

Guarantor Agreement

In consideration of, and to indu LLC (the "Landlord") and	W Second Avenue, G ly, absolutely and wi covenants, terms and Lease), renewals, or G	Gainesville, Flori thout limitation d conditions of the extensions there	(the "Resident") as applica da, the undersigned (Guara in time or amount, guarante Resident inuring to the Loof. Said guaranty shall include	ble with respect t antor) jointly and tee to the aforesa andlord under sa	o premises located at T severally and coextensi- id Landlord the full and id Lease, all holdover pe	he vely with I timely eriods,
This Guaranty shall be a continuing Guaranty, not affected or diminished by any indulgence or extension of time that may be gra Landlord to the Resident or by any amendment or modification of the Lease, or by the Resident's discharge in bankruptcy or by a or subletting of the Lease. The validity or enforceability of this Guaranty shall not be affected by the invalidity or unenforceability including any defense that Resident lacks sufficient legal capacity to enter into the Lease.						signment
Any notice or demand to the R undersigned. The Landlord is n before recovering hereunder for obligations under the Lease sha	ot obligated, under t rom the undersigned	the terms of this I, and neither the	Guaranty, to seek or exhause release of any guarantors	ust its remedies for or release of any	or default against the Resider	esident
The undersigned acknowledges representatives and assigns of right to trial by jury in any actic appoints Resident as its agent affecting Guarantor's liability ustate of Florida.	the undersigned, and on or proceeding that for service of process	d inure to the be t may hereafter s related to this	enefit of the Landlord's succ be instituted by Landlord in Guaranty. Guarantor waive	cessors and assign respect of this G s the benefit of a	ns. Guarantor hereby wa Guaranty and hereby irre ny statute of limitations	aives the evocably
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 that to answer any quest to the total outstand retain all fees and de	at you had an op ion or give false ding rental payn	portunity to review our rer information, Landlord has nents due outlined in the le	ntal criteria, lease the option to dec ase agreement ar	, and associated docum lare the lease in default nd terminate right of Re	ents. c, collect esident
Guarantor understands that if Resident will have fifteen (15) onew qualified Guarantor. If Re Lease, but Landlord has the op contract value outlined above applicant and one Guarantor s	days from signing the sident fails to produc tion to terminate the in addition to associa creening per applica	e lease agreeme ce a qualified Gu e Lease immedia ated damages in nt are included i	nt to pay a "Waiver of Guar larantor and does not pay a tely and collect from Resid cluding legal and processing n application fee. If additio	rantor" fee (WOG applicable WOG feent accelerated reg g fees.) of \$750.00; or provide ee this does not termina ent damages up to the t eenings are required Ap	e a ate the cotal
will pay a fee of \$50 per addition	onal screen. By signi	ng below Guarai	ntor understands that Land	lord has the right	to screen their credit n	istory.
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			
Cell Phone #	Home Phone #		Work Phone #	Other Pho	Other Phone #	

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

⇧