DEED OF GUARANTEE & INDEMNITY							
То	AZL Holdings P	ty Ltd ACN 111 394 4	62 and its related	d entities	"the AZL Group"	' (Supplier)	(Supplier)
Name			Address				
Name			Address				
 Jurisdictic The relev The of the considerary In coil of the constant of the co	 The parties to this guarantee and indemity submit to the non-exclusive juridiction of the relevant state and federal courts and courts competent to hear appeals from thos Consideration In consideration of the Supplier extending or agreeing to extend credit or further cred. Applicant at the Guarantors' request (testified by the Guarantors' execution of this agree goods sold or to be sold from time to time, the Guarantors guarantee payment to the SS all money which is now or at any time in the future becomes due and payable to the SS the Applicant to the Supplier arising out of a relationship of trustee and beneficiary. Cuarantee and indemnity The Guarantors agree to guarantee and indemnify the Supplier against all losses dare appeases that the Supplier may suffer as a result, either directly or indirectly, of any falling Applicant to make due payment of any money owing to the Supplier whether for good ophenvise or to observe the terms of any agreement between the Applicant and the including costs on an including costs of oldging and withdrawing casea obtaining injunctions and enforcing any security over real and personal property give Supplier. This guarantee and indemnity waisified or discharged by any money which may at an times in the future be received or applied by the Supplier. This guarantee and indemnity. This guarantee and indemnity wais tastified or discharged by any money which may at an times in the future be received or applied by the Supplier. This guarantee and indemnity wais the diversity of the Supplier to the credit of any accourd cost of badjing and withdrawing casea obtaining injunctions, or deemed to be held on trusts by the Applicant for the Sup will be available as a Guaranter and indemnity over real and indemnity, the guarantees and times in the future be received or applied by the Supplier to the credit of any accourd proce das wholly or partialy satisfied or discharged by any money wh		mity is governed by the lia as appliable. jurisdiction of the courts peals from those courts. it or further credit to the ion of this agreement) for ayment to the Supplier of ayable to the Supplier by ich may in the future be mounts payable by the ficiary. st all losses damages or sctly, of any failure by the hether for goods sold or plicant and the Supplier, or the Applicant or le Applicant or Guarantor id by the Supplier to the drawing caveats and/or all property given to the deminity and will not be which may at any time or it of any account of the sant for the Supplier, and s referred to in clauses 3 a guarantees, covenants y the Guarantors will be rally and the Supplier will arantors without seeking ander the Guarantee and or without notice to the anternotice to the antors' own. Further, the anding any other rights it he Supplier releases the are no longer directors, cted by nor will the rights arantors be in any way any other person; to the Applicant or to the reties would or might but for all or any part of the or or failing to execute this terms of this guarantees payment in respect to an therwise, the Guarantors is or the Applicant unless e prohibited from proving paid in full.	Co 13. 14. 15. Vai 16. 17. Sei 18. 19. 20. 21. 22. 21. 22. 24. 23. 24. Sei 25. Pri	 deverally, as follows. gets or otherwise will, for the purpose of this guarantee and indemnity, be considered as discipation of ministribute the said sum(s) had at all times remained owing by the Applicant. <i>Purpose of the said sum(s)</i> had at all times remained owing by the Applicant with all costs, experiments of a said sum(s) had at all times remained owing by the Applicant with all costs. (a) the account of the Applicant (a) the applicant is the same said indemnity will continue to the applicant (a) the account of the Applicant (b) the account (b) this deed, including debt recovery agency fees and legal costs on an indemnity basis. (b) The Guarantors appoint as their duly constituted attorney the Supplier's costs and sufficient (b) the Applicant (b) the account (b) the Guarantors may not have defaulted in carrying out their obligations hare properly mortgage, bill of sale or consent to any carveat the Supplier may choose to lodge agains (b) advarantors and the acting atterney of the Applicant (b) th		
deliver	ed by the guarantor	Name					
		Position					
		Witness signature					
		Name					
Signed deliver	, sealed and ed by the guarantor	Signature					
		Name					
		Position					
		Witness signature					

Name