SPECIMEN ADVANCE PAYMENT GUARANTEE

			town/city	day	month	year
	G	UARANTEE	NO			
Issued	in favour of:					
	_ _					
(herein	 after referred to as "the Benef	iciary")				
By orde	er of: :					
	_ _					
(herein	 nafter referred to as "the Main	Debtor")				
Agreer Accord	ve been informed about the Ament"), concluded between the ling to the Agreement, the return to be secured by	e Beneficiary ar urn of the advan	nd the Main Debtor, ce in the amount of	, subject of wh	nich is "_	
the reg entered Court f number capital, "the Go	of the above, upon the order pistered Head Office located in dinto the Register of Entreprior the Capital City of Warszaver KRS 0000010186, having Tight fully paid up, in the armanantor"), issue this guarante conditionally undertake to pay	n Warszawa, ul. reneurs of the N va, XIII Economion (Expayer Identification) of PLN ee (hereinafter re	Stanisława Żaryna 2 lational Court Regis c Division of the Nat cation Number (NIF 1.213.116.777,00 eferred to as "the G	2A, 02-593 Wa ster maintained ional Court Red P) - 526-021-29 (hereinafter ruarantee") and	rszawa, I I by the I gister und 9-31 and referred	Poland District der the share to as
		*PLN/USD/EUR (IN WORDS				
within t 1) 2)	the period of 7 (seven) business the first written demand for amount and account number as the "Payment Demand") at the written statement of the the account of the Main Deb has not performed or has monot returned the Advance (he	payment subm r, to which such a and Beneficiary stati otor No m isperformed its	itted by the Benefice amount is to be transing that the Beneficinal aintained by the Goodbligations resulting	ciary specifying sferred (hereing ary has paid the uarantor, and the from the Agre	the requafter referse Advance Main ement a	ce into
	ayment Demand and the State ent or two separate document		Beneficiary may be	submitted eith	ner as a	single

The Payment Demand and the Statement of the Beneficiary must be signed by persons duly authorised to represent the Beneficiary and submitted to the Guarantor within the validity period of the Guarantee in its original copy by registered mail or courier service to the address: Bank Millennium S.A., ul. Stanisława Żaryna 2A, 02-593 Warszawa, Poland or via the Beneficiary's bank by authenticated SWIFT message (SWIFT code: BIGBPLPW). In case the Payment Demand is submitted by the SWIFT system, the Beneficiary's bank must confirm that it is in possession of the original of the Payment Demand and the Statement of the Beneficiary and that in its SWIFT message the bank quote exactly the wording of the Payment Demand and the Statement of the Beneficiary, and that it shall send the original documents to the Guarantor forthwith.

Irrespective of the method of submission of the claim to the Guarantor, under the pain of its rejection, the Payment Demand and the Statement of the Beneficiary must be accompanied by a confirmation of the Beneficiary's bank stating that the said documents have been signed by persons duly authorised to represent the Beneficiary.

The liability amount under the Guarantee shall be reduced by the amount of any payment made to the Beneficiary by the Guarantor hereunder.

					•			•	submitted ed with the			Main	Debtor's	account
the Sta terms o	tement of the Gu	of the	Benefic	ciary s	hall e. Fo	not Ilow	have be	en	natically an submitted e of validity	to the	Guar	antor	in accorda	ance with

Furthermore, the Guarantee expires automatically and in full under the following circumstances:

- 1) when payments executed by the Guarantor hereunder reach the Guarantee amount or
- when original of the Guarantee is returned to the Guarantor prior to the Guarantee expiry date, or
- 3) when the Guarantor receives the written statement of the Beneficiary releasing the Guarantor from all the liabilities stipulated in the Guarantee, prior to the Guarantee expiry date, duly signed by the persons authorised to represent the Beneficiary and sent in the manner stipulated for submission of the Payment Demand.
- * The rights resulting from the Guarantee cannot be assigned onto third parties. / The rights under the Guarantee can be effectively assigned on the condition of a written notification of the Guarantor. Assignment of the receivables from the Guarantee can be made without assignment of the receivables from the Agreement (art. 82 of the Banking Law Act is not applicable). The above notification must contain a confirmation that the assignment of the receivables from the Guarantee was made with assignment of the receivables from the Agreement, or without assignment of the receivables from the Agreement. This notification must be signed by the persons authorised to represent the assignor and sent in the manner stipulated for submission of the Payment Demand.

The Guarantee is governed by *	<u>/</u> law.
	(personal stamps, powers of attorney nos. and signatures of persons duly authorised to undertake liabilities on behalf of the Guarantor)

^{*} delete if inappropriate