APARTMENT LEASE GUARANTY



The Guarantor's signatures must be notarized. You, as Guarantor(s) signing this Lease Guaranty, guarantee all obligations of TENANT(S) under the Lease, the Addendum(s), the Rules and Regulations and any Parking Lease Agreement (hereinafter sometimes collectively referred to as the "Lease Documents") described below.

		Landlord:	CORE TEMPE 7 TH MYRTLE LLC		
		Tenant:			
		Date of Lease:	Lease Term: to		
		Property Address:	Oliv Tempe, 708 South Myrtle, Tempe, AZ 85281		
Unit Number:			UNIT shall be determined prior to TENANT moving into the PROPERTY		
all by	the terms, covenants, and conditions of the TENANT in accordance with the Lease	Lease Documents by the TENAN Documents. This guaranty will	n TENANT, the undersigned, jointly and severally, hereby guarantee the faithful performance of NT and guarantees payment in full of all sums that may become due and owing the LANDLORD continue throughout all subsequent renewal leases hereafter and will not be affected by the between the TENANT and LANDLORD. It is not the responsibility of LANDLORD to provide		

in order for you to be liable. You represent that all information submitted by you on this Guaranty is true and complete. You authorize that LANDLO or its agents may make verifications of such information via consumer reports, rental history reports, and other means. A signature sent via facsimile or email by you on this or is not necessary for you as guarantor to sign any of the Lease Documents or to be named in the lease Documents. Guaranty will be just as binding as an original signature. It Quaranty does not have to be referred to in the Lease Documents. If LANDLORD seeks to enforce this Guaranty, it will be in the county where the Leased JNIT is located and agree to submit to that court's jurisdiction.

the Guarantors copies of the Lease Documents or any amendments or modifications. It is the responsibility of the Guarantor to obtain the Lease Documents and any modifications from the TENANT. If the LANDLORD delays or fails to (i) exercise its rights under the Lease Documents, (ii) pursue remedies, (iii) give notices, or (iv) make demands of you, as guarantor, you will not consider it as a waiver of our rights as LANDLORD. All of the LANDLORD'S remedies against TENANT apply to the guarantor as well. <u>TENANT and</u> guarantors are jointly and severally liable for TENANT'S responsibility under the Lease Documents. It is not processary for the LANDLORD to exhaust remedies against TENANT

Guarantor Name:				
Social Security #:				
Date of Birth:				
Driver's License: State: _	Num	ber:		
Home Address:				
City:	_ State:	Zip Code: _		
Home Phone #:				
Cell Phone #:				
Employer Name:				
Work Phone #:				
Email Address:				
TENANT:			LANDLORD: CORE CAMPUS COLUMBIA I, LLC	
TENANT Signature		Date	LANDLORD'S REPRESENTATIVE	Date