

Guarantor Agreement

In consideration of, and to inde LLC (the "Landlord") and	W Second Avenue ly, absolutely and covenants, terms a Lease), renewals, o	e, Gainesville, without limita and conditions or extensions t	(the "Resident") as app Florida, the undersigned (Gu tion in time or amount, guar of the Resident inuring to the hereof. Said guaranty shall i	licable with respect uarantor) jointly and rantee to the afores ne Landlord under sa	to premises located a severally and coexter aid Landlord the full a aid Lease, all holdover	t The nsively with nd timely periods,
This Guaranty shall be a continuing Guaranty, not affected or diminished by any indulgence or extension of time that may be granted by the Landlord to the Resident or by any amendment or modification of the Lease, or by the Resident's discharge in bankruptcy or by any assignme or subletting of the Lease. The validity or enforceability of this Guaranty shall not be affected by the invalidity or unenforceability of this Lease including any defense that Resident lacks sufficient legal capacity to enter into the Lease.						
Any notice or demand to the Resident concerning any default or the exercise of any remedy of Landlord shall ipso facto be notice to the undersigned. The Landlord is not obligated, under the terms of this Guaranty, to seek or exhaust its remedies for default against the Resident before recovering hereunder from the undersigned, and neither the release of any guarantors or release of any security for the Resident's obligations under the Lease shall constitute a defense to Landlord's recovery hereunder as to any party not expressly released.						
The undersigned acknowledge representatives and assigns of right to trial by jury in any actionappoints Resident as its agent affecting Guarantor's liability ustate of Florida.	the undersigned, on or proceeding t for service of proc	and inure to the that may herea tess related to	ne benefit of the Landlord's s ifter be instituted by Landlor this Guaranty. Guarantor wa	successors and assign d in respect of this nives the benefit of a	ns. Guarantor hereby Guaranty and hereby any statute of limitation	waives the irrevocably ons
Acknowledgement: You author consumer reporting agencies. You understand that if you fail accelerated rent charges equal occupancy. Landlord may also criminal offense. Fax signature	You acknowledge to answer any quo to the total outst retain all fees and	that you had a estion or give f anding rental p deposits as liq	n opportunity to review our false information, Landlord h payments due outlined in the	rental criteria, lease has the option to de e lease agreement a	e, and associated docu clare the lease in defa and terminate right of	uments. ult, collect Resident
Guarantor understands that if Resident will have fifteen (15) new qualified Guarantor. If Re Lease, but Landlord has the op contract value outlined above	days from signing sident fails to pro- tion to terminate	the lease agred duce a qualifie the Lease imm	ement to pay a "Waiver of G d Guarantor and does not pa ediately and collect from Re	uarantor" fee (WOG ay applicable WOG f sident accelerated r	G) of \$750.00; or prov fee this does not term	ide a inate the
Applicant and one Guarantor s will pay a fee of \$50 per addition						
Guarantor's Name: First	Middle	Last	Guarantor's Signature		Date	
Resident's Name	Resident's Apartment		Guarantor's Street Address			
Relationship to Resident	Date of Birth		City	State	Zip	
Social Security # (required to be a qualified guarantor)			Email Address	Email Address		
Cell Phone #	Home Phone #		Work Phone #	Other Ph	Other Phone #	

Gross Monthly Income - must be four times (4x) the monthly rent payments to qualify

