

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

There may also be laws on franchising in your state Ask your state agencies about them Issuance Date April 19, 2017 amended as of August 21, 2017



ITEM 22 CONTRACTS ITEM 23 RECEIPT

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Exhibits

Α	List of State Administrators/ Agents for Service of Process
В	Financial Statements
С	Franchise Agreement
D	Multi-State Addendum
E	Table of Contents of Operations Manual
F	General Release Agreement
G	List of Franchisee, or where applicable, the licensed medical physician owner(s) of the Franchised Business
Н	List of Franchisee, or where applicable, the licensed medical physician owner(s) of the Franchised Business, Who Have Left The System
I	Franchisee Compliance Certificate
J	Promissory Note
K	Receipts



EXHIBIT J TO THE DISCLOSURE DOCUMENT

PROMISSORY NOTE

\$	[City, State] Dated
FOR VALUE RECEIVED, the undersigned,	ereby promises to pay to the order of company maintaining an office at 3030 ipal sum of Thousand and the date the Health Atlast health center
All payments by Maker on account of principal hereund United States of America, in immediately available funds	ler shall be made in lawful money of the
This Note represents the initial franchise fee owed Agreement, dated, between Maker and Payer otherwise defined herein, all capitalized terms used in this Note in the Franchise Agreement	the "Franchise Agreement") Unless
In consideration of the execution by Payee of this Note, benefit directly or indirectly from the execution thereof, the un directors, and officers of the Maker ("Guarantors"), agree to be jut to guaranty the performance of, all of the terms and conditions Note for the purpose of binding and obligating themselves to t Note	dersigned, being all of the shareholders, ointly and severally bound by, and agree of this Note and do hereby execute this
Each of the following shall be an "Event of Default" und	er this Note
l Maker shall fail to make any payment of therefor,	of principal on this Note on the due date
Any judgment against Maker or any attaits properties for any amount shall remain unpaid, or shall or fully bonded for a period of thirty (30) days or more may be,	
3 Maker shall become insolvent (however writing its inability, to pay its debts as they mature,	er evidenced) or be unable, or admit in
4 Maker shall make an assignment for the or liquidator shall be appointed for Maker or for any of i	benefit of creditors, or a trustee, receiver ts property, or the commencement of any

proceedings by Maker under any bankruptcy, reorganization, arrangement of debt, insolvency, receivership, liquidation or dissolution law or statute, or the commencement of any such

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