOST BUSINESS, LOST REVENUES OR LOSS OF ANTICIPATED PROFITS OR ANY OTHER PECUNIARY OR NON-PECUNIARY LOSS OR DAMAGE OF ANY SUCH NATURE WHATSOEVER) ARISING OUT OF OR RELATING TO THE USE OF THE COACHING SUITE OR THAT RESULTS FROM THE USE OR INABILITY TO USE THE COACHING SUITE EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. NOTWITHSTANDING ANY PROVISION HEREIN TO THE CONTRARY, IN NO EVENT WILL OUR LIABILITY UNDER THIS ADDENDUM EXCEED THE AMOUNT OF FEES PAID BY YOU TO US HEREUNDER FOR THE TWELVE (12) MONTH PERIOD PRECEDING THE DATE THE LIABILITY IS INCURRED.

12. RELEASE.

In consideration of our license of the Coaching Suite to you and for our execution of this Addendum, you hereby release and forever discharge AF, and our affiliates, as well as their respective past and present members, shareholders, directors, officers, employees and agents, in their corporate and individual capacities, and their respective heirs, personal representatives, successors and assigns, from any and all claims, known or unknown, that you may have against such parties, from the beginning of time to the date hereof, whether in law or in equity, including, but not limited to, any claims arising out of the offer or sale of any franchise to you, and any matters arising under the Franchise Agreement or under any other agreement between you and us or our affiliates.

The foregoing release does not apply with respect to claims arising under the Washington Franchise

Investment Protection Act, RCW 19.100, and the rules adopted thereunder.

13. GENERAL.

In other respects, the Franchise Agreement will continue in full force and effect. Any terms not defined in this Addendum will have the meaning described in the Franchise Agreement.

14. TERMINATION OF LICENSE WITH ALLOY PERSONAL COACHING SOLUTIONS.

You agree that upon execution of this Addendum, any agreement between you and Alloy Personal Coaching Solutions, LLC for the license of any Alloy® personal Coaching services, products or programming for use at any or all of your Center(s), shall automatically terminate.

WE:	YOU:	
ANYTIME FITNESS FRANCHISOR LLC		
By:	Ву:	
Its:	Its:	

4895-4822-4671, v. 1

EXHIBIT O

EVOLT SOFTWARE SUBSCRIPTION AGREEMENT

Software Subscription Agreement

BETWEEN: EVOLT IOH PTY LTD ACN 609 604 908 of 'Drive Accountants', Suite 11, 232

Robina Town Centre Drive, Robina QLD 4226 (*Evolt IOH*)

AND: THE PARTY IDENTIFIED IN ITEM 1 OF THE SCHEDULE (the Subscriber)

BACKGROUND:

- A. The Subscriber wishes to use certain software owned by Evolt IOH.
- B. Evolt IOH has agreed to grant the Subscriber a licence to use the software, subject to the terms and conditions set out below.

IT IS AGREED:

1. **DEFINITIONS AND INTERPRETATIONS**

1.1. **Definitions**

In this Agreement:

Business Day means a day other than:

- (a) a Saturday or a Sunday;
- (b) a day that is a public holiday in Brisbane; and
- (c) a day in the period 27 December to 31 December (inclusive);

Confidential Information includes:

- (a) all information (written or oral) including, but not limited to, drafts, sketches, designs, and work-in-progress that may be disclosed to the Subscriber from time to time;
- (b) all financial and business information of whatever kind in relation to Evolt IOH and its business, including:
 - (i) any research, diagrams, plans or other documents whatsoever belonging to Evolt IOH,

SMH Page 1

- (ii) research technology, software source code, object code, programming tools, data processes, formulae and know how;
- (c) the personnel, policies or business strategies of Evolt IOH;
 - (i) lists of names and addresses of Evolt IOH's clients and customers and potential customers and mailing lists;
 - (ii) trade secrets and Intellectual Property;
 - (iii) all information or knowledge acquired by the Subscriber as a result of Evolt IOH permitting the Subscriber to have access to any Confidential Information;
- (d) the design, specification and content of the Software;
- (e) the Personal Information of users of the Software;
- (f) the terms upon which the Software is being licensed under this Agreement;

Designated Equipment means the computer equipment, designated in Item 6 of the Schedule, upon which the Software may be used;

Documentation means all operating manuals and other printed materials referred to in Item 7 of the Schedule including users' manuals, programming manuals, modification manuals, flow charts, drawings and software listings in the possession or control of Evolt IOH which may assist or supplement the understanding or application of the Software;

Further Term means the period set out in Item 5 of the Schedule;

Initial Term means the period specified in Item 2 of the Schedule;

Intellectual Property includes without limitation the patents, copyrights, rights and circuit layouts, marks, trademarks, logos, designs, documentation, insignia, emblems, know-how, copyright material, original works, marketing information, client lists, the right to have confidential information kept confidential, the corporate image, the materials, the Documentation, the training programs, training methods, procedures, all material whether printed, audio or visual or recorded on computer software, drawings, artworks, icons, computer software and any other item or material whether licensed to or owned by Evolt IOH used directly or indirectly in or for the benefit of the business conducted by Evolt IOH whether existing at the date of this Agreement or coming into existence thereafter and any variation or modification thereto and whether in Australia or overseas;

Moral Rights has the same meaning as that term has in Part IX of the *Copyright Act 1968* (Cth);



Personal Information means information or an opinion about an identified individual, or an individual who is reasonably identifiable, whether the information or opinion is true or not and whether the information or opinion is recorded in a material form or not, which, for the avoidance of doubt, includes (without limitation) any information relating to the age, gender and body composition of any users of the Software;

Software means the software designated in Item 4 of the Schedule and any enhancement, modification, update or new release of the that software or part thereof;

Subscription means a non-exclusive licence to use the Software;

Subscription Fee has the meaning attributed to that term in Item 3 of the Schedule;

Support Charges means the charges specified in Item 8 of the Schedule which are payable by the Subscriber to Evolt IOH;

Support Services means the support services described by clauses 6.1 and 6.2;

Term means the Initial Term and any Further Term (as the case may be); and

Works means all programs, programming, literary, dramatic, musical and artistic work within the meaning of the *Copyright Act 1968* (Cth).

1.2. **Interpretation**

In the interpretation of this document unless the context otherwise indicates:

- (a) references to:
 - (i) the singular includes the plural and vice versa and any gender includes any other gender;
 - (ii) anything includes part of that thing;
 - (iii) persons includes individuals, companies, associations, partnerships, bodies corporate, and governments and governmental, semi-governmental and local government and agencies;
 - (iv) documents include the document as amended, novated, supplemented, varied or replaced from time to time;
 - (v) to a party includes that party's executors, administrators, successors and permitted assigns;
 - (vi) party shall be construed as a reference to a party to this document;



- (vii) writing includes typewriting, printing, lithography, photography and any other mode of representing or reproducing words in a permanent or visible form;
- (viii) "\$", "dollar", "A\$" or "currency" is a reference to Australian currency;
- (ix) a specific time for the performance of an obligation is a reference to that time in the State, Territory or other place where that obligation is to be performed;
- (x) a clause or schedule refers to a clause or schedule in this Agreement;
- (xi) a statutory provision shall:
 - (A) include any subordinate legislation made from time to time under that provision;
 - (B) be interpreted to mean references to those provisions as respectively amended or re-enacted prior to but not after the date of this agreement;
 - (C) include that provision as from time to time modified or re-enacted provided that in the case of modifications or re-enactments made after the date of this agreement the same shall not have effected a substantive change to that provision;
- (b) the words "includes", "including" or "such as" are not words of limitation, and when introducing an example, do not limit the meaning of the words to which the example relates to examples of a similar kind;
- (c) where a party comprises two or more persons, each agreement or obligation to be performed or observed by that party binds those persons jointly and severally and a reference to that party includes a reference to any one or more of those persons;
- (d) where a party enters into this Agreement in its capacity as trustee of a trust, the obligations of that party shall bind that party personally and in its capacity as trustee of such trust;
- (e) unless specified otherwise, if an act is required to be done on a particular day and the act is done after 5.00pm on that day, it will be deemed to have been done on the following day;
- (f) headings do not affect the meaning of this document;
- (g) if a word or phrase is defined, any variation of that word or phrase has a similar meaning;



- (h) a reference to 'indemnity' means that the person giving the indemnity will indemnify and keep indemnified the person given the indemnity against any loss, damage, claims, actions, demands, costs or expenses suffered or sustained because of the event indemnified against. This means that if the person indemnified suffers any loss or must pay any money (whether or not it is actually paid) because of an indemnified event the party giving that indemnity must pay the amount of loss or the amount of liability to the indemnified party. If it does not, the indemnified party can recover the amount as a liquidated claim; and
- (i) if anything to be done under this Agreement falls on a date which is not a Business Day, then it must be done on the next Business Day.

2. GRANT OF SUBSCRIPTION

2.1. **Grant**

- (a) In consideration for the Subscriber paying the Subscription Fee to Evolt IOH and subject to the terms of this Agreement, Evolt IOH grants the Subscriber the Subscription for the Term.
- (b) Payment of the Subscription Fee must be paid in full to Evolt IOH in cleared funds prior to the Subscription being granted to the Subscriber for the Term.

2.2. Extension of Initial Term

- (a) Subject to clause 2.2(b), unless the Subscriber provides Evolt IOH with at least 30 days' notice in writing prior to the expiry of the Initial Term that it does not wish to renew the Subscription for a Further Term (the *Termination Notice*), upon the expiration of the Initial Term, the Subscription will automatically renew for a Further Term.
- (b) In the event that Evolt IOH is not issued with a Termination Notice, prior to the expiration of the Initial Term, Evolt IOH may, in its absolute sole discretion:
 - (i) decide whether it will permit the Subscription to be renewed for a Further Term; and
 - (ii) vary the conditions that will apply to its granting of the Subscription for the Further Term, which may include (without limitation) the imposition of additional obligations or the variation of existing obligations, and provide notice



to the Subscriber of the nature of the varied terms that will apply to the Further Term (the *Variation Notice*).

- (c) If Evolt IOH exercises its rights pursuant to clause 2.2(b)(ii), the Subscriber must notify Evolt IOH by no later than fourteen (14) days after its receipt of the Variation Notice whether it accepts or rejects the proposed variation (the *Response Period*).
- (d) The Subscriber will be deemed to have accepted the variation contained in the Variation Notice if it fails to provide a response to the Variation Notice to Evolt IOH within the Response Period.
- (e) In the event that Evolt IOH provides its consent to renew the Subscription for a Further Term and the Subscriber:
 - (i) agrees (deemed or otherwise) to be bound by Evolt IOH's proposed variation of the terms of this Agreement in accordance with clause 2.2(b)(ii), the Initial Term will be renewed for the Further Term and this Agreement will be varied to the extent provided in the Variation Notice; and
 - (ii) does not agree to be bound by Evolt IOH's proposed variation of the terms of this Agreement in accordance with clause 2.2(b)(ii), this Agreement will terminate with effect on the expiration of the Initial Term;
 - (iii) does not agree to be bound by Evolt IOH's proposed variation of the terms of this Agreement in accordance with clause 2.2(b)(ii) and such notice of disagreement is provided to Evolt IOH after the expiration of the then current Term however within the Response Period:
 - (A) this Agreement will terminate with effect from the date that the Subscriber's notice of disagreement is provided to the Subscriber; and
 - (B) the Subscriber must pay the Subscription Fee for that period following the expiration of the relevant Term that it had access to the Software on a prorata basis.
- (f) The Initial Term and the Further Term (as the case may be) may be extended in accordance with the terms of this clause as many times as the parties so desire.

3. **DOCUMENTATION**

(a) Evolt IOH grants the Subscriber a non-exclusive licence to use the Documentation in connection with the Software for the duration of this Agreement.



(b) The Subscriber must not copy or reproduce the Documentation except to the extent otherwise authorised by this Agreement.

4. SUBSCRIPTION CONDITIONS

4.1. Use of Software

- (a) The Subscriber may only use the Software in accordance with the normal operating procedures as notified by Evolt IOH.
- (b) The Software may not be used on equipment other than Designated Equipment.

4.2. No Alteration

The Subscriber will not copy, reverse engineer, alter, modify or reproduce the Software except to the extent otherwise authorised by this Agreement or with the prior written permission of Evolt IOH.

4.3. **Remedies for misuse**

In addition to any other remedies available to Evolt IOH under this Agreement or otherwise, the Subscriber acknowledges that any unauthorised use, alteration, modification, reproduction, publication, disclosure or transfer of the Software will entitle Evolt IOH to any available equitable remedy against the Subscriber.

4.4. Acknowledgement of Evolt IOH ownership

The Subscriber acknowledges that Evolt IOH is the legal owner of the Software and that nothing in this Agreement constitutes the transfer of title or ownership to the Subscriber of the Software or the Documentation.

5. **SECURITY**

5.1. **Supervision**

The Subscriber is solely responsible for the use, supervision, management and control of the Software and Documentation.

5.2. **Protection**

The Subscriber must ensure that the Software is protected at all times from misuse, damage, destruction or any form of unauthorised use and that the Subscriber adopts the necessary security protocols to ensure the security of the Software.



5.3. **Record keeping**

The Subscriber must keep accurate records of use and any permitted copying, modification and disclosure of the Software. The Subscriber must provide Evolt IOH with any such records within one (1) Business Day of receiving a request of this nature from Evolt IOH.

6. **SUPPORT SERVICES**

6.1. **Provision of support services**

- (a) Subject to the Subscriber complying with its obligations pursuant to clause 6.3, Evolt IOH must provide such support services as it considers necessary in order to ensure that the Software operates in substantial conformity with the Documentation. Such support will, at the sole discretion of Evolt IOH, take the form of:
 - (i) telephone advice; or
 - (ii) such services as Evolt IOH considers are more effective given the circumstances.
- (b) Evolt IOH will provide the Support Service by ensuring the availability of suitably trained staff familiar with the operation, maintenance and support of the Software as soon as practicable during Evolt IOH's normal business hours.
- (c) The Subscriber must ensure that Evolt IOH's support personnel are provided with all information, facilities, assistance and accessories reasonably required by Evolt IOH to enable Evolt IOH to provide the Support Services.

6.2. Exclusions from support services

Support Services to be provided by Evolt IOH under this Agreement do not include:

- (a) correction of errors or defects caused by operation of the Software in a manner other than specified in the Documentation;
- (b) correction of errors or defects caused by modification, revision, variation, translation or alteration of the Software not authorised by Evolt IOH;
- (c) correction of errors caused by failure of the Subscriber to provide suitably qualified and adequately trained operating and programming staff for the operation of the Software;
- (d) training of operation of programming staff;
- (e) rectification of operator errors;
- (f) rectification of errors caused by incorrect use of the Software;



- (g) rectification of errors caused by equipment fault;
- (h) equipment maintenance; and
- (i) diagnosis of rectification of faults not associated with the Software.

6.3. **Support charges**

- (a) The Subscriber must pay the Support Charges at the rate and in the manner specified in the Schedule for any Support Services that, in Evolt IOH's reasonable opinion, is not able to be provided in the form of telephone advice through Evolt IOH's customer care service.
- (b) The Support Charges are exclusive of taxes, duties and charges imposed or levied in Australia or overseas in connection with the supply of the Support Services. Without limiting the foregoing, the Subscriber will be liable for any new taxes, duties or charges imposed subsequent to the date of this Agreement in respect of the Support Services.

7. UPDATES AND NEW RELEASES

- (a) Evolt IOH is under no obligation to provide updates or new releases of the Software.
- (b) The Subscriber acknowledges that the Subscription is for the version of the Software detailed in the Schedule and that, unless Evolt IOH notifies the Subscriber in writing otherwise:
 - (i) it is not entitled to any updated version or new release of the Software that may be developed or released (as the case may be) by Evolt IOH following the commencement of this Agreement (the *Updated Software*); and
 - (ii) additional fees may apply in order for the Subscriber to gain access to the Updated Software.
- (c) The Subscriber must provide Evolt IOH with all reasonable assistance in the event that Evolt IOH wishes to provide an update or new release of the Software to the Subscriber.

8. **CONFIDENTIAL INFORMATION**

(a) The Subscriber acknowledges that as a result of the grant of the Subscription by Evolt IOH, the Subscriber will be given access to the Confidential Information (which includes the Personal Information).



- (b) The Subscriber covenants to Evolt IOH that:
 - (i) it will treat the Confidential Information as subject to a duty of confidence and will only use the Confidential Information in a manner consistent with its rights as licensee in accordance with the terms of this Agreement;
 - (ii) except as is permitted specifically under this document, it will not in any other way use the Confidential Information without Evolt IOH's prior written consent;
 - (iii) it will ensure that all written material provided by the Evolt IOH to the Subscriber as a result of the grant of the Subscription is safely and securely stored when not in use, and the Subscriber hereby acknowledges that such material including all copies thereof remains the absolute and exclusive property of Evolt IOH; and
 - (iv) in addition to the other obligations contained in this clause, it will collect, use, disclose, store, maintain and otherwise deal with the Personal Information in accordance with:
 - (A) for Subscribers that are located in Australia the *Privacy Act 1988* (Cth) (the *Privacy Act*);
 - (B) for Subscribers that are located outside of Australia the Privacy Act as well as any legislation in force in the country in which the Subscriber is located which regulates the manner in which Personal Information is collected, used, disclosed and stored,

which includes (without limitation), compliance with the Australian Privacy Principles contained in the Privacy Act, implementing a complaint handling process for privacy complaints and implementing a data breach response plan;

- (v) it will ensure that its agents and contractors comply with the terms of this clause;
- (vi) it will immediately notify Evolt IOH if it becomes aware of any breach or suspected breach of this clause 8.

9. **INTELLECTUAL PROPERTY**

9.1. **Ownership**

The Subscriber acknowledges and agrees that Evolt IOH owns, and the Subscriber has no rights or entitlements with respect to, the Intellectual Property.



9.2. Use and Modifications

- (a) The Subscriber acknowledges and agrees that Evolt IOH owns all Intellectual Property that the Subscriber may develop in the course of or arising out of Evolt IOH granting the Subscription to the Subscriber and, for the avoidance of any doubt, the Subscriber assigns any such Intellectual Property to Evolt IOH immediately upon its creation.
- (b) The Subscriber must not make use of or reproduce any Intellectual Property owned by Evolt IOH without the prior written approval of Evolt IOH.

9.3. **Moral Rights**

The Subscriber consents to the doing of any acts or making of any omissions by Evolt IOH and the employees, servants, agents, licensees and assigns of Evolt IOH that infringe the Subscriber's Moral Rights in any Works made by the Subscriber as a consequence (either direct or indirect) of Evolt IOH granting the Subscription to the Subscriber, including:

- (a) not naming the Subscriber as the author of a Work;
- (b) amending or modifying (whether by changing, adding to or deleting/removing) any part of the Work but only if the Subscriber is not named as the author of the amended or modified Work.

whether those acts or omissions occur before, on or after the date of this Agreement.

9.4. **Disclosure**

The Subscriber must disclose to Evolt IOH all valuable inventions, discoveries, improvements, designs, trademarks, work or other subject-matter created by or on behalf of the Subscriber during the Term that is in any way connected with Evolt IOH granting the Subscription to the Subscriber, whether capable of attracting Intellectual Property rights or not.

10. **LIABILITY**

10.1. General exclusion

Subject to clause 10.2, any condition or warranty which would otherwise be implied in this Agreement is excluded.

10.2. Limitation

Where legislation implies in this Agreement any condition or warranty, and that legislation avoids or prohibits provisions in a contract excluding or modifying the application of or



exercise of or liability under such condition or warranty, the condition or warranty will be deemed to be included in this Agreement. However, the liability of Evolt IOH for any breach of such condition or warranty will be limited, at the option of Evolt IOH, to one or more of the following:

- (a) if the breach relates to goods;
 - (i) the replacement of the goods or the supply of equivalent goods;
 - (ii) the repair of such goods;
 - (iii) the payment of the cost of replacing the goods or of acquiring equivalent goods; or
 - (iv) the payment of the cost of having the goods repaired; and
- (b) if the breach relates to services:
 - (i) the supplying of the services again; or
 - (ii) the payment of the cost of having the services supplied again.

10.3. No Liability

Evolt IOH shall not be liable for indirect, incidental, special or consequential damages including loss of profits, loss of data, revenue loss or otherwise incurred by the Subscriber or any third party whether in an action in tort or contract even if Evolt IOH or its servants or agents have been advised of the possibility of such damages.

11. **INDEMNITY**

- (a) The Subscriber indemnifies Evolt IOH against the full amount of all expenses, losses, damages and costs (on a solicitor and own client basis and whether incurred by or awarded against Evolt IOH) that Evolt IOH may sustain or incur as a result, whether directly or indirectly, of any:
 - breach of this Agreement by the Subscriber, including but not limited to, a breach in respect of which Evolt IOH exercises a right to terminate this Agreement;
 - (ii) loss of or damage to any property or injury to or death of any person caused by any act or omission of the Subscriber or its employees, contractors or agents.
- (b) The indemnities contained in this clause 11(a) will continue in full force and effect notwithstanding the termination of this Agreement.



12. **TERMINATION**

12.1. **Immediate termination**

Without limiting the generality of any other clause in this Agreement, Evolt IOH may terminate this Agreement immediately by notice in writing if:

- (a) the Subscriber is in breach of any term of this Agreement and such breach is:
 - (i) not capable of being remedied; or
 - (ii) capable of being remedied and is not remedied within 10 Business Days of notification by Evolt IOH;
- (b) the Subscriber for any reason destroys or disposes of or loses custody of the Software.

12.2. Consequences of termination

If notice is given to the Subscriber pursuant to clause 10.1, Evolt IOH may, in addition to terminating the Agreement:

- (a) Discontinue providing the Subscriber with access to the Software;
- (b) repossess any copies of the Software and Documentation in the possession, custody or control of the Subscriber;
- (c) be regarded as discharged from any further obligations under this Agreement; and
- (d) pursue any additional or alternative remedies provided by law.

13. **NOTICES**

13.1. **Notice in Writing**

A party giving notice under this document (including a demand, request, consent, approval, offer and any other instrument or communication made, required or authorised to be given under or pursuant to this document) must do so in writing.

13.2. **Methods of Service**

Service of any notice, document, originating process or document in a court proceeding or required to be served under any Act, under or relating to this document shall be sufficiently served:

- (a) if delivered personally to the party to be served;
- (b) if left at or sent by pre-paid registered post to:



- (i) the address of the party to be served as set out in the description of that party in the schedule to this document;
- (ii) the last known place of abode or business of the party to be served; or
- (iii) the registered office of any party to be served which is a company; or
- (c) if sent by facsimile or email transmission to the facsimile number or email address of the party to be served as set out in the schedule to this document or as subsequently notified for the purposes of this clause, provided that no transmission error message is received by the sender.

13.3. Electronic Communications

The parties consent to any information, notice, document, originating process or document in a court proceeding in relation to this document being given by electronic communications.

13.4. Receipt of Notices

In the case of:

- (a) serving notice in accordance with clause 13.2(b), such notice shall be deemed to have been duly served upon it being left at the relevant address or, if posted, on the fifth day after such notice has been posted; and
- (b) serving notice in accordance with clause 13.2(c), such notice shall be deemed to have been duly served and received at the time such facsimile or email transmission is sent.

13.5. **Signing of Notices**

A notice given or served under this document shall be sufficient if:

- (a) in the case of a corporation, it is signed by a director or secretary of that corporation or its attorney or lawyer;
- (b) in the case of an individual, it is signed by that individual or his attorney or lawyer.

13.6. **Deemed Personal Service**

The parties agree and acknowledge that service in accordance with clause 13 is deemed to be effective personal service of any notice, document, originating process or document in a court proceeding.

13.7. Notice May Be Given To or By Party's Solicitor

(a) Any Notice by a party may be given and may be signed by its solicitor.



(b) Any Notice to a party may be given to its solicitor by any of the means listed in clause 13.2 to the solicitor's business address or facsimile number.

13.8. Non-Merger

This clause 13 shall remain in full force and effect notwithstanding the termination of this document and shall not merge on termination.

14. **GENERAL**

14.1. Payments

Unless otherwise agreed with Evolt IOH in writing:

- (a) all payments are to be made in either AUD or USD;
- (b) the Subscription Fee does not include taxes and if Evolt IOH is required to pay sales, use, property, value added, or other taxes based on this Agreement then such taxes will be billed to and paid by the Subscriber; and
- (c) The payment of any amount payable to Evolt IOH is not subject to set-off for any claim by the Subscriber against Evolt IOH.

14.2. Whole agreement

- (a) This Agreement and the documents referred to in it contain the whole agreement between the parties relating to the transactions contemplated by this Agreement and supersedes all previous agreements between the parties relating to these transactions.
- (b) Each of the parties acknowledge that, in agreeing to enter into this Agreement, they have not relied on any representation, warranty or other assurance except those set out in this Agreement.

14.3. Legal costs

The parties must each pay their own legal and other expenses relating directly or indirectly to the negotiation, preparation and execution of this Agreement and all documents incidental to it.

14.4. **Amendment**

An amendment or variation to this Agreement is not effective unless it is in writing and signed by the parties.



14.5. **Assignment**

- (a) Evolt IOH may assign or transfer its rights and obligations under this Agreement upon the provision of seven (7) days' notice in writing to the Subscriber.
- (b) None of the rights or obligations under this Agreement may be assigned or transferred by the Subscriber without the written consent of Evolt IOH.

14.6. **Further assurance**

Each party must promptly execute all documents and do all things that another party from time to time reasonably requests to effect, perfect or complete this Agreement and all transactions incidental to it.

14.7. Governing Law and Jurisdiction

- (a) This Agreement is governed by and must be construed in accordance with the laws of Queensland, Australia.
- (b) Each party irrevocably and unconditionally submits to the non-exclusive jurisdiction of the courts of Queensland, Australia, and all courts which have jurisdiction to hear appeals from those courts and waives any right to object to proceedings being brought in those courts for any reason.

14.8. Warranty of Authority

The person signing this Agreement:

- (a) as attorney for any party warrants to the other parties that at the date of execution the person has not received any notice or information of the revocation of the power or attorney appointing them; and
- (b) as an authorised officer, agent or trustee of any party warrants to the other parties that at the date of execution he/she has full authority to execute this Agreement in that capacity.

14.9. **Electronic Execution**

The Subscriber acknowledges and agrees that:

- (a) it will be deemed to have signed this Agreement for the purposes of section 10 of the *Electronic Transactions Act 1999* (Cth) by its duly authorised representative indicating its acceptance of these terms on Evolt IOH's website;
- (b) no action other than that detailed in clause 14.9(a) is required in order for the Subscriber to be bound by the terms of this Agreement.



SCHEDULE

Item 1 Subscriber: The person nominated as being the subscriber in Evolt IOH's

subscription application form, who must be an owner, licensee

or lessee of at least one (1) Evolt 360 Machine.

Item 2 Initial Term: One (1) year, commencing on the date nominated by Evolt IOH

in writing.

Item 3 Subscription Fee: The amount stated by Evolt IOH on the date that the Subscriber

agrees to be bound by the terms of this Agreement as being the subscription fee for the Software for the region in which the

Software is to be predominantly accessed by the Subscriber.

Item 4 Software: The reporting dashboard known as 'Evolt Insights'.

Item 5 Further Term: One (1) year from the date of expiration of the Initial Term or

then current Further Term (as the case may be).

Item 6 Designated 1. Evolt 360 Machines;

Equipment: 2. Subscriber's computer systems at its place of business.

Item 7 Documentation: As provided to the Subscriber by Evolt IOH.

Item 8 Support Charges: The cost of Evolt IOH providing the Support Services which is

chargeable at the rate of AUD \$90.00 per hour. Such costs

payable within 30 days of receipt of an invoice for same.

EXHIBIT P

ABC MERCHANT SERVICES AGREEMENT

Client number:			
** All fields are required **			
Business Name (DBA/OP/AS):			
Business Name (Legal):			
Club Address:			
Club City, State, Zip/Province, Postal Code:			
Club Phone Number:			
Type of Business (i.e., S Corp., LLC, etc.):			
Legal Business Federal Tax ID# or Business# (TIN/EIN or BN/E	BIN):		
Business Address Associated with Federal Tax ID# or Busine	Business Address Associated with Federal Tax ID# or Business #:		
City, State, Zip/Province, Postal Code Associated with Federal Tax ID# or Business #:			
Date of Incorporation/Organization:			
State/Province of Incorporation/Organization:			
Authorized Officer:	Title:		
Driver's License #:	DL Issuing State/Province:		
Date of Birth:	SSN/SIN:		
Email address:			
BILLING SERVICES AGREEMENT			

This Agreement made on by and between ABC Fitness Solutions, LLC, a Delaware corporation, (hereinafter "ABC") and a/an (hereinafter "the Client"):

- 1. Merchant and Bank Account Set-up: Client hereby appoints ABC to act as its attorney-in-fact as follows: (i) to establish and maintain a bank account and credit card processing merchant agreement on Client's behalf with such bank and credit card processor as ABC may designate; (ii) to receive sales data from Client and tender it to a credit card processor, for processing; and (iii) in connection with such bank account and this Agreement, to execute any and all documents and take any and all other actions, on behalf of Client, that ABC deems necessary or appropriate without further authorization or consent of Client. Such bank account shall be maintained for the purpose of receiving and accepting proceeds of the card transactions processed pursuant to this Agreement and other related activity, including adjustments, charge backs and payment of fees, all on Client's behalf. Client hereby irrevocably directs such bank to transfer, on each banking day, the closing balance of such account to a separate ABC account, as designated by ABC; to facilitate the transactions contemplated this Agreement. Neither the credit card processor, ABC, nor the bank shall be liable in any respect for any act or omission or for any error in judgment or for any mistake related in any way to the power of attorney created hereby or any actions taken pursuant hereto, except in the case of such party's willful misconduct. The Power of Attorney created hereby is coupled with an interest and shall be irrevocable.
- 2. ABC agrees to bill, service and account for all acceptable membership agreements of the Client that have been delivered to ABC from time to time under this Agreement. Upon receipt of an acceptable membership agreement or account information and such membership agreement or account information becomes an active account; ABC will maintain appropriate account information during the time ABC is actively collecting the account on behalf of the Client. The Client will be responsible for maintaining a physical copy of the membership agreement.
- 3. The Client agrees to pay ABC for services provided herein, a fee of 3.90% on all payments received as Bank Drafts and 3.90% plus applicable Pass-Thru-Fee, as defined hereinafter, on all Credit Card/Debit Card payments. Pass-Thru-Fees shall represent the approximate cost of processing Credit/Debit Card payments and Client agrees to pay Pass-Thru-Fee of 1.95% on all Visa/MC Card payments, 1.95% on all Discover Card payments, and 3.50% on all AMEX/Diners Club payments; plus a per transaction fee of \$.29 on Visa/MC payments, \$.29 on Discover Card payments and \$.00 on American Express/Diners Club payments. The Client further agrees to pay ABC a fee of 3.90% on all payments made or received by the club and posted to ABC and 7.00% for all forms of payment received other than Bank Drafts or Credit Cards/Debit Cards. Examples of these other forms shall include payment books and payments received (directly or indirectly) under the membership agreements serviced hereunder. All ABC's fees will be deducted from the amount collected on behalf of the Client. The fees apply to all payments on active membership agreements under service by ABC, whether payments are made to ABC or directly to the Client. ABC reserves the right, from time to time, to change the fees and charges provided for herein without prior notice. If Client wishes to dispute such change, it may deliver written notice thereof to ABC within sixty (60) days of Client's receipt of the first

BILLING SERVICES AGREEMENT continued page 2

monthly report reflecting such change. If Client disputes such changes, the parties may negotiate a mutual agreement regarding fees or either may terminate this Agreement by providing thirty (30) days written notice.

- **4.** Billing cycles will occur twice per month. The 1st through the 15th shall represent one billing cycle, while the 16th through the end of the month shall represent the other billing cycle. Net receipts for each billing cycle will be remitted to the Client by the 5th day following the cycle cutoff (by the 5th and 20th day each month). ABC will not be responsible for delay in remittance due to weekends and holidays. Net receipts are equal to the total membership agreement payments less the sum of the following: (I) reversals, chargebacks, refunds or other credits against payments collected; (II) the billing fee set forth in paragraph 3; (III) any credit for payments made directly to the Client; and (IV) any service or late charge, cancellation fee, or other charge or amount due from Client to ABC pursuant to this Agreement, or any other agreement between Client and ABC or any policy established by ABC from time to time.
- 5. ABC will provide the Client each month with a report of membership agreements under service, collections, fees and charges imposed.
- **6.** Payments on membership agreements directly to the Client are discouraged. In order to assure proper credit to each account, the Client agrees to promptly notify ABC of any direct payments, including the account number and correct name in which the account is carried.
- 7. Only current membership agreements under which the member is not in default or past due for any amount will be acceptable membership agreements under this Agreement. If, in the sole discretion of ABC, a past due account becomes uncollectible, the Client will be responsible for further collection of said account and ABC shall be released from any further responsibility with respect to such membership agreement.
- 8. The Client may cancel the membership agreement of any member, and such membership agreement will be removed from the active list and the Client will be notified. Cancellations will not be accepted from individual members, only from the Client itself, unless prior authorization is received from Client.
- **9.** Either party may cancel this Agreement by giving the other party thirty (30) days written notice. In the event either party should choose to cancel this Agreement, ABC will hold all money in escrow for a period of no more than sixty (60) days following the last date upon which the Client's members were billed prior to cancellation of this Agreement. This holding period ensures all returns, if any, will be paid. If the Client sells, it is the seller's responsibility to make buyer aware of the services provided by ABC. Should the buyer choose not to utilize ABC's services, ABC will deduct any fees owed by Client to ABC from this Agreement, or any other agreement between ABC and client, from any money which is held in the Client's billing account.
- **10.** The Client shall pay any and all federal, state or local excise, sales or use taxes or similar taxes imposed in respect to all membership agreements serviced by ABC for the Client under this Agreement, or the services involved with respect to such membership agreements ("Taxes"), and complete and file all required tax reports related thereto, all in a timely manner, and hereby agrees to indemnify and hold ABC, its officers, directors, shareholders and employees harmless from any loss, including attorneys' fees, resulting from its failure to do so.
- 11. If ABC is required to withhold or pay any of the foregoing said Taxes, or if the Client ever becomes liable to ABC for any sums or losses, the amount so paid by ABC for said Taxes and any sums expended or losses incurred by ABC for which the Client is responsible to indemnify ABC, will be deducted from all money collected, held or controlled by ABC under any existing agreements between ABC and the Client, including, but not limited to, this Agreement and any billing and/or collection agreements, and further including, but not limited to, any such money held in any account or accounts of the Client held or set up by ABC related to same, as well as from any collections and/or funds held or controlled by ABC for the benefit of the Club related to same. In the event the amounts are not satisfied, any remaining amounts owed will be due and payable to ABC by the Club within twenty-four (24) hours upon notification and request for payment to the Club by ABC. The Client hereby agrees to indemnify, defend and hold ABC, its officers, directors, shareholders, agents, contractors and employees harmless from any liability, claim, loss and expense, including attorneys' fees, resulting from its failure to perform its obligations in this Agreement or from its actions or omissions in connection with the operation of its club facilities, including, without limit, the failure to comply with any applicable federal, state or local laws, rules, regulations or ordinances.
- 12. Client is a franchisee of Anytime Fitness Franchisor LLC ("AF") and has certain obligations pursuant to its franchise agreement with AF (the "Franchise Agreement"). Client understands and agrees that ABC may share information with AF regarding Client's franchised operations and receive instructions from AF to assist Client in complying with the Franchise Agreement, including without limit, instructions for ABC to withhold "Information" (as defined in the Franchise Agreement) from Client and provide it to AF. Client also authorizes ABC to refund any amounts owed by Client to its members, whether under the terms of its membership agreements with members or under the Franchise Agreement, and to deduct such refunds from remittances owing to Client. Client agrees to indemnify, defend and hold ABC harmless from and against any loss, liability or cost ABC may incur as a result of its compliance with such instructions and refund provisions, unless such loss, liability or cost is caused by the gross negligence or intentional misconduct of ABC.

BILLING SERVICES AGREEMENT continued page 3

- 13. Furthermore, in the event that the Franchise Agreement is terminated for any reason, or Client's health and fitness club is closed for any reason, ABC may automatically stop billing members of such club and Client shall use its reasonable best efforts to provide ABC with notice of any such termination or closure at least two weeks prior thereto.
- **14.** This Agreement shall be governed by the laws of the state of Arkansas. Any litigation brought hereunder shall be brought only in a state or U.S. federal court of general jurisdiction in Pulaski County, Arkansas.

	Executed this	day of	,
x	Sean Jameson	x	
	Sean Jameson (Printed)		Corporation Owner or Agent (Print Name)
X		X	
	Sean Jameson (Signature)		Corporation Owner or Agent (Signature)
	ABC Fitness Solutions, LLC		
	P.O. Box 6800		
	North Little Rock		
	Arkansas 72124		
	Toll-free: 800-622-6290		

4858-5446-7329, v. 1

EXHIBIT Q

PHYSICAL THERAPY PROGRAM ADDENDUM

PHYSICAL THERAPY PARTNERSHIP PROGRAM FRANCHISE AGREEMENT ADDENDUM RIDER

1.	Effective Date of this Addendum:		
2.	Franchisee:		
3.	Principal Owner:		
4.	Franchised Location(s):		
5.	Effective Date of Franchise Agreement:		
5.	License Fee (rent you are collecting):	_	
7.	License Fee Commencement Date:		
3.	Launch Date:		
Э.	Physical Therapy Partnership Program Partner (check only one):		
	Corporate Partner:		
	Local Partner		
	Local Partner Training Program Chosen (choose only one): A	or	В

PHYSICAL THERAPY PARTNERSHIP PROGRAM FRANCHISE AGREEMENT ADDENDUM

This Addendum is made and entered on as of the Effective Date set forth in the Rider attached to this Addendum and is by and between Anytime Fitness Franchisor LLC ("we" or "us") and the Anytime Fitness® franchisee identified in the Rider ("you"), and is an amendment to, and a part of, the Franchise Agreement identified in the Rider (the "Franchise Agreement"). All capitalized terms used in this Addendum not otherwise defined have the meanings ascribed to them in the Franchise Agreement.

INTRODUCTION

You and we are parties to a Franchise Agreement under which you operate an Anytime Fitness® center identified in the Rider (the "Center"). We have developed a voluntary Physical Therapy Partnership Program (the "Physical Therapy Partnership Program") as part of the suite of products and services offered as part of the AF Recovery offerings. We are incorporating AF Recovery and the Physical Therapy Partnership Program into Anytime Fitness® centers, and you will now be granted the right to partner with a Physical Therapy Provider only at the Center(s) identified on the Rider to this Addendum, under the terms of this Addendum. Multiple Centers may be identified on this Addendum only if they are under identical ownership.

We currently have two Physical Therapy partnership options. You can partner with: 1) a licensed physical therapy provider whom we have designated as a preferred corporate partner ("Corporate Partner"); or 2) you may partner with a licensed physical therapy provider in your local area, provided that they are approved by us in writing in advance ("Local Partner").

AGREEMENT

1. **DEFINITIONS.**

- a. "Confidential Informational" means data and information: (i) relating to our business, regardless of whether the data or information constitutes a trade secret; (ii) disclosed to you or of which you became aware of as a consequence of your relationship with us; (iii) having value to us; (iv) not generally known to our competitors; and (v) which includes trade secrets, methods of operation, names of customers, price lists, financial information and projections, personnel data, operations, training and manuals, forms and documents used to support the Physical Therapy Partnership Program, and similar information; provided, however, that such term shall not mean data or information: (A) which have been voluntarily disclosed to the public, except where such public disclosure has been made by you without authorization from us; (B) which has been independently developed and disclosed by others; or (C) which has otherwise entered the public domain through lawful means.
- b. "**Derivative Work**" is any work that is based upon the Physical Therapy Partnership Program, such as an enhancement or modification, revision, translation, abridgement, condensation, expansion, collection, compilation or any other form in which such preexisting works may be recast, incorporated, transformed or adapted in whole or in part.
- c. "**PTPP Monthly Fees**" is the recurring monthly fee due from you for your participation in the Physical Therapy Partnership Program. As of the Effective Date of your partnership agreement, the PTPP Monthly Fees are 7% of the amount you receive in revenue your receive from your Corporate or Local Partner, per month. The PTPP Monthly

Fees are subject to change upon written notice.

- d. "**Principal Owner**" means anyone owning more than ten percent (10%) of the Center and who has signed and guaranteed the Franchise Agreement for the Center.
- e. "**PTPP Training Fees**" means the fees due from you to us for Initial Training, as described in Section 4(a).

2. INITIAL PTPP TRAINING PROGRAMS.

The initial training provided to you as part of the Physical Therapy Partnership Program will vary based on the Physical Therapy Provider with whom you are partnering. As of the Effective Date, the respective PTPP Training programs consist of:

a) Corporate Partner:

Together with the designated Corporate Partner with whom you have signed an agreement, we will provide up to two (2) days of initial classroom training at our corporate headquarters, on-site at your Anytime Fitness Center, in a virtual format, or at such other places as we may designate from time to time, at our sole discretion. You will also be required to complete a self-paced, online training course. The initial training program shall include coaching on implementing, operations, marketing, reporting and billing. By executing this Addendum, you agree that one (1) Principal Owner will attend the initial training program within ninety (90) days of executing this Addendum and prior to allowing your Physical Therapy Partner to provide services in your Center. Successfully completing this initial training, will earn a one-time 600 CEC credit towards the CEC requirements outlined in your Franchise Agreement for the calendar year in which this initial training was taken.

b) Local Partner

You must choose one of the following:

A. Together with a representative from your Local Partner we will provide up to one (1) day of initial classroom training at our corporate headquarters, on-site at your Anytime Fitness Center, in a virtual format, or at such other places as we may designate from time to time, at our sole discretion. You will also be required to complete a self-paced, online training course. The initial training program shall include coaching on implementing, operations, marketing, reporting and billing. By executing this Addendum, you agree that one (1) Principal Owner will attend the initial training program within ninety (90) days of executing this Addendum and prior to allowing your Physical Therapy Partner to provide services in your Center. Successfully completing this initial training will earn a one-time 600 CEC credit towards the CEC requirements outlined in your Franchise Agreement for the calendar year in which this initial training was taken;

OR

B. Together with a representative from your Local Partner we will provide up to two (2) hours of initial classroom training, led by a designated instructor, in a virtual format. You will also be required to complete a self-paced, online training course. The initial training program shall include coaching on implementing, operations, marketing, reporting and billing. By executing this Addendum, you agree that one (1) Principal Owner will attend the initial training program within ninety (90) days of executing this Addendum and prior to allowing your Physical Therapy Partner to provide services in your Center. You will not receive any CEC credit towards the CEC requirements outlined in your Franchise Agreement if you complete this training.

3. PHYSICAL THERAPY PARTNERSHIP FEES.

a. <u>PTPP Training Fees</u>. The initial training provided to you as part of the Physical Therapy Partnership Program will vary based on the Physical Therapy Provider you are partnering with and the option you choose, as applicable. As of the Effective Date, the PTPP Training Fees are:

Corporate Partner	Local Partner Option A	Local Partner Option B
\$2,000 flat rate	\$1,000 flat rate	No cost

The PTPP Training Fee is subject to change upon written notice.

In the event you do not have an open Center at the time you register for the initial training program, you shall pay all PTPP Training Fees at the time of registration for the online training course. If you have one (1) or more open Center(s), you authorize us to deduct the PTPP Training Fees from the remittance collected by our designated billing and payment processor for the Center(s) on the first day of the month following the date of registration.

b. <u>PTPP Monthly Fees.</u> In consideration of our grant the right to you to partner with a Physical Therapy Provider at your Center, you shall pay to us, in addition to the PTPP Training Fees, the PTPP Monthly Fees, on a monthly recurring basis on the due date of such fee for the length of your partnership agreement. You authorize us to deduct the PTPP Monthly Fees and any additional costs from the remittance collected by our designated billing and payment processor for the Center.

You agree that any amount not received by us when due shall bear interest at the rate of one and one-half percent (1.5%) per month or the maximum rate permitted by law, whichever is less. You must reimburse us and our affiliates for all costs incurred in the collection of unpaid amounts, including attorneys' fees.

- c. <u>Additional Support.</u> If you request additional support, coaching or consulting by us (in whole or in part) to implement the Physical Therapy Partnership Program you agree to pay to us our thencurrent rates, plus reasonable travel expenses.
- d. <u>Required Equipment, Hardware, and Software</u>. You must pay us, our affiliates, and/or our designated vendors for use of all required equipment, hardware, and/or software that meets our then-current standards and specifications in connection with the Physical Therapy Partnership Program as set forth in the Manual (as defined in the Franchise Agreement) or otherwise in writing.

4. PHYSICAL THERAPY PARTNERSHIP CONTRACTS

Prior to allowing your Physical Therapy Partner to provide services in your Anytime Fitness Center both you and an authorized representative of your Physical Therapy Partner must have signed the applicable Physical Therapy Partnership Contract and you must have provided us with a copy of the fully executed Physical Therapy Partnership Contract.

5. PHYSICAL THERAPY PARNTERSHIP REVENUE

You may charge your Physical Therapy Partner only those fees identified in your Physical Therapy Partnership Contract. You may not charge or otherwise receive from your Physical Therapy Partner any other fees or any fees, portion of fees, or other payments that are calculated based on the revenue received by the Physical Therapy Partner for providing physical therapy or related services. You agree to process all payments you receive from your Physical Therapy Partner or otherwise in connection with your participation in the Physical Therapy Partnership Program through either our mandated Club Management Software or our mandated billing processor.

6. RECOVERY OR PHYSICAL THERAPY ROOM

Prior to allowing your Physical Therapy Partner to provide services in your Anytime Fitness Center, you agree to either: 1) convert an existing room; or 2) build a new room to serve as a "Recovery or Physical Therapy Room." The Recovery or Physical Therapy Room must meet the specifications set forth in the AF Design Standards and must be approved in writing by a member of the AF Construction & Design Team prior to use.

7. TERM AND TERMINATION.

- a. The term of this Addendum will commence on the Effective Date set forth in the Rider attached to this Addendum, and subject to earlier termination as described herein, will automatically and immediately terminate upon the expiration or termination of the Franchise Agreement.
- b. This Addendum automatically and immediately terminates upon the termination or expiration of any agreement between us or our affiliates and your Physical Therapy Partner or, in the event your Physical Therapy Partner is a Local Partner, this Addendum automatically and immediately terminates upon the termination or expiration of any agreement between you and your Physical Therapy Partner.
- c. Upon termination or expiration of this Addendum, all rights granted to you under this Addendum shall terminate, and you shall have the following obligations: (i) you will immediately deliver to us all Confidential Information related to the Physical Therapy Partnership Program, including any operation manual or materials specific to the Physical Therapy Partnership Program, in your possession or control, and all copies and any other forms of reproductions of these materials and any other materials provided by us and all copies thereof of any other forms of reproductions of these materials, and you shall neither retain nor convey to another any copy or record of any of the foregoing and you agree that all these materials are our exclusive property; (ii) you shall immediately cease offering physical therapy services at your Center or to members of your Center; (iii) you shall comply with the applicable covenants contained in this Addendum and the Franchise Agreement, including, but not limited to, the covenants not to compete and the covenants not to disclose trade secrets or Confidential Information; and (iv) from and after termination of this Addendum, upon our request, you shall cooperate with us in connection with any steps required or appropriate to be taken as a result of the termination of this Addendum, and you shall furnish us, upon request, such further information, execute and deliver such other documents and do such other acts and things, all as we may reasonably request for the purpose of carrying out the intent of this Addendum.

8. TRANSFER.

In the event of the transfer or assignment of your Franchise Agreement, your transferee or assignee will be required to sign an addendum, in similar form to this Addendum, agreeing to continue to offer services as part of the Physical Therapy Partnership Program for the remaining term of the Franchise Agreement.

9. OWNERSHIP OF INFORMATION.

You acknowledge and agree that the information that we or our affiliates obtain from you or your affiliates through the access and use of the Physical Therapy Partnership Program or information in your records related to the Physical Therapy Partnership Program is considered part of the Information System (as defined in the Franchise Agreement) and you must comply with all terms of the Franchise Agreement and the Manual (as defined in the Franchise Agreement) related to the Information.

10. CONFIDENTIAL INFORMATION/IMPROVEMENTS/COPYRIGHTS.

You acknowledge and agree that the Physical Therapy Partnership Program and the Confidential Information described in this Addendum are part of the System and subject to the same confidentiality restrictions as described in the Franchise Agreement. You must require your employees who have access to Confidential Information to sign a written covenant not to compete and confidentiality agreement. You shall be directly responsible and liable to us for any acts or omissions of its employees relating to

Confidential Information as if such acts or omissions were your own. You will immediately report to us the theft, loss or destruction of any Confidential Information. You hereby agree that, during and after the Term, you, your owners, principals and employees will: (a) not use the Confidential Information in any other business or capacity, including any derivative or spin-off of the System or Physical Therapy Partnership Program; (b) maintain the absolute secrecy and confidentiality of the Confidential Information; (c) not make unauthorized copies of any portion of the Confidential Information, whether in tangible or intangible form; and (d) adopt and implement all procedures that we prescribe to prevent unauthorized use or disclosure of, or access to, the Confidential Information. You further acknowledge and agree that any Derivative Work is considered an Improvement, as described in the Franchise Agreement, and that many aspects of the Physical Therapy Partnership Program are Copyrighted Materials, as described in the Franchise Agreement.

11. ACKNOWLEDGMENTS.

You hereby acknowledge and agree that we and our affiliates, and their officers, directors, members, employees and agents, have not given any assurance, nor made any representation or warranty of any kind, expressed or implied, as to the quality, performance or financial potential of the Physical Therapy Partnership Program, the successful operation of the Physical Therapy Partnership Program and the Centers, or for any other purpose. You do not have the right to modify, edit, copy, reproduce, create Derivative Works, reverse engineer, alter, enhance, or exploit the Physical Therapy Partnership Program.

12. DISCLAIMER OF WARRANTIES.

EXCEPT AS OTHERWISE EXPRESSLY PROVIDED HEREIN, TO THE FULLEST EXTENT PERMISSIBLE PURSUANT TO APPLICABLE LAW, WE AND OUR AFFILIATES DISCLAIM ALL WARRANTIES, STATUTORY, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT OF PROPRIETARY RIGHTS NOT INCLUDED IN THIS ADDENDUM. YOUR USE OF THE PHYSICAL THERAPY PARTNERSHIP PROGRAM IS SOLELY AT LICENSEE'S OWN RISK. THE PHYSICAL THERAPY PARTNERSHIP PROGRAM IS PROVIDED ON AN "AS IS" AND "AS AVAILABLE", "WITH ALL FAULTS" BASIS AND WITHOUT WARRANTIES OR REPRESENTATIONS OF ANY KIND EITHER EXPRESS OR IMPLIED. WE DO NOT WARRANT OR MAKE ANY REPRESENTATIONS REGARDING THE USE OR THE RESULTS OF THE USE OF THE PHYSICAL THERAPY PARTNERSHIP PROGRAM.

13. LIMITATION OF LIABILITY AND DAMAGES.

You must ensure that any customer participating in any AF Recovery program associated with the Physical Therapy Partnership Program signs a waiver of liability releasing you, us, and our respective affiliates for any liability in connection with such Physical Therapy Partnership Program. UNDER NO CIRCUMSTANCES, INCLUDING, BUT NOT LIMITED TO, NEGLIGENCE, SHALL WE BE LIABLE FOR ANY SPECIAL, INDIRECT, INCIDENTAL, CONSEQUENTIAL, PUNITIVE, RELIANCE, OR EXEMPLARY DAMAGES (INCLUDING WITHOUT LIMITATION DAMAGES ARISING FROM ANY UNSUCCESSFUL COURT ACTION OR LEGAL DISPUTE, LOST BUSINESS, LOST REVENUES OR LOSS OF ANTICIPATED PROFITS OR ANY OTHER PECUNIARY OR NON-PECUNIARY LOSS OR DAMAGE OF ANY SUCH NATURE WHATSOEVER) ARISING OUT OF OR RELATING TO THE USE OF THE PHYSICAL THERAPY PARTNERSHIP PROGRAM OR THAT RESULTS FROM THE USE OR INABILITY TO USE THE PHYSICAL THERAPY PARTNERSHIP PROGRAM EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. NOTWITHSTANDING ANY PROVISION HEREIN TO THE CONTRARY, IN NO EVENT WILL OUR LIABILITY UNDER THIS ADDENDUM EXCEED THE AMOUNT OF FEES PAID BY YOU TO US HEREUNDER FOR THE TWELVE (12) MONTH PERIOD PRECEDING THE DATE THE LIABILITY IS INCURRED.

12. RELEASE.

In consideration of our license of the Physical Therapy Partnership Program to you and for our execution of this Addendum, you hereby release and forever discharge AF, and our affiliates, as well as their respective past and present members, shareholders, directors, officers, employees and agents, in their corporate and individual capacities, and their respective heirs, personal representatives, successors and assigns, from any and all claims, known or unknown, that you may have against such parties, from the beginning of time to the date hereof, whether in law or in equity, including, but not limited to, any claims arising out of the offer or sale of any franchise to you, and any matters arising under the Franchise Agreement or under any other agreement between you and us or our affiliates.

The foregoing release does not apply with respect to claims arising under the Washington Franchise Investment Protection Act, RCW 19.100, and the rules adopted thereunder.

13. GENERAL.

In other respects, the Franchise Agreement will continue in full force and effect. Any terms not defined in this Addendum will have the meaning described in the Franchise Agreement.

WE:	YOU:
ANYTIME FITNESS FRANCHISOR LLC	
By:	By:
Its:	Its:

4875-7457-0418, v. 2

State Effective Dates

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

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

State	Effective Date
California	Pending
Hawaii	Pending
Illinois	Pending
Indiana	Pending
Maryland	Pending
Michigan	April 3, 2024
Minnesota	Pending
New York	Pending
North Dakota	Pending
Rhode Island	Pending
South Dakota	Pending
Virginia	Pending
Washington	Pending
Wisconsin	April 3, 2024

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.

ITEM 23. RECEIPT

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

If Anytime Fitness Franchisor 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. New York requires that Anytime Fitness Franchisor LLC gives 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. Michigan requires that Anytime Fitness Franchisor LLC gives 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 Anytime Fitness Franchisor 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 and state law may have occurred and should be reported to the Federal Trade Commission, Washington, D.C. 20580 and the state agency referred to in Exhibit A. The franchisor is Anytime Fitness Franchisor LLC, 111 Weir Drive, Woodbury, MN 55125. Its telephone number is 651-438-5000.

ISSUANCE DATE: April 3, 2024.

The name, principal business address, and telephone number of the franchise seller(s) offering this franchise is/are

Franchise Seller Name	Business Address	Telephone Number
	111 Weir Drive, Woodbury, MN 55125	(651) 438-5000

Anytime Fitness Franchisor LLC authorizes the respective parties identified on Exhibit A to receive service of process for us in the particular state, except in the State of Minnesota, where any of our officers are authorized to receive service of process on our behalf.

I have received a Franchise Disclosure Document with an issuance date of April 3, 2024. This Franchise Disclosure Document included the following Exhibits: A) List of State Agencies and Agents for Service of Process; B) Table of Contents of Operations Manual; C) Lists of Franchisees and Franchisees who Left the System; D) Financial Statements and Guarantee; E) Franchise Agreement, Guaranty, General Release and State Specific Addenda to Franchise Agreement; F) Area Development Agreement, Guaranty and State Specific Addenda to Area Development Agreement; G) State Specific Addenda to Franchise Disclosure Document; H) Healthy Contributions Agreement; I) Financing Documents; J) ProVision Technology Solutions Agreement; K) Nationwide Mutual Insurance Company Bond Application; L) Club Management Software Service Agreements; M) Franchisee Questionnaire; N) Coaching Suite Addendum; O) Evolt Software Subscription Agreement; P) ABC Merchant Services Agreement; Q) Physical Therapy Program Addendum.

Please indicate the date on which you received this Disclosure Document, then sign and print your name below, indicate the date you sign this receipt, and promptly return one completed copy of the Receipt to Anytime Fitness, Franchisor LLC, at 111 Weir Drive, Woodbury, MN 55125. The second copy of the Receipt is for your records.

	Prospective Franchisee's Signature	
Date Receipt Signed:		
	Print Name	
	Address:	

ITEM 23. RECEIPT

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

If Anytime Fitness Franchisor 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. New York requires that Anytime Fitness Franchisor LLC gives 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. Michigan requires that Anytime Fitness Franchisor LLC gives 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 Anytime Fitness Franchisor 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 and state law may have occurred and should be reported to the Federal Trade Commission, Washington, D.C. 20580 and the state agency referred to in Exhibit A. The franchisor is Anytime Fitness Franchisor LLC, 111 Weir Drive, Woodbury, MN 55125. Its telephone number is 651-438-5000.

ISSUANCE DATE: April 3, 2024.

The name, principal business address, and telephone number of the franchise seller(s) offering this franchise is/are

Franchise Seller Name	Business Address	Telephone Number
	111 Weir Drive, Woodbury, MN 55125	(651) 438-5000

Anytime Fitness Franchisor LLC authorizes the respective parties identified on Exhibit A to receive service of process for us in the particular state, except in the State of Minnesota, where any of our officers are authorized to receive service of process on our behalf.

I have received a Franchise Disclosure Document with an issuance date of April 3, 2024. This Franchise Disclosure Document included the following Exhibits: A) List of State Agencies and Agents for Service of Process; B) Table of Contents of Operations Manual; C) Lists of Franchisees and Franchisees who Left the System; D) Financial Statements and Guarantee; E) Franchise Agreement, Guaranty, General Release and State Specific Addenda to Franchise Agreement; F) Area Development Agreement, Guaranty and State Specific Addenda to Area Development Agreement; G) State Specific Addenda to Franchise Disclosure Document; H) Healthy Contributions Agreement; I) Financing Documents; J) ProVision Technology Solutions Agreement; K) Nationwide Mutual Insurance Company Bond Application; L) Club Management Software Service Agreements; M) Franchisee Questionnaire; N) Coaching Suite Addendum; O) Evolt Software Subscription Agreement; P) ABC Merchant Services Agreement; Q) Physical Therapy Program Addendum.

Please indicate the date on which you received this Disclosure Document, then sign and print your name below, indicate the date you sign this Receipt, and promptly return one completed copy of the Receipt to Anytime Fitness Franchisor LLC, at 111 Weir Drive, Woodbury, MN 55125. The second copy of the Receipt is for your records.

_	Prospective Franchisee's Signature	
Date Receipt Signed:		
	Print Name	
	Address:	