|  |  |
| --- | --- |
| Date: | [●] |
| Guarantee n.: | [●] |
| Contract n.: | [●] |
| Swift: | [●] |

M/s QatarEnergy

Post Office Box 3212

Doha

State of Qatar

We (Bank’s Name) [●], with registered office at [●], P. O. Box [●], Doha, State of Qatar (“**Guarantor**”), refer to Contract (Title) [●] N. [●] by and between QatarEnergy (“**Beneficiary**”) in Doha, Qatar and to M/s. [●], with registered office at [●] P. O. Box [●] (full address) and Commercial Registration number [●] (“**Applicant**”).

As Guarantor, we hereby irrevocably and unconditionally undertake to pay to the Beneficiary an amount up to QAR [●] (Qatari Riyals *in words*), immediately, notwithstanding any contestation or objection by the Applicant, upon first written demand by the Beneficiary.

Any demand under this Bank Guarantee must be received by us on or before the expiration date at our registered office as stated above.

This Bank Guarantee shall be effective as from [●] and it shall remain valid and in full force and effect until [●] (both days inclusive) + buffer of additional 45 calendar days.

The party liable for the payment of any charges associated with this Bank Guarantee is the Applicant.

This Bank Guarantee is solely related to Contract no. [●].

Upon expiration of the said validity, this Bank Guarantee becomes null and void without necessity of being returned to us.

Documents related to this Bank Guarantee issued by applicant or beneficiary shall be in the English language.

This Bank Guarantee is subject to the Uniform Rules for Demand Guarantees (URDG) 2010 ICC Publication N. 758[[1]](#footnote-1). The supporting statement and document requirement referred to under Article 15(a) of URDG is expressly excluded, as permitted under Article 15(c) of URDG.

Yours faithfully,

For\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (Bank’s Name)

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Authorized Signatory

1. Article 5 of the URDG 758 states the following: A guarantee is by its nature independent of the underlying relationship and the application and the guarantor is in no way concerned with or bound by such relationship. A reference in the guarantee to the underlying relationship for the purpose of identifying it does not change the independent nature of the guarantee. The undertaking of a guarantor to pay under the guarantee is not subject to claims or defenses arising from any relationship other than a relationship between the guarantor and the beneficiary as described in the form of the guarantee. [↑](#footnote-ref-1)