

Advance Payment Guarantee No
Dear Sirs,
We have been informed that a contract, hereinafter "Underlying Relationship", has been concluded between you and hereinafter "Applicant", on under ref. No for at a total price and that the Underlying Relationship stipulates that an advance payment in the amount of % of the total price be effected against an Advance Payment Guarantee.
This being premised, we, Deutsche Bank AG, hereby irrevocably undertake to pay you without delay on your first written demand for payment an amount up to
[currency, amount] (in words:) upon presentation of your complying demand in paper form, supported by your written statement, whether in the demand itself or in a separate signed document accompanying or identifying the demand, indicating in what respect the Applicant is in breach of its obligations under the Underlying Relationship.
This guarantee shall enter into effect if and to the extent the advance payment of EUR is credited in full without reserve to Applicant's account no held with us in IBAN with reference to this guarantee, at his free disposal.
This guarantee shall expire, even if this document is not returned, on and shall then be null and void, if and to the extent that no demand under this guarantee in accordance with its conditions has reached us in by the end of that day.
This guarantee is only transferable and the proceeds to which you may be or may become entitled under this guarantee are only assignable with our prior written consent.
This guarantee is subject to the Uniform Rules for Demand Guarantees, ICC Publication No. 758 (URDG), and German law.
Deutsche Bank AG