JINNY BEAUTY SUPPLY COMPANY, INC.

PERSONAL GUARANTY

ATLANTA BRANCH 3587 OAKCLIFF RD. DORAVILLE, GA 30340

BALTIMORE BRANCH

CHICAGO BRANCH 3505 N. KIMBALL AVE. CHICAGO, IL 60618

DALLAS BRANCH

Witness Name Title

(If Notary Public, use space for stamp & seal)

DETROIT BRANCH 22701 TROLLEY INDUSTRIAL DR. TAYLOR, MI 48180

HOUSTON BRANCH

LOS ANGELES BRANCH 4545 PACIFIC BLVD. VERNON, CA 90058

MEMPHIS BRANCH

MIAMI BRANCH 16241 N.W. 48TH AVE. HIALEAH, FL 33014

NEW YORK BRANCH

Joint Guarantor Signature & Business Relationship

OAKLAND BRANCH 1501 DOOLITTLE DR. STE D SAN LEANDRO, CA 94577

ST. LOUIS BRANCH

8700 LARKIN RD. SUITE E SAVAGE, MD 20763 2527 WILLOWBROOK RD. STE400 3920 DUNVALE DALLAS, TX 75220 HOUSTON, TX	
Note executed between [date] ir ("Holder") on [date] ir County, Florida; Dekalb County, Georgia; Cook Cour	[name of guarantor], the undersigned, as primary obligor, hereby cipal and interest when due and all other obligations contained in the [name of business] ("Maker") and Jinny Beauty Supply Company, Inc. Alameda County, California; Los Angeles County, California; Dade ty, Illinois; Howard County, Maryland; Wayne County, Michigan; St. allas County, Texas; Harris County, Texas & Shelby County, TN for the
The undersigned accepts and agrees to be bound by a full. The undersigned waives notice of acceptance of the	Il terms, conditions and waivers contained in the Note until it is paid in nis Guaranty and surety-ship defenses of all kinds.
any party without releasing the liability of the undersig	any collateral or party liable on the Note, or grant any indulgence to ned. The Holder need not proceed against Maker or any other party d. The undersigned agrees to pay all costs, expenses and attorney's his Guaranty.
Maryland, Michigan, Missouri, New York, Tennessee & Texa and that, whenever possible, each provision of this Gua under applicable law, but if any provision of this Guaran	and pursuant to the laws of the state California, Florida, Georgia, Illinois, and shall be governed by and construed by the laws of such state; ranty shall be interpreted in such a manner as to be effective and valid ty shall be prohibited by or invalid under applicable law, such provision or invalidity without invalidating the remainder of each provision or the
the fact that the Promisor is a related company of the offeration for the execution of this Guaranty and has exect for reasonably equivalent value; (iii) the Guarantor is not execution and delivery of this Guaranty; (iv) the Guarantor	ctly benefit by and from the Maker entering into the Note by virtue of Guarantor; (ii) the Guarantor has received legal and adequate considuted and delivered this Guaranty to Payees in good faith in exchange t presently insolvent and will not be rendered insolvent by virtue of the or has not executed or delivered this Guaranty with actual intent to hindral Payees have entered into the Note in reliance upon this Guaranty.
Dated,	
Executed in the presence of:	
Witness Social Security # Guara	ntor Social Security # Joint Guarantor Social Security #
Witness Signature	Guarantor Signature
Witness Name & Title	Guarantor Name & Business Relationship(owner)
Witness Signature(or Notary Public)	Joint (if any) Guarantor Signature