BUSINESS PROFILE

E' N		(DATE		
Firm Name INCOMPLETE AND ILLEGIBL		BE PROCESSED		
Ownership:	Corporation	Partnership	Proprietorship	Other-Explain (over)
Description of business				
Address			Phone ()	
City			State	Zip
At present location sinc	e (date)		Year	Established
Full Names of Principles (C	Owners and/or Officers) if Princ	siple is a corporation, attach separate listin	g of owners/officers of that corpora	ation.
				у
'		SS #		
		% IF LIMITED PARTNEF		OR LIMITED PARTNER v
		SS #		
Percentage ownership		% IF LIMITED PARTNER	RSHIP: GENERAL 🗖	OR LIMITED PARTNER 🛚
				у
•				OR LIMITED PARTNER
	ed to obtain personal credit in		SHIP. GENERAL	OR LIMITED PARTNER /
Do any of the applican	its own or have owned a	another business? No 🔲 Yes	□ Name	
				Date started
Is business still owned	l? Yes □ No □	Date business sold/dissolved	l	
REFERENCES (SUPF	PLIERS PRESENTLY U	SED)		
		Ph	one	
Address		City		_ State Zip
7.00.000				•
Name		Ph	ione	
				_ State Zip
Address		Oity		_ State Zip
Name		Ph	ione	
				State Zip
Address		City		_ State
CHECKING ACCOUN	ıT			
		Branch		Account No
SAVINGS ACCOUNT				
		Branch		Account No
Remarks				
	<u> </u>			

Galli Produce 1650 Old Bayshore San Jose, CA 95112 Phone: (408) 436-6100

Fax: 408-436-6119

The undersigned agrees that in the event any sum payable by the undersigned to Galli Produce is not paid when due, the the undersigned shall be liable for all costs of collection incurred by Galli Produce, including without limitation, reasonable attorney's fees, court costs and related expenses.

Signed $\frac{}{\text{ALL NEW BUSINESS IS ON A C.O.D. BASIS UNTIL CREDIT IS APPROVED}}$

Print Name _



This guaranty is given by
("GUARANTOR") to GALLI PRODUCE, INC. ("CREDITOR"), to induce CREDITOR to
extend, or to continue to extend, credit to
("DEBTOR").
GUARANTOR guarantees to the CREDITOR the payment of all invoices relating
to the sale of good made by CREDITOR to DEBTOR. This is a continuing guaranty
and will remain in force until revoked by GUARANTOR by giving notice in writing to
CREDITOR. Revocation will be effective only as to transactions entered into after
receipt of revocation by CREDITOR.
Should legal action be brought to enforce the terms of this guaranty agreement,
the prevailing party shall be entitled to reasonable attorney's fees and court costs.

Executed on ______, 200 ___ at ______, California.

Guarantor