

Consent of Landlord

	RECITALS
1.	This agreement dated, made between ("Landlord"), ("Tenant") and ("Credit Union").
2.	Landlord has agreed to lease to Tenant the premises located at ("Premises).
3.	Credit Union has advised Landlord that it has loaned money, extended credit and/or has entered into an agreemen to make future loans ("Loans") to ("Borrower") secured by personal property that may be located upon the Premises.
	AGREEMENT AND CONSENT
pric	dlord agrees that the Credit Union's security interest in all personal property belonging to Tenant and located upon the Premise ha rity over and is superior to any lien the Landlord may have against such personal property including any rights of distraint or levy. e of the personal property shall be deemed or considered fixtures or property owned by Landlord.
sec to t	dlord agrees that the Credit Union may, without permission of the Landlord, remove from the Premises all personal property that is urity for Loans the Credit Union has made to the Borrower, even if the Tenant is in default under the lease or any other obligation he Landlord. Credit Union will be responsible for repair or reimbursement to the Landlord for any damage caused to Premises ulting from the removal of such personal property.
	dlord agrees to provide reasonable assistance to the Credit Union in obtaining entry to the Premises including, but not limited to, ocking doors and removing other barriers which are subject to the control of the Landlord.
Pren Ten Cre	ant agrees that Landlord may assist any agent, employee or representative of the Credit Union with obtaining entry to the nises in order to recover from the Premises all personal property that Credit Union is legally entitled to recover from the Borrower. ant agrees that Landlord has no duty to determine the legality of any actions taken by any agent, employee or representative of dit Union and agrees to hold Landlord harmless from and waives all rights and claims and actions arising against Landlord resulting assistance Landlord provides to any agent, employee or representative of the Credit Union in gaining access to Premises.
the	s agreement shall continue and remain in effect as long as Tenant has any outstanding unpaid loan amount to the Credit Union or e is an agreement between the Credit Union and Tenant to make future loans to the Tenant even if any outstanding loan balance repaid. This agreement may only be modified or amended in writing.
	cessors and assigns of Landlord, Tenant and Credit Union are all subject to the respective duties and obligations imposed by this eement.
and pro	dlord will use its best efforts to notify Credit Union of the termination of the Lease or Tenant's right to possession of the Premises will provide Credit Union with a reasonable opportunity to remove the personal property Credit Union is entitled to remove vided, however, Landlord shall not be liable to Credit Union for any reason Landlord fails to give such notice. Landlord shall advise purchaser of the Property or mortgagee or other holder of a lien on the Property of the existence of this agreement.
	SIGNATURES
The	undersigned have read and agree to all of the terms of this agreement.
 Lar	dlord Tenant
Sig	nature Signature
Cre	dit Union

Signature