## THE GROVES OF CLEMSON CONTINUING PARENTAL OR SPONSOR GUARANTY

MINIMUM GUARANTEE	D AMOUN	Т\$						
THIS GUARANTY AGRE	EMENT is e	executed by	the person or	persons whose na	mes are signed belo	w. It is understood	d that	
Clemson, Central, SC. The lappropriate. The Landlord re Lease and the Rules and Regrequirement of this guaranty shall be in force irrespective. The undersigned represents or specify other.) It is under resident of The Groves of C	equires, as a gulations be y is in recogn to of the finar that his or h stood that the	possible c personally nition that a cial means	d Regulations ondition of the and uncondition most of the Tenant	are incorporated he acceptance of suconally guaranteed nants in such build	terein and will be signer that all objective of the prospective of the ding do not have independent of the signer	gned by the Tenan oligations of the T Fenant's parent, g ependent financia	enant with respect to the uardian or other sponsor. The l means, but this guaranty	
In order to induce Landlord the payment in full of all ob same or different unit), and enforcement of the subject I	ligations und to pay all an	der the Lea nounts incl	se to be execu uding fines im	ted by the Tenant posed pursuant to	or any renewal, exte	nsion or subseque	ent Lease (whether for the	
This guaranty may be enforthat any proceedings to enforthouses are located, and Guarof the state in which the House	orce this Agrarantors con	eement or sent to pers	related rights i	nay be brought be	fore the court sitting	in the judicial di	strict or circuit in which the	
The Guarantors waive (1) no damages or repairs or the pe other person, firm or corpor change or amendment to the	erformance of ation was to	of other obl sign this g	ligations shall tuaranty; (4) th	be due; (2) necessing be incapacity or ba	ity of recourse again nkruptcy of Tenant of	st Tenant; (3) any	understanding that any	
Failure of Landlord to enfor Guarantor is only liable for but shall be solely responsible resident be covered belongings.  In addition to other amounts appropriate in enforcement of the covered belongings.	payments or ble as though by rente guaranteed	obligation Guaranton r's insur Guaranton	is of Tenant what where the Tenarance. The	nose name is set for ant. The GROV GROVES of (	orth above in accorda /ES of Clemson Clemson will n	ance with the tern  n strongly sug  ot be respons	ns of the Lease Agreement ggests that each sible for personal	
EXECUTED this	day of			, 20				
Guarantor								
Address		Address						
City	State	Zip		City	State	Zip		
Phone ()			Phone (	)		<del></del>		
Social Security #			Social Sec	Social Security #				
Date of Birth (of Guarantor)			Date of	Birth (of Guarantor)	<u> </u>			
Signature			Signature	<u> </u>				
rint Name			Print Na	Print Name				
Employer		Employe	Employer					
Employer Phone			Employe	er Phone				
SWORN TO AND SUBSCRIB	ED BEFORE	ME THIS	ГНЕ	DAY OF		20		
Commission Expires	<u>_</u>	Notary Publi	c					

NOTICE: THIS DOCUMENT MUST BE NOTARIZED

THE EXECUTION OF THIS DOCUMENT IS A MATERIAL INDUCEMENT FOR LANDLORD TO ENTER INTO A LEASE CONTRACT, AND LANDLORD ISFULLY RELYING UPON THE DUE AND VALID EXECUTION BY THE PERSONS WHO'S NAMES 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 THIS LEASE CONTRACT, OR ANY SUBSEQUENT LEASE CONTRACT, IN WHICH THE TENANT HAS ENTERED.