The Depository Trust Company A subsidiary of The Depository Trust & Clearing Corporation

FORM OF STEP RATE CALLABLE CERTIFICATE OF DEPOSIT

NEGOTIABLE MASTER CERTIFICATE OF DEPOSIT (Step Rate Callable)

ISSUER:		
CUSIP Number:		
This certifies that \$individual time deposit accounts (tl \$1,000.00, has been deposited with		
(the "Issuer"), payable to Cede & Co. custodian for its participants (the "Iregistered assigns. The Issuer prom Accounts as provided herein at the or 140 58th Street, Brooklyn, New York York as may be designated by the Pay This Negotiable Master Certificate of Brokerage Agreement dated as	Payee"), each acting for its also to pay all amounts in ffices of The Depository Transition of the Incentive of the Incentive of Theorem 11220, or at such other locative. Deposit (this "Master Certiform of the Incentive of Incention of In	self and for others, or respect of the Deposit ust Company ("DTC"), tion in the State of New ficate") arises out of the
(the "Agreement"), and is issued in c between the Issuer and DTC. The Deposit Accounts are issued in accounts.		•
Issue Date:	Maturity Date:	
Aggregate Principal Amount Deposited: \$	Amount Per Deposit Account:	\$ <u>1,000.00</u>
Term:	Annual Interest Rate:	Step Rate, as described below
9	Call Provision	
This Master Certificate is callable, at prior to the Maturity Date, at par thereafter (any such date, the "Call Da Payee.	on and	<u>-</u>

Interest

Interest on Deposit Accounts will be payable at the rates (each, a "Step Rate") set forth on Schedule 1 attached hereto and made a part hereof.

Interest on Deposit Accounts will be payable at a simple interest rate as stated above and computed on the basis of the actual number of days elapsed and a 365-day year. Interest on Deposit Accounts will accrue from and including, as applicable, the Issue Date or the last Interest Payment Date (as defined below) on which interest was paid to, but excluding, the next Interest Payment Date, the Call Date or the Maturity Date, as applicable.

Interest on Deposit	Accounts shall be paid by the Issuer	
beginning on	and thereafter on each	anniversary
thereof (each date or	n which interest is paid, an "Interest Payment 1	Date"). Any interest on
Deposit Accounts ac	crued and unpaid as of the Call Date or the Ma	turity Date shall be paid
by the Issuer on the	Call Date or the Maturity Date, as applicable.	

Any interest payment due on an Interest Payment Date, the Call Date or the Maturity Date that is not a business day will be paid on the next succeeding business day. A "business day" shall be a day on which

and the banks in both the Issuer's jurisdiction of organization and New York are open for business.

Interest payments will be distributed on each Interest Payment Date by remitting such payments to the Payee in Federal or other immediately available funds on each such Interest Payment Date. NO INTEREST WILL BE EARNED AFTER THE CALL DATE OR THE MATURITY DATE, AS APPLICABLE.

Waivers

The Issuer hereby waives presentment, notice of dishonor and protest.

No Early Withdrawal

Except as set forth below, no withdrawal may be made from any Deposit Account prior to the Call Date or the Maturity Date, as applicable.

Early withdrawal from any Deposit Account will be allowed following the death or adjudication of incompetence of the owner thereof. In such event, and upon written request of the Payee, the Issuer shall pay the sum of (i) the full amount on deposit in such Deposit Account and (ii) the amount of unpaid interest that has accrued on the Deposit Account from the Issue Date to, but not including, the date of early withdrawal.

Notations on or Reissuance of Master Certificate

In the event of an early withdrawal of any Deposit Account(s), or the issuance by the Issuer (with the cooperation of the Payee) of an individual certificate of deposit in respect of any

Deposit Account(s), at the election of the Payee, either (i) this Master Certificate will be destroyed and the Issuer will issue in lieu hereof (but in the same form) a new Master Certificate to evidence the aggregate number and amount of Deposit Accounts evidenced hereby then outstanding or (ii) in lieu of presentment of this Master Certificate and the issuance of any such new Master Certificate, the Payee will make an appropriate notation on this Master Certificate showing the date and amount of each such withdrawal or issuance and the aggregate dollar amount of the Deposit Accounts then still outstanding after giving effect thereto.

<u>Termination of Deposit Insurance</u>

If the Issuer's deposit insurance is terminated by the Federal Deposit Insurance Corporation (the "FDIC") or the Issuer, the Deposit Accounts will be redeemed by the Issuer on the last business day on which the Issuer's deposits would be insured by the FDIC. In such event, the Issuer shall pay the sum of (i) the full amount on deposit in the Deposit Accounts, and (ii) the amount of unpaid interest that has accrued on the Deposit Accounts from the Issue Date to, but not including, the date of redemption. These amounts will be remitted to the Payee, in Federal or other immediately available funds. Upon receipt of such amounts, the Payee will mark this Master Certificate as "paid in full" and destroy this Master Certificate.

Maturity/Earlier Call

The Master Certificate and the Deposit Accounts evidenced herby will not be automatically renewed at maturity. At the Maturity Date or the Call Date the Payee is under no obligation to present or return this Master Certificate to the Issuer. In addition, upon maturity or the earlier call of this Master Certificate, and upon receipt of the sum of (i) the full amount on deposit in the Deposit Accounts represented hereby, and (ii) the amount of unpaid interest which has accrued on such Deposit Accounts from the Issue Date to, but not including, the Maturity Date or the Call Date, as applicable, the Payee will mark this Master Certificate as "paid in full" and destroy this Master Certificate.

No Additions

No additions may be made to any Deposit Account evidenced by this Master Certificate.

Financial Asset

This Master Certificate shall be treated as a "financial asset" under Article 8 of the New York Uniform Commercial Code.

Transfers

This Master Certificate may be transferred only by delivery by the Payee of this Master Certificate, and any such transfer must include the indorsement of the Payee on this Master Certificate. Upon any such transfer in accordance with the terms of this Master Certificate, the person to whom this Master Certificate is transferred shall become the Payee for all

purposes hereunder, and all references to the "Payee" herein shall thereafter mean such transferee.

Electronic Nature of Master Certificate

The following provisions are applicable for so long as this Master Certificate is in Electronic Form.

This Master Certificate is an electronic record created in accordance with the provisions of the New York Electronic Signature Records Act ("ESRA"). If, at any time, it is determined that ESRA does not apply, this Master Certificate shall constitute a transferable record under the Uniform Electronic Transactions Act as adopted in the Issuer's jurisdiction of organization (if applicable).

This Master Certificate will be stored electronically in a system designated by the Payee which will date, encrypt and store all of the electronic information herein in a manner that reliably establishes the Payee (or any transferee) as the person to which this Master Certificate was originally issued or transferred (such system being hereinafter referred to as the "e-vault"). The only copy of this Master Certificate that is the authoritative copy will be the copy maintained in the e-vault that is under the control of the Payee.

Notations, marks and other revisions affecting this Master Certificate will be in electronic form and attached or logically associated with this Master Certificate through the facilities of the e-vault.

At any time that the Payee is required to destroy this Master Certificate in accordance with the terms hereof, the Payee will cause the authoritative copy of this Master Certificate to be destroyed or permanently marked as a "copy," in each case, through the facilities of the e-vault.

In connection with any transfer of this Master Certificate, this Master Certificate will be delivered through the facilities of the e-vault, and must include the indorsement of the Payee using an electronic symbol or process attached to or logically associated with this Electronic Master Certificate with the intent to effect a transfer of this record.

Dated:		
	Ву:	
	Name:	
	Title:	

Schedule 1

Step Rates

From (and including)	To (but excluding)	Step Rate%