City:

## (PRINT NAME OF GUARANTOR)

FOR GOOD AND VALUABLE CONSIDERATION, the receipt of which is hereby acknowledged, and as an inducement to LANDLORD, to make and enter into the Lease Agreement, herein described as "the LEASE", the undersigned Guarantor(s), herein described as "the GUARANTOR(S)", and each of them, under this continuing guarantee do hereby performed by each TENANT under the terms of the LEASE described below, including, without limitation, the payment of rent and late charges, arising out of the Lease, or otherwise, in any form whatsoever, which is owed by the TENANT(S) to the LANDLORD under the LEASE term, including all extensions and renewals after the expiration of the LEASE term, whereby this Continuing Guarantee of the lease, extensions, and renewal tenancy shall terminate upon the expiration thereof. All such obligations of TENANT to LANDLORD, whether arising under the Lease of otherwise, shall be referred to herein as 'TENANT(S) obligations."

Address:			Social Sec.#	, DL #
Print Name			Signature:	Date:
GUARANTOI	<b>R</b> (S):		G!	D (
its successors of thereon and on recovery of the Court for Los a responsibility for of nonpayment	or assigns shat all of TENA! e same is filed Angeles count for keeping information of TENANT.	Il be entitled to reason NT(S) Obligation guarant or not. GUARANTOR ty, California and Califormed of TENANT(S)	able collection and enforcement inteed herein, at the maximum le R(S) consent to such action, if a fornia law shall govern any such financial condition and of all o	INUING GURANTEE, LANDLORD of costs, and attorneys' fees, plus interest gal rate whether an actual lawsuit for the pplicable, being brought in the Superion action. GUARANTOR(S) accept(s)ful ther circumstances bearing upon the risk waives any right GURANTOR(S) may
		ANTEE shall insure to ors and assigns of GUA		d assigns of LANDLORD, and shall be
	C)	other person, or to specifically underste and independent of Obligations. The ur under said Lease as amend, modify, sup	apply any security it may holo cod that the obligations of the ur f, the obligations of the TENA adersigned do(es) hereby nomin the undersigned's agent, with oplement and in any way alter s	eed against TENANT(S) or against any d, or to pursue any other remedy. It is indersigned are separate and distinct from NT(S) with respect to the TENANT'S ate, constitute and appoint TENANT(S irrevocable authority in said agent(s), to said Lease; such act on the part of such e undersigned as the GUARANTOR(S)
	В)	All right to assert o		of limitations relating to this Continuing nd
	A)	Demand and protest	•	
	Renew, compromise, accelerate, extend, convert Lease to a month-to-month tenancy or otherwise change the terms of any of the TENANT(S) Obligations. The undersigned hereby waives, for itself and for all other persons and entities:			
	2) Take and hold security for all or part of the TENANT(S) obligations and release, surrender, increase substitute, or otherwise alter the security given for any of the TENANT(S) Obligations;			
	1) Alte	r, amend and change an	y of the provisions and condition	ns of said Lease;
F)	F) DATE OF LEASE: The undersigned agree(s) that at any time and fix LANDLORD and TENANT(S) OR Co-TENANT(S) may without notice to or GUARANTOR(S):			
E)	MONTHLY RENT: \$			
D)	LEASE TERM: FROMTO			
C)	PREMISES:			
B)	TENANT(S):			
A)	LANDLORD:			
The Le	ease is describe	ed as follows:		

Telephone: \_\_