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Banking – Since the deed of guarantee was drafted by the bank, in case of doubt, had to be read against the bank. (It is common knowledge that banking documents are in standard form, got prepared by the bank, with signatures of the borrowers, guarantors etc. being obtained thereon).

Central Bank of India v. Virudhunagar Steel Rolling Mills Ltd. (2015) 16 SCC 207

Tags: <u>Banking</u>, <u>Central Bank of India v. Virudhunagar Steel Rolling Mills Ltd</u>, <u>Guarantee</u>, <u>Guarantee</u> <u>Interpretation of</u>