

CRAVEN CAPITAL

Dear

This contract hereby certifies that the payment of made by/on behalf of the client, named as is held securely in ESCROW for fees pertaining to the acquisition and sale of your investment with amounting to The Central Reservation, acting as Guarantor, guarantee you conclusively and without imposition of any terms and conditions, apart from those provided herewith.

The Guarantor's liability under the terms of our contract amounts to ; including the total funds held for the sale of your Trades as well as any deposits made. Payment is due back to you within 2 working days after the completed transaction. Payment of the aforementioned guaranteed amount is payable to you by cheque or BACs transfer.

This Guarantee shall be valid from the day of issuance of this Guarantee until the point of completion, made only on the confirmation and understanding that the release fee has been received in full. Please refer to our terms and conditions overleaf for further clarification on how our underwritten guarantee Works.

This Guarantee is enforceable without the need to have recourse to any judicial or arbitrary proceedings. Any disputes arising shall be settled in writing, with all enquiries directed to the compliance department. Disputes concerning this Guarantee shall be settled according to British Law.

Yours Sincerely,

Yours Sincerely,



Louise Everett
Director

