GUARANTY OF LEASE

Fax to (217) 464-8637

LEASE GUARANTY BY PARENT(S)/GUARDIAN(S)

 including any damages, late fees, and attorney fees which may become due pursuant to the lease. C. Except as set forth in this agreement, this guaranty is primary, absolute and unconditional and shall not be release discharged, mitigated, impaired or affected by any modifications of the lease or by a waiver of or failure by the Less to enforce any of the terms, covenants and conditions of the lease, or by any extension of time or indulge extended by Lessor to the Lessee. D. Lessor may proceed directly against Guarantor under this agreement without being required to proceed aga Lessee under lease or to exhaust any other rights or limitations and the Guarantor shall be considered to be a signer under the lease. E. Guarantor's liability under this agreement shall not be deemed to be waived, released, discharged, mitigated, impai or affected by reason of the filing or the discharge by the Lessee in any bankruptcy, reorganization or insolve proceedings. F. This agreement shall not be changed or terminated orally. G. Lessor may pursue its remedies under this agreement concurrently with or independently of any such action proceeding against the Lessee under the lease. 	١.	Identification	of	Parties:	The	Woods,	LLC	herein	after	referred	to	as	Lessor	and	
A condition of the lease requires the Lessee to provide a third party guarantor to guaranty his/her lease. Now therefore in consideration of the Lessor entering into, executing and delivering the attached lease, the Guaranto agree as follows: A. Guarantor has examined, approved and is fully familiar with all terms, conditions and covenants of the lease. B. Guarantor hereby accepts responsibility for full payment of Lessee's obligation for the amounts due under the le including any damages, late fees, and attorney fees which may become due pursuant to the lease. C. Except as set forth in this agreement, this guaranty is primary, absolute and unconditional and shall not be releast discharged, mitigated, impaired or affected by any modifications of the lease or by a waiver of or failure by the Les to enforce any of the terms, covenants and conditions of the lease or by any extension of time or indulge extended by Lessor to the Lessee. D. Lessor may proceed directly against Guarantor under this agreement without being required to proceed aga Lessee under lease or to exhaust any other rights or limitations and the Guarantor shall be considered to be a signer under the lease. G. Guarantor's liability under this agreement shall not be deemed to be waived, released, discharged, mitigated, impai or affected by reason of the filing or the discharge by the Lessee in any bankruptcy, reorganization or insolve proceedings. F. This agreement shall not be changed or terminated orally. C. Lessor may pursue its remedies under this agreement concurrently with or independently of any such action proceeding against the Lessee under the lease. H. This agreement shall inure to the benefit of Lessor, his distributes, personal representatives, successors and assignant shall be binding upon guarantor(s), their successors and assigns. IN WITNESS WHEREOF, Guarantor has executed this Agreement this					(Resident	s Name) (L	essee) ha	ve entered	into or	are preparin	g to en	ter int	to a lease t	for the	
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Street Address City, State & Zip City, State & Zip Home Phone and Work Phone Email Work Phone Guarantor Signature **Only one Guarantor Required		 B. Guarantor hereby accepts responsibility for full payment of Lessee's obligation for the amounts due under the lease including any damages, late fees, and attorney fees which may become due pursuant to the lease. C. Except as set forth in this agreement, this guaranty is primary, absolute and unconditional and shall not be released, discharged, mitigated, impaired or affected by any modifications of the lease or by a waiver of or failure by the Lessor to enforce any of the terms, covenants and conditions of the lease, or by any extension of time or indulgence extended by Lessor to the Lessee. D. Lessor may proceed directly against Guarantor under this agreement without being required to proceed against Lessee under lease or to exhaust any other rights or limitations and the Guarantor shall be considered to be a cosigner under the lease. E. Guarantor's liability under this agreement shall not be deemed to be waived, released, discharged, mitigated, impaired or affected by reason of the filing or the discharge by the Lessee in any bankruptcy, reorganization or insolvency proceedings. F. This agreement shall not be changed or terminated orally. G. Lessor may pursue its remedies under this agreement concurrently with or independently of any such action or proceeding against the Lessee under the lease. H. This agreement shall inure to the benefit of Lessor, his distributes, personal representatives, successors and assigns, and shall be binding upon guarantor(s), their successors and assigns. 													
City, State & Zip City, State & Zip Home Phone and Work Phone Email Work Phone Guarantor Signature **Only one Guarantor Required		Gua	arantoi	r (Please Pr	rint)					Guarantor	(Please	Print)		
Home Phone and Work Phone Email Work Phone Guarantor Signature **Only one Guarantor Required			Stree	t Address						Street	Addre	ss			
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SWORN TO AND SUBSCRIBED BEFORE THIS THEDAY OF, 20		**Only one	Guar	antor Re	quired										
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MY COMMISSION EXPIRES (DATE)

NOTARY PUBLIC SIGNATURE