

ORIGINAL TEXT

LIABILITIES OF THE FRANCHISE

1. The franchisor shall be bound to the recipient of the franchisee:
 - a) To provide him with all the services necessary for the implementation of this Agreement with regard to the preparation of the technical and technological documentation and program for the production;
 - b) To perform continuous expert control and supervision for the qualitative and quantitative production and placement of the product in question;
 - c) To provide permanent commission services for the procurement of necessary equipment, raw materials and intermediate goods, which the franchisee will be required to realize the contract at purchase prices;
2. The franchisor obliges and ensures that the technical and technological documentation for the production of the product concerned contains all necessary and modern measures and norms for the protection of workers at work and for the protection of the working environment and the environment.
3. To disclose as much information as possible to the recipient of the franchisee, to convey the commercial formula, install and maintain the formula.

OBLIGATIONS OF THE FRANCHISE REPRESENTATIVE

1. The franchisee undertakes:
 - a) To operate on the franchisee product's production program, using the overall technical and technological documentation, expert advice, orders and instructions from the franchisor;
 - b) Act under the company _____ and the trademark _____ within the scope of the franchise;
 - c) To keep a special account for the professional, qualitative and quantitative production of the product concerned, as well as the deadlines for production and delivery;
 - d) Regularly notify the franchisor on a monthly basis about the course of production, the quantity of the produced and the quantities;
 - e) Not to produce or market the same products to another manufacturer without the written consent of the franchisor;
 - f) To keep as business secret all information about the product concerned, which the franchisor has designated as a business secret.
2. The recipient of the franchise undertakes to use all the services of the franchisor to pay a monthly fee of ____% (percent) of the planned value of the product, as well as current reimbursement of actual costs if the franchisor provides them with technical assistance , supply of raw materials and raw materials ranking of finished products, etc.
3. The recipient of the franchise shall, during the duration of this agreement, take all measures and norms in the work, according to the technical documentation and instructions of the franchisor, for the protection of the health and life of the workers and protection of the working environment and the environment.



REPHRASED TEXT

By this Agreement, in the manner and under the conditions provided for in the further provisions, the Franchisee entrusts the franchisor with the distribution and sale of products from the activity of the producer's program (based on the contracts and future new ones concluded with the manufacturers). In this respect, the contracting parties agree that the subject of this contract is: - the transfer of the distribution and sale of the contracted products, at the contracted location, using the trade name, sign or business form of the franchisor's business, - regulating the issue of the right to use the trademark of the product; - providing knowledge (know-how) for the purpose of placing products.

Legal obligations are divided into franchisor and franchise obligations.

In order to achieve the purpose of the contract, the Franchisor undertakes to Grant a franchisee:

- Transfer the rights and obligations for distribution and sale (acquired on the basis of agreements with producers) of certain products or groups of products in a particular territory in the business premises in the City..... Municipality, Address, Number previously adjusted for the purpose of performing retail business and opened for the sale of goods by the Provider of franchise in accordance with the terms and conditions of this Agreement, thereby providing sufficient quantities of products for the proper supply of the market from one, and thereby enabling the franchisor to execute the obligations and rights exercised by this Agreement, on the other side,

- Grant the right to use the goods and service trademark (for the purpose of distinguishing products and services),

- Assign the right to use the business name, memorandum and other business signs (to distinguish a company)

- Give know how (technical-secret method of IT software and hardware, specifications, procedure of business knowledge methods in methods of acquiring consumers, knowledge in organization of placements and transactions, as well as knowledge on the basics of financing and calculation)

- Supervises (in the function of protecting goodwill trademarks, standards, goods and services).

- Provide a range of supplementary services to facilitate and commence the performance of the contracts foreseen in the contract (assistance in finding and determining the seat, education of the franchisee, assistance in the selection of work forces, promotion of advertising and propaganda campaigns, branding of the building.

- Provide complete technical and technological equipment (computers, fiscal cash registers, barcode scanners, tablet computers, printer, software - hardware, android application, system access codes, IP cameras).



REPHRASED TEXT

The franchisee recipient is obliged to sell classified items from the activity of the manufacturer, in a manner and within the deadlines that ensure the appropriate quality, quantity and continuity of services, in accordance with the provisions of this Agreement, or the program part of the signed contracts with producers, between the Franchisor and the manufacturer. The franchisee will sell the trusted product from the vendor's business at the location of the leased trade network, or at the location in the place to which this agreement applies. The franchisee is obliged to comply with all the instructions and prescribed standards of business (organization of the company, sales, etc.), as well as the technical and technological use of software and hardware for the goods that are the subject of the franchise.

The recipient of the franchise (in order to distinguish between products and services) is obliged to use exclusively the right to use the trade and service trademark, business name, memorandum and other business signs (for the purpose of distinguishing a company), knowhow (technical- secret method of IT software and hardware, the method of business knowledge in methods of acquiring consumers, knowledge in the organization of placements and transactions, as well as knowledge in the basics of financing and calculation), which was transmitted to him by the Franchisor.

The franchisee is obliged to provide a range of additional services in order to facilitate and commence the performance of the contracts foreseen in the contract (unloading assistance, help with the census, sales assistance, etc.). The franchisee is obliged to ensure the smooth operation of the trademark traders and, without delay, their requirements in the function of protecting goodwill trademarks, standards, supply of goods and services.

Both parties are liable for conscious, aware and sustainable working - both regarding the personnel, the work premises and the overall environment.

*Want to Get Originally
Paraphrased Paper? Ask Our
Experts for Help!*

