The following bonds have been agreed between the JCT and the British Bankers' Association:

- for use with SBC 2011
- for use with SBCSub & SBCSub/D 2011
- for use with DB 2011
- for use with DBSub 2011
- for use with CM/TC 2011
- for use with MCWC 2011



В	OND dated	the	day of		20
is	ssued by				
0	f				
_					('the Surety')
ir	n favour of _				
0	ıf				
_					('the Employer')
E			tween the Employer a		
0					
fr fa	rom amount avour of the	s included in Interi Employer.	im Certificates provide	right under the Contracted the Contractor has ta	aken out this Bond in
C	intil the Sui Certificate af	rety is notified by ter practical comple	the Employer in writi etion when the maximu	ng of the date of issue um aggregate sum shall	_ (figures and words) e of the next Interim be reduced by 50 per
			and which complies very the sum therein der	with the requirements ir manded.	ı clause 4 below, be
Δ	ny demand	by the Employer u	nder clause 3 above s	hall:	
	1 be in v	writing addressed to	o the Surety at its office	e at	
		to this Bond, and	l with the signature(s	s) therein authenticated	by the Employer's
			Retention that would ha	ave been held by the Er d	nployer at the date of
				exceed the amount state of the following such amo	



- the costs actually incurred by the Employer by reason of the failure of the Contractor to comply with the instructions of the Architect/Contract Administrator under the Contract; and be accompanied by a statement by the Architect/Contract Administrator which confirms that this failure by the Contractor has occurred;
- •2 the insurance premiums paid by the Employer pursuant to the Contract because the Contractor has not taken out and/or not maintained any insurance of the building works which he was required under the Contract to take out and/or maintain;
- ·3 liquidated and ascertained damages which under the Contract the Contractor is due to pay or allow to the Employer; and be accompanied by a copy of the certificate of the Architect/Contract Administrator which under the Contract he is required to issue and which certifies that the Contractor has failed to complete the works by the contractual Completion Date;
- -4 any expenses or any direct loss and/or damage caused to the Employer as a result of the termination of the Contractor's employment by the Employer;
- •5 any costs, other than the amounts referred to in clauses 4·3·1 to 4·3·4 above, which the Employer has actually incurred and which, under the Contract, he is entitled to deduct from monies otherwise due or to become due to the Contractor; and identify his entitlement:

∙4	incorporate a certification that the Contractor has been given 14 days' written notice of his
	liability for the amount demanded hereunder by the Employer and that the Contractor has
	not discharged that liability; and that a copy of this notice has at the same time been sent to
	the Surety at its office at
	•

Such demand as above shall, for the purposes of this Bond but not further or otherwise, be conclusive evidence (and admissible as such) that the amount demanded is properly due and payable to the Employer by the Contractor.

- If the Contract is to be assigned or otherwise transferred with the benefit of this Bond, the Employer shall be entitled to assign or transfer this Bond only with the prior written consent of the Surety, such consent not to be unreasonably delayed or withheld.
- The Surety, in the absence of a prior written demand made, shall be released from its liability under this Bond upon the earliest occurrence of either:
 - ·1 the date of issue under the Contract of the Certificate of Making Good as confirmed by the Employer to the Surety; or
 - ·2 satisfaction of a demand(s) up to the maximum aggregate under the Bond; or
 - ·3 _____ (insert calendar date).
- 7 Any demand made hereunder must be received by the Surety accompanied by the documents as required by clause 4 above on or before the earliest occurrence as stated above, when this Bond will terminate and become of no further effect whatsoever.
- 8 Notwithstanding any other provisions of this Bond nothing in this Bond confers or is intended to confer any right to enforce any of its terms on any person who is not a party to it.
- **9** This Bond shall be governed and construed in accordance with the laws of England and Wales.



IN WITNESS whereof this Deed of Guarantee has been duly executed below:	and delivered on the date
Signed as a Deed by:	
as the Attorney and on behalf of the Surety:	
In the presence of:	
witness' signature	
witness' name	
witness' address	
Date:	



BON	ND dated the	day of	20
issu	ed by		
of _			
			('the Surety'
in fa	vour of		
of _			
			('the Contractor')
Вуа	a sub-contract ('the Su	b-Contract') between the Contractor ar	nd
of _			
this	Bond in favour of the (ncluded in interim payments provided Contractor. In the Contractor in the maximum ag	
payı		d by the Contractor in writing of the mpletion of the Sub-Contract Works workent.	
		a demand which complies with the re Surety the sum therein demanded.	equirements in clause 4 below, be
Any	demand by the Contra	actor under clause 3 above shall:	
·1	be in writing addres	sed to the Surety at its office at	
	refer to this Bond, bankers; and	and with the signature(s) therein a	authenticated by the Contractor's
·2		the Retention that would have been hetention been deductible; and	eld by the Contractor at the date o
.3		emanded, which shall not exceed the titify for which one or more of the follow	



- the costs actually incurred by the Contractor by reason of the failure of the Sub-Contractor to comply with the directions of the Contractor under the Sub-Contract;
- -2 any expenses or any direct loss and/or damage caused to the Contractor as a result of the termination of the Sub-Contractor's employment by the Contractor;
- any costs, other than the amounts referred to in clauses 4·3·1 and 4·3·2 above, which the Contractor has actually incurred and which, under the Sub-Contract, he is entitled to deduct from monies otherwise due or to become due to the Sub-Contractor; and identify his entitlement;

.4	incorporate a certification that the Sub-Contractor has been given 14 days' written notice of
	his liability for the amount demanded hereunder by the Contractor and that the Sub-
	Contractor has not discharged that liability; and that a copy of this notice has at the same
	time been sent to the Surety at its office at
	•

Such demand as above shall, for the purposes of this Bond but not further or otherwise, be conclusive evidence (and admissible as such) that the amount demanded is properly due and payable to the Contractor by the Sub-Contractor.

- If the Sub-Contract is to be assigned or otherwise transferred with the benefit of this Bond, the Contractor shall be entitled to assign or transfer this Bond only with the prior written consent of the Surety, such consent not to be unreasonably delayed or withheld.
- The Surety, in the absence of a prior written demand made, shall be released from its liability under this Bond upon the earliest occurrence of either:
 - the date of issue under the Main Contract of the Certificate of Making Good as confirmed by the Contractor to the Surety; or
 - ·2 satisfaction of a demand(s) up to the maximum aggregate under the Bond; or

.3	(insert calendar	date)

- 7 Any demand made hereunder must be received by the Surety accompanied by the documents as required by clause 4 above on or before the earliest occurrence as stated above, when this Bond will terminate and become of no further effect whatsoever.
- **8** Notwithstanding any other provisions of this Bond nothing in this Bond confers or is intended to confer any right to enforce any of its terms on any person who is not a party to it.
- 9 This Bond shall be governed and construed in accordance with the laws of England and Wales.



IN WITNESS whereof this Deed of Guarantee has been duly executed and delivered on the date below:		
Signed as a Deed by:		
as the Attorney and on behalf of the Surety:		
In the presence of:		
witness' signature		
witness' name		
witness' address		
Date:		



(Agreed between the JCT and the British Bankers' Association)

BON	ND dated the	day of	20
issu	ed by		
of _			
			('the Surety')
in fa	vour of		
of _			_
			('the Employer')
Вуа	a contract ('the Contract	') between the Employer and	
of _			
from favo	n amounts included in our of the Employer.	nat he will not exercise his right und Interim Payments provided the Cor	ntractor has taken out this Bond in
until Pay	ment after practical con	by the Employer in writing of the npletion when the maximum aggrega	(figures and words) date of issue of the next Interimate sum shall be reduced by 50 per
		demand which complies with the ro	
Any	demand by the Employ	ver under clause 3 above shall:	
·1	be in writing address	ed to the Surety at its office at	
	refer to this Bond, bankers; and	and with the signature(s) therein	authenticated by the Employer's
·2		the Retention that would have been ention been deductible; and	held by the Employer at the date of
.3		manded, which shall not exceed the	

the costs actually incurred by the Employer by reason of the failure of the Contractor to comply with the instructions of the Employer under the Contract;



- •2 the insurance premiums paid by the Employer pursuant to the Contract because the Contractor has not taken out and/or not maintained any insurance of the building works which he was required under the Contract to take out and/or maintain;
- ·3 liquidated and ascertained damages which under the Contract the Contractor is due to pay or allow to the Employer; and be accompanied by a copy of the notice of the Employer which under the Contract he is required to issue and which states that the Contractor has failed to complete the works by the contractual Completion Date;
- -4 any expenses or any direct loss and/or damage caused to the Employer as a result of the termination of the Contractor's employment by the Employer;
- •5 any costs, other than the amounts referred to in clauses 4·3·1 to 4·3·4 above, which the Employer has actually incurred and which, under the Contract, he is entitled to deduct from monies otherwise due or to become due to the Contractor; and identify his entitlement;

∙4	incorporate a statement that the Contractor has been given 14 days' written notice of his
	liability for the amount demanded hereunder by the Employer and that the Contractor has
	not discharged that liability; and that a copy of this notice has at the same time been sent to
	the Surety at its office at

Such demand as above shall, for the purposes of this Bond but not further or otherwise, be conclusive evidence (and admissible as such) that the amount demanded is properly due and payable to the Employer by the Contractor.

- If the Contract is to be assigned or otherwise transferred with the benefit of this Bond, the Employer shall be entitled to assign or transfer this Bond only with the prior written consent of the Surety, such consent not to be unreasonably delayed or withheld.
- The Surety, in the absence of a prior written demand made, shall be released from its liability under this Bond upon the earliest occurrence of either:
 - •1 the date of issue under the Contract of the Notice of Completion of Making Good as confirmed by the Employer to the Surety; or
 - $\cdot 2$ satisfaction of a demand(s) up to the maximum aggregate under the Bond; or
 - ·3 _____ (insert calendar date).
- 7 Any demand made hereunder must be received by the Surety accompanied by the documents as required by clause 4 above on or before the earliest occurrence as stated above, when this Bond will terminate and become of no further effect whatsoever.
- 8 Notwithstanding any other provisions of this Bond nothing in this Bond confers or is intended to confer any right to enforce any of its terms on any person who is not a party to it.
- **9** This Bond shall be governed and construed in accordance with the laws of England and Wales.



IN WITNESS whereof this Deed of Guarantee has been duly executed and delivered on the dabelow:	ate
Signed as a Deed by:	
as the Attorney and on behalf of the Surety:	
In the presence of:	
witness' signature	
witness' name	
witness' address	
Date	



(Agreed between the JCT and the British Bankers' Association)

BON	D dated the	day of	20
issue	ed by		
of			
			('the Surety')
in fav	vour of		
of			
			('the Contractor')
Ву а	sub-contract ('the Sub-	o-Contract') between the Contractor ar	nd
of			
Rete		d that he will not exercise his right included in interim payments provided Contractor.	
The	Surety is hereby boun	d to the Contractor in the maximum aç	ggregate sum of
payn		d by the Contractor in writing of the mpletion of the Sub-Contract Works works.	
The entitl	Contractor shall, on a ed to receive from the	a demand which complies with the re Surety the sum therein demanded.	equirements in clause 4 below, be
Any	demand by the Contra	actor under clause 3 above shall:	
·1	be in writing address	sed to the Surety at its office at	
	refer to this Bond, bankers; and	and with the signature(s) therein a	authenticated by the Contractor's
·2		the Retention that would have been h tention been deductible; and	eld by the Contractor at the date of
.3		emanded, which shall not exceed the tify for which one or more of the follow	

the costs actually incurred by the Contractor by reason of the failure of the Sub-Contractor to comply with the directions of the Contractor under the Sub-Contract;



- •2 any expenses or any direct loss and/or damage caused to the Contractor as a result of the termination of the Sub-Contractor's employment by the Contractor;
- -3 any costs, other than the amounts referred to in clauses 4·3·1 and 4·3·2 above, which the Contractor has actually incurred and which, under the Sub-Contract, he is entitled to deduct from monies otherwise due or to become due to the Sub-Contractor; and identify his entitlement;

·4	incorporate a certification that the Sub-Contractor has been given 14 days' written notice of
	his liability for the amount demanded hereunder by the Contractor and that the Sub-
	Contractor has not discharged that liability; and that a copy of this notice has at the same
	time been sent to the Surety at its office at

Such demand as above shall, for the purposes of this Bond but not further or otherwise, be conclusive evidence (and admissible as such) that the amount demanded is properly due and payable to the Contractor by the Sub-Contractor.

- If the Sub-Contract is to be assigned or otherwise transferred with the benefit of this Bond, the Contractor shall be entitled to assign or transfer this Bond only with the prior written consent of the Surety, such consent not to be unreasonably delayed or withheld.
- The Surety, in the absence of a prior written demand made, shall be released from its liability under this Bond upon the earliest occurrence of either:
 - •1 the date of issue under the Main Contract of the Notice of Completion of Making Good as confirmed by the Contractor to the Surety; or
 - ·2 satisfaction of a demand(s) up to the maximum aggregate under the Bond; or

·3 (in:	sert calendar date).
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- 7 Any demand made hereunder must be received by the Surety accompanied by the documents as required by clause 4 above on or before the earliest occurrence as stated above, when this Bond will terminate and become of no further effect whatsoever.
- 8 Notwithstanding any other provisions of this Bond nothing in this Bond confers or is intended to confer any right to enforce any of its terms on any person who is not a party to it.
- **9** This Bond shall be governed and construed in accordance with the laws of England and Wales.



N WITNESS whereof this Deed of Guarantee has been duly executed and delivered on the date below:	te
Signed as a Deed by:	
as the Attorney and on behalf of the Surety:	
n the presence of:	
witness' signature	
witness' name	
witness' address	
Date:	



BON	ID dated the	day of	20
issue	ed by		
of			
			("the Surety"
in fa	vour of		
of			
			('the Employer')
Ву а	contract ('the Trade C	ontract') between the Employer and	
of			
out t	his Bond in favour of th	icluded in Interim Certificates providence Employer. If to the Employer in the maximum ago	
Certi	the Surety is notified ificate after practical code by 50 per cent.	by the Employer in writing of the completion of the Works when the r	date of issue of the next Interim
		demand which complies with the re Surety the sum therein demanded.	
Any	demand by the Employ	er under clause 3 above shall:	
·1	be in writing address	ed to the Surety at its office at	
	refer to this Bond, bankers; and	and with the signature(s) therein	authenticated by the Employer's
·2		the Retention that would have been hention been deductible; and	neld by the Employer at the date o
.3		manded, which shall not exceed the ify for which one or more of the follow	



- the costs actually incurred by the Employer by reason of the failure of the Trade Contractor to comply with the instructions of the Construction Manager under the Trade Contract; and be accompanied by a statement by the Construction Manager which confirms that this failure by the Trade Contractor has occurred;
- damages which under the Trade Contract the Trade Contractor is due to pay or allow to the Employer because the Trade Contractor has failed to complete the works within the relevant Completion Period for the Works;
- ·3 any expenses or any direct loss and/or damage caused to the Employer as a result of the termination of the Trade Contractor's employment by the Employer;
- -4 any costs, other than the amounts referred to in clauses 4·3·1 to 4·3·3 above, which the Employer has actually incurred and which, under the Trade Contract, he is entitled to deduct from monies otherwise due or to become due to the Trade Contractor; and identify his entitlement;

∙4	incorporate a certification that the Trade Contractor has been given 14 days' written notice
	of his liability for the amount demanded hereunder by the Employer and that the Trade
	Contractor has not discharged that liability; and that a copy of this notice has at the same
	time been sent to the Surety at its office at

Such demand as above shall, for the purposes of this Bond but not further or otherwise, be conclusive evidence (and admissible as such) that the amount demanded is properly due and payable to the Employer by the Trade Contractor.

- If the Trade Contract is to be assigned or otherwise transferred with the benefit of this Bond, the Employer shall be entitled to assign or transfer this Bond only with the prior written consent of the Surety, such consent not to be unreasonably delayed or withheld.
- The Surety, in the absence of a prior written demand made, shall be released from its liability under this Bond upon the earliest occurrence of either:
 - •1 the date of issue under the Trade Contract of the Certificate of Making Good as confirmed by the Employer to the Surety; or
 - ·2 satisfaction of a demand(s) up to the maximum aggregate under the Bond; or
 - ·3 _____ (insert calendar date).
- 7 Any demand made hereunder must be received by the Surety accompanied by the documents as required by clause 4 above on or before the earliest occurrence as stated above, when this Bond will terminate and become of no further effect whatsoever.
- 8 Notwithstanding any other provisions of this Bond nothing in this Bond confers or is intended to confer any right to enforce any of its terms on any person who is not a party to it.
- **9** This Bond shall be governed and construed in accordance with the laws of England and Wales.



IN WITNESS whereof this Deed of Guarantee has been duly executed and delivered on the date below:
Signed as a Deed by:
as the Attorney and on behalf of the Surety:
In the presence of:
witness' signature
witness' name
witness' address
Date:



BONI	D dated the	day of	20
issue	d by		
of			
			('the Surety')
in fav	our of		
of			
			('the Management Contractor')
By a	works contract ('the V	Vorks Contract') between the Manage	ement Contractor and
			_
of			
Work	s Contractor has take	or's Retention from amounts include en out this Bond in favour of the Mana ad to the Management Contractor in the	agement Contractor.
interi	the Surety is notified m payment after praduced by 50 per cent	by the Management Contractor in wi ctical completion of the Works when	(figures and words) riting of the date of issue of the next the maximum aggregate sum shall
		tor shall, on a demand which compli ve from the Surety the sum therein de	
Any c	demand by the Mana	gement Contractor under clause 3 ab	ove shall:
·1	be in writing addres	sed to the Surety at its office at	
	refer to this Bond, Contractor's banker	and with the signature(s) therein rs; and	authenticated by the Management
·2		of the Works Contractor's Retention actor at the date of the demand had	
.3		emanded, which shall not exceed th	



- •1 the costs actually incurred by the Management Contractor by reason of the failure of the Works Contractor to comply with the directions of the Management Contractor under the Works Contract;
- -2 any expenses or any direct loss and/or damage caused to the Management Contractor as a result of the termination of the Works Contractor's employment by the Management Contractor;
- any costs, other than the amounts referred to in clauses 4·3·1 and 4·3·2 above, which the Management Contractor has actually incurred and which, under the Works Contract, he is entitled to deduct from monies otherwise due or to become due to the Works Contractor; and identify his entitlement;

∙4	incorporate a certification that the Works Contractor has been given 14 days' written notice
	of his liability for the amount demanded hereunder by the Management Contractor and that
	the Works Contractor has not discharged that liability; and that a copy of this notice has at
	the same time been sent to the Surety at its office at
	•

Such demand as above shall, for the purposes of this Bond but not further or otherwise, be conclusive evidence (and admissible as such) that the amount demanded is properly due and payable to the Management Contractor by the Works Contractor.

- If the Works Contract is to be assigned or otherwise transferred with the benefit of this Bond, the Management Contractor shall be entitled to assign or transfer this Bond only with the prior written consent of the Surety, such consent not to be unreasonably delayed or withheld.
- The Surety, in the absence of a prior written demand made, shall be released from its liability under this Bond upon the earliest occurrence of either:
 - the date of issue under the Management Contract of the Notice of Completion of Making Good as confirmed by the Management Contractor to the Surety; or
 - ·2 satisfaction of a demand(s) up to the maximum aggregate under the Bond; or
 - ·3 (insert calendar date).
- 7 Any demand made hereunder must be received by the Surety accompanied by the documents as required by clause 4 above on or before the earliest occurrence as stated above, when this Bond will terminate and become of no further effect whatsoever.
- 8 Notwithstanding any other provisions of this Bond nothing in this Bond confers or is intended to confer any right to enforce any of its terms on any person who is not a party to it.
- **9** This Bond shall be governed and construed in accordance with the laws of England and Wales.



N WITNESS whereof this Deed of Guarantee has been duly executed and delivered on the celow:	date
Signed as a Deed by:	
as the Attorney and on behalf of the Surety:	
n the presence of:	
witness' signature	
witness' name	
witness' address	
Pate:	