

The Lender requires the Principa Company.

[The Chairman/<< name of releva meeting was to approve the Cor liabilities, obligations and undertak

DOCUMENTS [PRODUCED TO DIRECTOR]

A draft form of guarantee to be Principal's indebtedness to the I Guarantee >> ("the Guarantee") w

5. RESOLUTIONS

After consideration of the matters and after noting that the Compan guarantees, IT WAS RESOLVED:

- [that the corporate benefit corporate benefit to Compa
- that the Company enter int and the Company Secret behalf of the Company to the presence of any two c [by being executed by two [by the sole director in the presented to the Meeting;
- that the said authorised off security for the Guarantee the Lender any property be Lender any and all morto financing statements, and require and the said author execution thereof shall be
- that the Lender is author revocation is delivered to the equal force and effect to the
- that the Lender be supplie to sign on behalf of the Cor

² Check the Company's articles for resthe articles state the circumstances in ³ It is usual to state the corporate benchis is fairly straightforward if it is a guid corporate benefit is less easy to ascer may also be necessary to consider ob



e Loan to be guaranteed by the

e reported that the business of the leed of guarantee to support the

[CONSIDERED BY THE SOLE

y to the Lender in respect of the << limit of liability stated in the ting] **OR** [considered]:

(2(1) of the Companies Act 2006, ticles of Association² to enter into

ing into the Guarantee is << state >³1

t any two directors or one director reby authorised and directed on under the seal of the Company in and the company secretary]] OR and the company secretary]] OR ubstantially in the form of the draft

be and are hereby authorised, as , mortgage or otherwise charge to and to execute and deliver to the pledge and security agreements, ind documents as the Lender may e of them may approve, and the uch approval;

olution until written notice of its ity hereby granted shall apply with the officers herein named;

atures of those officers authorised resolutions.

the giving of guarantees or whether iven.

g a guarantee in the board minutes. liary of the Company. Where eing in breach of directors' duties, it al for the giving of the guarantee.

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[6. CLOSE

There was no further business a closed.]

[Chairman] OR [Sole Director]



an declared that the meeting was