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NAIL TECHNICIAN CHAIR RENT

(ANY) AGREEMENT (OWN AND

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**THIS AGREEMENT** is made the  
**BETWEEN:**

- (1) <<Name of Nail Technician>> registered in <<Country of Registration>> under number <<Company Registration Number>> whose registered office is at <<insert Address>> ("the Technician")
- (2) <<Name of owner (company)>> [a company] <<Country of Registration>> registered in <<Country of Registration>> under number <<Company Registration Number>> whose registered office is at <<insert Address>> ("the Salon")

**WHEREAS:**

- (A) At all material times the Technician has been engaged in the business of providing nail care services.
- (B) The Salon, in addition to providing nail care services to its own clients at its premises, provides use of chairs and other resources at those premises to independent nail technicians.
- (C) The Technician wishes to provide nail care services through Workers engaged by the Salon, to its clients, using a Salon chair and other equipment and resources, on the terms and conditions of this Agreement.

**IT IS AGREED** as follows:

**1. Definitions and Interpretation**

1.1 In this Agreement, unless otherwise requires, the following expressions have the following meanings:

**"Business Day"** means any day (other than Saturday or Sunday) on which the Salon is open for their full range of services at <<insert location>>;

**"Fees"** means the Fees payable to the Salon under sub-Clause 2.1.1.

**"Nail Care Services"** means the Nail Care services to be provided by the Worker(s) to the Technician's clients, where permitted by this Agreement,

**"Principal Technician"** means the name of individual>>;

**"Salon's Business Hours"** means the days and days of the week when Salon is open for its clients>> excluding public holidays;

**"Salon's Client"** means any person who on any occasion contacts and books to whom it then provides Nail Care services;

**"Salon's Equipment and Resources"** means the Salon's equipment and other things which shall be made available for use by the Technician under this Agreement in accordance with the Technician paying the Fees;

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“Technician’s Client”

contacts and books directly with the Technician chooses to provide independently at the Salon’s

“Technician’s Takings”

er sums received directly from the Technician for the provision es in the Salon;

“VAT”

; and

“Worker”

ing the Principal Technician, employed by the Technician with fference, engaged by the Technician e Services on behalf of the

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1.2 Unless the context of

reference in this Agreement to:

1.2.1 “writing”, an electronic co

ion includes a reference to any

1.2.2 a statute or provision as

e is a reference to that statute or at the relevant time;

1.2.3 “this Agreement Schedules a

this Agreement and each of the nted at the relevant time;

1.2.4 a Schedule i

ement;

1.2.5 a Clause or (other than and

ce to a Clause of this Agreement agraph of the relevant Schedule;

1.2.6 a "Party" or t

parties to this Agreement.

1.3 The headings used no effect upon the i

r convenience only and shall have ement.

1.4 Words imparting the

clude the plural and vice versa.

1.5 References to any g

other gender.

2. **Technician’s Use of Salo**

**ources**

2.1 For the period of thi

Salon’s Business Hours:

2.1.1 the Salon pe the Technic use the Salo

provide the Nail Care Services to s Clients and for that purpose to ources;

2.1.2 the Technici of such Salo Technician,

exclusive basis so that when any ources are not being used by the use it; and

2.1.3 the Salon n Technician t premises.

nd from time to time require the le nail care chair within the Salon

2.2 Except for the Salo Salon, and any p Technician, the Tec products and mater the Salon’s premise

ources to be made available by the es that the Salon sells to the nail care equipment, treatments, nician to carry on its business at

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2.3 The Technician shall provide all consumable supplies by the Salon to the Technician.

3. **Nail Care Services**

3.1 The Technician warrants that he/she undertakes to the Salon (in the interest of not adversely affecting the Salon's reputation) that any Worker(s) engaged by the Technician for the provision of the Nail Care Services shall have the requisite skills and qualifications to do so, and that the Technician shall be wholly responsible for the quality of the Nail Care Services carried out, and that all Nail Care Services shall be carried out competently and with reasonable care.

3.2 The Technician may be required to be present during any of the Salon's Business Hours. The Technician intends to arrange that a Worker will usually be present during the following times on the following days: <<insert times and days>>. However, the Technician shall be obliged to ensure the presence of a Worker at or on either of the following times or days or at or on any other times or for any other period/s that may be due and payable under Clause 6 shall be payable to the Technician on the day/s/days when or the length of time the Worker is present at the Salon.

3.3 The Technician in his/her sole discretion on any occasion shall have the exclusive right to determine whether the Principal Technician to carry out Nail Care Services shall be the Principal Technician to carry out or whether instead to engage a Worker provided that in either case the Worker concerned shall have the requisite skills and experience. The Technician will use reasonable endeavours to ensure the presence of a Worker at the Salon before making any such decision on any occasion and shall not be obliged to consult the Salon or to accede to any request made by the Salon to engage the Principal Technician or any other Worker. The Technician shall be entitled to object to any Worker (whether or not contracted to the Salon) if in its reasonable opinion that the Worker is not suitable for the provision of Nail Care Services on the basis of his/her skills and experience.

3.4 Where a client is a client of the Salon, the client's payment shall be to the Salon only.

3.5 Except where a client is a client of "Salon's Client", the Technician shall be paid directly for the provision of Nail Care Services, the Technician shall be deemed to be acting as an agent of the Salon, and that client shall be deemed to be the Technician's Client in a direct contractual relationship with the Salon.

3.6 Each Party shall take all reasonable steps necessary in any circumstances to ensure that the arrangements set out in sub-Clauses 3.4 and 3.5 are clear to each client.

3.7 Any complaints or disputes relating to the provision of Nail Care Services to the Salon's Clients shall be directed to and dealt with by the Technician.

3.8 The Technician may charge a fee for Technician's Clients and that price list may (in the case of Salon's Clients) differ in any amount or respect from any Salon price list. The Technician shall be clearly identifiable as the Technician's Client's price list and shall be displayed in a prominent place at the Salon.

3.9 The Technician shall not use the name of the Salon in any name in accordance with the Companies Act 2006.

3.10 The Technician shall be responsible for arranging all of its own insurance.

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cover requirements  
Salon's Equipment  
liability in relation to

public liability, loss or damage to  
by the Technician, and employer's

4. **Competition**

4.1 The Technician may not, during or before the term of this Agreement, solicit or accept the custom of a client of the Salon's Client on any previous occasion, except as permitted by sub-Clause 4.2.

of this Agreement solicit or accept  
's Client on any previous occasion  
ent, except as permitted by sub-

4.2 The Technician may not, without having booked the client, then referred on to the Salon, accept a booking for Nail Care Services to that Salon as the Salon's subcontractor on that occasion.

s Agreement accept the custom of  
Salon's Client arrives at the Salon  
n the Salon, that Salon's Client is  
Salon, and the Technician chooses  
lient and provide the Nail Care  
n as the Salon's subcontractor on

4.3 [For a period of << [number of months]>> from the termination of this Agreement the Technician may not accept the custom of a Salon's Client].

ths>> from the termination of this  
y custom from a Salon's Client].

4.4 During the period of << [number of months]>> thereafter, the Technician may not compete for any new clients of the Salon's Client, and the Salon may not compete for any new clients of the Technician's Client.

thereafter, the Technician may  
Salon's Client, and the Salon may  
nnician's Client.

4.5 The arrangements under this Agreement are mutually exclusive and the Technician under this Agreement is to say that, subject to the other provisions of this Agreement, the Salon and its Workers can at any time provide to other salons Nail Care Services which are the same as or similar to the Nail Care Services provided to the Salon (whether self-employed or as an employee of the Salon) to provide services similar to the Nail Care Services.

and the Technician under this  
is to say that, subject to the other  
n and its Workers can at any time  
which are the same as or similar  
n at any time arrange with others  
contractors to or employees of the  
o clients which are the same as or

4.6 If the Technician wishes to purchase from the Salon or the Technician to purchase from the Salon (and to) do so in any instance. The Technician may in those or any other products or consumables from the Salon's Client. may sell any product range to any

s or consumables from the Salon  
or the Technician to purchase from  
nd to) do so in any instance. The  
those or any other products or  
may sell any product range to any

5. **Status of the Technician**

5.1 The Technician shall be an independent contractor.

endent contractor.

5.2 The Technician shall:  
5.2.1 all of its expenses;  
5.2.2 all income tax, social security contributions or similar taxes or contributions payable to the Technician by the Salon under or in relation to this Agreement.

the contributions or similar taxes or  
mounts paid or payable to the  
r the Salon under or in relation to

5.3 The Technician hereby releases the Salon in respect of any claims that may be made against the Salon in respect of income tax or national insurance or similar taxes or contributions, including interest and penalties, in relation to the Nail Care Services provided by the Principal Technician.

the Salon in respect of any claims  
es against the Salon in respect of  
ns or similar taxes or contributions,  
ne Nail Care Services provided by  
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5.4 Neither Party shall make any decisions of the other Party relating to the working methods of the Nail Care Services exclusively for the benefit of the Technician and control. The Salon shall supervise, direct or control the Technician or any Worker of the Salon have any say in the business.

does it rely or depend on, any of the Nail Care Services activities and its Workers shall at all times be responsible, to determine, supervise, direct or control the business of the Nail Care Services nor shall the Salon have ultimate command or control over the business.

5.5 Each Party shall in its own right and authority over its own affairs, and enjoy its own business have ultimate command and control over the business and be responsible for its finances and taxation and other legal obligations.

Each Party shall in its own right and authority over its own affairs, and enjoy its own business have ultimate command and control over the business and be responsible for its finances and taxation and other legal obligations.

6. **Consideration**

6.1 The Technician shall provide the following services to the Salon, in consideration for the use of the Salon's equipment and resources.

The Technician shall provide the following services to the Salon, in consideration for the use of the Salon's equipment and resources.

6.2 The Technician shall provide the following services to the Salon, in consideration for the use of the Salon's equipment and resources, at <<insert frequency, e.g. daily, weekly, monthly>> during a period of <<insert period, e.g. day, week, month>> for a fee of <<insert sum>>] [plus] [which shall be a fee amount equal to <<insert percentage>>% of the Technician's Takings] or a fee of <<insert sum>>].

The Technician shall provide the following services to the Salon, in consideration for the use of the Salon's equipment and resources, at <<insert frequency, e.g. daily, weekly, monthly>> during a period of <<insert period, e.g. day, week, month>> for a fee of <<insert sum>>] [plus] [which shall be a fee amount equal to <<insert percentage>>% of the Technician's Takings] or a fee of <<insert sum>>].

6.3 [For the purposes of this Agreement, the Technician's Takings shall not be deemed to include the Technician's Takings for performing the Nail Care Services (or any other services) outside of the Salon or for performing any services without the use of the Salon's equipment and Resources, provided such services have not breached the requirements of sub-Clause 4.1.]

[For the purposes of this Agreement, the Technician's Takings shall not be deemed to include the Technician's Takings for performing the Nail Care Services (or any other services) outside of the Salon or for performing any services without the use of the Salon's equipment and Resources, provided such services have not breached the requirements of sub-Clause 4.1.]

6.4 Where, pursuant to this Agreement, the Technician chooses to provide any Nail Care Services to a Client, the Technician will act as an independent contractor and the Salon shall pay to the Technician an amount equal to <<insert percentage>> of the sum of the sums paid to the Salon by the Salon's Client for the Nail Care Services during the <<insert period, e.g. day, week, month>> during which the Services have been rendered.

Where, pursuant to this Agreement, the Technician chooses to provide any Nail Care Services to a Client, the Technician will act as an independent contractor and the Salon shall pay to the Technician an amount equal to <<insert percentage>> of the sum of the sums paid to the Salon by the Salon's Client for the Nail Care Services during the <<insert period, e.g. day, week, month>> during which the Services have been rendered.

6.5 All sums payable by the Salon to the Technician pursuant to this Agreement are exclusive of any VAT that may be charged on such sums.

All sums payable by the Salon to the Technician pursuant to this Agreement are exclusive of any VAT that may be charged on such sums.

6.6 Each Party shall keep up-to-date accounting records relating to its business and shall make such records available for inspection by the other Party on reasonable notice. If the other Party has evidence that the Technician as subcontractor has not paid sums paid or payable by either Party to the other Party in full, the other Party may suspend payment to the Technician until such sums are paid in full.

Each Party shall keep up-to-date accounting records relating to its business and shall make such records available for inspection by the other Party on reasonable notice. If the other Party has evidence that the Technician as subcontractor has not paid sums paid or payable by either Party to the other Party in full, the other Party may suspend payment to the Technician until such sums are paid in full.

6.7 The Salon shall not employ any Worker in respect of the Nail Care Services.

The Salon shall not employ any Worker in respect of the Nail Care Services.

6.8 Any sums which remain due and unpaid by the Salon to the Technician on the due date for payment shall incur interest at the rate of <<insert percentage>>% per annum above the base lending rate of <<insert percentage>>% per annum on a daily basis from the due date until the actual date of payment of the overdue sum. Interest shall accrue until the actual date of payment of the overdue sum. Any interest due shall be payable when payment of the overdue sum is made.

Any sums which remain due and unpaid by the Salon to the Technician on the due date for payment shall incur interest at the rate of <<insert percentage>>% per annum above the base lending rate of <<insert percentage>>% per annum on a daily basis from the due date until the actual date of payment of the overdue sum. Interest shall accrue until the actual date of payment of the overdue sum. Any interest due shall be payable when payment of the overdue sum is made.

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7. Technician's and Salon's

7.1 Subject to Clause 8 and keep the Salon proceedings, claim (including without prejudice to the generality of this provision on a solicitor and own-client basis), awarded as a result of any breach by the Technician's undertakings as a result of the Technician's failure to provide Nail Care Services

undertakes to indemnify the Salon indemnified from and against all actions, claims, damages, costs and expenses (including without prejudice to the generality of this provision on a solicitor and own-client basis) howsoever arising – directly or indirectly – in connection with or as a result of the Technician's obligations under this Agreement or its right under sub-Clause 2.1 to

7.2 Subject to Clause 8 and keep the Technician indemnified from and against all actions, proceedings, claims, damages, costs and expenses (including without prejudice to the generality of this provision on a solicitor and own-client basis) howsoever arising – directly or indirectly – as a result of the Salon's undertakings

undertakes to indemnify the Technician indemnified from and against all actions, claims, damages, costs and expenses (including without prejudice to the generality of this provision on a solicitor and own-client basis) howsoever arising – directly or indirectly – in connection with or as a result of the Salon's undertakings under this Agreement.

8. Liability

8.1 This Clause 8 limits the entire financial liability of each Party to the other:

the entire financial liability of each

8.1.1 for any breach of contract

and

8.1.2 under the indemnities

given by each Party to the other; and

8.1.3 for any representation, tortious act or omission (including, but not limited to, each of statutory duty) arising out of or in connection with

tortious act or omission (including, but not limited to, each of statutory duty) arising out of or in connection with

8.2 Subject to sub-Clause 8.1, each Party shall be liable to the other, whether in contract, tort (including negligence, strict liability or misrepresentation) or for breach of statutory duty or consequential damage or loss that may be suffered by the other in connection with this Agreement.

Each Party shall be liable to the other, whether in contract, tort (including negligence, strict liability or misrepresentation) or for breach of statutory duty or consequential damage or loss that may be suffered by the other in connection with this Agreement.

8.3 Nothing in this Agreement shall limit the liability of either Party to the other for fraud or fraudulent misrepresentation, death or personal injury.

Nothing in this Agreement shall limit the liability of either Party to the other for fraud or fraudulent misrepresentation, death or personal injury.

8.4 Subject to Clause 8.1, each Party shall be liable to the other (whether in contract, tort (including negligence, strict liability or misrepresentation) or for breach of statutory duty or consequential damage or loss) arising out of or in connection with this Agreement for any breach of contract, tortious act or omission or event (or series of connected acts, including negligence, strict liability or misrepresentation) occurring in the twelve month period (the "Period") beginning on the first of which begins on the date of the Agreement as is equal to <<insert percentage>> of the total amount paid or payable to the Salon under Clause 6.2 in the twelve month period concerned or the greater sum.

Each Party shall be liable to the other (whether in contract, tort (including negligence, strict liability or misrepresentation) or for breach of statutory duty or consequential damage or loss) arising out of or in connection with this Agreement for any breach of contract, tortious act or omission or event (or series of connected acts, including negligence, strict liability or misrepresentation) occurring in the twelve month period (the "Period") beginning on the first of which begins on the date of the Agreement as is equal to <<insert percentage>> of the total amount paid or payable to the Salon under Clause 6.2 in the twelve month period concerned or the greater sum.

8.5 Each indemnity set out in Clauses 7.1 and 7.2 shall only be enforceable if the indemnified Party:

is only enforceable if the indemnified Party:

8.5.1 notifies the indemnifying Party immediately in writing upon becoming aware of any claim, demand or costs;

8.5.1 notifies the indemnifying Party immediately in writing upon becoming aware of any claim, demand or costs;

8.5.2 makes no admission of liability to the indemnifying Party's prior to the indemnifying Party's written notification of a claim, demand or costs;

8.5.2 makes no admission of liability to the indemnifying Party's prior to the indemnifying Party's written notification of a claim, demand or costs;

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8.5.3 makes all requests to the indemnifying Party upon request;

8.5.4 provides all requests to the indemnifying Party upon request; and

8.5.5 allows the indemnifying Party to have complete control over any relevant litigation and

8.6 [Without prejudice to the right of the Technician to terminate this Agreement under Clause 9, if as a result of the Technician's Salon's Business Hours being unable to keep the Salon open for its consequent loss of the Salon's Equipment and Resources to the Technician under sub-Clause 8.5.3, the Technician is liable for each such sum payable (i.e. not a Technician's Takings) the Technician's Equipment and Resources is not available to the Technician on the Technician's Business Hours due to that cause.]

8.7 The limitations and remedies in this Clause 8 are cumulative.

9. **Term and termination**

9.1 This Agreement shall continue in force from the date it is made and shall continue thereafter [indefinite term or e.g. 6, 12, 18 months>>] subject to the following.

9.2 Either Party may terminate the Agreement at any time on giving at least [four] weeks' prior notice in writing to the other Party without having to give any reason for such termination.

9.3 Without prejudice to the right of either Party to terminate the Agreement under Clause 9.1, this Agreement shall terminate, notwithstanding the above, if either Party fails to perform its obligations and remedies the Parties may have, in the following circumstances:

9.3.1 either Party fails to perform its obligations under the terms and obligations of this Agreement within <<insert period>> days of the date of notice of such failure from the other Party; or

9.3.2 either Party is in liquidation – either voluntary or compulsory – or the assets of either Party are the subject of a receivership or a receiver is appointed over the whole or any part of the assets of either Party.

9.4 The termination of the Agreement shall be without prejudice to any rights which have already accrued to either Party under this Agreement.

10. **Data Protection etc**

10.1 In this Clause, "Data Protection Legislation" means all legislation in force from time to time in the United Kingdom relating to data protection and privacy including, but not limited to, the Data Protection Act 2018 (and any amendments thereto) and the Privacy and Electronic Communications Regulations 2003.

10.2 All personal data that the Technician (as the "Data Controller") may use will be collected, processed, and held in accordance with Data Protection Legislation.

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Legislation, the right of access to personal data ("Other Party"), and any other applicable laws of the Parties ("Third Parties") and the Principal Technician's Client.

on Legislation of the other Party and any applicable data protection legislation of Third Parties or Salon's Clients, the Principal Technician's Client.

10.3 For complete details of the collection, processing, storage, and retention of personal data, the Principal Technician's Client shall refer to the Privacy Notice of the First Party. Each Party shall refer to the Privacy Notice [is available from it on request] [has been provided].

limited to, the purpose(s) for which the data is used, the details of the Other Party's and Third Parties' policies for using it, details of the Other Party's and Third Parties' policies to exercise them, and personal data should refer to the Privacy Notice [is available from it on request] [has been provided].

10.4 Neither Party may disclose or release information of or relating to the identity of all material times that the Principal Technician's Client:

otherwise make or keep any personal information of or relating to the identity of another Party. In order to ensure at all material times that the Principal Technician's Client:

10.4.1 the names, addresses, telephone numbers, and times, shall be recorded in writing by the Principal Technician's Client and stored on the Salon's property and maintained in accordance with the Agreement; and for at least the period of this Agreement.

details of Technician's Clients, addresses, telephone numbers, and times, shall be recorded in writing by the Principal Technician's Client and stored on the Salon's property and maintained in accordance with the Agreement; and for at least the period of this Agreement.

10.4.2 the same details shall be recorded in writing by the Principal Technician's Client and stored on the Salon's property and maintained in accordance with the Agreement.

shall be recorded in writing by the Principal Technician's Client and stored on the Salon's property and maintained in accordance with the Agreement.

**11. Nature of the Agreement**

11.1 Without prejudice to the fact that this Agreement does not constitute an offer to the other Party to enter into an arrangement facilities

each Party and the arrangements expressly set out in this Agreement, this Agreement does not constitute an offer to the other Party to enter into an arrangement facilities

11.2 No continuing relationship shall be implied by this Agreement.

or implied by this Agreement.

11.3 Neither Party shall assume any liability for the other in any way, and neither Party shall be liable for the other.

that it has, any authority to bind the other Party or assume any liability for the other.

11.4 This Agreement is not subject to a mortgage, or charge, or other security interest, and its rights hereunder shall not be assigned, transferred, or otherwise delegated without the written consent of the Salon, such consent not to be unreasonably withheld.

The Technician may not assign, sub-license (including by way of a charging charge) or sub-license any of its rights hereunder, or otherwise delegate any of its obligations hereunder, without the written consent of the Salon, such consent not to be unreasonably withheld.

11.5 This Agreement constitutes the entire agreement between the Parties with respect to its subject matter and shall be modified only in writing signed by both Parties or their authorised representatives.

agreement between the Parties with respect to its subject matter and shall be modified only in writing signed by both Parties or their authorised representatives.

11.6 Each Party acknowledges that in entering into this Agreement, it does not rely on any representation made by or on behalf of the other Party, and all such representations and warranties are limited to those expressly stated in this Agreement and permitted by law.

to this Agreement, it does not rely on any representation made by or on behalf of the other Party, and all such representations and warranties are limited to those expressly stated in this Agreement and permitted by law.

11.7 No failure or delay in the performance of any of its obligations under this Agreement shall be deemed to be a waiver of any such obligation or any other provision of this Agreement.

exercising any of its rights under this Agreement shall be deemed to be a waiver of that right, and no waiver by either Party of any of its obligations under this Agreement shall be deemed to be a waiver of any such obligation or any other provision of this Agreement.

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11.8 Nothing in this Agreement shall create any partnership, joint venture, agency, or other relationship between the Parties. The Worker and the Salon does not enter into this Agreement as agent for or other representative of the Worker.

and to create any partnership, joint venture, agency, or other relationship between the Parties. The Worker and the Salon does not enter into this Agreement as agent for or other representative of the Worker.

11.9 The Parties do not intend for any part of it to be enforceable under or by virtue of the Contracts (Rights of Third Parties) Act 1999 by any person who is not a Party.

for any part of it to be enforceable under or by virtue of the Contracts (Rights of Third Parties) Act 1999 by any person who is not a Party.

12. **Severance**

The Parties agree that, if any provision of this Agreement is found to be unenforceable, the remainder of this Agreement shall be deemed enforceable.

for more of the provisions of this Agreement to be unenforceable, that / those provisions shall be deemed enforceable. The remainder of this Agreement shall be deemed enforceable.

13. **Notices**

13.1 All notices under this Agreement shall be in writing and be deemed duly given if signed by the Party or their duly authorised officer of that Party.

in writing and be deemed duly given if signed by the Party or their duly authorised officer of that Party.

13.2 Notices shall be deemed to have been given:

given:

13.2.1 when delivered to the recipient by registered mail;

by registered mail or other messenger (including a courier) outside of business hours of the recipient; or

13.2.2 when sent, if the recipient is a company, by a return receipt is generated; or

by a return receipt is generated; or

13.2.3 on the fifth business day after mailing, if mailed by national ordinary mail.

by national ordinary mail, if mailed by national ordinary mail.

In each case, the recipient's e-mail address shall be used to the most recent address or e-mail address of that Party.

used to the most recent address or e-mail address of that Party.

14. **Law and Jurisdiction**

14.1 This Agreement (including any dispute arising therefrom or associated therewith) shall be governed by, and construed in accordance with, the law of England and Wales.

all contractual matters and obligations arising hereunder shall be governed by, and construed in accordance with, the law of England and Wales.

14.2 Each Party irrevocably and exclusively agrees that any dispute, controversy, proceedings or claim between the Parties arising out of or in connection with this Agreement (including any non-contractual matters arising therefrom or associated therewith) shall fall within the jurisdiction of the courts of England and Wales.

dispute, controversy, proceedings or claim arising out of or in connection with this Agreement (including any non-contractual matters arising therefrom or associated therewith) shall fall within the jurisdiction of the courts of England and Wales.

<<insert list of items of equipment to be provided by the Salon e.g. chair, table, mirror, toilet/kitchen facilities>>

Principal Technician e.g. suitable nail care equipment

<<insert list of materials to be made available to the Salon e.g. to use>>

to use>>

<<insert list of services to be provided by the Salon e.g. reception, and waiting areas, heat, lighting, hot and cold water, towels, glass cleaning, waste disposal, use of Salon staff, tea/coffee for clients>>

reception, and waiting areas, heat, lighting, hot and cold water, towels, glass cleaning, waste disposal, use of Salon staff, tea/coffee for clients

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[<<insert Salon's completed Privacy

[<<insert Technician's completed F

**IN WITNESS WHEREOF** this Ag  
before written

executed the day and year first

SIGNED by

.....  
Director  
for and on behalf of  
<<Full company name of the Tech

ector of Technician>>

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**EITHER**

[SIGNED by

<<Name and Title of Sole Trader t  
for and on behalf of <<Sole Trade

Name>>]

M

**OR**

[SIGNED by

.....  
Director  
for and on behalf of  
<<Full company name of the Salon

ector of Salon>>

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