DATED << Date>>

DEED OF GUARANTEE AND INDEMNITY

Between

(1) << Name of Guarantor >>

and

(2) << Name of Lender >>

1

THIS DEED IS MADE the day of

BETWEEN:

- (1) <<Name of Guarantor>> (the "Guarantor") of <<Registered Address>>, and
- (2) << Name of Lender>> (the "Lender") of << Registered Address >>.

BACKGROUND

- (1) The Lender has agreed to loan sums to the Borrower pursuant to the Loan Agreement.
- (2) The Lender has requested credit support in respect of the Borrower's liability to the Lender from time to time under the Loan Agreement, and the Guarantor has accordingly agreed to enter into this Guarantee and Indemnity.

IT IS AGREED:

1. **Definitions and Interpretation**

Borrower Shall mean << Name of Borrower>> Limited, of

<<Registered Address>>.

Guaranteed Obligations Shall mean all present and future payment obligations of

the Borrower, incurred or owing by the Borrower to the

Lender under the Loan Agreement.

Loan Agreement Shall mean a Loan Agreement between the Lender and

the Borrower, dated on or about the date of this

Agreement

Where the context admits, the singular shall include the plural and vice versa, and words imputing one gender shall include the other genders.

2. Guarantee and Indemnity

- 2.1 In consideration of the Lender entering into the Loan Agreement, the Guarantor hereby guarantees prompt payment to the Lender of the Guaranteed Obligations, whenever the Borrower does not pay any of the Guaranteed Obligations when due, save that the obligation of the Guarantor under this Agreement shall not exceed a maximum amount of £<<Insert maximum amount of guarantee>>>.
- 2.2 The Guarantor as principal obligor, and as a separate obligation to the guarantee set out in Clause 2.1, will indemnify and keep indemnified the

Lender against al including but not lin Lender shall becom with the breach b maximum amount stated in Clause 2.1

ands, expenses, and liabilities, sts and disbursements which the to, arising out of or in connection Loan Agreement, save that the ement shall not exceed the limit

3. **Continuing Security**

This guarantee is a contin below) and shall cover the the Borrower in respect of

only to termination as mentioned ne to time owing to the Lender by ns.

4. Waiver

The Guarantor accepts tha

- 4.1 by any extension of
- 4.2 by the release or m whether or not notid
- 4.3 by the neglect or fa security, right, oblig hold, or
- 4.4 by any change by whether by incorpor
- 4.5 by any intermediate or in part.

5. Borrower's Bankruptcy o

The Guarantor undertakes notwithstanding that

- 5.1 the Borrower becor or voluntarily, and Agreement, or
- 5.2 the Borrower is diss

6. **Lender Protections**

- 6.1 The liability of the (the Lender may ma act (including, with this Agreement or might operate to di defence to the Guar
- 6.2 The Guarantor ack death or bankruptcy his heirs, successor

not be affected

e granted to the Borrower, or

y or the release of any guarantor, uarantor, or

ke any action with respect to any larantee which it may at any time

rmer manner of doing business, p formation or otherwise, or

eed Obligations, whether in whole

all remain in full force and effect,

nto liquidation, either compulsorily ruptcy or liquidator disclaims this

ected by any arrangements which with any other person or any other ations or variation to the terms of ich but for this provision would or liability of or otherwise provide a

antee shall not be revoked by his forbearance from the Lender, nor 6.3 The Guarantor a unenforceability or connection with the nevertheless be an incurred or assume principal obligor.

6.4 The Guarantor ma Borrower under the have exhausted all

7. Interest

The Guarantor shall pay in rate of << >> % per annur time, such interest to accru

8. **Payments**

All monies payable by the without any set-off in respe Guarantor.

9. Assignment by the Lende

- 9.1 The Lender may a benefit of the whole
- 9.2 The Guarantor ma Agreement.

10. Termination of the Guara

- 10.1 The Guarantor mathan <<eg. 3 month
- 10.2 Notwithstanding summonies, debts and pursuant to the Loa
- 10.3 This guarantee sha owing from the Bor the date of terminat

11. Applicable Law and Juris

This agreement and any d subject matter or formatio governed by and construed nding any invalidity, illegality, y or obligation of the Borrower in s, such liability or obligation shall tor as though the same had been d the Guarantor was the sole or

e Lender for any default of the nstanding that the Lender may not Borrower.

wing under this Agreement at the <>> base lending rate from time to

hall be paid in full to the Lender e Lender to the Borrower or to the

other parties to participate in the ment.

rights or obligations under this

ee by giving the Lender not less

antee shall continue to apply to all from the Borrower to the Lender, date of termination.

nonies, debts and liabilities due or suant to the Loan Agreement after

ut of or in connection with it or its tual disputes or claims) shall be aw of England and Wales.

IN WITNESS OF WHICH the parti year first above written.

EXECUTED as a Deed by <<Guarantor Name>> LIMITED
acting by:

Director

Director/Secretary

EXECUTED as a Deed by <<Lender name>> LIMITED
acting by:

Director

Director/Secretary

ered this Deed on the day and