CONTINUING GUARANTEE

This continuing Guarantee is incorporated by reference and made a part of the Lease between

Conquest Student Housing ("Owner") and (resident's name) ("Renter")

The undersigned Guarantor, in consideration of Owner renting the premises to Renter(s), guarantees the following:

1) the payment of all rent and /or other charges which may become due under the Rental Agreement or Lease, and

2) the payment to the Owner of the costs to repair and all damages to the premises for which the Renter(s) are liable including the repair or replacement of fixtures, furniture, and appliances.

This continuing Guarantee shall be for the duration of the original term of the Rental Agreement or Lease, and any extensions or renewals thereof and for so long as any of the Renter(s) occupy the premises, and shall continue until Owner has been paid all rent due under the Rental Agreement or Lease, or until the Owner has been paid for any and all damages to the premises, its fixtures, furniture, and appliances for which the Renter(s) are liable.

Guarantor agrees to remedy any default of Renter(s) upon Three Days (3) written notice mailed by ordinary first class mail to the Guarantor at either residence or business. Guarantor acknowledges and agrees that service of any notice upon the Renter(s) shall constitute lawful and valid service of said notice(s) upon Guarantor.

Notwithstanding the fact that the Rental Agreement or Lease, and this Continuing Guarantee do not confer any right of possession of the premises upon the Guarantor, should legal action become necessary, Guarantor agrees to be named as a party defendant in such action, including any unlawful detainer action, and to be jointly and severally liable with the Renter(s). Owner has no obligation to exhaust legal remedies against Renter(s) before taking action against Guarantor, and in the event that this Continuing Guarantee could be construed to create a suretyship relationship, Guarantor hereby expressly and irrevocably waives any right to assert against Owner any defense (legal or equitable), subrogation, set-off, counterclaim or other right, including, without limitation, (a) the right to require Owner to proceed against Renter or any other obligor (b) the right to pursue any other remedy in Owner's power whatsoever, (c) the right to have Guarantor's property or that of any other obligor first applied to the discharge of the obligations arising hereunder, (d) all rights and benefits under any applicable law purporting to reduce a surety's obligations in proportion to the obligation of the principal or providing that the obligation of a surety or guarantor must neither be larger nor in other respects more burdensome than that of the principal, and (e) the benefit of any statute of limitations affecting the obligations arising hereunder or Owner's liability hereunder. Guarantor expressly acknowledges that it will be and remain fully liable for the indebtedness hereunder and expressly acknowledges the reliance hereon of the Owner.

Guarantor acknowledges that a credit application has been submitted to Owner and agrees to update said information as necessary or upon request of Owner. Guarantor shall keep Owner informed of Guarantor's current residence and business address.

Guarantor's Name	2		Social Security #	
Guarantor's email	address:			
Guarantor's Occu	pation and Title:			
Guarantor's Total	Annual Income:			
under \$49,999	\$50,000 - \$99,999	\$100,000 - \$149,999	\$150,000 - \$249,999	\$250,000 - \$499,999
\$500,000 - \$749,99	9 \$750,000 - \$99	9,999 \$1,000,000 -	\$1,999,999 \$2,000,0	00 - \$4,999,999
\$5,000,000 - \$9,999	9,999 \$10,000,00	0 - \$19,999,999 ov	er \$20,000,000	

	Resident's Name			
Current Monthly Mortgage Payment for Pa	rimary Residence (if any): \$	/month		
Name of Mortgage Lender and Loan Numb)er:			
Current Value of Primary Residence:				
under \$499,999 \$500,000 - \$999,999 \$1,0	100,000 - \$1,999,999 \$2,000,000 - \$2,999,9	99 \$3,000,000 - \$4,999,999		
\$5,000,000 - \$7,499,999 \$7,500,000 - \$9,999	9,999 \$10,000,000 - \$19,999,999 ove	er \$20,000,000		
Any Bankruptcies, foreclosures, judgments	, liens, etc? If so please describe:			
Residence Address				
Residence Phone				
Business Phone				
Guarantor's Signature				
Date				
Note: This continuing Guarantee must be no	starized to be valid			
For Notar	v Only Rolow This Line			
1 0/ 100001	, Only Delow This Line			
STATE OF				
COUNTY OF				
on	before me, the undersign	ned,		
a Notary public in and for said State, perso	nally appeared:			
who proved to me on the basis of satisfactor instrument and acknowledged to me that he	· ·			
his/her signature on the instrument the per- the instrument.				
the instrument.				
WITNESS MY HAND AND OFFICIAL SP	EAL			
Signature				
Name				
Name(typed or printed)				

(This area for official notarial seal)



Dear Parents,

Your son or daughter is applying for housing with Conquest Student Housing, a 16-year old student housing company with over 500 residents at the University of California at Santa Barbara. We provide safe, high quality apartments and support them with exceptional service from caring staff members. Due to the high demand for our housing, we lease our apartments on a first come-first serve basis. In order to lease an apartment, your child must first return the following documents to us. Please check our website for more details (www.ConquestHousing.com). These documents are available for download on our website, or can be picked up at our office located across the street from campus.

-Application (2 pages) – filled out by student

-Continuing Guarantee (2 pages) - filled out by parent/guarantor and NOTARIZED

Your son or daughter must have all of the paperwork completed and turned in to our office to be able to sign a lease.

The purpose of the "Continuing Guarantee" is to ensure payment of rent. EVERY resident on the lease must have his or her parent or guardian sign a guarantee. If rent is delinquent, we will contact the apartment to determine who has not paid, and then contact his or her guarantor.

This guarantee holds you financially responsible in the event of nonpayment of rent or fees; however, you will not be a party on the lease. You will not be responsible for any other breach of contract (noise problems, parking issues etc.) and you will not be contacted for other violations of the lease. Of course, since your child has not selected an apartment yet, we do not know the amount of that financial responsibility. That is between you and the applicant to work out what his or her limit is. As our residents are students, and often do not have a credit history, we run the credit check on the guarantor instead. The application does not need to be notarized.

The guarantee **MUST BE NOTARIZED** to be valid, unless you can come in to the Conquest Student Housing office to sign in the presence of a leasing agent. We ask that you do this for your own protection. (If one roommate forges the name on a guarantee, we would not be able to collect rent from him or her, leaving the rest of the apartment responsible.)

You are welcome to fax a copy of this form (and all notary documents) to us to meet the leasing deadline. You may also email these forms in PDF format to <u>patty@ConquestHousing.com</u>. However, if your son or daughter is selected and signs a lease, we must receive the originals within 2 weeks. If you fax or email this to us, we will place it in your son or daughter's file.

If you have questions about our company, properties, or how the leasing process works, please visit <u>www.ConquestHousing.com</u>.

Sincerely,

Patty Caras (<u>patty@ConquestHousing.com</u>) Property Manager Conquest Student Housing 6672 Abrego Road, Suite A Goleta, California 93117 Tel: (805) 685-3950 Fax: (805) 880-0406