

THE LAW RELATING TO GUARANTEES

ISBN 978-983-3519-16-3

Author: Nasser Hamid

Binding: Softcover / 938 pages

Publication Price: MYR 290.00

The law is stated as of March 31, 2009

CONTENTS

CHAPTER ONE

GUARANTEES

Introduction

Role of Guarantees

Power and Capacity to Provide Guarantees

Power & Capacity to Provide Guarantees - Making a Loan – Extending a Loan

Relationship between Banker and Customer

Guarantee – Meaning of

Guarantee of a Debt v Undertaking to Pay a Money Sum

THE LAW OF GUARANTEES

The Law of Guarantee – The Law of Contract

Contracts Act 0 (Revised 4) (Act 136) – Guarantees

Autonomy Principle

Guarantee - Prospective or Retrospective

Operative Guarantee - Compliance by Creditor

DISTINCTION BETWEEN GUARANTEE AND INDEMNITY

Contract of Indemnity

Guarantee or Indemnity

'Contract of Indemnity'

Consideration - Contract of Indemnity

Difference between Guarantee & Indemnity

A Combined 'Guarantee and Indemnity'

Distinction between a Guarantee and an Indemnity – The Test

Distinction between a Guarantee and an Indemnity

Liability of Indemnifier

Directors - Indemnity

CHAPTER TWO

CONTRACTS OF GUARANTEE

Introduction
Privity

FORMATION OF CONTRACT

CONSIDERATION

Sufficiency of Consideration
Further Consideration 43
Consideration - 'Has Done or Abstained from Doing' - Section 2(d) of the Contracts Act 0
Illegal or Unlawful Consideration
Past Consideration
Past Consideration – Malaysia
Consideration – Continuing Guarantee
Past and Future Transactions
Forbearance to Sue – Good Consideration
Forbearance – Inferred from Surrounding Circumstances
Execution – Attestation
Execution – Signature
Joint and Several Guarantee – Signatures
Obligation of Parties - Execution by All Parties
Blank Guarantee – Execution of
Fraud
Misrepresentation

ILLEGAL CONTRACT

Contract Prohibited By Statute
Illegal Contracts
Agreements in breach of Section 67 of the Companies Act 5 - Dealing by a company in its Own Shares

RECTIFICATION

Rectification
Burden and Standard of Proof for Rectification
Subsequent Agreements
Assignment of Contract of Guarantee
Assignment – Whether Amounts to Maintenance or Champerty
Release of Guarantee
Discharge of Guarantee

RIGHTS, OBLIGATIONS AND LIABILITY OF PARTIES

Obligations of Parties to Guarantees
Contract of Guarantee – Joint Promise - Obligation of Parties
Joint Obligation of Parties

Guarantee - Co-Extensiveness between Primary and Secondary Liability - Terms of Guarantee
Duty of Bank to Borrower or Guarantor
Obligations of Creditor
Duty of Care - Between Creditor and Guarantor
Obligations of Debtor
Borrower – Liability of
Release of Co – Debtors
Duty of Disclosure
Contract of Guarantee Not a Contract *Uberrimae Fidei* – Duty of Disclosure
Duty of Disclosure of Creditor to Surety
Bank's Duty of Disclosure
Duty of Disclosure - Credit Facts

TYPES OF GUARANTEES & SECURITIES

Nature of Facility – Construction of Contractual Document - Liability of Guarantor
Joint & Several Guarantee
Continuing Guarantee
Continuing Guarantee - Past and Future Indebtedness of Principal Debtor
Payment Guarantees
Subsidiary Guarantees - Concept and Characteristics
Subsidiary Guarantees in International Contracting
Refund Guarantee
Deed
Guarantee - Enforcement - Deed Inter Partes
Types of Securities
Floating Charges
Types of Security - Floating Charge and Fixed Charge

PERFORMANCE BONDS

Distinction between Contracts of Guarantee & Independent Guarantee
Bond – Recovery
Performance Bonds – Meaning of
Nature of Performance Bond
Performance Bond – Governing Law
Types of Bonds
Types of Performance Bonds
Performance Bond - Contractual Interpretation - Intention of Parties
Terms of Performance Bond – Strict Construction
Obligation of Bank Issuing a Performance Bond
Ambiguity
Conditional Performance Bonds
Types of Conditional Bond
Conditional Guarantee
Banker's Guarantee
Bank Guarantee – Defence of Undue Influence
Unconditional Performance Bonds

Demand Guarantees
Performance Guarantees
Irrevocable Performance Bank Guarantee
Performance Bonds & Fraud
Fraud or Unconscionable Conduct – Performance Bond
Unconditional Performance Bond – Fraud
Injunctions
Injunctions – Standard of Proof
On Demand Bond – Injunctions to Stop Payments – Exceptions
Performance Bond – Repayment of Surplus - ‘Accounting between the Parties’
Breach of Facility Agreement – Validity of Guarantee
Building Contract - Surety Bond – Defences available to Surety Bond Provider
Building Contract - Banker’s Guarantee – Consideration - Validity of Banker’s Guarantee
Due Performance of Sub Contractor - Insurance Company Guaranteeing Due performance of Sub - Contractor

CHAPTER THREE

INTERPRETATION OF GUARANTEES

Interpretation of Contracts- General Principles
Contractual Interpretation
Main Purpose of Contract
Main Purpose of Contract v True Nature of Contract
Basic Principles of Construction of Contracts
‘Obvious Good Sense & Justice’
Function of Court
Question of Law
Contract to be construed as a Whole
Golden Rule of Construction
Ambiguity
Agreements Void for Uncertainty – Section 30 of the Contracts Act 1950
Construction of Contract – Whether Complete Contract – Evidence
Recital – Estoppel
Operative Words of a Deed
Conflict between Recital and Operative Terms of a Deed
Words used in a Document - Ordinary and Plain Meaning
Implied Terms
Imported Terms
Effect of Guarantee - Expressed Terms
Non-Cancelled Words
Jurisdiction Clause
Dictionary Meaning of Words
Meaning and Effect of an Agreement
Context of the Whole Document
Extrinsic Evidence
Course of Dealing

Subsequent Conduct

CONSTRUCTION OF GUARANTEES

Object of the Contract

Construction of Contracts of Guarantees

Liberal Approach

Liberal Approach to Construction of Guarantees

Interpretation of Guarantees - Rule of Strictness - Australia

Reasonable Construction

Reasonable Business Meaning

Documents to be read Together

Words Used in Guarantees

Labels Given By Parties

Intention of the Parties

Intention of the Parties

Factual Background Known to the Parties

Negotiations between Parties

General Setting of Negotiations between Parties

Surrounding Circumstances

Ambiguous Words

Contra Proferentum Rule

Guarantees and the Contra Proferentum Rule

Nature of Guarantee – Whether ‘A Mere Guarantee’ Or an ‘On Demand Guarantee’?

Construction of Clauses in Mortgage

Time and Indulgence Clause

Indemnity

Indemnity Clauses

Money Clauses

Interpretation of Performance Bonds

CHAPTER FOUR

ACTIONS ON GUARANTEES

Introduction

Nature of Banking Facilities and Entitlement to Demand Repayment

Creditor - Sources of Repayment

Repayment Clause – Interpretation - Entitlement to Claim Principal Sum & Interest

Date of Repayment – Alteration – Effect of

Creditor – Remedies Available to Creditor

Estoppel

Doctrine of Estoppel

Liability – Contract of Guarantee – Rights of Parties

Admission of Liability

Principal and Interest

*Claim for Interest - Rate of Interest Payable

'With Interest/Additional Interest on the Sum Claimable from Me/Us'

Written Notice of Amendments

Compound Interest

Penalty Interest

CAUSE OF ACTION

Cause of Action under a Guarantee

Cause of Action & Debt

Cause of Action against Guarantor

Action Premature by reason of Other Securities

Contract of Indemnity – Accrual of Cause of Action

LIMITATION PERIOD

Limitation Period

Limitation – Establishing Default & Demand

Determination of Date of Breach – Accrual of Cause of Action

Limitation - Part Payment of Debt

Limitation – Sabah Limitation Ordinance (Cap 72) – Claim for Compensation for Breach of Contract - Item 95

Indemnity - Limitation Period

Limitation – Doctrine of Estoppel

EVIDENCE

Burden of Proof and Onus of Proof

Proof of Request for Loan

Oral Guarantee – Burden of Proof

Documents – Agreed bundle of documents - Dispensing with Proof

Evidence - Guarantee Document – Failure to tender Guarantee Document

Extrinsic Evidence

Proviso (b) to Section 92 - Evidence - Existence of Separate Oral Agreement

CONCLUSIVE EVIDENCE

Conclusive Evidence Clause

Certificate of Indebtedness - Conclusive Evidence

Conclusive Evidence Certificate

Certificate of Indebtedness

Certificate of Indebtedness - Manifest Error

Burden of Proof

Further and Better Particulars

ILLEGALITY

Illegality

Contract Prohibited by Statute

Acts Prohibited by Law – Consequences

Avoidance of Contract

Illegality - Pleadings

Illegality – Issue Raised on Appeal

Unconscionable Transaction

FRAUD

Doctrine of Concealed Fraud

Fraud – Pleadings

UNDUE INFLUENCE

Raising a Plea of Undue Influence

The Doctrine of Undue Influence

Principle on which Doctrine of Undue Influence is Founded

‘Disadvantage’

Establishing Undue Influence

Undue Influence – Contracts Act 1950

Section 16 of the Contracts Act 1950

Undue Influence to be Resolved at Trial

Undue Influence – Remedies

Defence of Duress

Misrepresentation

Misrepresentation - Bare Allegation

Non-Explanation of Guarantee and Mistake

Defence of Laches, Acquiescence and Delay

Variation

Defences – Failure to Establish Triable Issue

Leave to Amend Statement of Defence

Counterclaim

CHAPTER FIVE

DEMAND

Introduction

Necessity for Demand

Prior Demand – Whether Condition Precedent

Demand Notices & Guarantees

No Necessity for Demand

Money Lent Payable on Request – No Demand Necessary

Prior Demand not Condition Precedent

Prior Demand – No Contractual Requirement for Demand

Principal Debtor Clause & Prior Demand

No Prior Demand Necessary – Effect of Sending Demand Notices to Wrong Address

Notice of Demand Necessary

Requirement for Prior Demand – Interpretation of Guarantee
Time for Payment
Demand & Limitation
Termination of Guarantee & Demand
Expiration of Guarantee - Time to make Demand – Interpretation of Guarantee
Liability to Pay on Demand
Where Prior Demand Required - Specification in Guarantee Agreement to Pay on Demand

Condition Precedent
Prior Demand – Condition Precedent to Cause of Action
'Guarantor Agrees to Pay and Satisfy the Bank on Demand Made'
'Forthwith upon Any Demand being made by the Lender'
'Repayable on Demand as and when the Bank Deems fit'
No Proper Demand Made – Subsequent Demand – Whether Res Judicata
Failure to Issue Demand Where Demand Necessary
Want of Demand – Demand Guarantees
Debtor to be given Opportunity to Comply with Demand

GUARANTEES & SERVICE OF DEMAND NOTICES

Introduction
Service of Notice of Demand
'Demand Shall Be Deemed to Have Been Made'
Receipt of Letters of Demand – Absence of Denial
Denial of Receipt – Duty of Court
Estoppel – Denial of Receipt of Demand Notice
Denial of Receipt – Failure to Rebut Deeming Provision
Denial of Receipt - Proof of Posting
Non – Guarantor - Defence of Non-Receipt of Demand Notice
Mode of Service
Mode(s) of Service – Interpretation
Personal Service
Service by Post
'Post'- Meaning of
Sending Demand Notice by Post – Burden of Proof
One Notice of Demand to All Guarantors
Registered v AR Registered Post
Non-Compliance with Mode of Service - Variation of Mode of Service – Effect of
Variation of Mode of Service – Risk taken by Plaintiff
Deeming Provision
'Deemed' and 'Shall be Deemed' - Meaning of
Deeming Provision – Meaning of 'Post'
Deeming Provision – Presumption of Receipt
Deeming Provision – 'Trigger' of Provision
Variation in Mode of Service & Deeming Provision
Non-Compliance with Mode of Service – Applicability of Deeming Provision
Deeming Provision – Wrong Address
Deeming Provision - 'Despite Evidence to the Contrary'

Deeming Provision – ‘The Address Hereinbefore First Stated’
Deeming Provision & AR Registered Post
Deeming Provision and Last Known Address
No Antecedent Demand Required – Deeming Provision – Denial of Receipt
Last Known Address
Proof of Service
Proof of Service – AR Card
AR Card Returned Unclaimed
Acknowledgement of Receipt – Authority of Recipient
Proof of Service of Demand Notice - Calling the Maker of the Notice of Demand - Admissibility of Evidence
Posting to Address other than that Provided
Posting to Address Other Than That Provided – Entitlement to Send to Last Known Address
Last Known Address – Notice sent to address different from that in Agreement
Notification of Change of Address – Onus on Defendant
No Address Provided
AR Card – Acknowledgment – Signature not that of Guarantor – Effect of Evasion of Service

VALIDITY OF NOTICE OF DEMAND

Introduction
Demand – Validity of Notice
Failure to Demand Proper Debt
Invalid Notice of Demand
Failure to produce Guarantee Agreement - Validity of Demand Notice
Reference to Undated Guarantee – Validity of Demand Notice
Variation of Security
Vesting Order – Requirement for Fresh Demand
Repudiation of Loan Agreement – Validity of Demand Notice
Validity of Demand Notice – Proof of Liability of Guarantor
Granting Indulgence – Validity of Demand Notice
Principal Debtor Clause - Effect of Principal Debtor Clause
Principal Debtor Clause – Notice Period to Principal Debtor not Observed – Validity of Notice to Guarantor
Right or Entitlement to Amount Demanded
The Amount Demanded or Payable
Precise Amount of Debt - Validity of Demand Notice
Demand for Larger Sum
Demand for Lesser Sum than the Judgment Debt
Variation in Amount Demanded and Amount Claimed
Partial Payment – Validity of Demand Notice
Issuing Notices of Demand Subsequent to Filing Writ
Carbon Copies of Demand Notices to Guarantors- Notices to Borrower & Guarantor
Defective Demand - Notice of Demand in Excess of Liability Specified in Guarantee
Words in Demand
Invalid Demand – No Demand Before Writ of Summons Filed
Proper Execution of the Notice of Demand

Execution of Notice of Demand – Failure to Execute Notice of Demand
Letter of Demand - Performance Bond – Failure to Assert Particulars of Payment
Sale of Charged Property – Failure to Demand Reduced Sum – Demand Valid

CHAPTER SIX

THE SURETY

Introduction
Categorisation as Principal or as Surety
Guarantor – Meaning of
Surety – Definition of
'Surety' – Contracts Act 1950 (Revised 4) (Act 136)
Quasi-Surety – Meaning of
Object of Securing Sureties

CONTRACT OF SURETYSHIP – OBLIGATIONS AND RIGHTS OF PARTIES

Contract of Suretyship v Contract of Insurance
Obligation of Parties to a Contract - Construction of Contract
Principals and Sureties – Common Liability – Equitable Remedies
Duties of a Creditor and the Rights of a Guarantor
Secured Loan- Absence of Security
Surety - Benefit of Security held by Creditor
Surety – Right of Banker
Additional Securities – Obligation of Creditor & Liability of Surety
Subsequent Facilities – Whether Guarantee Covered Subsequent Facilities
Omission on part of Creditor to Exercise Rights under a Mortgage or other Security
Charge - Loan Secured by Charge on Property and Guarantee - Whether Creditor could Proceed against Guarantor before Foreclosure of Charged Property Finalized
Limit of Advance – Obligation of Surety
Relationship of Principal Debtor and Surety
Surety's Obligation - Co-Extensive with those of the Principal Debtor
Liability of Guarantor
Liability of Guarantor - Construction of Guarantee
Surety Beware!
Obligation of Surety
Surety's Obligations – Consideration is Integral in Construing the Surety's Obligations
Consideration for Surety's Promise
Determination of Liability of Surety
Liability of Surety
Liability of Surety – Terms of Guarantee & Intention of Parties
Loss of Security by Creditor – Liability of Surety
Collateral Security – Liability of Surety
Liability of Surety - Accrued Liability
Rights of Surety
Rights of Surety - Ordinary Contract of Suretyship v Contract of Suretyship with Special Clauses

Surety Contracting Away Rights

Surety – Equitable Relief

Altering the Surety's Rights

Guarantee of Whole Debt – Right of Surety

Guarantee of Part of Debt - Right of Surety

Right of Surety against Creditor

Payment to Joint Creditors

Entitlement of Surety – Transfer of Securities – Payment of Debt by Surety

Surety's Right to Compel a Creditor

Surety – Requiring Creditor to Recover from Alternate Source

Liability of Principal Debtor and Surety

Obligation of Surety to Ensure Performance of Principal Debtors Obligations

Discharge of Surety

Consensual Document or Voluntary Arrangement - Discharge of Surety

Release of Principal Debtor – Discharge of Surety

Release of Principal Debtor - Liability of Co - Surety

Absolute Release of Principal Debtor – Discharge of Surety

Release of Principal Debtor – Release of Surety – Qualifications

Discharge of Surety – Failure to Register Mortgage

Doctrine of Release by Substitution

Surety – Reliance upon Defences Available to the Principal Debtor

Repudiation

Principal Debtor's Repudiation and Liability of Guarantor

Surety Seeking to Set Aside a Guarantee

Right of Surety - Notice of Principal Debtor's Default

Surety & Demand

Prior Demand - A Debt payable on Demand and the Obligation of the Creditor to a Guarantor

Right of Surety - Right to Notice of Variation of Interest

Surety's Right of Indemnity

Surety – Indemnification

Guarantor – Entitlement to Indemnity – Relationship between Principal Debtor & Surety

Right of Surety – Surety's Right of Indemnity against Principal Debtor – Quia Timet Relief

Indemnity – Limitation

Limitation - Part Payment of Debt

Payment of Interest by Principal Debtor – Fresh Accrual of Action

Principal Debtor's Bankruptcy – Obligation of Creditor to Surety

Principal Debtor's Bankruptcy - Liability to Surety

Bankruptcy of Principal Debtor – Liability of Surety

Bankruptcy of Principal Debtor – Liability of Surety - Whether Liability Co-Extensive with that of Principal Debtor

Right of Surety to Know Assignee

Assignment of Debt – Liability of Surety

Assignment - Notice to Guarantor

Revocation of Guarantee

Revocation

Guarantee Document Collateral to Master Agreement - Revocation

Notice of Revocation

Co-sureties

Sureties Obligations to Co-Sureties - Equality of Benefit and Burden

Joint & Severable Liability – Execution

Joint and Several Guarantee – Joint Execution – Interpretation of Contract

Joint & Several Guarantee – Execution – Liability of Surety

Joint Liability – Execution - Section 97 of the Contracts Act 1950

Sureties – Joint Liability- Condition Precedent – Execution by All Sureties

Joint Guarantee – Non Execution of Guarantee – Validity of Guarantee

Section 97 of the Contracts Act 1950 – Different Interpretations Afforded

Undated Guarantee - Execution of Undated Guarantee- Whether Guarantee Binding on Guarantor

Exclusion Clause – Execution – Effect of

Non Est Factum

Indemnity for Obligations Incurred on Request and Without Consideration

Surety & Third Party Proceedings

Notice of Cancellation - Continuing Guarantee

Sureties - The Doctrine of Exoneration

SURETY'S CLAIM FOR CONTRIBUTION

Payment of Debt by Surety

Surety Paying His Portion of Debt – Seeking Contribution Against Co-Surety

Equitable Remedies Available to a Surety

Right of Contribution

Contribution - Principle of Law

Contribution between Joint Debtors

'Co Sureties'

Sureties - The Right to Contribution

Right of Contribution – Principles Applicable

Right of Contribution – General Principles

Right to Contribution - Just Apportionment between the Co-Sureties

The 'Equality' Rule

Contribution – Surety's Entitlement to Contribution

Right to Contribution & Liability under Guarantee

Sureties – Positions of Equality - Unequal Relationships

Co – Sureties – Right of Contribution - Where one Guarantor enjoys the Whole Benefit of the Guarantee

Right of Contribution - Co-Sureties Bound by Separate Instruments

Charge – Discharge of Land as Security – Contribution - Liability of Co- Sureties

Surety & Stranger

Forfeiture of Guarantor's Right to Contribution

Implied Exclusion of Right of Contribution

Demand and the Right to Contribution

Contribution - Solvency of Principal Debtor

Compromising the Principal Debt - Contribution

LIMITATION PERIOD & RIGHT TO CONTRIBUTION

Right of Contribution – Basis of Right & Limitation

Limitation Period for a Contribution Claim between Co-Sureties

SURETY – VARIATION

Introduction

Material Variation

Unauthorised Material Alteration

Variation – ‘Substantial Variation’ – Meaning of
Variation or Alteration that is Not Material

Unsubstantial Variation/Alteration

Variation - Embodied Terms

Alterations after Signature

Variation & Discharge of Surety

Variation/Alterations and Future Liability

Variation – Obligation of Surety

Variation/Alteration – Summary of the Law

Alteration to the Guarantee after Execution

Principal Debtor Clause & Variation

SURETY’S RIGHT OF SUBROGATION

The Doctrine of Subrogation

Equitable Concept of Subrogation

Surety & Subrogation

Subrogation – Surety’s Entitlement to Interest in Securities held by Creditor

Subrogation – Exclusion by Agreement

SURETY – SET OFF

Set-Off

Surety – Set Off – Malaysia

Equitable Set-Off

Set-Off & Insolvency

COUNTERCLAIM

Counterclaim Of Principal Debtor – Surety’s Entitlement to Stay