

WHEREAS,\_

"Lessor", and	, hereinafter
"Lessee", are about to execute a document entitled "Lease" dated	concerning the premises commonly
known as	
wherein Lessor will lease the premises to Lessee, and	
WHEREAS,	
hereinafter "Guarantors" have a financial interest in Lessee, and	
WHEREAS, Lessor would not execute the Lease if Guarantors d	id not execute and deliver to Lessor this Guarantee of Lease.
said Lease, Guarantors hereby jointly, severally, unconditionally and irre-	egoing Lease by Lessor and as a material inducement to Lessor to execute vocably guarantee the prompt payment by Lessee of all rents and all other performance by Lessee of each and every one of the terms, conditions and
conduct, and said Lease may be assigned by Lessor or any assignee of guarantee the performance of said Lease as so modified.  This Guaranty shall not be released, modified or affected by the of the Lessor under said Lease, whether pursuant to the terms thereof or a No notice of default need be given to Guarantors, it being specific	cally agreed that the guarantee of the undersigned is a continuing guarantee
enforcement of any rights which Lessor may have as against Lessee unde	
Lessor shall have the right to proceed against Guarantors her against Lessee and without previous notice to or demand upon either Less	reunder following any breach or default by Lessee without first proceeding ee or Guarantors.
plead any statute of limitations relating to this Guaranty or the Lease, (d) Guarantor or any other person or entity liable to Lessor, (e) any right to relating to the control of the con	nty. (b) demand of payment, presentation and protest, (c) all right to assert or any right to require the Lessor to proceed against the Lessee or any other equire Lessor to apply to any default any security deposit or other security it any other remedy Lessor may have before proceeding against Guarantors,
Guarantors do hereby subrogate all existing or future indebted Lease and this Guaranty.	ness of Lessee to Guarantors to the obligations owed to Lessor under the
If a Guarantor is married, such Guarantor expressly agrees th obligations hereunder.	at recourse may be had against his or her separate property for all of the
The obligations of Lessee under the Lease to execute and delive deemed to also require the Guarantors hereunder to do and provide the sa	er estoppel statements and financial statements, as therein provided, shall be me.
interest in the Lease, the leased premises or the rents, issues and profit security, no acquisition by Guarantors of the Lessor's interest shall after nevertheless continue in full force and effect for the benefit of the morigan assignment and their successors and assigns.	the Lease and also Lessor's successors and assigns. So long as Lessor's stherefrom, are subject to any mortgage or deed of trust or assignment for ct the continuing obligation of Guarantors under this Guaranty which shall agee, be heficiary, trustee or assignee under such mortgage, deed of trust or
The term "Lessee" refers to and means the Lessee named in the	e Lease and also Lessee's successors and assigns.
In the event any action be brought by said Lessor against Gu unsuccessful party in such action shall pay to the prevailing party therein a	arantors hereunder to enforce the obligation of Guarantors hereunder, the reasonable attorney's fee which shall be fixed by the court.
	submission to your attorney for his approval. No representation or ite Association, the real estate broker or its agents or employees as to s Form or the transaction relating thereto.
Executed at:	
On:	
Address:	CHADANTORO
	"GUARANTORS"

\_ , hereinafter