TIVOLI APARTMENTS

4284 Spoleto Circle, Oviedo FL 32765 * 321-765-1111

CONTINUING PARENTAL OR SPONSOR GUARANTY *** THIS FORM MUST BE NOTARIZED!!

The person or persons whose names are signed below		is understood that edo, FL. The Lease, Rules and Regulations are
incorporated herein and will be signed by the Resident, subject to acceptance of such Resident, that all obligations of the Resident versonally and unconditionally guarantees the Rules and Regulat Apartments do not have independent financial means, but this guarantees the Rules and Regulat Apartments do not have independent financial means, but this guarantees the Rules and Regulat Apartments do not have independent financial means, but this guarantees the Rules and Regulat Apartments do not have independent financial means, but this guarantees the Rules and Regulat Apartments do not have independent financial means, but this guarantees the Rules and Regulat Apartments do not have independent financial means, but this guarantees the Rules and Regulat Apartments do not have independent financial means, but this guarantees the Rules and Regulat Apartments do not have independent financial means, but this guarantees the Rules and Regulat Apartments do not have independent financial means, but this guarantees the Rules and Regulat Apartments do not have independent financial means, but this guarantees the Rules and Regulat Apartments do not have independent financial means, but this guarantees the Rules and Regulat Apartments do not have independent financial means, but this guarantees the Rules and Regulat Apartments do not have independent financial means.	o completion as appropriate. The Landlor with respect to the Lease and the prospe- ions. The requirement of the guaranty is	d requires, as a possible condition of the ctive Resident's parent, guardian or other sponsor in recognition that most of the Residents at Tivoli
The undersigned, as of Resident,	in order to induce Tivoli Apartments to I	ease an Apartment
(RELATION)		
Unit to, hereby gua	rantees to said Landlord the performanc	e of the above named Resident and
all their duties and obligations under such Lease and all subseque Resident under the terms of the Lease.	ent leases, and the prompt and unconditi	onal payment of each and every obligation of
The undersigned Guarantor consents that the obligation released or surrendered, all without affecting the obligations of tunconditional Guaranty of payment and shall continue after the tandlord may enforce this Guaranty without being obligated to re	he undersigned Guarantor. This guarant erm of said Lease until all obligations and	y shall be constructed as an absolute and d payments of Resident are fully satisfied.
The Guarantor understands and agrees as follows:		
 The laws of the State of Florida shall govern this Guarar occupy the leased premises. 	nty and this guaranty is made with knowl	edge that said Guarantor(s) will not personally
 In addition to other amounts guaranteed, Guarantor ag Lease or required or appropriate in enforcement of this 		nd all costs imposed under the terms of the
 That the guarantor authorizes the Landlord to make or 	have any credit, employment or investiga	ate inquiries the Landlord deems necessary.
This Guaranty may be enforced against Guarantor(s) wi Guarantor(s) consent(s) that any proceedings to enforce district or circuit in which the apartments are located, a be served with process by certified mail addressed to the by the laws of the state in which the apartments are located.	e this Agreement or related rights may b and Guarantor(s) consent to personal juri nem at the address shown below. Any ac	e brought before the court sitting in the judicial sdiction of such courts and agree that they may
EXECUTED this Day of, 202		
Guarantor's Printed Name	Guarantor Phone Number	Date of Birth
Guarantor's Street Address, City, State, Zip	Social Security Number	Monthly Income
Email Address	Employer Name	Employer Phone Number
Guarantor's Signature		
SWORN TO AND SUBSCRIBED BEFORE ME THISDAY OF	, 202	
NOTARY PUBLIC SIGNATURE	Commission Expiration Date & Seal: (

NOTICE: THIS DOCUMENT MUST BE NOTARIZED.

THE EXECUTION OF THIS DOCUMENT IS A MATERIAL INDUCEMENT FOR MANAGER TO ENTER INTO A LEASE CONTRACT, AND MANAGER IS FULLY RELYING UPON THE DUE AND VALID EXECUTION BY THE PERSONS WHOSE NAME(S) ARE SHOWN ABOVE. LANDLORD RESERVES ALL RECOURSE, CIVIL OR CRIMINAL, IN THE EVENT OF A FALSE OR FORGED EXECUTION HEREOF. FURTHER, THIS AGREEMENT SHALL REMAIN IN EFFECT FOR THE ENTIRE TERM OF THE LEASE CONTRACT, OR ANY SUBSEQUENT LEASE CONTRACT, IN WHICH THE RESIDENT HAS ENTERED.