



3. Performance Security

Date:

To: [name and address of the Purchaser]

WHEREAS [insert complete name of Supplier] (hereinafter "the Supplier") has received the notification of award for the execution of [insert identification number and name of contract] (hereinafter "the Contract").

AND WHEREAS it has been stipulated by you in the aforementioned Contract that the Supplier shall furnish you with a security [insert type of security] issued by a reputable guarantor for the sum specified therein as security for compliance with the Supplier's performance obligations in accordance with the Contract.

AND WHEREAS the undersigned [insert complete name of Guarantor], legally domiciled in [insert complete address of Guarantor], (hereinafter the "Guarantor"), have agreed to give the Supplier a security:

THEREFORE WE hereby affirm that we are Guarantors and responsible to you, on behalf of the Supplier, up to a total of [insert currency and amount of guarantee in words and figures] and we undertake to pay you, upon your first written demand declaring the Supplier to be in default under the Contract, without cavil or argument, any sum or sums within the limits of [insert currency and amount of guarantee in words and figures] as aforesaid, without your needing to prove or to show grounds or reasons for your demand or the sum specified therein.

This security is valid until the [insert day, month, year].

Name: [insert complete name of person signing the Security]

In the capacity of: [insert legal capacity of person signing the Security]

Signed: [insert signature of person whose name and capacity are shown above]

Duly authorized to sign the security for and on behalf of: [insert seal and complete name of Guarantor]

Date: [insert date of signing]





4. Bank Guarantee for Advance Payment

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To: [name of the Purchaser]		7		
[name of Contract]			*	
4				
Gentlemen and/or Ladies:				
In accordance with the payment provise Conditions of Contract to provide for "the Supplier") shall deposit with the performance under the said Clause of words].	Dunch -	ie and address of Su	pplier (hereinafter	called
We, the <i>[bank or financial institution]</i> to guarantee as primary obligator and r without whatsoever right of objection not exceeding <i>[amount of guarantee in the content of guarantee in the guarantee in the content of guarantee in the </i>	on our most at the	upplier, agree uncond e payment to the Purc t its first claim to the	litionally and irrevo haser on its first des Supplier, in the an	cably mand nount
We further agree that no change or ac performed there under or of any of the the Supplier, shall in any way release us of any such change, addition, or modifie	from ony lightill	dification of the term nich may be made be er this guarantee, and	ns of the Contract to tween the Purchased we hereby waive n	to be r and otice
The validity period of the guarantee sladvance payment and the guarantee slapayment under the Contract until the Supplier.	nall be 30 days beyond	I the period schedule in full effect from the I repayment of the	ed for repayment of the date of the adva same amount from	f the ance the
Yours truly,				
		* ·		
Sign	ature and seal of the Gu	arantors		
1965 C.				
[name of bank or financial insti	itution]			
[address]				
[date]				