INDENTURE, OR FOR THE PURPOSE OF CURING ANY AMBIGUITY OR DEFECTIVE PROVISION CON-

SECTION 90. THE TERMS AND CONDITIONS CONTAINED IN ANY SUPPLEMENTAL INDENTURE OR AGREEMENT AS TO ANY PROVISION AUTHORIZED TO BE CONTAINED THEREIN UNDER
PARAGRAPHS (B), (C), (D), (F) AND (G) OF THE FOREGOING SECTION 89 SHALL, IF DEEMED
NECESSARY OR ADVISABLE BY THE TRUSTEE, BE SET FORTH IN REASONABLE AND CUSTOMARY
MANNER IN THE BONDS OF THE PARTICULAR SERIES TO WHICH SUCH SUPPLEMENTAL INDENTURE
OR AGREEMENT SHALL APPLY.

IN CASE OF THE EXECUTION AND DELIVERY OF ANY SUPPLEMENTAL INDENTURE
OR AGREEMENT, EXPRESS REFERENCE MAY BE MADE THERETO IN THE TEXT OF THE BONDS OF
ANY SERIES ISSUED THEREAFTER, IF DELMED NECESSARY OR ADVISABLE BY THE TRUSTEE.

ARTICLE TWELFTH

SUNDRY PROVISIONS

SECTION 91 ANY DEMAND, REQUEST OR OTHER INSTRUMENT REQUIRED OR PROVIDED BY THIS INDENTURE TO BE SIGNED AND EXECUTED BY THE HOLDERS OR OWNERS OF ANY BONDS MAY BE IN ANY NUMBER OF CONCURRENT WRITINGS OF SIMILAR TENOR, AND MAY BE SIGNED OR EXECUTED BY SUCH HOLDERS OR OWNERS IN PERSON, OR BY ATTORNEY APPOINTED IN WRITING. PROOF OF THE EXECUTION OF ANY SUCH DEMAND, REQUEST OR OTHER INSTRUMENT OR OF THE WRITING APPOINTING ANY SUCH ATTORNEY, AND OF THE OWNERSHIP BY ANY PERSON OF ANY BONDS, SHALL BE CONCLUSIVE IN FAVOR OF THE TRUSTEE AND OF THE COMPANY, WITH REGARD TO DUE ACTION TAKEN BY THE TRUSTEE OR BY THE COMPANY, PURSUANT TO SUCH INSTRUMENT, IF SUCH PROOF BE MADE IN THE FOLLOWING MANNER:

THE FACT AND DATE OF THE EXECUTION BY ANY PERSON OF ANY SUCH DEMAND, REQUEST OR OTHER INSTRUMENT OR WRITING MAY BE PROVED BY THE CERTIFICATE OF ANY NOTARY PUBLIC OR ANY OFFICER OF ANY JURISDICTION AUTHORIZED BY THE LAWS THEREOF TO TAKE ACKNOWLEDGEMENTS OF DEEDS TO BE RECORDED IN ANY STATE WITHIN THE UNITED STATES OF AMERICA, CERTIFYING THAT THE PERSON SIGNING SUCH REQUEST OR OTHER INSTRUMENT ACKNOWLEDGED TO HIM THE EXECUTION THEREOF, OR BY AN AFFIDAVIT OF A WITHEST OF SUCH EXECUTION DULY SWORN TO BEFORE ANY SUCH NOTARY PUBLIC OR OTHER OFFICER.

THE FACT OF THE OWNERSHIP OF ANY COUPON BONDS WHICH SHALL NOT AT THE

TIME BE REGISTERED AS TO PRINCIPAL, AND THE AMOUNTS, SERIES AND SERIAL NUMBERS

OF SUCH BONDS AND THE DATE OF HOLDING THE SAME, MAY BE PROVED BY A CERTIFICATE

EXECUTED BY ANY TRUST COMPANY, BAMK, BANKER OR OTHER DEPOSITARY (WHEREVER SIT
UATED), IF SUCH CERTIFICATE SHALL BE DEEMED BY THE TRUSTEE TO BE SATISFACTORY,

SHOWING THAT AT THE DATE THEREIN MENTIONED THE PERSON NAMED IN SUCH CERTIFICATE

HAD ON DEPOSIT WITH, OR EXHIBITED TO, SUCH DEPOSITARY THE BONDS DESCRIBED IN

SUCH CERTIFICATE; BUT THE TRUSTEE, IN ITS DISCRETION, MAY REQUIRE SUCH OTHER

AND FURTHER PROOF OF SUCH OWNERSHIP AS, BEING ADVISED BY COUNSEL, IT SHALL DEEM

ADVISABLE. FOR ALL PURPOSES OF THIS INDENTURE AND OF ANY PROCEEDING PURSUANT HERETO

FOR THE ENFORCEMENT HEREOF OR OTHERWISE, SUCH PERSON SHALL BE DEEMED TO CONTINUE

TO BE THE OWNER OF SUCH BONDS UNTIL THE TRUSTEE SHALL HAVE RECEIVED NOTICE IN

WRITING TO THE CONTRARY. THE OWNERSHIP OF ANY REGISTERED BONDS AND OF ANY COUPON

BONDS WHICH SHALL AT THE TIME BE REGISTERED AS TO PRINCIPAL SHALL BE PROVED BY

THE REGISTER THEREOF.

SECTION 92. AS TO ALL COUPON BONDS WHICH SHALL AT THE TIME BE REGISTERED AS TO PRINCIPAL AND AS TO ALL REGISTERED BONDS, THE PERSON IN WHOSE NAME THE SAME SHALL BE REGISTERED ON THE BOOKS OF THE COMPANY SHALL FOR ALL PURPOSES