

DEED OF GUARANTEE & INDEMNITY

То	Apple Aluminium	Pty. Ltd. ACN 010 541	947 and its	s related b	oodies corporate	(Supplier)	
Name of Guarantor			Address				
Name of Guarantor			Address				
laws of Queensian Queensian 2. The parties of Queensian 2. The parties courts. Consideration 3. In consider Gustomer a goods sold guarantee j becomes d trustee and Guarantee and in 4. The Guaran expenses th Customer to be the Customer to be the Customer to be the Customer to be the Supple withdrawing personal pro- sonsidered payment fin 7. This guaran die Supple the Supple without not be entitled payment fin 7. This guaran directors, sf 9. This guaran directors, sf 9. This guaran or remedies prejudiced c (a) any of Customer o be and the Supple without not guaranteed 8. This guaran directors, sf 9. This guaran for this Guarantors' notwithstan guaranteed 8. This guaran directors, sf 9. This guaran for this Guarantor guaranteed 8. This guaran directors, sf 9. This guaran for this Guarantor guaranteed 1. In the even been paid in 11. In the even the compatible the supple	 Unisdiction The Guarantors acknowledge and agree that this guarantee and indemnity is governed by the laws of Queensland, and the laws of the Commonwealth of Australia which are in force in Queensland. The parties to this guarantee and indemnity submit to the non-exclusive jurisdiction of the courts of Queensland and the relevant federal courts and courts competent to hear appeals from those courts. Consideration In consideration of the Supplier extending or agreeing to extend credit or further credit to the Guarantors' execution of this agreement) for goods sold or to be sold from time to time or services provided or to be provided, the Guarantors guarantee payment to the Supplier of all money which is now or at any time in the future becomes due and payable to the Supplier of or in any manner whatsoever, including but not limited to amounts payable by the Customer to an ay camere whatsoever, including but not limited to amounts payable by the Customer to the Supplier ansing out of a relationship of trustee and indemnity. Customer to make due payment of any money owing to the Supplier whether for goods sold, services provided or otherwise or to observe the terms of any agreement between the Customer and the Supplier in the Guarantor and whether successful or not or whether frustrated by the Customer or Guarantor ador obtaining injunctions and enforcing any security over real and personal property given to the Supplier. This guarantee and indemnity will be a continuing guarantee and indemnity and will not be considered as and/or obtaining injunctions and enforcing any security over real and personal property given to the Supplier. This guarantee and indemnity will be a continuing guarantee and indemnity and will not be considered as wholly or parially satisfied or discharged by any money which may at any time or times in t			Cos 13. 14. 15. 16. 17. 18. 17. 18. 19. 20. 21. 22. 21. 22. 24. 23. 24. Ser 23. 24. Ser 25.	 trustee in bankruptcy of the Customer by reason of the <i>Corporations Act 2001, Bankruptcy Act 1966</i> or otherwise will, for the purpose of this guarantee and indemnity, be considered as discharging or diminishing the Guarantors' liability and this guarantee and indemnity will continue to apply as if the said sum(s) had at all times remained owing by the Customer. Costs The Supplier is at liberty from time to time to charge the account of the Customer with all costs, charges and expenses, legal or otherwise that the Supplier incurs in connection with: the account of the Customer; this deed of guarantee and indemnity; any other security in respect of the indebtedness of the Customer to the Supplier; the exercise or attempted exercise of any right, power or remedy conferred on the Supplier under or by virtue of this deed; and the same will be part of the monies secured by this deed of guarantee and indemnity. The Guarantors agree to pay the Supplier's costs and disbursements incurred in recovering monies secured by this deed, including debt recovery agency fees and legal costs on an indemnity basis. As security for the payment of the amount of the indebtedness to the Supplier from time to time, the Guarantors inrevoably appoint as their duly constituted attorney the Supplier a cots of bidga against real property mottage, bill of sale or consent to any caveat the Supplier may choose to lodge against real property mottage, bill of sale or consent to any caveat the Supplier may choose to lodge against real property mottage, bill of sale or any other indulgence or consideration to the Customer in respect of compliance with its obligations to the Supplier, even if giving time or any other indulgence or consideration has the effect of increasing the Guarantors' liability under this guarantee and indemnity. The Guarantors authorise the Supplier to give time or any other indulgence or consideration t		
Insolvency of Customer 12. No sum of money which the Customer pays to the Supplier and the Supplier later pays, is obliged to pay, allows in account or is obliged to allow in account to a liquidator, administrator, receiver or					The Guarantors agree to the terms of the Priva contained in this document.		
	s a deed on (date)						
Signed, sealed and delivered by the Guarantor		Signature		¥			
		Name (print)					
		Position					
Witness signature							
		Witness name (print)					
Signed, sealed and delivered by the Guarantor		Signature					
		Name (print)					
		Position					
		Witness signature					
		Witness name (print)					