

.....
.....

WARRANTY GUARANTEE
Guarantee number:

We understand that you (hereinafter: the “Beneficiary”) and company (address:) (hereinafter: the “Supplier”) have concluded a contract for the performance/execution/fulfilment/construction/delivery of(*erase as applicable*).

Pursuant to the contract a bank guarantee shall be furnished with regard to the works performed/goods deliverable for the amount of in favour of the Beneficiary as a security for the Supplier’s due fulfilment of its warranty guarantee obligations undertaken in the contract.

At the request of the Supplier **ING Bank N.V.** (a corporation organized and existing under the laws of the Netherlands having its registered office at Bijlmerplein 888, 1102 MG in Amsterdam, place and number of registration: Trade Register of the Chamber of Commerce and Industry for Amsterdam, No. 33031431) represented by its financial branch office **ING Bank N.V. Hungary Branch** (having its registered office at H-1068 Budapest, Dózsa György út 84/b, place and number of registration: Metropolitan Court as Court of Registration, Budapest; Cg.: 01-17-000547) acting on behalf of its founder in accordance with section 24 of the act CXXXII of 1997 on Hungarian branch offices and commercial representative offices of foreign-registered companies (hereinafter: the “Bank”) herewith unconditionally and irrevocably undertake to pay to you any amount up to, that is, within three business days following your first written demand waiving all rights of objection and defense arising from the Supplier, the Bank or any third party, provided that in your claim you declare that during the validity of this guarantee the Supplier, against your direct request, failed to fulfil its warranty obligations described in this guarantee within the warranty period.

Your request concerning this guarantee letter shall be executed by bank transfer in accordance with your written claim sent to the Bank. Please present your claim to the Bank through your account-keeping bank duly signed in the manner registered with your account-keeping bank, confirming that the signatures are legally binding upon your firm. Any claim made by phone, facsimile or e-mail are not acceptable by the Bank.

All payments executed under this bank guarantee shall automatically reduce the available amount thereof.

The Beneficiary acknowledges and accepts that the Bank shall not make payment to any third parties upon assignment, sale or transfer of the beneficiary's rights covered by this Guarantee if the such a payment would violate the provisions of the Hungarian Act No LIII of 2017 on the Prevention and Combating of Money Laundering and Terrorist Financing, or Act No LII of 2017 on the implementation of restrictive measures provided by the European Union and the UN Security Council, or other sanctions regulations.

This guarantee comes into force if and whenis paid to the account No.....of the Supplier kept with us and remains valid until the return of its original copy to the Bank, but not later than until Your claim should reach the Bank latest by that day. Thereafter our obligations of all sorts under this guarantee shall become null and void irrespective of whether the original guarantee letter is returned to the Bank or not.

Issues not regulated in this guarantee shall be governed by the relevant stipulations of the Hungarian law.

Budapest,