DATE OF LEASE MONTHLY RENT BEGINNING ENDING \$ 4000.00 Sec.Deposit January 16, 2003 March 1, 2003 February 28, 2013 See Rider Attached Location of Premises 8 W. Maple, Chicago, IL 60610 Purpose: Total Hair Care & Tanning

Doc#: 0703734059 Fee: \$62.00 Eugene "Gene" Moore RHSP Fee:\$10.00 Cook County Recorder of Deeds 1 of 6 Date: 02/06/2007 11:16 AM Pg:

#### LESSEE

ME

Gold Coast Salon . Of Chicago Inc.

George M. Modzelewski

ADDRESS 5543 W. Diversey

LESSOR

Chicago, IL 60610, (312) 266-8702 Tina Fanelli-ss#324-62-1450

111 W. Maple, #901

NAME

Chicago, IL 60639

Daryl\_Clarkson-ss#928-74-4757

In consideration of the mutual covenants and agreements herein stated, Lessor hereby, leases to Lessee and Lessee hereby leases from Lessor solely for the above purpose the premises designated above (the "Premises"), together with the appurtrances thereto, for the above Term.

PINT

WATER GAS AND ELECTRIC CHARGES

JBLETTING; SSIGNMENT

ESSEE NOT O MISUSE

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PAIRS AND MAINTE-NANCE

CCESS TO REMISES

NON-JABILITY F LESSOR

- 1. Lessee shall pay Lessor or Lessor's agent as rent for the Premises the sum stated above, monthly in advance, until termination of this lease, at Lessor's address stated above or such other address as Lessor may designate in writing.
- Lessee will pay, in addition to the rent above specified, all water rents, gas and electric light and power bills taxed, levied or charged on the Premises, for and during the time for which this lease is granted, and in case said water rents and bills for gas, electric light and power shall not be paid when due, Lessor shall nave the right to pay the same, which amounts so paid, together with any sums paid by Lessor to keep the Premiers in a clean and healthy condition, as herein specified, are declared to be so much additional rent a d pa able with the installment of rent next due thereafter.
- Tie remises shall not be sublet in whole or in part to any person other than Lessee, and Lessee shall not assign this lease without, in each case, the consent in writing of Lessor first had and obtained; shall not assign us lease without, in each case, the consent in writing of Lessor first had and obtained; nor permit to lake place by any act or default of himself or any person within his control any transfer by operation of law of Lessee's interest created hereby; nor offer for lease or sublease the Premises, nor any portion thereof, by lacing notices or signs of "To Let," or any other similar sign or notice in any place, nor by advertising the lame in any newspaper or place or manner whatsoever without, in each case, the consent in writing of Lessor and had and obtained. If Lessee, or any one or more of the Lessees, if there he more than one, shall make ar assignment for the benefit of creditors, or shall be adjudged a bankrupt, Lessor may terminate this lease, and in such event Lessees shall at once may lessor a sum of money equal Lessor may terminate this leas, a d in such event Lessee shall at once pay Lessor a sum of money equal to the entire amount of rent reserve, b) this lease for the then unexpired portion of the term hereby created, as liquidated damages.
- 4. Lessee will not permit any unla du or immoral practice, with or without his knowledge or consent, to be committed or carried on in the Premise, by himself or by any other person. Lessee will not allow the Premises to be used for any purpose that will increase the rate of insurance thereon, nor for any purpose. pose other than that hereinbefore specified. Lessee will not keep or use or permit to be kept or used in or on the Premises or any place configuous thereto any flammable fluids or explosives, without the written permission of Lessor first had and obtained. Lessee will not load floors beyond the floor load rating prescribed by applicable municipal ordinances. Lessee will not use or allow the use of the Premises for any purpose whatsoever that will injure the reputation of the P emires or of the building of which they are a part,
- 5. Lessee has examined and knows the condition of the Premiers and has received the same in good order and repair, and acknowledges that no representations as to ac condition and repair thereof, and no agreements or promises to decorate, alter, repair or improve the Promises, have been made by Lessor or his agent prior to or at the execution of this lease that are not herein express 1.
- 6. Lessee shall keep the Premises and appurtenances thereto in a clear, sightly and healthy condition, and in good repair, all according to the statutes and ordinances in such cases mude and provided, and the directions of public officers thereunto duly authorized, all at his own expense, and hall yield the same back to Lessor upon the termination of this lease, whether such termination shall occur by expiration of the term, or in any other manner whatsoever, in the same condition of cleanliness, repair and sightliness as at the date of the execution hereof, loss by fire and reasonable wear and tear excepted. Lessee shall make all necessary repairs and renewals upon Premises and replace broken globes, glass and fixtures with material of the same size and quality as that broken and shall insure all glass in windows and doors of the Premises at his own expense. If, however, the Premises shall not thus be kept in good repair and in a clean, sightly and healthy condition by Lessee, as aforesaid, Lessor may enter the same, himself or by his agents, servants or employes, without such entering causing or constituting a termination of this lease or an interference with the possession of the Premises by Lessee, and Lessor may replace the same in the same condition of repair, sightliness, healthiness and cleanliness as existed at the date of execution hereof, and Lessee agrees to pay Lessor, in addition to the rent hereby reserved, the expenses of Lessor in thus replacing the Premises in that condition. Lessee shall not cause or permit any waste, misuse or neglect of the water, or of the water, gas or electric fixtures
- 7. Lessee will allow Lessor or any person authorized by Lessor free access to the Premises for the purpose of examining or exhibiting the same, or to make any repairs or alterations thereof which Lessor may see fit to make, and Lessee will allow Lessor to have placed upon the Premises at all times notices of "For Sale" and "For Rent", and Lessee will not interfere with the same.
- 8. Except as provided by Illinois statute, Lessor shall not be liable to I essee for any damage or injury to him or his property occasioned by the failure of Lessor to keep the Premises in repair, and shall not be liable for any injury done or occasioned by wind or by or from any defect of plumbing, electric wiring or of insulation thereof, gas pipes, water pipes or steam pipes, or from broken stairs, porches, railings or walks, or from the backing up of any sewer pipe or down-spout, or from the bursting, leaking or running of any tank, tub, washstand, water closet or waste pipe, drain, or any other pipe or tank in, upon or about the Premises or the

building of which they are a last for from the escipe of seam or he water from any radiator, it being a freed that said radiators are up let the control of Lessie, not for any turn during or how y over noted by water, snow or ice being upon or coming through the roof, skylight, trap-door, stairs, walks or any other place upon or near the Premises, or otherwise, nor for any such damage or injury done or occasioned by the falling of any fixture, plaster or stucco, nor for any darlage or injury arising from any act, omission or negligence of co-tenants or of other persons, occupants of the same building or of adjoining or contiguous buildings or of owners of adjacent or contiguous property, or of Lessor's agents or Lessor himself, all claims for any such damage or injury being hereby expressly waived by Lessee.

RESTRIC-IONS (SIGNS, ALTER-ATIONS, FIXTURES) 9. Lessee shall not attach, affix or exhibit or permit to be attached, affixed or exhibited, except by Lessor or his agent, any articles of permanent character or any sign, attached or detached, with any writing or printing thereon, to any window, floor, ceiling, door or wall in any place in or about the Premises, or upon any of the appurtenances thereto, without in each case the written consent of Lessor first had and obtained; and shall not commit or suffer any waste in or about said premises; and shall make no changes or alterations in the Premises by the erection of partitions or the papering of walls, or otherwise, without the consent in writing of Lessor; and in case Lessee shall affix additional locks or bolts on doors or window, or shall place in the Premises lighting fixtures or any fixtures of any kind, without the consent of Lessor first had and obtained, such locks, bolts and fixtures shall remain for the benefit of Lessor, and without expense of removal or maintenance to Lessor. Lessor shall have the privilege of retaining the same if he desires. If he does not desire to retain the same, he may remove and store the same, and Lessee agrees to pay the expense of removal and storage thereof. The provisions of this paragraph shall not however apply to Lessee's trade fixtures, equipment and moveable furniture.

HEAT

10. Where building is equipped for the purpose, Lessor shall furnish to Lessee a reasonable amount of heat, from October 1st to May 1st, whenever in Lessor's judgment necessary for comfortable use of the Premiser duting customary business hours (excluding Sundays and holidays), but not earlier than 8 a.m. nor later than 6 p.m. unless specifically stated herein. Lessor does not warrant that heating service will be free from interruptions caused by strike, accident or other cause beyond the reasonable control of Lessor, or by renewal or epair of the heating apparatus in the building. Any such interruption shall not be deemed an eviction or distart ance of Lessee's use and possession of Premises, nor render Lessor liable to Lessee in damages. All claims against Lessor for injury or damage arising from failure to furnish heat are hereby expressly waived by Lerice.

FIRE AND CASUALTY

11. In case the Premies shall be rendered untenantable by fire, explosion or other casualty, Lessor may, at his option, termin te his lease or repair the Premises within sixty days. If Lessor does not repair the Premises within said time, or the building containing the Premises shall have been wholly destroyed, the term hereby created shall cease and extermine.

TERMINA-TION; HOLDING OVER 12. At the termination of the 1 cm of this lease, by lapse of time or otherwise, Lessee will yield up immediate possession of the Premises to I sso, in good condition and repair, loss by fire and ordinary wear excepted, and will return the keys therefor to Lessor at the place of payment of rent. If Lessee retains possession of the Premises or any part thereof after the termination of the term by lapse of time or otherwise, then Lessor may at its option within thirty law, after termination of the term serve written notice upon Lessee that such holding over constitutes either (1) run val of this lease for one year, and from year to year thereafter, at double the rental (computed on an annual basis) specified in Section 1, or (b) creation of a month to month tenancy, upon the terms of this lease except at double the monthly rental specified in Section 1, or (c) creation of a tenancy at sufferance, at a center of dollars per day for the time Lessee remains in possession. If no such written notice is served then a tenancy at sufferance with rental as stated at (c) shall have been created. Lessee shall all o pay to Lessor all damages sustained by Lessor resulting from retention of possession by Lessee. The provious of this paragraph shall not constitute a waiver by Lessor of any right of re-entry as hereinafter set locality for shall receipt of any rent or any other act in apparent affirmance of tenancy operate as a waiver of the light to terminate this lease for a breach of any of the covenants herein.

LESSOR'S REMEDIES 13. If Lessee shall vacate or abandon the Premises or permit the same to remain vacant or unoccupied for a period of ten days, or in case of the non-payment of the rent reserved hereby, or any part thereof, or of the breach of any covenant in this lease contained. Lessee's right to the possession of the Premises thereupon shall terminate with or (to the extent permitted by law) without any notice or demand whe sorver, and the mere retention of possession thereafter by Lessee shall constitute a forcible detainer of the Premises; and if the Lessor so elects, but not otherwise, and with or without notice of such election or any polic or demand whatsoever, this lease shall thereupon terminate, and upon the termination of Lessee's right of or demand whatsoever, this lease be terminated or not, Lessee agrees to surrender possession of the Premises immediately, without the receipt of any demand for rent, notice to quit or demand for possess in of the Premises whatsoever, and hereby grants to Lessor full and free license to enter into and upon the Premises on any part thereof, to take possession thereof with or (to the extent permitted by law) without process or law, and to expel and to remove Lessee or any other person who may be occupying the Premises or any part thereof, and Lessor may use such force in and about expelling and removing Lessee and other persons as may reasonably be necessary, and Lessor may re-possess himself of the Premises as of his former estate, but such entry of the Premises shall not constitute a trespass or forcible entry or detainer, nor shall it cause a forfeiture of rents due by virtue thereof, nor a waiver of any covenant, agreement or promise in this lease contained, to be performed by Lessee, Lessee hereby waives all notice of any election made by Lessor hereunder, demand for rent, notice to quit, demand for possession, and any and all notices and demands whatsoever, of any and every nature, which may or shall be required by any statute of this state relating to forcible entry and detain

RIGHT TO RELET Lessor, or as an election not to proceed under the provisions of this lease.

14. If Lessee's right to the possession of the Premises shall be terminated in any way, the Premises, or any part thereof, may, but need not (except as provided by Illinois statute), be relet by Lessor, for the account and benefit of Lessee, for such rent and upon such terms and to such person or persons and for such period or periods as may seem fit to the Lessor, but Lessor shall not be required to accept or receive any tenant offered by Lessee, nor to do any act whatsoever or exercise any diligence whatsoever, in or about the procuring of another occupant or tenant to mitigate the damages of Lessee or otherwise, Lessee hereby waiving the use of any care or diligence by Lessor in the reletting thereof; and if a sufficient sum shall not be received from such reletting to satisfy the rent hereby reserved, after paying the expenses of reletting and collection, including commissions to agents, and including also expenses of redecorating, Lessee agrees to pay and satisfy all deficiency; but the acceptance of a tenant by Lessor, in place of Lessee, shall not operate as a cancellation hereof, nor to release Lessee from the performance of any covenant, promise or agreement herein contained, and performance by any substituted tenant by the payment of rent, or otherwise, shall constitute only satisfaction pro tanto of the obligations of Lessee arising hereunder.

15. Lessee shall pay upon demand all Lessor's costs, charges and expenses, including fees of attorneys, agents and others retained by Lessor, incurred in enforcing any of the obligations of Lessee under this lease or in any litigation, negotiation or transaction in which Lessor shall, without Lessor's fault, become involved through or on account of this lease.

COSTS AND FEES

0703734059 Page: 3 of 6 16. Lessee hereby irrevocably constitute and appoints any attorney of any court of record in this State to be his trie and lowed attorney or him and in his game and stand, to enter his appearance in any but or suits that may be throught in an equit in his State at any then any money is due hereunder for relative to valve the suing of process and service thereof and trial by jury or otherwise, and to confess a judgment or judgments for such money so due and for costs of suit and for reasonable attorney's force in force of Lessor and to release all expert that may occur or intervene in such proceedings, including **FESSION** GMEN fees in favor of Lessor, and to release all errors that may occur or intervene in such proceedings, including the issuance of execution upon any such judgment, and to stipulate that no writ of error or appeal shall be prosecuted from such judgment or judgments, nor any bill in equity filed, nor any proceedings of any kind taken in law or equity to interfere in any way with the operation of such judgment or judgments or of execution issued thereon and to consent that execution may immediately issue thereon SSOR'S 17. Lessor shall have a first lien upon the interest of Lessee under this lease, to secure the payment of all moneys due under this lease, which lien may be foreclosed in equity at any time when money is overdue under this lease; and the Lessor shall be entitled to name a receiver of said leasehold interest, to be appointed in any such foreclosure proceeding, who shall take possession of said premises and who may relet LIEN the same under the orders of the court appointing him. MOVAL In event any lien upon Lessor's title results from any act or neglect of Lessee, and Lessee fails to remove said lien within ten days after Lessor's notice to do so, Lessor may remove the lien by paying the OTHER full amount thereof or otherwise and without any investigation or contest of the validity thereof, and Lessee shall pay Lessor upon request the amount paid out by Lessor in such behalf, including Lessor's costs, ex-JENS penses and counsel fees. MEDIES The obligation of Lessee to pay the rent reserved hereby during the balance of the term hereof, or during any extension hereof, shall not be deemed to be waived, released or terminated, nor shall the right and power to confess judgment given in paragraph 16 hereof be deemed to be waived or terminated by the LUSIVE service of any five-day notice, other notice to collect, demand for possession, or notice that the tenancy hereby created will be terminated on the date therein named, the institution of any action of forcible detainer or ejectment or any judgment for possession that may be rendered in such action, or any other act or acts resulting in the termination of Lessec's right to possession of the Premises. The Lessor may collect and receive any rent due from Lessee, and payment or receipt thereof shall not waive or affect any such notice, demand, suit or judgment, or in any manner whatsoever waive, affect, change, modify or alter any rights or remedies which Lessor may have by virtue hereof. 20. Notices may be served on either party, at the respective addresses given at the beginning of this lease, either (a) by delivering or causing to be delivered a written copy thereof, or (b) by sending a written copy thereof by United States certified or registered mail, postage prepaid, addressed to Lessor or Lessee at said respective addresses in which event the notice shall be deemed to have been served at the time the TICES copy is nailed. CELLA-(a) Provisions typed on this lease and all riders attached to this lease and signed by Lessor and EOUS Lessee are lereb made a part of this lease. (b) I were shall keep and observe such reasonable rules and regulations now or hereafter required by Lessor, which may be necessary for the proper and orderly care of the building of which the Premises are a part. (c) All coverants, promises, representations and agreements herein contained shall be binding upon, apply and inner to the ben-fit of Lessor and Lessee and their respective heirs, legal representatives, successors and assigns (d) The rights and remedies hereby created are cumulative and the use of one remedy shall not be taken to exclude or waive the aptit to the use of another. (e) The words "Lessor" and Lessee" wherever used in this lease shall be construed to mean Lessors or Lessees in all cases where there is more than one Lessor or Lessee, and to apply to individuals, male or female, or to firms or corporations, a the same may be described as Lessor or Lessee herein, and the necessary grammatical changes shall be a same in each case as though fully expressed. If there is more than one Lessee the warrant of attorney in paragram 11 is given jointly and severally and shall authorize the entry of appearance of, and waiver of issuance of process and trial by jury by, and confession of judgment against any one or more of such Lessees, and shall authorize the performance of every other act in the name of and on behalf of any one or more of such Lessees. 22. If any clause, phrase, provision or portion of this lease or the application thereof to any person or circumstance shall be invalid, or unenforceable under applicable law, such event shall not affect, impair or render invalid or unenforceable the remainder of this lease nor any other clause, phrase, provision or portion hereof, nor shall it affect the application of any clause, phrase, provision or portion hereof to other nersons or circumstances. VER-ILITY persons or circumstances. 23. Attached Rider

WITNESS the ha		es hereto, as of the Daja of Co	ease stated above.
Long my whole	(SEAL)	ma Janell	(SEAL)
george M. Modzelewski	Gold	Coast Salon of Chicag	go, inc.
/	(SEAL) (SOLO	Coast Salon of Chicag	go, Inc. (SEAL)
(Lessor)	(SEAL)	(Lessee)	(\$EAU
(Lessur)		(Lassee)	
On this	ASSIGNMENT BY LESS	SOR received, Lessor hereby transfers,	
		t in and to the above Lease and t	, assigns and sets over to
except rent due and payable prior to	and lightly title unit interes	19	me tent thereby reserved,
			(SEAL)
	· · · · · · · · · · · · · · · · · · ·		(SEAL)
On this consideration, the receipt and sufficiency of whice ent and performance by Lessee, Lessee's heirs, above lease.	II is hereny arknowladgod the	ration of Ten Dollars (\$10.00) and e undersigned Guarantor hereby g ccessors or assigns of all covenan	marantaar tha naumt of
			(SEAL)

0703734059 Page: 4 of 6

## **UNOFFICIAL COPY**

Page 1 of 2

Rider to and part of Lease dated January 31, 2003

Any conflict between Rider and Lease, This Rider is to prevail.

- 24. The security deposit will be paid by the lessee upon signing of the lease.
- 25. Rent schedule is as follows for a ten-year lease:

March 1, 2003 through February 29, 2004 at \$4000.00 per month at \$4120.00 per month through February 28, 2005 March 1, 2004 at \$ 4244.00 per month through February 28, 2006 March 1, 2005 at \$4371.00 per month March 1, 2006 through February 28, 2007 through February 29, 2008 at \$4502.00 per month March 1, 2007 through February 28, 2009 at \$4637.00 per month March 1, 2008 through February 28, 2010 at \$4776.00 per month March 1, 2009 March 1, 2010 through February 28, 2011 at \$4919.00 per month through February 29, 2012 at \$5067.00 per month March 1, 2011 at \$ 5219.00 per month March 1, 2012 through February 28, 2013

26. Lessee has additional ten (10) year option with 3% increase annual.

through February 28, 2014 at \$5376.00 per month March 1, 2013 through February 28, 2015 at \$5537.00 per month March 1, 2014 through February 29, 2016 at \$ 5703.00 per month March 1, 2015 through February 28, 2017 at \$ 5874.00 per month March 1, 2016 through February 29, 2018 at \$ 6050.00 per month March 1, 2017 at \$ 6232.00 per month through February 28, 2019 March 1, 2018 at \$ 6419.05 per month through February 29, 2020 March 1, 2019 at \$6611.00 per month through February 28, 2021 March 1, 2020 at \$6810.00 per month through February 29, 2022 March 1, 2021 at \$ 7014.00 per month through February 28, 2023 March 1, 2022

- 27. The lessee will be allowed to put signage around the base of their front window and to utilize the existing box sign which is presently not being used.
- 28. In the event Gold Coast Salon of Chicago, Inc. is unable to pay it's rent, it is mutually agreed that Daryl Clarkson and Tina Fanelli will guarantee the lease payments personally.
- 29. Lessee pays own heat and electric.
- 30. Lessee is entitled to 30 days free rent for remodeling.

0703734059 Page: 5 of 6

## **UNOFFICIAL COPY**

Page 2 of 2

THIS RIDER IS ATTACHED TO EXECUTED CONCURRENTLY WITH, AND MADE PART OF THAT CERTAIN LEASE BETWEEN PARTIES HERETO DATED JANUARY 31, 2003, FOR THE PREMISES LOCATED AT 8 W. MAPLE, Chicago, Illinois 60610.

Executed at Chicago, Illinois on this 16 TH day of JANUARY, 2003.

Lessee:

Tina Fanelli-President

Gold Coast Salon of Chicago, Inc.

Lessee:

Daryl Clarkson-Secretary/Treasurer
Gold Coast Salon of Chicago, 1.c.

0703734059 Page: 6 of 6

# **UNOFFICIAL COPY**

#### David D. Orr

# **Clerk of Cook County**

### COUNTY OF COOK MAP DEPARTMENT

Date: <u>02-05-200</u>7

THIS CERTIFIES THAT THE PERMANENT REAL ESTATE INDEX NUMBER KNOWN AS: 17 - 04 - 414 - 033 - 0000 BEARS THE FOLLOWING LEGAL DESCRIPTION:

LOTS 11 AND 12 EXCEPT THE 6-8 WEST MAPLE CONDOMINIUM THEREOF, IN SHELDON AND RUMSEY'S SUBDIVISION OF THE SOUTH 205FT OF BLOCK 17 IN BUSHNELL'S ADDITION TO CHICAGO IN THE SOUTHEAST 1/4 O' SECTION 4 TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COU'NTY, ILLINOIS. The Contract of the Contract o



Fee: \$5.00

Sup. Clarks Office