The Depository Trust Company

A subsidiary of The Depository Trust & Clearing Corporation

DEPOSIT NOTE – MASTER NOTE

		(Date of Issuance)
laws of the [State or Commonwealth of receipt of time deposits, hereby promises to pa any successor ("Depositary"), (as custodian for for itself and as nominee or custodian for ot fiduciaries, custodians and nominees), or to its a amortization date, redemption date, repayment each deposit obligation identified on the ("Pay	y to Cede & Co. institutions that hers, including to registered assigns t date, maturity of the records of ing Agent")) as	nking association organized and existing under the or United States of America], in consideration of the , as nominee of The Depository Trust Company, or nave accounts with Depositary ("Participants"), each trusts, pension and retirement plans and accounts, s: (i) on each principal payment date, including each date, and extended maturity date, as applicable, of Issuer (which records are maintained by being evidenced by this Master Note, the principal on each interest payment date, if any, the interest
then due and payable on the principal amount f	For each such obl	igation. Payment shall be made by wire transfer of
United States dollars to the registered owner,	or in immediate	ely available funds or the equivalent to a party as
authorized by the registered owner and in the co	urrency other tha	n United States dollars as provided for in each such
obligation, by Paying Agent without the necessi	ty of presentation	n and surrender of this Master Note.
REFERENCE IS HEREBY MADE TO FORTH ON THE REVERSE HEREOF. This Master note is a valid and binding		ER PROVISIONS OF THIS MASTER NOTE SET
IN WITNESS WHEREOF, Issuer has caused the	nis instrument to	be duly executed under its corporate seal.
ATTEST:		(Issuer)
(Signature)		By:(Authorized Signature)
, ,	[C1]	, ,
	[Seal]	
		(Trustee)
		By:
		(Authorized Signature)



(Reverse Side of Note)

This Master Note evidences deposit obligations of Issuer	of a single Series (the
	(Series Designator)
"Deposit Obligations"), all issued or to be issued under a	nd pursuant to an Issuing and Paying Agent Agreement
dated as of, as amended (the	"Agreement"), duly executed and delivered by Issuer to
, as trustee ("Trustee")), to which Agreement and all agreements supplemental
thereto reference is hereby made for a description of the rig	hts, duties, and immunities thereunder of Trustee and the
rights thereunder of the holders of the Deposit Obligations	. As provided in the Agreement, the Deposit Obligations
may mature at different times, may bear interest, if any, at o	lifferent rates, may be subject to different redemption and
repayment provisions if any, may be subject to different	sinking, purchase, or analogous funds, if any, may be
subject to different covenants and events of default, and	may otherwise vary as in the Agreement provided or
permitted. The Deposit Obligations are limited (except a	s provided in the agreement) to the aggregate principal
amount of \$ designated as the De	posit Notes of Issuer Due From More Than 9 Months to
Years From Date of Issue.	
The Deposit Obligations evidenced by this Master	r Note rank (pari passu) with all other unsecured deposit
liabilities of Issuer. [NO INTEREST SHALL ACCRUE	ON THE DEPOSIT OBLIGATIONS EVIDENCED BY
THIS MASTER NOTE AFTER THEIR MATURITY.] T	HE DEPOSIT OBLIGATIONS EVIDENCED BY THIS
MASTER NOTE MAY NOT BE WITHDRAWN PRICE	OR TO THEIR MATURITY, EXCEPT AS MAY BE
REQUIRED BY APPLICABLE LAW.	
No reference herein to the Agreement and no prov	vision of this Master Note or of the Agreement shall alter
or impair the obligation of Issuer, which is absolute and un	conditional, to pay the principal of, premium, if any, and
interest, if any, on each Deposit Obligation at the times, pl	aces, and rates, and in the coin or currency, identified on
the records of Issuer.	
At the request of the registered owner, Issuer sha	all promptly issue and deliver one or more separate note
certificates evidencing each Deposit Obligation evidence	d by this Master Note. As of the date any such note
certificate or certificates issued, the Deposit Obligations w	hich are evidenced thereby shall no longer be evidenced
by this Master Note.	
FOR VALUE RECEIVED, the undersigned hereby, sells, a	ssigns, and transfers unto
(Name, Address, and Taxpayer Ident the Master Note and all rights thereunder,	ification Number of Assignee) hereby irrevocably constituting and appointing
,	Master Note on the books of Issuer with full power of
substitution in the premises.	r
Dated:	
	(Signature)
Signature(s) Guaranteed:	NOTICE: The signature on this assignment must
	correspond with the name as written upon the face of this Master Note, in every particular, without alteration or enlargement or any change whatsoever

Unless this certificate is presented by an authorized representative of The Depository Trust Company, a New York corporation ("DTC"), to Issuer or its agent for registration of transfer, exchange, or payment, and any certificate issued is registered in the name of Cede & Co. or in such other name as is requested by an authorized representative of DTC (and any payment is made to Cede & Co. or to such other entity as is requested by an authorized representative of DTC), ANY TRANSFER PLEDGE OR OTHER USE HEREOF FOR VALUE OR OTHERWISE BY OR TO ANY PERSON IS WRONGFUL inasmuch as the registered owner hereof, Cede & Co., has an interest herein.