<u>Dean Brunner Rentals</u> THIRD PARTY GUARANTEE OF LEASE OBLIGATION (Photo Copy of Guarantor's Driver's License <u>MUST</u> accompany this form)

** THIS FORM WILL NOT BE ACCEPTED UNLESS COMPLETED IN ITS ENTIRETY. ALL INFORMATION IS KEPT PRIVATE & SECURE **

Guarantor's Name		
Social Security #	Driver's License #	Date of Birth
Address		
(street)		(city, state, zip)
Cell Phone ()	Email Address:	
Whereas, Dean Brunner Rentals, (ho	ereinafter "Lessor") and, whereas, the followir	ng guarantor for (Guarantor's Name)
		(Guarantor's Name) eir wish to enter into a Lease Agreement (hereinafter "Lease")
(Tenant's Name)	•	; whereas the Lease affects certain real property
at	, Goleta, CA 93117.	
(Address - to be filled in when	Lessee signs Lease)	
whereas, Lessor has entered into		quested of Lessor that Lessor enter into a lease with Lessee an onsideration for a Guarantee by the undersigned (hereinafter ase and guaranteeing the same.
1. The undersigned Guarantor shall and faithful performance by the Leincluding but not limited to paymen 2. The undersigned Guarantor does receipt of demands for performance of the Guarantee, notices or rent incoff the underlying Lease. 3. The undersigned Guarantor does service of the same upon Lessee sha 4. Guarantor further agrees that the part, the underlying Lease. The oblithe premises, and the Guarantor's Guarantor's obligations has been of any actions or proceeding in equity Guarantee, or to determine the valid reasonable attorneys' fees in an amexpenses incurred in enforcing or construction of the undersigned Guarantor is named 6. It is further understood and agree Guarantee, or to enforce or collect such proceeding. However, in all eventually the undersigned Guarantor is named 6. The undersigned Guarantor is named 6. The undersigned agree that all of separate action may be brought agai 7. This Guarantee shall inure to the Lease, and of the undersigned. 8. Your signature below authorizes subsequent extension of credit and notified that a negative credit report	essee, its successors or assigns, without limit of rent and all other charges required to be part hereby name, designate and appoint Lessee, notices of non-performance, protests, notices reases, and any changes which may, from times hereby waive any requirement for personal all be deemed full and complete constructive set Lessor may, without notice, assign this Guara gations of the undersigned Guarantor shall complications hereunder shall continue in full obtained from Lessor, or its successors or assign or at law is brought to construe or enforced that thereof, the prevailing party in such action out to be fixed by the Court and taxed as a delecting upon any Judgment obtained in such ped upon that Guarantor's obligations under the ding which may be brought to construe or entupon a Judgment obtained, and the Guarantor vents, Guarantor shall be bound by the finding as a defendant or not. Their obligations under this Guarantee are indense the undersigned whether or not an action is the benefit of, and shall be binding upon, the interpretation of the property of the proper	shall herewith unconditionally guarantee to the Lessor, the fulitation, all of the obligations of the Lessee under said Lease, as his/her agent for all purposes, including but not limited to sof protest, notices of dishonored checks, notices of acceptance to time, be made in the provisions, covenants, and condition receipt of such notices, demands, or protests, and agrees the ervice upon Guarantor. Intee, in whole or in part, and may further assign, in whole or intinue in full force and effect in the event the Lessee sublease force and effect unless and until a signed written release of the terms and conditions of the underlying Lease, or of the on or proceeding shall be entitled to recover all court costs and cost therein, together with any reasonable attorneys' fees an proceeding affecting the underlying Lease or this Guarantee. The terms of this Guarantee shall include any attorneys' fees and afforce the terms and conditions of the underlying Lease or this reasonable attorneys and the terms of the underlying Lease or this reasonable attorneys and the terms of the underlying Lease or this reasonable attorneys are the terms of the option of the Lessor, be named as a defendant if ges, rulings and Judgment obtained in such proceeding, whether the ependent of the obligations of Lessee under the Lease and that is commenced against the Lessee under the Lease are respective successors and assigns of the Lessor named in said any information concerning this application and any current of the information present in this application. You are herebuitted to one or more credit reporting agencies if the terms of the
-	as are not fulfilled in any way. This is the only d have executed this individual Guarantee on t	•
(Signature of Guarantor)		(Date)
		. ,
DO NOT WRITE BELOW LINE – OFF	ICE ONLY	
Lessor accepts the above Guarantee	:(Lessor's Signature)	(Date)
	(Lebbor b Digitature)	(Date)