## 7 Guarantee

- 7.1 In consideration of this Agreement at th conditions, [Party C] (as primary obligor a against any loss, da B] in:-
  - (a) the due and prom [Party B]
  - (b) the due and p [Party B] to [Party B]
- 7.2 [Party C] undertakes
  - (a) if [Party B] de [Party A] und <<Number>> from any set except as requ
  - (b) if [Party B] def obligations of [forthwith upor procure the pe
- 7.3 This guarantee is a [Party B] has or may
- 7.4 This guarantee shall way by:-
  - (a) any time, indu
  - (b) any modification of [Party B's] of
  - (c) the availability obligations un
  - (d) the bankruptodissolution or a
  - (e) any failure, de obligations un
  - (f) any thing which or circumstane affect this guar

[Alternative 'knock for knock

nd performing its obligations under d subject to the following terms and ocably guarantees to [Party A], and /) undertakes to indemnify [Party A] arising out of any default by [Party

rty B] of all sums due to [Party A] d

[Party B] of all other obligations of ent.

the due date of any sum owing to y C] shall [forthwith upon] [within nd pay to [Party A] that sum, free I without any deduction whatever

on the due date of any of the other der this Agreement, [Party C] shall ys after] written demand perform or on.

d shall remain in force so long as arty A] under this Agreement.

y C] shall not be exonerated in any

ng granted to [Party B];

ny variation, compromise or release ement;

er surety in respect of [Party B's]

hip, administration, liquidation or sition of [Party B];

ceability of or in any of [Party B's]

it to do, or any other dealing, thing ovision would or might operate to / C].