Personal Guaranty

Whereas,	customer	, (hereinafter cal	led the "Bo	orrower"), desires to	transact business wit	h and obtain credit or a
continuation	of credit from	<u>creditor</u> , a	stat	te of incorporation	corporation (her	einafter called "Creditor");
		o extend or continu o Creditor, as herei			ss it receives a guaran	ty of the undersigned covering
time to time, Borrower to by assignmer	in its discretion, to Creditor of whatev	o extend or continurer nature, whether natured or u	e credit to now exist	the unconditionally ing or hereafter incu	, to Creditor the paym irred, whether created	order to induce Creditor from nent of all liabilities of the d directly or acquired by Credito of which are herein collectively
reimburseme	ent is not made by		II expense			itor, to the extent that such litor in connection with any of
of the Borrov by registered	ver with Creditor; mail by the Credit	provided, however, Manager of Credit	that the u or at Credi	indersigned may be itor's Address, termi	noticed in writing, del nate this guaranty wit	ruptions in the business relatior ivered personally to or received th respect to all Liabilities of the notice is so delivered or
such manner the Borrowei	and in such amou as Creditor may e	nts and at such tim	e or times itions purs	as it may see fit to t uant to this guarant	he payment or reduct	er may be applied by Creditor ir ion of such of the Liabilities of l by any surrender or release by
presentment undersigned	and demand for por to any other pa	ayment of any of the rty with respect to	ne Liabilition any of the	es of the Borrower (c) protest and notice or rower; (d) all other no	r Creditor to the Borrower (b) of dishonor or default to the otices to which the undersigned
against the B	orrower or any oth		quire that:	resort be had to any		quire that any action be brought lance of any deposit account or
rights; no not of Creditor to	tice to or demand of take further action	on the undersigned on without notice of	shall be d demand	eemed to be a waive as provided herein; r	er of the obligations of the obl	shall operate as a waiver of such f the undersigned or of the righ any modifications or waiver of cept in the specific instance for
locationdefense give	and shall be in all n or allowed by the	respects governed, laws of any other	construed state of th	l, applied and enford	ed in accordance with merica shall be interp	the state ofyour n the laws of said State, and no osed in any action hereon unles
Ву:	Name of G	uarantor				
Address:						
_	Repeat gu	arantors as necessa	ıry			
Witness:						